(This General Information Document is neither a Prospectus nor a Statement in Lieu of Prospectus) General Information Document dated March 04, 2024 (For Addressee Only)





INDIA INFRASTRUCTURE FINANCE COMPANY LIMITED

(A Government of India Enterprise & an ISO 9001:2015 Certified Company)

Regd. Office & Corporate Office: Plate A & B, 5th Floor, Office Block 2, NBCC Towers, East Kidwai Nagar, New Delhi-110 023, India; Date and Place of Incorporation: January 05, 2006, New Delhi

Tel.: +91-11-24662777; Facsimile: +91-11-20815116/7; E-mail: information@iifel.in; Website: www.iifel.in Permanent Account Number: AABCI4645K; CIN: U67190DL2006GOI144520

RBI Registration Number: N-14.03288f

CFO- Shri Rajeev Mukhija; Tel: +91-11-24662851; Email: rajeev@iifcl.in

Company Secretary and Compliance Officer for the Issue; Shri. Abhirup Singh; Tel. No.: +91-11-24662689; Email: abhirup.singh@iifel.in

Details of the Promoters: President of India, Acting through the Ministry of Finance, Government of India

Details of the Promoters: President of India, Acting through the Ministry of Finance, Government of India,

GENERAL INFORMATION DOCUMENT (GID) DATED MARCH 04, 2024

THIS IS A GENERAL INFORMATION DOCUMENT (GID) IN CONFORMITY WITH COMPANIES ACT, 2013, AS AMENDED, AND RULES AND REGULATIONS MADE THEREUNDER AS AMENDED, SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021, AS AMENDED, FORM PAS-4 PRESCRIBED UNDER SECTION 42 AND RULE 14(1) OF COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, AS AMENDED, THE COMPANIES (SHARE CAPITAL AND DEBENTURE) RULES, 2014, AS AMENDED, RBI DIRECTIONS IN RESPECT OF ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS. THIS ISSUANCE WOULD BE UNDER THE ELECTRONIC BOOK MECHANISM FOR ISSUANCE OF DEBT SECURITIES ON PRIVATE PLACEMENT BASIS IN ACCORDANCE WITH CHAPTER VI OF THE SEBI CIRCULAR ON "MASTER CIRCULAR FOR ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES, SECURITIES ON PRIVATE PLACEMENT BASIS IN ACCORDANCE WITH CHAPTER VI OF THE SEBI CIRCULAR ON "MASTER CIRCULAR FOR ISSUE AND PAPER", DATED AUGUST 10, 2021 ("SEBI MASTER CIRCULAR"), AS UPDATED FROM TIME TO TIME, READ WITH THE "OPERATIONAL GUIDELINES FOR ISSUANCE OF SECURITIES ON PRIVATE PLACEMENT BASIS THROUGH AN ELECTRONIC BOOK MECHANISM" ISSUED BY BSE VIDE ITS NOTICE NUMBER 20221228-1 DATED DECEMBER 28, 2022 AND OPERATIONAL GUIDELINES FOR PARTICIPATION ON BSE BOND PLATFORM (EBP PLATFORM OF BSE) (UPDATED AS ON APRIL 17, 2023) ("BSE EBP GUIDELINES").

("SEE BEP GLIDELINES").
THIS GENERAL INFORMATIN DOCUMENT SHALL BE READ TOGETHER WITH RELEVANT KEY INFORMATION DOCUMENT ("KID") AND SHALL BE REFERRED AS ISSUE DOCUMENT/OFFER DOCUMENT. THIS GID SHALL BE VALID FOR ONE (1) YEAR FROM DATE OF OPENING OF FIRST ISSUANCE.

LISTED, UNSECURED/SECURED, TAXABLE, RATED, SENIOR, UNSUBORDINATED, REDEEMABLE NON-CONVERTIBLE DEBENTURES (NCDs or Debetaure*) OR COMMERCAL PAPERS ("CPs") OR ANY OTHER INSTRUMENTS AS MAY BE ALLOWED UNDER SEBI GUIDELINES.

Coupon Payment Frequency As per relevant KID As per relevant KID As per relevant KID As per relevant KID

For details pertaining to Eligible Investors of the NCDs/CPs or other Instruments, see section titled "Term Sheet" of the issue beginning on page no.92 and relevant KID. The Issues under the GID shall not be underwritten unless specified in relevant KID.

The President of India acting through Ministry of Finance, Government of India GENERAL RISKS

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

CREDIT RATING

The NCDs and CPs proposed to be issued under this GID have been assigned the ratings "IND/AAA Stable" for Debentures and "IND A1+" for Commercial Papers respectively by India Rating and Research Private Limited vide letter dated February 22, 2024 and "CARE AAA; Stable" for Debentures and "CARE A1+" for Commercial Papers respectively by Care Ratings Limited, vide letter dated March 04, 2024. For detailed press release, rationale and rating letter please refer to Annexure-II of this General Information Document.

LISTING

The NCDs are proposed to be listed on Wholesale debt market ("WDM") segment of the BSE and/or NSE as maybe specified by the Issuer. BSE has given its 'in-principle' approval to the Company vide its letter bearing no. [+] dated [+]. For copy of the said 'in- principal' approval letter, please see "Annexure-VIII -In Principle Listing Approval" of this General Information

Neither the Issuer nor any of the current directors of the Company appear on the list of willful defaulters of the RBI/ ECGC default list. For details of the same please refer to page uo. |-| of this GID.

The Debentures proposed to be issued under this GID does not form part of non-equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations, 2021. The face value of the NCD is Rs. 1,00,000/- per Debenture unless specified differently in relevant KID.

TRUSTEE FOR THE NCDs

REGISTRAR TO THE ISSUE

CREDIT RATING AGENCIES

BEACON

Beacon Trusteeship Limited Regd. & Corp. Office: 4C & D. Siddhivinayak Chambers, Gandhi

Nagar, Opp MIG Cricket Club, Bandra East, Mumbai - 400051 Tel: 022-26558759 Contact Person: Mr. Kaustubh

Kulkarni Email:

compliance a beacontrustee co.in Website: www.beacontrustee.co.in SEBI Registration No.: IND000000569

RCMC

RCMC Share Registry Private Limited Regd. & Corp. Office: B-25/1, Okhla Industrial Area, Phase -2, Near Rana Motors, New Delhi, Delhi 110020 Tel: 011-638 7320

Contact Person: Mr. Ravinder Dua Email: investor.services@remedelhi.com

Website: www.rcmcdelhi.com SEBI Registration No.: INR000000429

IndiaRatings

India Rating and Research Private Limited Regd. & Corp. Office: Level 16, Tower B Epiton Building No. 5 DLF Cyber City, Ph-3, Gurugram-122002, India. Tel: +91 124 6687230

Facsimile: +91 124 6687231 Contact Person: Ms. Karishma Badhwar Email: infogrp@indiaratings.co.in Website: www.indiaratings.co.in SEBI Registration No.: IN/CRA/002/1999 Care Baye

CARE Ratings Limited Regd. & Corp. Office: 4th Floor, Godrej Coliseum, Somaiya Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai - 400 022 Tel: +91-120-4452022 Contact Person: Ms. Neha.

Contact Person: Ms. Nena. Kadiyan Email: neha.kadiyan/icareedge.in Website: www.careedge.in SEBI Registration No.: IN/CRA/004/1999

STATUTORY AUDITOR

M/s Agarwal & Saxena, Chartered Accountants having its registered and corporate office at D-111, FGF, Panchsheel Enclave, New Delh-110017, contact person; Akshay Sethi, Tel: +91-9958274404, +91-9811753833, Email: mail@aussax.com and peer review no.: 013101

Issue/ Bid Opening: As specified in relevant KID Issue/ Bid Closing/Date of earliest closing: As specified in relevant KID

Pay-In Date: As specified in relevant KID Deemed Date of Allotment: As specified in relevant KID

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SECTION I DEFINITIONS AND ABBREVIATIONS

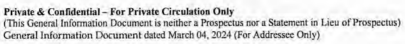
Terms	Description	
AY	Assessment Year	
Articles/ Articles of Association/ AoA	Articles of Association of the Company, as amended from time to time.	
Allotment/ Allot/ Allotted	The issue and allotment of the Debentures to the successful Applicants pursuant to issuance of Debentures under this GID.	
Applicant/ Investor	A person who makes an offer to subscribe to the Debentures pursuant to the terms of this General Information Document and the Application Form.	
Applicable Laws	Any statute, law, regulation, ordinance, rule, judgment, rule of law, order, decree, clearance, approval, directive, guideline (each having the force of law) or other governmental restriction or any similar form of decision, or determination by, or any interpretation or administration of any of the foregoing by, any statutory or regulatory authority (each having the force of law) whether in effect as of the date of this Disclosure Document or thereafter and in each case as amended.	
Application Form	The form in terms of which the Applicant shall make an offer to subscribe to the Debentures and which will be considered as the application for Allotment of Debentures.	
Beneficial Owner(s)	Debenture Holder(s) holding Debenture(s) in a dematerialized form (Beneficial Owner of the Debenture(s) as defined in clause (a) of sub-section of Section 2 of the Depositories Act, 1996).	
Board/ Board of Directors	The Board of Directors of Issuer or any committee of the Board thereof.	
BSE	BSE Limited	
CAG	Comptroller and Auditor General of India	
CARE	CARE Ratings Limited	
CDSL	Central Depository Services (India) Limited	
CIN	Corporate Identity Number	
Clearing Corporation	Shall mean Clearing Corporation of India Limited ("ICCL")	
Companies Act / Act	Companies Act, 2013 (to the extent notified and effective) or Companies Act,1956 (to the extent applicable), as may be amended from time to time.	
Commercial Papers	Commercial Paper offered through this GID along with relevant KID	
Company/ Issuer/ IIFCL/ we/ us/ our	India Infrastructure Finance Company Limited, a company incorporated under Companies Act, 1956 and having its registered office at Plate A & B, 5 th Floor, Office Block 2, NBCC Towers, East Kidwai Nagar, New Delhi-110 023, India and bearing CIN: U67190DL2006GOI144520	
Coupon or Interest	The interest payable on such Debentures for each relevant interest period on trespective principal amounts or so much thereof as is outstanding from time to time, such interest rate (Coupon Rate/Interest Rate) as may be discovered through the Electronic Book Mechanism or the fixed rate of interest indicated by the Issuer.	
Coupon Payment Date/Interest Payment Date	The date on which Coupon is payable to the Investors. If any Coupon Payment Date falls	
Credit Rating Agency	CARE and India Ratings, being credit rating agencies registered with SEBI pursuant to SEBI (Credit Rating Agencies) Regulations 1999, as amended from time to time.	
CSR	Corporate Social Responsibility	
Debentures/ NCDs/Bonds	Debentures/NCD offered through private placement route under the terms of this General Information Document along with relevant KIDs.	
Debenture Holder(s)/Beneficial	Any person holding the Debentures and whose name appears in the list of Beneficial Owner(s) provided by the Depositories or whose name appears in the register of Debenture	



Owner(s)/Investors	Holder(s) maintained by the Issuer/ Registrar.	
Debenture Trust Deed	The document titled 'Debenture Trust Deed' to be executed between the Debenture Trust and the Issuer for <i>inter alia</i> settling a trust and describing the powers of the Debenture Trustee read with any amendments or supplements thereto.	
Debenture Trustee Agreement	The document titled 'Debenture Trustee Agreement' dated February 27, 2024, exception between the Issuer and the Debenture Trustee for the appointment of the Debenture Trustee for the appointment of the Debenture Trustee.	
Debt Securities	Non-Convertible debt securities which create or acknowledge indebtedness and include Debentures/Bonds and such other securities of the Issuer, whether constituting a charge on the assets of the Issuer or not but excludes security receipts and securitized debt instruments.	
Deemed Date of Allotment	The cut-off date on which the Board/ duly authorized committee or officials authorised approve the Allotment of the Debentures i.e. the date from which all benefits under the Debentures including interest on the Debentures shall be available to the Debenture Holder(s). The actual allotment of Debentures (i.e. approval from the Board of Directors or a committee thereof) may take place on a date other than the Deemed Date of Allotment.	
Demat	Refers to dematerialized securities which are securities that are in electronic form, and not in physical form, with the entries noted by the Depository.	
Depository	A Depository registered with SEBI under the SEBI (Depositories and Participant) Regulations, 2018, as amended from time to time	
Depositories Act	The Depositories Act, 1996, as amended from time to time	
Depository Participant	A Depository participant as defined under the Depositories Act, 1996	
Designated Stock Exchange	BSE	
Designated Bank Account	Bank Account maintained with the Clearing Corporation	
DP	Depository Participant	
DRR	Debenture Redemption Reserve	
ЕВР	"Electronic Book Platform" or "EBP" means a recognized stock exchange or a recognised depository which, pursuant to obtaining approval from SEBI, provides an electronic platform for the private placement of securities.	
ECGC	Export Credit Guarantee Corporation of India	
Eligible Investors	All QIBs, and any non-QIB Investors specifically mapped by the Issuer on the EB Platform, are eligible to bid / invest / apply for Debentures under this GID. All participants are required to comply with the relevant regulations/ guideline applicable to them for investing in the Debentures under this GID.	
EPS	Earnings Per Share	
FIs	Financial Institutions	
FPIs	Foreign Portfolio Investors as defined under SEBI (Foreign Portfolio Investors) Regulations, 2014 registered with SEBI.	
Financial Year/ FY/ Fiscal	Period of twelve months ending on March 31, of that particular year	
GOI	Government of India/ Central Government	
GIR	General Index Registration Number	
General Information Document/GID /Disclosure Document	The General Information Document cum application letter issued by the Issuer, prepared in compliance with Section 42 of the Act read with the PAS Rules as may be amended from time to time.	
Harmonized List	Harmonized Master List of Infrastructure Sub-sectors issued by Ministry of Finance bearing reference no. F.No.13/1/2017-INF dated August 24, 2020, and its updates	
Independent Director	An independent director referred to in sub-section (6) of Section 149 of the Companies Act, 2013	









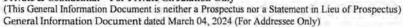
India Rating	India Ratings and Research Private Limited	
Issue/ Offer/Issue Size	Offer/Issue Size As specified in relevant KID	
Bid/Issue Closing Date	As specified in relevant KID	
Issue Opening Date	As specified in relevant KID	
IT Act	The Income Tax Act, 1961, as amended from time to time.	
IT	Income Tax	
ISIN	International Securities Identification Number.	
ISIN Circulars	SEBI Circular CIR/IMD/DF-1/ 67 /2017 dated June 30, 2017, as amended ("First ISIN Circular") and SEBI Circular CIR/DDHS/P/59/2018 dated March 28, 2018, as amended ("Second ISIN Circular", together with the First ISIN Circular, the "ISIN Circulars").	
Key Managerial Personnel/ KMP	Key managerial personnel, in relation to the Company, shall mean: i. Managing Director & Whole-time Directors; ii. Company Secretary; and iii. Chief Financial Officer.	
KID/Key Information Document	Shall mean the relevant key information document issued under this GID	
Listing Agreement	Listing agreement under SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended from time to time.	
SEBI Listing Regulations	SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.	
Majority Debenture Holders	Such of the Debenture Holder(s) holding more than 50% (fifty percent) of the then outstanding Debentures	
MD	Managing Director of IIFCL	
Memorandum/Memorandum of Association (MoA)	Memorandum of Association of the Company as originally framed or as altered from time to time in pursuance of any previous company law or of the Companies Act, 2013.	
MoF	Ministry of Finance	
MF	Mutual Fund	
N.A.	Not Applicable	
NEFT	National Electronic Funds Transfer	
NSE	National Stock Exchange of India Limited	
NSDL	National Securities Depository Limited	
PAN	Permanent Account Number	
PAS Rules	Companies (Prospectus and Allotment of Securities) Rules, 2014, as amended from time to time	
Pay In Date	The date as specified in KID	
Person	An individual, natural person, corporation, partnership, joint venture, incorporated or unincorporated body or association, trust, company, government or subdivision thereof.	
Private Placement	The Offer of Debentures or invitation to subscribe to the Debentures of the Issuer (other than by way of public offer) through the issue of this to the Investors on such conditions including the form and manner of the private placement as prescribed under the Companies Act, 2013, as amended	
Promoter	President of India, Acting through the Ministry of Finance, Government of India	
Rs. / INR/ Rupees/ Rs.	Indian National Rupee	
Record Date	Record date of interest shall be 15 (fifteen) calendar days prior to each Interest Payment Date and/ or 15 (fifteen) calendar days prior to the date of Maturity. Interest shall be paid to the	



	person whose name appears as sole/ first in the Register of Debenture Holder(s)/Beneficial Owner(s) position of the Depositories on Record Date or to the Debenture Holder(s) who have converted the Debentures to physical form and their name is registered on the registers maintained by Company/ Registrar. In the event of Issuer not receiving any notice of transfer at least 15 (fifteen) calendar days before the respective due date of payment of interest and at least 15 (fifteen) calendar days prior to the maturity date, the transferees for the Debenture shall not have any claim against Issuer in respect of interest so paid to the registered Debenture Holder(s).	
Redemption	Repayment of the amount of Debentures or discharge of liability to the Debenture Holder(s). It implies of the principal amount as well as interest due on Debentures to the Debenture Holder(s).	
Redemption Date	The date on which the said Debentures are required to be redeemed or payment of Redemption in accordance with the terms of this General Information Document and other Transaction Documents.	
RBI Guidelines/Master Directions 2016	RBI Master Direction on Non-Banking Financial Company – Systemically Important Non-Deposit Taking Company and Deposit Taking Company (Reserve Bank) Directions, 2016 issued by RBI vide Circular No. RBI/DNBR/2016-17/45 Master Direction DNBR.PD.008/03.10.119/2016-17 dated September 1, 2016, as amended from time to time	
RTGS	Real Time Gross Settlement	
ROC	Registrar of Companies	
Registrar to the Issue	RCMC Share Registry Private Limited	
SEBI	Securities and Exchange Board established under the Securities and Exchange Board of India Act, 1992, as amended from time to time	
SEBI NCS Regulations	SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021, bearing reference number SEBI/LAD-NRO/GN/2021/39, dated August 09, 2021, as amended from time to time.	
SEBI Master Circular	Master Circular for Issue and Listing of Non-Convertible Securities, Securitized De Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper issue by SEBI vide circular no. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, amended from time to time.	
SEBI Regulations	The SEBI NCS Regulations, SEBI Master Circular, SEBI Listing Regulations, and any other regulations applicable for the issue of Debentures, each as amended from time to time.	
SIFTI	Scheme for Financing Viable Infrastructure Projects through a Special Purpose Vehicle called the India Infrastructure Finance Company Limited, notified by Ministry of Finance	
SEBI Act	Securities and Exchange Board of India Act, 1992, as amended from time to time	
Stock Exchange	BSE and/or NSE as maybe specified by the Issuer	
Term Sheet	Terms and conditions of the Issue as set out under section "Terms of Offer" of this General Information Document	
Transaction Documents	All documents entered into/ to be entered into in relation to the issuance of the Debentures and/or other rights and privileges of the Investors and the Debenture Trustee including but not limited to the Debenture Trust Deed, Debenture Trustee Agreement, this General Information Document, and any other agreement or document mutually agreed by the Debenture Trustee and the Issuer to be a 'Transaction Document' and as referred in the Term Sheet.	
Trustee/ Debenture Trustee	Beacon Trusteeship Limited	
TDS	Tax Deducted at Source	
WDM	Wholesale Debt Market	
Working Day	For the purpose of this General Information Document, "working day" shall mean all days on which commercial banks in New Delhi, as specified in the General Information	









Document, are open for business;

Explanation: For the purpose of this definition, in respect of -

- (i) Announcement of bid/issue period: working day shall mean all days, excluding Saturdays, Sundays and public holidays, on which commercial banks in the city as notified in the offer document are open for business.
- (ii) the time period between the Bid/ Issue Closing Date and the listing of the non-convertible securities on the Stock Exchange: working day shall mean all trading days of the Stock Exchanges for non-convertible securities, excluding Saturdays, Sundays and bank holidays, as specified by the Board.





SECTION II DISCLAIMERS

ISSUER'S ABSOLUTE RESPONSIBILITY

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

DISCLAIMER OF THE ISSUER

This General Information Document is neither a prospectus nor a statement in lieu of prospectus and is prepared in conformity with Companies Act, 2013, Form PAS-4 prescribed under Section 42 and Rule 14 of PAS Rules, SEBI Regulations and the relevant rules and regulations therein. This document does not constitute an offer to the public generally to subscribe for or otherwise acquire the Debentures to be issued by the Issuer. This document is for the exclusive use of the Investors to whom it has been specifically addressed and it should not be circulated or distributed to the third party(s). It is not and shall not be deemed to constitute an offer or an invitation to the public, in general, to subscribe to the Debentures issued by the Issuer. The Debentures will be issued strictly on Private Placement basis. Apart from this General Information Document or relevant Key Information Document, no other document is being prepared in connection with the offering of the Debentures or in relation to the Issuer.

This General Information Document is not intended to form the basis of evaluation for the prospective subscribers to whom it is addressed, and who are willing and eligible to subscribe to the Debentures issued by the Company. This General Information Document has been prepared to give general information regarding the Company to parties proposing to invest in the Debentures proposed to be issued under this GID and it does not purport to contain all the information that any such party may require. Further, this General Information Document has been prepared for informational purposes relating to this transaction only and upon the express understanding that it will be used only for the purposes set forth herein. The Company believes that the information contained in this General Information Document is true and correct as of the date hereof. The Company does not undertake to update this General Information Document to reflect subsequent events and thus prospective subscribers must confirm the accuracy and relevance of any information contained herein with the Company. However, the Company reserves its right for providing the information at its absolute discretion. The Company accepts no responsibility for statements made in any advertisement or another material and anyone placing reliance on any other source of information would be doing so at their own risk and responsibility. Neither the delivery of this General Information Document or relevant Key Information Document nor any sale of Debentures made hereafter 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. The delivery of this General Information Document does not provide any representation regarding the eligibility of the parties to whom this General Information Document is delivered such investors are requested to confirm its eligibility in the Offer.

Prospective subscribers must make their own independent evaluation and judgment before making the investment and are believed to be experienced in investing in debt markets and are able to bear the economic risk of investing in Debentures. It is the responsibility of the prospective subscribers to have obtained all consents, approvals or authorizations required by them to make an Offer to subscribe for and purchase the Debentures. It is the responsibility of the prospective subscribers to verify if they have the necessary power, eligibility and competence to apply for the Debentures under the relevant laws and regulations in force. Prospective subscribers should conduct their own investigation, due diligence and analysis before applying for the Debentures. Nothing in this General Information Document should be construed as advice or recommendation by the Issuer to subscribers to the Debentures. Prospective subscribers should also consult their own advisors on the implications of application, allotment, sale, holding, ownership and Redemption of these Debentures and matters incidental thereto.

This General Information Document is not intended for distribution and as per sub-section (8) of Section 42 of the Companies Act, 2013, the Issuer shall not release any public advertisements or utilise any media, marketing or distribution channels or agents to inform the public at large in relation to the Debentures under this GID. It is meant for the consideration of the Person to whom it is addressed and should not be reproduced by the recipient. The securities mentioned herein are being issued on a Private Placement basis and this Offer does not constitute a public offer/invitation. The Debenture proposed to be issued under this GID does not form part of non-equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations.





The Issuer does not undertake to update the General Information Document to reflect subsequent events after the date of the General Information Document.

The Issuer reserves the right to withdraw the Private Placement of the Debentures prior to the Issue Closing Date(s), in the event of any unforeseen development adversely affecting the economic and regulatory environment or any other force majeure condition including any change in Applicable Laws. In such an event, the Issuer will refund the application money, if any, along with interest payable on such application money, if any.

The Investors confirm that they are aware of and understand the contents as set out under this section.

DISCLAIMER OF THE SECURITIES & EXCHANGE BOARD OF INDIA

IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF THE ISSUE DOCUMENT TO THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI) SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED TO MEAN THAT THE SAME HAS BEEN CLEARED OR APPROVED BY SEBI, SEBI DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR THE FINANCIAL SOUNDNESS OF ANY SCHEME OR THE PROJECT FOR WHICH THE ISSUE IS PROPOSED TO BE MADE OR FOR THE CORRECTNESS OF THE STATEMENTS MADE OR OPINIONS EXPRESSED IN THE ISSUE DOCUMENT.

DISCLAIMER BY RESERVE BANK OF INDIA

The Company is having a valid certificate of registration dated September 09, 2013, bearing registration no. N-14.03288 issued by the Reserve Bank of India under section 45 IA of the Reserve Bank of India act, 1934 and is registered as Non- Banking Finance Company- Infrastructure Finance Company ("NBFC-IFC"). The Debentures have not been recommended or approved by the RBI nor does RBI guarantee the accuracy or adequacy of this document. It is to be distinctly understood that this document should not, in any way, be deemed or construed that the Debentures have been recommended for investment by the RBI.

RBI does not take any responsibility either for the financial soundness of the Issuer, or the Debentures being issued by the Issuer or for the correctness of the statements made or opinions expressed in this document. Potential investors may make investment decision in the Debentures offered in terms of this General Information Document solely on the basis of their own analysis and RBI does not accept any responsibility about servicing/repayment of such investment. RBI does not accept any responsibility or guarantee about the present position as to the financial soundness of the Issuer or for the correctness of any of the statements or representations made or opinions expressed by the Issuer and for discharge of liability by the Issuer.

Neither is there any provision in law to keep, nor does the Issuer keep any part of the deposits with the RBI and by issuing the Certificate of Registration to the Issuer, the Reserve Bank neither accepts any responsibility nor guarantee for the payment of the deposit amount to any depositor.

DISCLAIMER OF THE STOCK EXCHANGES

It is to be distinctly understood that filing of this General Information Document with the Stock Exchange should not, in any way, be deemed or construed that the same has been cleared or approved by the Stock Exchange nor does the Stock Exchange in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this Document, nor does the Stock Exchange warrant that the Issuer's Debentures will be listed or will continue to be listed on the Stock Exchange; nor does the Stock Exchange take any responsibility for the soundness of the financial and other conditions of the Issuer, its promoters, its management or any scheme or project of the Issuer.

Every person who desires to apply for or otherwise acquire any securities of the Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Stock Exchanges 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 in the Offer Document hosted on the web site of the Stock Exchanges or any other reason whatsoever.

These securities may be listed on the Stock Exchanges provided the securities of the Issuer are eligible for listing on the Stock Exchanges as per Stock Exchange listing criteria prevalent at that point of time and the issuer fulfills the listing requirements of the Stock Exchanges. The issuer is responsible to ensure compliance with all the applicable guidelines issued by appropriate authorities in this regard from time to time including SEBI.



DISCLAIMER OF THE CREDIT RATING AGENCIES

The ratings of the Credit Rating Agency should not be treated as a recommendation to buy, sell or hold the Debentures. The Credit Rating Agency's ratings are subject to a process of surveillance which may lead to a revision in ratings. Please visit the Credit Rating Agency's website www.indiaratings.co.in and www.careratings.com or contact the Credit Rating Agency's office for the latest information on the Credit Rating Agency's ratings. All information contained herein has been obtained by the Credit Rating Agency from sources believed by it to be accurate and reliable. Although reasonable care has been taken to ensure that the information herein is true, such information is provided 'as is' without any warranty of any kind, and the Credit Rating Agencies in particular, makes no representation or warranty, express or implied, as to the accuracy, timeliness or opinion and Credit Rating Agencies shall not be liable for any losses incurred by users from any use of this publication and completeness of any such information. All information contained herein must be construed solely as statements or its contents.

DISCLAIMER OF THE TRUSTEE

The Debenture Trustee does not confer any guarantee and will not be responsible for any non-payment of Interest and Redemption and or any loss suffered, or any claim made by Debenture Holder(s).

DISCLAIMER OF THE ARRANGERS

It is advised that the Issuer has exercised self-due diligence to ensure complete compliance of the prescribed disclosure norms in this General Information Document. The role of the Arrangers, if any, to the Issue in the assignment is confined to marketing and placement of the Debentures on the basis of this General Information Document as prepared by the Issuer. The Arrangers, if any, to the Issue have neither scrutinized/vetted nor have they done any due diligence for verification of the contents of this General Information Document. The Arrangers to the Issue shall use this General Information Document for the purpose of soliciting subscription from qualified institutional investors in the Debentures to be issued by the Issuer on a Private Placement basis. It is to be distinctly understood that the aforesaid use of this General Information Document by the Arrangers to the Issue shall neither in any way be deemed or construed that this General Information Document has been prepared, cleared, approved or vetted by the Arrangers to the Issue; nor do they in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this General Information Document; nor do they take responsibility for the financial or other soundness of the Issuer, its promoters, its management or any scheme of the Issuer. The Arrangers to the Issue or any of its directors, employees, affiliates or representatives do not accept any responsibility and/ or liability for any loss or damage arising of whatever nature and extent in connection with the use of any of the information contained in this General Information Document.

DISCLAIMER OF THE INTERMEDIARIES

None of the intermediaries, including Legal Counsel or their agents associated with issuance of Debentures under this GID undertake to review the financial condition or affairs of the Issuer or the factors affecting the Debentures or have any responsibility to advise any Eligible Investor. The intermediaries and their agents associated with the General Information Document have not separately verified the information contained herein. Accordingly, no representation, warranty or undertaking, express or implied, is made and no responsibility is accepted by any such intermediary, agent as to the accuracy or completeness of the information contained in the General Information Document or any other information provided by the Issuer. Accordingly, all such intermediaries, agents associated with the Debentures under this GID shall have no liability in relation to the information contained in the General Information Document or any other information provided by the Issuer in connection with issuance of Debentures under this GID.

CONFIDENTIALITY

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





prepared by the Issuer for providing information in connection with the proposed Issue described in this General Information Document.

CAUTIONARY NOTE

By investing in the Debentures, the Eligible Investor(s) acknowledge that they: (i) are knowledgeable and experienced in financial and business matters, have expertise in assessing credit, market and all other relevant risk and are capable of evaluating, and have evaluated, independently the merits, risks and suitability of purchasing the Debentures, (ii) have not requested the Issuer to provide it with any further material or other information, (iii) have not relied on any investigation that any person acting on their behalf may have conducted with respect to the Debentures, (iv) have made their own investment decision regarding the Debentures based on their own knowledge (and information they have or which is publicly available) with respect to the Debentures or the Issuer, (v) have had access to such information as deemed necessary or appropriate in connection with purchase of the Debentures, (vi) are not relying upon, and have not relied upon, any statement, representation or warranty made by any person, including, without limitation, the Issuer, and (vii) understand that, by purchase or holding of the Debentures, they are assuming and are capable of bearing the risk of loss that may occur with respect to the Debentures, including the possibility that they may lose all or a substantial portion of their investment in the Debentures, and they will not look to the Debenture Trustee or other intermediaries appointed for the Debentures for all or part of any such loss or losses that they may suffer.

DISCLAIMER REGARDING JURISDICTION

The issuance of the Debenture under this GID will be made in India to the Investors as specified under "Eligible Investors" of this General Information Document and relevant KID, who shall be specifically approached by the Issuer. This General Information Document does not constitute an offer to sell or an invitation to subscribe to the Debentures offered hereby to any person to whom it is not specifically addressed. Any disputes arising out of the issuance of the Debenture under this GID will be subject to the jurisdiction of the courts of New Delhi. This General Information Document does not constitute an offer to sell or an invitation to subscribe to the Debentures herein, in any other jurisdiction and to any person to whom it is unlawful to make an offer or invitation in such jurisdiction.

APPLICABLE REGULATIONS:

General Information Document containing disclosure as per Schedule – I to the SEBI NCS Regulations, SEBI Listing Regulations, Master Circular for Issue and Listing of Non-Convertible Securities, Securitized Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper issued by SEBI vide circular no. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, and Form No. PAS - 4 pursuant to Section 42 of the Act read with Companies (Prospectus and Allotment of Securities) Rules, 2014, as amended and applicable from time to time.

The covenants appended to this General Information Document are in accordance with the Debenture Trust Deed to be executed by the Issuer and the Debenture Trustee. In the event there are any change, addition, modification in these covenants or any additional/supplemental/amendatory Debenture Trust Deed is executed capturing change, addition, modification to these covenants, the same shall be duly intimated to the Investors by way of corrigendum/annexure/schedule to this General Information Document.

This General Information Document shall be read in conjunction with the relevant Key Information Document.

Debenture Trust Deed shall prevail and override the provisions of this General Information Document.





Forward Looking Statement

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

- General economic and business conditions in India and other countries (including where the Issuer has a presence);
- The Issuer's ability to successfully implement its strategy, its growth and expansion plans and technological changes:
- The Issuer's ability to manage the increased complexity of the risks that the Issuer faces following its rapid growth;
- · Changes in the value of the Rupee and other currency changes;
- Changes in Indian or international interest rates, credit spreads and equity market prices;
- Changes in laws and regulations that apply to the Issuer in India and in other countries where the Issuer is carrying on business;
- Changes in political conditions in India and in other countries where the Issuer is carrying on business; and
- Changes in the foreign exchange control regulations in India and in other jurisdictions where the Issuer is carrying
 on business.

The Issuer undertakes no obligation to update forward-looking statements to reflect events or circumstances after the date thereof. In addition, other factors that could cause actual results to differ materially from those estimated by the forward-looking statements contained in this General Information Document includes, but are not limited to general economic and political conditions in India and the other countries which have an impact on the Issuer's business activities or investments, political or financial instability in India or any other country caused by any factor including any terrorist attacks in India or elsewhere or any other acts of terrorism world-wide, any anti-terrorist or other attacks, the monetary and interest rate policies of India, political or financial instability in India or any other country caused by tensions or military armament or social unrest in any part of India, inflation, deflation, unanticipated turbulence in interest rates, changes in the value of the Rupee, foreign exchange rates, equity prices or other rates or prices, the performance of the financial markets and level of internet penetration in India and globally, changes in domestic and foreign laws, regulations and taxes, changes in competition and the pricing environment in India and regional or general changes in asset valuations. For a further discussion on the factors that could cause actual results to differ, see the discussion under "Risk Factors" contained in this General Information Document.



(This General Information Document is neither a Prospectus nor a Statement in Lieu of Prospectus)
General Information Document dated March 04, 2024 (For Addressee Only)



SECTION III GENERAL INFORMATION

ISSUER 3.1.

Name of the Issuer India Infrastructure Finance Company Limited

Plate A & B, 5th Floor, Office Block 2, NBCC Towers, East Registered and Corporate Office

Kidwai Nagar, New Delhi-110 023, India

Website www.iifel.in

information@iifcl.in E-mail +91-11-24662777 Telephone Number Fax Number +91-11-20815116/7 CIN U67190DL2006GOI144520

Date of incorporation January 5, 2006 New Delhi Place of Incorporation

PROMOTERS OF THE COMPANY 3.2.

President of India, acting through the Ministry of Finance, Government of India. Our Promoter currently holds 100.00% of the paid-up equity share capital of the Company.

CHIEF FINANCIAL OFFICER (CFO) AND COMPLIANCE OFFICER 3.3.

COMPLIANCE OFFICER
Shri. Abhirup Singh Address: Plate A & B, 5th Floor, Office Block 2, NBCC Towers, East Kidwai Nagar
New Delhi-110 023, India
Tel. No.: +91 -11- 24662689
Email: abhirup.singh@iifcl.in

ISSUE SCHEDULE 3.4.

Particúlars -	Date	
Issue/Bid Opening Date	As specified in relevant KID	
Issue/Bid Closing Date	As specified in relevant KID	
Pay In Date	As specified in relevant KID	
Deemed date of Allotment	As specified in relevant KID	

3.5. CREDIT RATING AGENCIES

INDIA RATING AND RESEARCH PRIVATE LIMITED	CARE RATINGS LIMITED
India Ratings & Research	Care=rings
India Rating and Research Private Limited Regd. & Corp. Office: Level 16, Tower B Epitome, Building No. 5 DLF Cyber City, Ph-3, Gurugram-122002, India. Tel: +91 124 6687230 Facsimile: +91 124 6687231 Contact Person: Ms. Karishma Badhwar Email: infogrp@indiaratings.co.in Website: www.indiaratings.co.in SEBI Registration No.: IN/CRA/002/1999	CARE Ratings Limited Regd. & Corp. Office: 4th Floor, Godrej Coliseum, Somaiya Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai - 400 022 Tel: +91-120-4452022 Contact Person: Ms. Neha Kadiyan Email: neha.kadiyan@careedge.in Website: www.careedge.in SEBI Registration No.: IN/CRA/004/1999

(This General Information Document is neither a Prospectus nor a Statement in Lieu of Prospectus) General Information Document dated March 04, 2024 (For Addressee Only)



3.6. TRUSTEE FOR THE DEBENTURE HOLDERS

BEACON

Beacon Trusteeship Limited

Regd. & Corp. Office: 4C & D, Siddhivinayak Chambers, Gandhi Nagar, Opp MIG Cricket Club, Bandra

East, Mumbai - 400051 Tel: 022-26558759

Contact Person: Mr. Kaustubh Kulkarni Email: compliance@beacontrustee.co.in Website: www.beacontrustee.co.in SEBI Registration No.: IND000000569

3.7. REGISTRAR TO THE ISSUE

RCMC

RCMC Share Registry Private Limited

Regd. & Corp. Office: B-25/1, Okhla Industrial Area, Phase -2, Near Rana Motors, New Delhi, Delhi

110020

Tel: 011-638 7320

Contact Person: Mr. Ravinder Dua Email: <u>investor.services@rcmcdelhi.com</u>

Website: www.rcmcdelhi.com

SEBI Registration No.: INR000000429

3.8. LEGAL COUNSEL TO THE ISSUE

DENTONS LINK LEGAL

Name: Dentons Link Legal

Head office: Aiwan-e-Ghalib Complex, Mata Sundari Lane

New Delhi -110002

Website URL: https://www.dentonslinklegal.com Email: samantha.fernandes@dentonslinklegal.com

Contact Person: Samantha Fernandes Telephone No.: +91 11 4651 1000

3.9. GUARANTORS, IF ANY.

There are no guarantors in respect of the proposed issue.

3.10. STATUTORY AUDITORS OF THE ISSUER

S. No.	Name	Address	Date of Appointment
No. 1.	M/s Agarwal & Saxena Chartered Accountants ICAI Firm Registration: 002405C Peer Review no. 013101	D-111, FGF, Panchsheel Enclave, New Delhi, Delhi, India -110017 Tel: +91-9958274404, +91-9811753833 Email: mail@agasax.com Website: Contact Person: Akshay Sethi	September 16, 2022

Statutory auditors of the Company are appointed by the Comptroller and Auditor General of India ("CAG"). Annual accounts of the Company are subject to supplementary audit every year by CAG.





3.11. DETAILS OF CHANGE IN STATUTORY AUDITORS OF THE COMPANY SINCE LAST 3 (THREE) YEARS AND CURRENT FINANCIAL YEAR:

S. No.	Financial Year	Name	Address	Date of Appointment (DOA)/ Cessation	Remark (if any)
1.	Z023- Till Decemb er 31, 2024	M/s Agarwal & Saxena Chartered Accountants ICAI Firm Registration: 002405C Peer Review no. 013101	D-111, FGF, Panchsheel Enclave, New Delhi, Delhi, India -110017 Tel: +91-9958274404, +91- 9811753833 Email: mail@agasax.com Website: Contact Person: Akshay Sethi	Date of appointment - September 16, 2022 Date of cessation – N/A	Nil
2.	2022-23	M/s Agarwal & Saxena Chartered Accountants ICAI Firm Registration: 002405C Peer Review no. 013101	D-111, FGF, Panchsheel Enclave, New Delhi, Delhi, India -110017 Tel: +91-9958274404, +91- 9811753833 Email: mail@agasax.com Website: Contact Person: Akshay Sethi	Date of appointment - September 16, 2022 Date of cessation – N/A	Nil
3.	2021-22	M/s. SPMR & Associates Chartered Accountants ICAI Firm Registration: DE2239	C – 113, LGF, Dayanand Colony, Lajpat Nagar-IV, New Delhi -110024 Tel: 011- 4162 0055 Email: Info@spmr.in Website: www.spmr.in Contact Person: Himanshu Agarwal	DOA: November 09, 2021 Cessation: September 28, 2022	NIL.
4.	2020 - 2021	M/s. Bhatia and Bhatia Chartered Accountants ICAI Firm Registration: 003202N	81, Hemant Colony, Level-1, Opposite Nehru Place, new Delhi – 110048. Tel: 011- 2646 5599 Email: anant.bhatia@bnbindi a.co Contact Person: R. Bhatia	DOA: September 28, 2020 Cessation: November 10, 2021	NIL

3.12. Branches of the Issuer:

Issuer does not have any other branches.

3.13. ARRANGER(S) TO THE ISSUE

Arrangers to the issue shall be appointed by IIFCL as per criteria approved by IIFCL's competent authority. Details shall be mentioned in KID.





3.14. EXPENSES OF THE ISSUE (All expenses are exclusive of statutory taxes, as applicable)

S.No	Nature of Expense	Amount/ Percentage of total issue expense/ Percentage of total Issue Size	
1.	Lead Manager(s) fee	NA	
2.	Underwriting commission	NA	
3.	Brokerage/ Selling Commission and upload fees	NA	
4.	Fees payable to the Registrar to the Issue	Rs. 4000/- per ISIN	
5.	Fees payable to the legal Advisors	Rs. 8,00,000	
6.	Fees payable to the regulators including Stock Exchanges	SEBI Fee – Rs. 5000/- BSE – Initial Listing fee Rs. 20,000 and Annual Listing fee limited to maximum amount of Rs. 10,00,000	
Any othe	r fees, commission or payments under whatever nomence	ature	
7.	-Arrangership fee	NA	
8.	-Rating Agency Fee	CARE Ratings - Initial fee Rs. 4,40,000/- and Annual fee Rs. 85,000/- India Ratings - Initial fee Rs. 2,75,000/- and Annual fee Rs. 1,35,000/-	
9.	-Debenture Trustee Fee	Initial fee Rs. 0.005/-	
10.	-Contribution to the Settlement Guarantee Fund	0.5 basis points of issuance value	
11.	-Corporate Action fee to NSDL	Corporate action fee = Rs. 1000 document processing fee = Rs. 250 Special processing charges = Rs. 2500 Stamp Duty = 0.005% of issuance value	
12.	-Corporate Action fee to CDSL	Corporate action fee = Rs. 1000 Stamp duty = 0.005% of issuance value	

3.15. Consent of Directors, bankers to the issue, Trustee, solicitors, legal advisors, Registrar to the issue, lead manager to the issue and lenders (if required as per terms of agreement) and experts.

The Board of Directors vide its resolution dated January 17, 2024 has provided its consent/approval for the propose issue of Debentures. The consent of Trustee, Registrar to the Issue has been obtained by the Issuer.

The consent of the bankers of the issuer, lead managers and lenders are not applicable.





SECTION IV ABOUT THE ISSUER, BRIEF HISTORY OF THE ISSUER SINCE INCORPORATION, DETAILS OF ACTIVITIES UNDERTAKEN, ANY REORGANISATION, RECONSTRUCTION OR AMALGAMATION

4.1. CONSTITUTION

The Hon'ble Finance Minister of India, while presenting the Union Budget for 2005-2006 acknowledged the need and significance of building adequate infrastructure in the country and made the following announcement:

"The importance of infrastructure for rapid development cannot be overstated. The most glaring deficit in India is the infrastructure deficit. Investment in infrastructure will continue to be funded through the Budget. However, there are many infrastructure projects that are financially viable but, in the current situation, face difficulties in raising resources. I propose that such projects may be funded through a financial Special Purpose Vehicle. The SPV will lend funds, especially debt of longer-term maturity, directly to the eligible projects to supplement other loans from banks and financial institutions. Government will communicate the borrowing limit to the SPV at the beginning of each Financial Year".

Government of India, accordingly, approved a Scheme for Financing Viable Infrastructure Projects through a Special Purpose Vehicle called the India Infrastructure Finance Company Ltd (the Issuer company), broadly referred to as SIFTI.

Accordingly, the Issuer was incorporated on January 05, 2006 as a wholly owned Government of India company and commenced its operations from April 2006.

The Issuer is a Government of India company and a public financial institution under the Companies Act, 2013. The Issuer is registered with the RBI as a non-deposit taking systemically important NBFC and is classified as an IFC with effect from September 09, 2013. Starting from April 1, 2016, the Issuer is required to follow the applicable provisions of RBI prudential norms for "Systemically Important Non-Banking Financial (Non-Deposit Accepting or Holding) Companies", as notified from time to time.

On registration as an NBFC-IFC, the company, being a Government owned company, was required to prepare a roadmap for compliance with various elements of the NBFC Regulations in consultation with the Government and submit the same to Reserve Bank of India (Department of Non-Banking Supervision) as directed by RBI vide notification No. DNBS. PD/CC No. 86/03.02.089/2006-07 dated 12th December 2006. In compliance with the requirement, Issuer has vide letter dated 21st November 2014 has submitted roadmap to RBI in compliance with various elements of RBI Regulation w.e.f. 1st January 2015.

4.2. CHANGES IN THE REGISTERED AND CORPORATE OFFICE

The registered office of the Issuer at the time of incorporation was situated at 1201-1207, Naurang House, 21 Kasturba Gandhi Marg, New Delhi 110 001. Subsequently, on June 15, 2010, the Registered Office of the Issuer was shifted to 8th Floor, Hindustan Times Building, 18 & 20, Kasturba Gandhi Marg, New Delhi 110 001 and thereafter on January 01, 2019 the Registered Office of the Issuer shifted to the present address i.e. Plate A & B, 5th Floor, Office Block 2, NBCC Towers, East Kidwai Nagar, New Delhi-110 023, India.

Except as above, there has been no change in the registered office of the Company.

4.3. MAJOR EVENTS AND MILESTONES

A. Recognition and Awards:

The Issuer received the GOVERNANCE NOW 7th PSU AWARD for COMMUNICATION OUTREACH on 19th February 2020. The Award was presented by Sh. Arjun Ram Meghwal Hon'ble Minister of State for Parliamentary Affairs & Heavy Industries and Public Enterprises.



B. Record Performance:

Issuer posted a record performance, with highest ever annual Sanctions and Disbursements since its inception at Rs. 30,315 Crore and Rs. 14,784 Crore, respectively till December 31, 2023 for the Fiscal Year 2023-24. On a cumulative basis, Issuer has crossed Sanctions and Disbursements of Rs. 2,43,693 Crore and Rs. 1,20,432 Crore respectively as on December 31, 2023. IIFCL has provided sanctions to around 750 projects with a total project outlay of Rs.12.95 lacs crore. Issuer recorded stand-alone Profit after Tax (PAT) of Rs. 1020 crores during the Financial Year 2023-24 till December 31, 2023, as compared to. Rs. 1076 Crore in the previous fiscal year i.e. 2022-2023. The Net worth increased to Rs. 13,831 Crore as on December 31, 2023 from Rs. 12,878, Crore as on March 31, 2023.

C. Improvement in Asset Quality and Recovery:

As on December 31, 2023, the proportion of IIFCL's infrastructure assets rated A and above in the loan book stood at ~85% (up from ~72% as on March 31, 2023), thereby reflecting the higher quality asset profile of the company.

The Issuer's stance of aggressively pursuing recoveries has yielded highest ever recovery of around Rs. 1418.88 Crore during FY23. The total recoveries as on 31st December, 2023 is Rs 423.00 Crores. The Issuer remains adequately capitalised with its capital adequacy ratio at 25.85% and well above the statutory requirement of 15%. It continues to maintain highest domestic credit rating of AAA and A1+ from various credit rating agencies for Debentures and commercial papers respectively.

D. Loan Portfolio:

The Issuer has grown its stand-alone loan portfolio by approx. 24% till 31st December 2023 to Rs 52,289 Crores as compared to Rs 42271 Crores as on 31st March 2023.

IIFCL has invested Rs. 8126 crore in Project Bonds and Rs 3351 crore in InvITs as a measure to further strengthen the balance sheet and improve its asset quality.

IIFCL continues to provide financial support for infrastructure projects and has recently shifted its focus to projects of national significance, extending financial aid to some of the most prominent ongoing projects such as Navi Mumbai International Airport, Jewar International Airport, Goa Airport, Pune IT City Metro, Delhi-Mumbai Expressway and Ganga Expressway.

4.4. DETAILS REGARDING ACQUISITION OF BUSINESS/ UNDERTAKINGS, MERGERS, AMALGAMATION WITH ANY ENTITY IN LAST ONE YEAR.

The Issuer has not undertaken any acquisition or amalgamation in the last 1 (one) year prior to filing of this General Information Document.

4.5. DETAILS OF ANY REORGANIZATION OR RECONSTRUCTION IN LAST ONE YEAR

Type of Event	Date of Announcement	Date of Completion	Details	1
NA	NA	NA	NA	





4.6. SUBSIDIARY

A. India Infrastructure Finance Company (UK) Limited (IIFC (UK)):

IIFC (UK), a wholly-owned subsidiary of IIFCL, was set up in April 2008 to provide financial assistance in foreign currency, for the import of capital equipment, to companies implementing infrastructure projects in India. Till December 31, 2023, IIFC (UK) has made cumulative loan sanctions of USD 4,858.64 million and cumulative disbursements of USD 2,262.69 million till December 31, 2023.

India Infrastructure Finance Company (UK) Limited was incorporated with the Registrar of Companies of England and Wales at London in February 2008 [Company No. 6496661] under the UK Companies Act, 1985 to lend to Indian companies implementing infrastructure projects in India, or to co-finance their External Commercial Borrowings for such projects, solely for the capital expenditure outside India. The company is registered with Financial Services Authority of UK as Annex-I Financial Institution for the purpose of compliance with UK Money Laundering Regulations 2007. The authorised capital of IIFC (UK) Limited is USD 500 million and the current paid up capital of the Company is USD 100 million.

B. IIFCL Projects Limited (IPL):

IIFCL Projects Limited was set up in February 2012 with the objective to provide advisory services to Central/ State Government, local bodies and other stakeholders for promotion and development of infrastructure in India. The establishment of IPL stems from the backdrop of identifying and conceptualizing good bankable infrastructure projects and for attracting private capital.

Today, the company caters to the demand for Financial advisory, Transaction advisory, Policy advocacy and Syndication services in the infrastructure space with deep understanding of sub sectors across Road, Power, Airport and Port sectors which are majorly structured on PPP basis. IPL has advised and appraised infrastructure projects with an aggregate project cost of more than 1,20 lakh crore across these sub sectors. IPL is presently executing programmes with State Departments/Authorities of Meghalaya, Tamil Nadu, Manipur and Mumbai for conceptualisation and implementation of projects mainly in Urban Infrastructure, Tourism and Environment. Recently, the Company has forayed into sectors of Space and MSME with mandates from New Space India Limited and Ministry of MSME.

The paid-up capital of the Company is Rs.4.75 crore and net worth as on 31 December 2023 is Rs,26.01 crore.

C. IIFCL Asset Management Company Limited (IAMCL):

India Infrastructure Finance Company Limited (IIFCL) had established IIFCL Mutual Fund (IDF) as a Trust on 17 August 2012 in accordance with the provisions of the Indian Trusts Act, 1882 with IIFCL as the Sponsor. IIFCL Asset Management Company Limited (IAMCL) is a Public Limited Company incorporated under the Companies Act, 1956 on 28 March 2012 and is a Wholly Owned Subsidiary of IIFCL.

IAMCL was appointed as an Asset Management Company (AMC) of the IIFCL Mutual Fund (IDF) by the Trustees vide Investment Management Agreement (IMA) dated 17 August 2012 executed between the Board of Trustees of IIFCL Mutual Fund (IDF) and IIFCL Asset Management Company Limited.

Board of Trustees of IIFCL Mutual Fund (IDF) in their meeting held on January 31, 2023 had decided to prematurely wind up both the existing scheme(s) of IIFCL Mutual Fund (IDF) under SEBI (Mutual Funds) Regulations, 1996 inter-alia on account of higher compliance cost and inability to comply with SEBI (Mutual Funds) Regulations, 1996 and Circulars and Guidelines applicable for Infrastructure Debt Funds by IIFCL Mutual Fund (IDF) and IIFCL Asset Management Company Limited. Further, the Unitholders of both the IIFCL Mutual Fund (IDF) schemes had also approved the pre-mature winding-up of the IDF Mutual Fund Schemes with requisite majority in their respective meeting held on March 15, 2023. Subsequent to SEBI's approval dated 23rd August,2023 for allowing the redemption/repayment to the unitholders of the respective schemes of IIFCL Mutual Fund (IDF), IIFCL Asset Management Company Limited (IAMCL) has duly made the redemption to the unit holders of respective schemes of IIFCL Mutual Fund (IDF) as on redemption date (22.09.2023) is Rs. 15,14,458.1207 (Series-I) and Rs. 9,24,023.6736 (Series-II) and in terms

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of compliance of SEBI regulations, the winding up report has been submitted to SEBI in October 2023. IAMCL is currently taking the requisite steps including recovery efforts/ selling -transferring actions for illiquid/securities.

4.7. JOINT VENTURES

The Issuer does not have any Joint Ventures as on the date of the Issue.

4.8. ENTITIES IN WHICH COMPANY HAS EQUITY INVESTMENT

Issuer has equity investments in IIFC UK Ltd, IIFCL Projects Limited, IIFCL Asset Management Company Limited, National Industrial Corridor Development Corporation Ltd. and Adhunik Power & Natural Resources Limited. The details of such investments are given hereunder:

(Rupees in Lacs)

			. (oco ne zmenj	
S.No.	PARTICULARS	As at			
		March 31st 2023			
		FVTPL	Amortised Cost	Total	
	Equity Instruments				
a.	Equity Instruments - Unquoted (Fully Paid)				
	National Industrial Corridor Development Corporation Ltd. Adhunik Power & Natural Resources Limited	411.03 4765.00	0.00	411.03 4765.00	
	(Held by Security Trustee on behalf of IIFCL)* Total	5176.02	0.00	5176.02	
	Subsidiaries (investment at Cost)				
a.	India Infrastructure Finance Company (UK) Ltd.	0.00	61,180.95	61,180.95	
b.	IIFCL Asset Management Company Ltd.	0.00	1250.00	1250.00	
c.	IIFCL Projects Ltd.	0.00	475.00	475.00	
	Total	0.00	62,905.95	62,905.95	

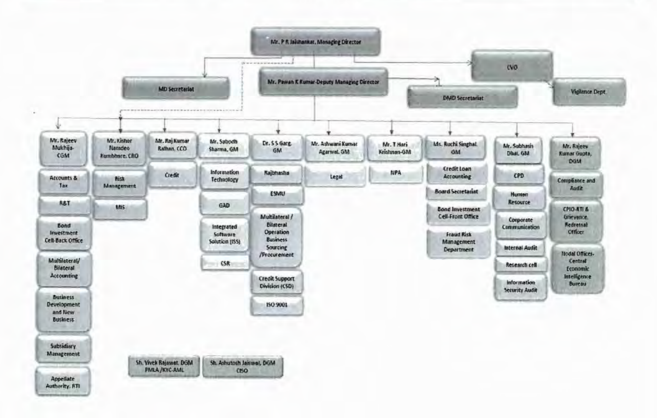
*During Financial Year 2017-18 outstanding loan principal of Rs. 52,000.00 lacs and interest other overdues thereon of Rs. 2,545.99 lacs from M/s Adhunik Power and Natural Resources Limited (APNRL) sold to Edelweiss Asset Reconstruction Company Ltd. (EARC), an Asset Reconstruction Company, at consideration of Rs. 38,884.95 lac, including upfront realization of Rs. 108.18 lac, equity share capital of APNRL of Rs. 9,710.71 lacs (i.e. fully paid equity shares of Rs. 10 each) and Security Receipts of Rs. 38,884.95 lac. EARC simultaneously, bought equity shares of APNRL of Rs. 10 each aggregating 4945.70 lacs @ Rs. 1.2045 per share aggregating Rs. 595.72 lac. Accordingly, IIFCL considered the price for sale of equity shares of APNRL paid to IIFCL by EARC as fair value. Accordingly, the remaining equity shares held by IIFCL in APNRL as on 31st March 2018 are valued at Rs. 1.2045 per share, net of Provision for Diminution in Investments of Rs. 4,191.05 lac. IIFCL has valued the equity share capital on the basis of latest available fair valuation.







SECTION V EXISTING CORPORATE ORGANOGRAM (CORPORATE STRUCTURE) AS ON DATE OF THIS DOCUMENT







SECTION VI BRIEF SUMMARY OF BUSINESS/ ACTIVITIES OF ISSUER AND ITS LINE OF BUSINESS

6.1 Brief Summary of Business/Activities of the Issuer and its Line of Business:

The Issuer is a wholly-owned Government of India undertaking incorporated on January 05, 2006, under the Companies Act, 1956 and validly existing under Companies Act 2013. The Issuer Company is set up to provide long-term financial assistance to viable infrastructure projects through the Scheme for Financing Viable Infrastructure Projects (hereinafter referred to as "SIFTI" or "Scheme") with overriding priority to Private Public Partnership (PPP) projects in the country in designated sectors such as:

- Roads and bridges, railways, seaports, airports, inland waterways, urban transport and other transportation projects;
- Power (Generation, Transmission and Distribution);
- Water supply, sewage collection, treatment and disposal system, solid waste management and other physical infrastructure in urban areas;
- Gas pipelines;
- Education Institutions, Hospitals, Convention centres, Hotels, Cold storage chains, Soil testing laboratories.

Further, the Issuer has been notified as a 'public financial institution' by the MCA, through a notification (F.No.3/5/2008/CL V) dated January 14, 2009. The Issuer is also registered as a "NBFC- ND- IFC" by the RBI vide certificate bearing No. N-14.03288 dated September 09, 2013 issued by RBI. Since its inception, the Issuer has been actively involved in the promotion, development and financing of infrastructure sector in India.

As a long-term lending institution, the Issuer is amongst the most diversified public sector infrastructure lender in terms of eligible infrastructure sub-sectors and product offerings. It has the mandate to finance both greenfield and brown-field projects, covering Direct Lending, Takeout Finance, Refinance and Credit Enhancement, across all infrastructure sub-sectors as notified by the Government in the Harmonised Master List of Infrastructure Sub-sectors as approved by the Cabinet Committee on Infrastructure on March 01, 2012 and amended from time to time. These broadly include transportation, energy, water, sanitation, communication, social and commercial infrastructure. Further, the Issuer has been extending financial support for Infrastructure Project Imports, Project Advisory support services, and Infrastructure Development Funds through its three subsidiary companies viz. IIFC (UK) Ltd. (located in London), IIFCL Projects Ltd. and IIFCL Asset Management Company Ltd, respectively.

6.2 Other than the registered office, Issuer does not have any other office.

Main Objects of the Issuer:

Main objects, as contained in Clause III A of our Memorandum of Association, are:

- 1. To carry on the business of providing financial assistance in all forms individually or in association with others, including long term financial assistance, for infrastructure projects in India by mobilizing funds from domestic and foreign sources, for which purpose infrastructure projects include (a) roads and bridges, railways, seaports, airports, inland waterways and other transportation projects; (b) power; (c) urban transport, water supply, sewerage, solid waste management and other physical infrastructure in urban areas; (d) gas pipelines; (e) infrastructure projects in special economic zones; (f) international convention centers and other tourism related infrastructure; and other infrastructure projects as may be determined from time to time.
- 2. To act as a financial intermediary for the purpose of development and establishment of infrastructure projects and facilities in India, through developing and disseminating appropriate financial instruments, negotiating loans and advances of all nature, and formulating schemes for mobilization of resources and extension of credit for infrastructure.
- To subscribe to or purchase, underwrite and acquire and hold and to sell, dispose of shares, stocks, debentures, debenture stock, bonds, obligations and securities, commercial paper, certificate of deposit or any other money instruments issued or guaranteed by any company or a trust, or a registered society or a



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cooperative society or by a person or association or Government to facilitate financing of infrastructure projects.

- 4. To lend money with or without security and to make advances upon, hold in trust, issue, buy sell or otherwise acquire or dispose of on commission or otherwise any of the securities or investments or to act as agent for any of the like purpose.
- 5. To guarantee and ensure the due payment, fulfilment and performance of contracts and obligations.
- 6. To borrow or raise money by way of loans or otherwise both in rupees and foreign currencies or secure the payment of money by the issue, sale of debentures, debenture stock, bonds, obligations, mortgages and securities of all kinds, either perpetual or terminable and either redeemable or otherwise and to charge or secure the same by trust deed, or otherwise on the undertaking of the company including its uncalled capital, or upon any specific property and rights, present or future, of the company or otherwise, howsoever.
- To study, research and survey issues relating to financing infrastructure and to advise the Government, state governments, municipal authorities, other development authorities, companies, project developers and the like on the financing of infrastructure projects.
- To act as Trustees of any deeds constituting or securing any debentures, debenture stock, or other securities or obligation and to undertake and execute any other trusts, and also to undertake the office of or exercise the powers of executor, administrator, receiver, treasurer, custodian and trust corporation.
- To set up trusts under the Indian Trusts Act for establishment of funds of such nature as would assist in financing of infrastructure projects, including real estate investment trusts.
- 10. Acquiring an undertaking including the business, assets and liabilities of any institution the principal object of which is the promotion or development of infrastructure or grant of financial assistance for promotion and development of infrastructure.

6.3 Vision

"Provide innovative financing solutions to promote and develop world class infrastructure in India."

6.4 Mission

"To adopt best practices in financing infrastructure and develop core competencies in facilitating infrastructure development.

Develop a team of highly engaged employees to deliver services in a professional manner and to the satisfaction of all stakeholders."

6.5 Business Strengths

Issuer believes that the following are its primary strengths:

Strong Government of India (GoI) support and relationships with government entities:

Issuer being a wholly owned government company and controlled by GoI and its ownership and position as a policy based institution for promotion of infrastructure development has helped in shaping the contours of infrastructure financing in the country. It has been able to supplement the available long term resources for infrastructure by authorized funds from the domestic debt market, domestic financial institutions and the multilateral and bilateral institutions into infrastructure projects. The introduction of takeout finance and refinance schemes are aimed at addressing the constraints faced by the banks while lending to infrastructure projects and to facilitate incremental credit flow to the infrastructure sector.



Well-developed relationships with banks and financial institutions:

Issuer has well-developed relationships with multilateral and bilateral financing institutions, domestic financing institutions as well as scheduled commercial banks. It believes that these relationships enables the Issuer to encourage an increased flow of long-term capital, including foreign capital, into infrastructure projects in India and also enable it to play a key role in developing and introducing innovative financial products and structures to allow a broader cross section of lenders and investors to participate in infrastructure financing in India.

Financial strength

The Issuer has improved profitability with a Standalone Profit After Tax (PAT) of Rs. 1076 Crore and Consolidated PAT of Rs. 1217 Crore in Financial Year 2022-23, exhibiting a significant improvement over last year. During the year, the Issuer posted record performance with highest ever sanctions and disbursements at Rs. 29,171 Crore and Rs. 13,826 Crore, respectively, on a standalone basis.

The significant highlights of the Company's performance over last three Financial Year is summarized below:

				ks. in Crore
Particulars	FY 20-21	FY 21-22	FY 22-23	% Y-o-Y Change
P Profit Before Tax (Consolidated)	355	717	1463	104.1%
Profit After Tax d (Consolidated)	325	639	1256	96.5%
Profit Before Tax (Standalone)	315	590	1277	116.4%
Profit After Tax (Standalone)	286	514	1076	109.3%

The Issuer has been offering its financial support to the infrastructure sector through the following products/services:

i. FOR GREENFIELD PROJECTS

Direct Lending:

Senior Debt: As part of a consortium, the Issuer provides long-term funds to commercially viaole infrastructure projects, taking an exposure of up to 20% of total project cost (including Subordinate Debt, if any). The Issuer accords an overriding priority for lending under this Scheme to Private Public Partnership (PPP) projects that are implemented by private sector companies selected through a competitive bidding process.

Subordinate Debt: The Issuer provides subordinate debt up to 10% of the project cost (as part of its exposure of up to 20% of total project cost). This type of debt is typically treated as Quasi-Equity by lenders.

Till December 31, 2023, on a standalone basis, Issuer made cumulative gross sanctions of Rs. 1,16,529 Crore to 560 projects, and cumulative disbursements of Rs. 52,145 Crore under Direct Lending.

ii. FOR BROWNFIELD PROJECTS

Takeout Finance

The Takeout Finance Scheme of the Issuer is aimed at addressing the Asset Liability Mismatch and exposure constraints faced by banks by taking out loan from the books of the banks. This helps banks to free up their funds for investing in new infrastructure projects. Under this scheme, the Issuer can lend up to 30% of total project cost (including Direct Lending). Disbursement in case of Takeout Finance generally takes place one year after the actual Commercial Operation Date (COD).

Under the Takeout Finance scheme, up to December 31, 2023, Issuer made cumulative gross sanctions of Rs. 40,104 Crore to 136 projects and disbursed Rs. 21,369 Crore.





Credit Enhancement Scheme

Under the Credit Enhancement Scheme, the Issuer provides partial credit guarantee to enhance the credit rating of bonds issued by infrastructure companies to AA or higher for refinancing of existing loans. The Issuer can undertake credit enhancement to the extent of 20% of total project cost (40% of total project cost with backstop guarantor) subject to a maximum of 50% of the total amount of bond issue. Credit enhancement enables channelization of long term funds from investors like insurance and pension funds in such bonds.

The Issuer became the first organization to successfully operationalize the Credit Enhancement Scheme in the year 2015-16. Till December 31, 2023, IIFCL has provided sanctions to 22 projects with a bond issue size of Rs. 9,080 Crore and initial IIFCL guarantee of Rs. 2,436 Crore. So far, three transactions, with bond issue of Rs 1,338 Crore and initial IIFCL guarantee of Rs. 346 Crore have been completed.

Infrastructure Investment Trusts (InvITs)

IIFCL can lend to/invest in InvITs which are registered with SEBI having an External Credit Rating of AA and above by any of the Credit Rating Agency registered with SEBI. Under this product category, IIFCL can lend to/invest in InvITs with an exposure of 30% of the Total Project Cost and 51% of the total facility.

As on December 31, 2023, IIFCL has mobilized an investment of gross sanction of Rs 11,600 Crore and disbursement of Rs,3351 crore in InvITs.

Infrastructure Project Bonds

To promote long term infrastructure debt markets in the country, IIFCL assists the infrastructure project developers by investing in the infrastructure project bonds being issued by them. Through this product, IIFCL invests in such bonds issued by private sector companies, Government Authorities, Public Sector Companies etc. and should be rated by at least one of the credit rating agency registered with SEBI/RBI. IIFCL can subscribe up to 50% of the bond issue size.

As on December 31, 2023, IIFCL has mobilized an investment of Rs 8126 Crore in infrastructure project bonds.

iii. FOR INSTITUTIONS

Refinance Scheme

The Issuer provides refinance to banks and other eligible financial institutions (FIs) and NBFCs for their loans to infrastructure projects.

Under the Refinance scheme, till December 31, 2023, Issuer made cumulative sanctions of Rs. 64,897 Crore. Cumulative disbursements of Rs. 35,440 Crore have been made against these sanctions.

6.6 Resource Mobilisation

A. Domestic Resources

The Issuer has so far raised domestic resources (excluding overdraft against bank deposits) Rs. 34, 361.61 crore (out of which amount of Rs. 23,133.33 crore through bonds is outstanding as on December 31, 2023) from domestic markets through a mix of instruments comprising of domestic Taxable bonds, tax-free bonds, and Tax-Saving Infrastructure Bonds.

B. External Resources

Issuer has also established strong relationships with Multilateral and Bilateral Institutions like Asian Development Bank, World Bank, Kreditanstalt für Wiederaufbau (KfW), European Investment Bank (EIB) and Japan International Corporation Agency (JICA) and has committed lines of credit to the extent of USD 1.9 billion, USD 195 million, Euro 50 million, Euro 200 million and JPY 50 Billion respectively.



Out of line of credit of USD 1.9 billion from ADB, Issuer has fully availed the amount of USD 1.9 billion.

Out of the World Bank line of Credit of USD 195 million, Issuer has fully availed the amount of US 195 million.

The Euro 50 million line of credit from KfW has been availed fully by Issuer against disbursements in two hydro power projects and four solar power projects as approved by KfW.

Out of line of credit of Euro 200 million from EIB, Issuer has fully availed the amount of Euro 200 million.

Out of line of credit of JPY 50 billion from JICA, JPY 40.802 billion has been drawn as on 31st December, 2023.

Borrowing Policy

Generally, we raise fund through rupee debt raised from the market, debt from bilateral and multilateral institutions such as World Bank, Asian Development Bank etc., foreign currency debt, including external commercial borrowings raised with prior approval of the Government and short-term debt from banks/financial institutions only for the purpose of managing Asset-Liability mismatch or for refinancing to its extent of its Net Worth at any point of time. Our domestic borrowings are usually on fixed interest rate basis and are primarily for a tenure in excess of 10 years. Our loan sanctions typically contain an interest reset clause.

6.7 Operational Performance

A. Direct Lending:

- Gross Sanctions: During 2022-23, Issuer made incremental gross sanctions of Rs. 1,11,741 Crore under Direct Lending, taking cumulative gross sanctions under Direct Lending (Including Sub-Debt) to Rs. 49,506 Crore for 554 projects with a total project cost of Rs. 10,24,000 Crore as on March 31, 2023.
- Financial Closure: As on March 31, 2023, out of 406 net sanction projects under direct lending, 400 projects i.e. 98.52 percent have achieved financial closure.
- Disbursements: During 2022-23, the Issuer made incremental disbursements of Rs. 3238 Crore under direct lending (including Sub-debt), taking cumulative disbursements under the scheme to Rs. 49506 Crore to 381 projects with a total project cost of Rs. 6,40,000 Crore as on March 31, 2023.

B. Refinance

- Gross Sanctions: During 2022-23, the Issuer made incremental gross sanctions of Rs. 7,000 Crore under Refinance, taking cumulative Gross Sanctions under the scheme to Rs. 57,397 Crore as on March 31, 2023.
- Disbursements: During the year, the Issuer made incremental disbursements of Rs. 3,800 Crore under Refinance, taking cumulative disbursements under the scheme to Rs. 31,965 Crore as on March 31, 2023.

C. Takeout Finance

- Gross Sanctions: During 2022-23, the Issuer made incremental gross sanctions of Rs. 1,427 Crore under Takeout Finance, taking cumulative Gross Sanctions under the scheme to Rs. 28,803 Crore as on March 31, 2023.
- Disbursements: The Cumulative disbursements under the Takeout Finance scheme stands at Rs. 17,204 Crore as on March 31, 2023.





6.8 Financial Performance

- Profit After Tax increased from Rs. 514.25 Crore in Financial Year 2021-22 to Rs. 1075.59 Crore in Financial Year 2022-23. Further, Issuer recorded a Profit After Tax of Rs 1019.99 Crore for three quarters ended on 31st December, 2023.
- Loan book increased by -24 percent to Rs. 52,289 Crore as on 31st December, 2023 from Rs. 42,271 crore as on 31st March, 2023.
- Capital to Risk (Weighted) Assets Ratio (CRAR) stood at 25.85 percent as on 31st December 2023 from 27.65 percent as on 31st March 2023, maintaining an adequate cushion over the minimum regulatory requirement of 15 percent for NBFCs as mandated by the RBI.
- Provision Coverage Ratio improved from 70.48 percent as on March 2023 to 72.84 percent as on December 2023.
- Debt-Equity Ratio increased from 3.34 as on March 2023 to 3.63 as on December 2023.
- Gross NPA and Net NPA stood at 2.58% percent and 0.72% percent as on December 31, 2023, improving from Gross NPA and Net NPA levels of 4.76% percent and 1.45% percent as on March 2023.

Impact of the Issuer since inception:

Till December 2023, Issuer has participated in approx. 750 projects with a total outlay of over Rs. 12.95 lacs crore, providing financial assistance to over 28% of PPP projects in the country. This has, *inter alia*, delivered the following salient enabling impacts:

- Roads and Highways: approx. 38,000 kms of road development viz approx. 21% of National Highway capacity
- Ports: approx. 861 MT of port capacity development viz approx. 34% of India's major port capacity
- Conventional Energy: approx. 74 GW of energy addition viz; approx. 18% of India's installed capacity
- Renewable Energy: Issuer has expanded its assistance to renewable energy sector with sanctions of Rs. 25,902 crore & Disbursements of Rs. 10,388 crore.
- Airports: Development of major International Airports- Delhi, Mumbai, Hyderabad, Noida, Navi Mumbai, Goa and more.

India Infrastructure Finance Initiative

The Issuer had entered into MoU with IDFC and Citigroup on February 15, 2007, to set up an India dedicated infrastructure fund wherein Issuer had agreed to contribute US\$ 25 million (subject to a maximum of Rs.100 crore) while IDFC & Citigroup committed to contribute US\$ 100 million each as promoter sponsors.

Till December, 2023, out of total capital commitment of Rs.100 crore to IIF, Issuer has contributed Rs. 92.47 crore, IIF has redeemed capital amounting to Rs.86.46 crore till December 31, 2023. Outstanding amount of Issuer's investment in IIF is Rs. 6.01 crore as on December, 2023.

6.9 Certifications

The Issuer confirms and holds the following quality, environment, sustainability and safety standards:

ISO 9001:2015 CERTIFICATION

Our Company is an ISO 9001:2015 certified company with established, documented, implemented Quality Policy & Quality Manual and maintains a Quality Management System (QMS) as a means for ensuring that the services of IIFCL conforming to specified requirements and continually improve its effectiveness in accordance with the Quality Management System requirements.

6.10 Growth Plan

An effective strategy inevitably has the element of competitive advantage defining its strategic positioning in the market. The Issuer is strategically positioned as the wholly owned Government of India financial



institution in the country, working in all the sub-sectors of Infrastructure Sector, and it aims to strengthen its business development efforts while actively engaging with developers, authorities, regulators, state and central government. Issuer has long been assisting the Government of India in policy support and to further its role to provide thought leadership in the infrastructure sector, is in the process of establishing an in-house research and advisory wing, which would enable it in further bolstering its capabilities to provide policy advocacy, feedback, remedial action, innovative products and processes to Government, Regulatory Bodies, Project Authorities and other stakeholders.

Issuer has been intending to strengthen the monitoring and surveillance systems through digitalization and in this regard, the Issuer has become the first lender to introduce an Online Project Monitoring System (OPMS), a first of its kind in India, for real-time project monitoring during construction phase by integrating high end solutions like Drones, AI etc.

With the objective to leverage on the expected surge in operational projects, Issuer aims to increase its Takeout Finance portfolio going forward. Further, it aims to offer products at competitive rates, raise funds of up to Rs. 16,200 crore through domestic borrowings as well as through various Bilateral/Multilateral Institutions during Financial Year 2023-24. Issuer is now in the process of bringing in a market-oriented dynamism in all its activities, with an improved credit policy, segmented risk-based pricing, enhanced efforts for recovery, an active treasury management and digitalization of monitoring of projects for ensuring progress linked disbursements in projects. Issuer is also making efforts to reduce the lead time in the entire value chain by implementing an Integrated IT Solution to enhance customer satisfaction. Going forward, Issuer intends to focus on becoming an agile and niche player in the market.

6.11 Structure of the Group







SECTION VII OUR MANAGEMENT

7.1. DETAILS OF THE BOARD

As per Article 115 of AoA of the Company, the Board of the Company shall consist of:

- Two whole-time Directors, one of whom shall be Managing Director, who shall not be liable to retire by rotation;
- b. Not more than 5 Directors nominated by the Central Government of whom:
 - Three Directors shall be officials of the Central Government including one each from Department of Financial Services (DFS) and NITI Aayog;
 - ii. Not more than two Directors to be from Scheduled Commercial Banks;
- c. One Director, who may be official of the RBI, nominated by the RBI.
- d. Such number of Independent Directors as per requirement of Companies Act 2013
- Such number of Directors elected by the members as per requirement of the Companies Act, 2013, whenever IIFCL goes public.

Provided that the Board of Directors of IIFCL shall also adhere to requirements of Companies Act 2013 & Companies (Appointment & Qualification of Directors) Rules 2014.

The following table sets forth details regarding our Board as on date of making General Information Document:

S. No.	Name , Designation . D1N	Ag e	Address	Date of Appointment	List of other directorships	Whether wilful defaulter
I.	Shri Padmanabhan Raja Jaishankar (Managing Director) PAN: AAHPJ5736F DIN: 06711526	58	Flat No. A-2, Second Floor Tower-2, Type-VI Flats, NBCC Tower, Kidwai Nagar, Sarojni Nagar New Delhi — 110023	May 29, 2020	IIFCL Asset Management Company Limited IIFCL Projects Limited IIFC(UK) Ltd.	No
2.	Shri Pawan K. Kumar (Deputy Managing Director) PAN: AAKPK5448E DIN: 08901398	59	House No. 37 F.F, Aradhana Enclave, R. K. Puram, Sector- 13, VTC R K Puram, Vasant Vihar New Delhi – 110066	October 01, 2020	IIFCL Projects Limited	No
3.	Shri Bhushan Kumar Sinha (Government Nominee Director) PAN: ALJPS0644L DIN- 08135512	59	B-12, Ground Floor, Kalindi Colony, Nr. Ashram Chowk Metro Station, New Delhi- 110065	January 06, 2023	Bank of India Small Industries Development Bank of India (SIDBI) National Bank for Financing Infrastructure and Development (NaBFID)	No
4.	Shri Solomon Arokiaraj (Government Nominee Director) PAN: ADZPA3994P DIN- 06802660	50	B1, Tower 10, New Moti bagh, New Delhi	January 23, 2023	Air India Assets Holding Limited	No
5.	Shri Partha Sarathi Reddy Chevuru (Government Nominee Director) PAN: AARPC0039J DIN: 08941266	50	201, Block-D, Central Government Residential Complex, Deen Dayal, Upadhyay Marg, Kali Mandir NEW DELHI – 110002	October 29, 2020	Indian Railway Stations Development Corporation Limited	No



S. No.	Name , Designation , DIN	Ag e	Address	Date of Appointment	List of other directorships	Whether wilful defaulter
6,	Dr. Ram Jass Yadav (Scheduled Commercial Banks Nominee Director) PAN: AADPY6669A DIN – 08911900	59	C1, Tower 19, East Kidwai Nagar, New Delhi- 110023	September 21, 2022	Punjab & Sind Bank National Institute of Banking Studies and Corporate Management	No
7.	(Scheduled Commercial Banks Nominee Director) PAN: ACPPK8342Q DIN – 09631251	55	Building No. 5, Flat- 5A, Hibiscus Society, Sector 50, Gurugram, Haryana	September 21, 2022	Punjab National Bank PNB Gilts Limited PNB Cards and Services Limited	No
8.	Shri Samir Jerambhai Boghara (Independent Director) PAN: ABOPB8460C DIN: 10163651	56	3081, Silver Business Point, Near VIP Circle, Opposite Nayara Petrol Pump, Utran, Surat, Gujarat- 394105	May 15, 2023	• Nil	No

Confirmation

None of the current Directors of the Issuer appear in the RBI's defaulter list and/or ECGC default list.

Corporate Governance

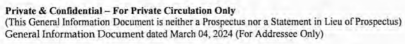
Except as disclosed in this General Information Document, the Company is in compliance with the requirements of Corporate Governance as prescribed under SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 and DPE Guidelines on Corporate Governance.

Details of Changes in Directors in the last 3 years and current Financial Year:

S.:No.:	Name, Designation and DIN	Date of Cessation, if applicable	Date of resignation, if applicable	Remarks
1,	Shri Peeyush Kumar Designation- Nominee Director DIN: 08292856	January 23, 2023	January 23, 2023	Nomination withdrawn by appointing authority.
2.	Shri Lalit Kumar Chandel Designation: Government Nominee DIN: 00182667	January 06, 2023	January 06, 2023	Nomination withdrawn by appointing authority.
3.	Ms. A. Manimekhalai Designation- Nominee Director DIN: 08411575	September 21, 2022	September 21, 2022	Nomination withdrawn by appointing authority.
4.	Shri Ajay Kumar Shrivastav Designation- Nominee Director DIN: 08946309	September 21, 2022	September 21, 2022	Nomination withdrawn by appointing authority.
5.	Shri Baldeo Purushartha Designation- Nominee Director DIN: 07570116	December 03, 2021	December 03, 2021	Nomination withdrawn by appointing authority
6.	Shri Anand Madhukar Designation- Government Nominee Director DIN: 08563286	December 07, 2020	December 07, 2020	Nomination withdrawn by appointing authority
7.	Shri Sonjay Kumar Saha Designation-Nominee Director DIN-0822337	October 28, 2020	October 28, 2020	Nomination withdrawn by appointing authority
8.	Shri Gayatri Chaitanya Chinthapalli Designation- Nominee	NA	September 01, 2020	Resignation due to superannuation









	Director DIN: 07986772			
9.	Shri Pankaj Jain Designation- Scheduled Commercial Bank Nominee Director DIN: 00675922	May 29, 2020	May 29, 2020	Nomination withdrawn by appointing authority
10.	Shri Kumar Vinay Pratap Designation- Government Nominee Director DIN: 07606296	April 16, 2020	April 16, 2020	Nomination withdrawn by appointing authority





SECTION VIII DISCLOSURES WITH REGARD TO INTEREST OF DIRECTORS, LITIGATION, ETC

8.1. INTERESTS OF OUR DIRECTORS

Except as otherwise stated in "Financial Statements – Related Party Transactions" our Company has not entered into any contract, agreements and arrangement during the 3 (three) Financial Years preceding the date of this General Information Document in which the directors are interested directly or indirectly, and no payments have been made to them in respect of such contracts or agreements.

All directors may be deemed to be interested to the extent of fees if any, payable to them for attending meetings of the Board or a committee thereof, as well as to the extent of other remuneration and reimbursement of expenses payable to them and in view of their employment/nomination.

8.2. INTEREST/CONTRIBUTION OF KEY MANAGERIAL PERSONS/PROMOTERS IN THE OFFER

There is no financial or other material interest of the directors, promoters or Key Managerial Personnel in the Offer. There are no contributions which are being made by the directors either as part of the Offer or separately in furtherance of such objects.

8.3. DETAILS OF LITIGATION OR LEGAL ACTION PENDING OR TAKEN BY ANY MINISTRY OR DEPARTMENT OF THE GOVERNMENT OR A STATUTORY AUTHORITY AGAINST PROMOTER OF THE OFFER OR COMPANY DURING LAST 3 YEARS IMMEDIATELY PRECEDING THE YEAR OF ISSUE AND DIRECTIONS ISSUED THEREOF

The status of pending assessment of Income Tax is as under:

Assessment Year	ar Status		
2016-17 E	Assessment order u/s 143(3) dated 28.12.2018 received on 28.12.2018. Appeal filed before CIT(A) on 25.01.2019 against disallowances made in assessment order and deposited 20% tax demand of Rs. 137 lacs under protest and Rs. 46.71 lacs has been adjusted from refund of AY 2011-12. Appeal is currently pending before CIT(A) for adjudication. Notice u/s 154 proposing an addition of Rs. 519.18 lac was received on 30.03.2023 for excess claim on deduction u/s 36(1)(viii). IIFCL filed an appeal with CIT(A) on 27.04.2023.		
x 2017-18 c e p t	Notice u/s 154 proposing an addition of Rs. 421.12 lac was received on excess claim on deduction u/s 36(1)(viii), against which reply was submitted on 12.12.2022. IIFCL received the assessment Order u/s 143(3) passed by Income Tax Department dated 17.12.2019 disallowing item of expense of Rs. 50.67 lacs. IIFCL filed appeal with CIT(A) dated 15.03.2023 with condonation of delay.		
a 2016-17 s	IIFCL received demand cum show cause notice on 23 rd April 2021, upon the Special Audit conducted by the Service Tax Department, raising the demand of Rs. 71.53 Lacs. IIFCL has submitted its reply and has department the complete amount under protest.		

Other litigation is as below:

A person named Shri Arvind Maganlal Jain has filed the complaint before the Hon'ble District Consumer Redressal Forum, Ahmedabad (Hon'ble Forum) claiming the redemption of bonds (purchased on 03.03.2011) along with interest. It was informed to Shri Jain that the application of said investment was rejected due to deficiency in documents and the money was refunded thereto. It was also informed that as the demand draft was not enchased and the refunded money remained unclaimed for more than 7 years, hence the same is deposited in the Depositor Education and Awareness Fund of RBI. IIFCL has filed the detailed reply with the Hon'ble Forum.

Except as disclosed herein and in Clause 4.4, "Details Regarding Acquisition of Business/ Undertakings, Mergers, Amalgamations, Revaluation of Assets" and the aforesaid litigations. There has been no material event/ development or change having implications on the financials/credit quality (e.g. any material regulatory proceedings against the Issuer/promoters, litigations resulting in material liabilities, corporate restructuring event etc.) at the time of Issue which may affect the issue or the Investor's decision to invest / continue to



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invest in the non-convertible securities.

8.4. INTEREST OF OUR DIRECTORS

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):

(i)	Remuneration payable or paid to a director by the issuer, its subsidiary or associate company;	Refer details at point no. 8.5
(ii)	Shareholding of the director in the company, its subsidiaries and associate companies on a fully diluted basis;	Nil
(iii)	Appointment of any relatives to an office or place of profit of the issuer, its subsidiary or associate company	Nil
(iv)	Full particulars of the nature and extent of interest, if any, of every director	Nil
	A. In the promotion of the issuer company; or	Nil
	B. In any immovable property acquired by the issuer company in the two years preceding the date of the issue document or any immovable property proposed to be acquired by it; or	Nil
	C. Where the interest of such a director consists in being a member of a firm or company, the nature and extent of his interest in the firm or company, with a statement of all sums paid or agreed to be paid to him or to the firm or company in cash or snares or otherwise by any person either to induce him to become, or to help him qualify as a director, or otherwise for services rendered by him or by the firm or company, in connection with the promotion or formation of the issuer company shall be disclosed.	Nii
(v)	Contributions being made by directors as part of the Offer or separately in furtherance of such objects	Nil

8.5. REMUNERATION OF DIRECTORS

The following table sets forth the details of remuneration paid to the Directors: (as of December 31, 2023):

(in Lacs)

Financial Year	Sitting Fees	Directors Remuneration
April 2023- December 2023	Rs 1.25	Rs. 58.15
FY 2022-2023		Rs. 102.25
FY 2021-2022	-	Rs. 70.06
FY 2020-2021		Rs. 50.24

8.6. 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 interest of other persons.

Nil

8.7. In case the issuer is a NBFC and the objects of the issue entail loan to any entity who is a 'group company' then disclosures shall be made in the following format:

S.	Name of the	Amount of Advances/ exposures to	
No.	Borrower (A)	such borrower (Group) (Rs. Crore) (B)	
1.	NA	NA	NA

The funds raised through Debentures under this GID shall be utilized to provide long-term financial assistance to viable infrastructure projects in India and/or for refinancing existing borrowings of the Issuer, unless stated otherwise in the relevant KID.

The Issue proceeds shall not be utilized in contravention of the regulations, guidelines, or circulars issued by the RBI, SEBI, RoC or the Stock Exchange(s).

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The proposed Debenture issue does not form part of non-equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations, 2021.

- 8.8. In order to allow investors to better assess the issue, the following additional disclosures shall be made by the Issuer in the Issue Documents:
 - A portfolio summary with regards to industries/ sectors to which borrowings have been granted by NBFCs as on December 31, 2023

Sector	Principal Outstanding (in Rs. Cr.)	
Airport	1672	
PMDO	1	
Port	659	
Power	14030	
Railway	34	
Refinance	18,758	
Road	16,171	
Telecomm	3	
Urban Infrastructure	665	
Grand Total	52,289	

 Quantum and percentage of secured vis-à-vis unsecured borrowings granted by NBFCs as on December 31, 2023;

Sl. No.	Type of loans	Amount (in Rs. Cr.)
1	Secured	28,952.50
2	Unsecured	23,336.75
	Total assets under management (AUM)	52,289.25

c. Any change in promoters' holdings in NBFCs during the preceding Financial Year beyond the threshold specified by the RBI from time to time as on December 31, 2023.

Nil

8.9. RELATIONSHIP WITH OTHER DIRECTORS

None of the Directors of the Company is, in any way, related to each other.

8.10. RELATED PARTY TRANSACTIONS

Related party transactions entered during the last 3 Financial Years and current Financial Year with regards to the loans made or guarantees given or security provided are as follows:

Managerial Remuneration (Whole time Directors)

(Rs. in lac)

S. No.	Nature of Transactions	Year ended March 31, 2023	Vear ended March 31, 2022	Year ended March 31, 2021
1	Shri PR Jaishankar (Managing Director)	53.11	33.77	33.32
2	Shri Pawan K Kumar (Deputy Managing Director	49.39	36.29	16.92





Managerial Remuneration (Other than Directors)

(Rs. in lac)

S. No.	Nature of Transactions	Year ended March 31, 2023	Year ended March 31, 2022	Year ended March 31, 2021
1	Shri Rajeev Mukhija (Chief General Manager- CFO	60.63	50.28	47.68
2	Smt. Manjari Mishra (Deputy General Manager- CS)*	46.05	44.13	34.07

^{*}Currently Mr. Abhirup Singh is acting as Company Secretary to the company with effect from May 16, 2023;

Transactions with Subsidiary

(Rs. in lac)

			(240)	
HFC (UK) - Limited	Nature of Transactions	Year ended March 31, 2023	Year ended March 31, 2022	Year ended March 31, 2021
1	Investments during the year		18,940.62	-

HFCL Projects Limited	Na	ture of Trai	nsactions		Year ended March 31, 2023	Year ended March 31, 2022	Year ended March 31, 2021
1	Rent Receiv	e'd			91.64	80.37	76.88
2	Amounts recovered/re	Other coverable	than	rent	8.26	11.15	14.13

HFCL Asset Management Company Limited	lanagement Company		Year ended March 31, 2022	Year ended March 31, 2021
1	Rent Received	86.99	78.92	83.48
2	Amounts Other than rent recovered/recoverable	5.77	9.77	14.75

Outstanding balances with Subsidiary

(Rs. in lac)

India Infrastructure Finance Company (UK) Limited	Nature of Transactions	As at March 31, 2023	As at March 31, 2022	As at March 31, 2021
1	Investment in equity shares	61,180.95	61,180.95	42,240.33
2	Amounts recoverable	0.16	7.50	0.34

·IIFEL Projects Limited	Nature of Transactions	Year ended March 31, 2023	Year ended March 31, 2022	Year ended March 31, 2021
1	Investment in equity shares	475.00	475.00	475.00
2	Amounts recoverable	2.51	45.45	51.92
3	Advisory Services	8.34	0.94	

HFCL Asset Management Company Limited	Nature of Transactions	Year ended March 31, 2023	Year ended March 31, 2022	Year ended March 31, 2021
1	Investment in equity shares	1250.00	1250.00	1250.00
2	Amounts recoverable	24.58	49.77	115.81





8.11. DETAILS OF ANY INQUIRY, INSPECTIONS OR INVESTIGATIONS INITIATED OR CONDUCTED UNDER THE COMPANIES ACT OR ANY PREVIOUS COMPANY LAW IN THE LAST THREE YEARS IMMEDIATELY PRECEDING THE YEAR OF CIRCULATION OF GENERAL INFORMATION DOCUMENT AGAINST THE COMPANY AND ITS SUBSIDIARIES

Nil

8.12. DETAILS OF ANY PROSECUTION FILED, FINES IMPOSED, COMPOUNDING OF OFFENCES UNDER THE COMPANIES ACT OR ANY PREVIOUS COMPANY LAW IN THE LAST THREE YEARS IMMEDIATELY PRECEDING THE YEAR OF CIRCULATION OF GENERAL INFORMATION DOCUMENT AGAINST THE COMPANY AND ITS SUBSIDIARIES

Nil

8.13. DETAILS OF DEFAULT AND NON-PAYMENT OF STATUTORY DUES FOR THE LAST THREE FINANCIAL YEARS AND CURRENT FINANCIAL YEAR

Nil

8.14. DEFAULT OR DELAY, IF ANY, INCLUDING THEREIN THE AMOUNT INVOLVED, DURATION OF DEFAULT AND PRESENT STATUS, IN REPAYMENT OF STATUTORY DUES/ DEBENTURES AND INTEREST THEREON/ DEPOSITS AND INTEREST THEREON, LOAN FROM ANY BANK OR FINANCIAL INSTITUTION AND INTEREST THEREON.

Nil

8.15. DETAILS OF PENDING PROCEEDINGS INITIATED AGAINST THE ISSUER FOR ECONOMIC OFFENCES, IF ANY.

Nil

8.16. DETAILS OF ACTS OF MATERIAL FRAUDS COMMITTED AGAINST THE COMPANY IN LAST THREE FINANCIAL YEARS AND CURRENT FINANCIAL YEAR, IF ANY, AND IF SO, THE ACTION TAKEN BY THE COMPANY

There was no material fraud committed against the Company except as provided hereunder. The brief details regarding Fraud Loan Assets declared by the Issuer till December 2023 are as under:

S.no	PROJECT NAME	DESCRIPTION
T,	M/s SEW LSY Highways Limited	IIFCL had sanctioned Rupee term loan of 240 crore and disbursed an amount of Rs. 89.45 Crore for part funding the total debt of Rs. 1700 crore for the project involving four laning of Delhi –Saharanpur-Yamunotri Section of SH 57 in the state of Uttat Pradesh. On the basis of findings of Forensic Audit Report, PNB (Lead Lender) declared the account as fraud on 27.03.2019. Subsequent to declaration of captioned project account as fraud by Lead bank in May 2019, Lead Bank has filed a complaint/FIR, which is submitted and duly receipted by CBI on 19.08.2019. IIFCL in line with the Lead bank declared account as a fraud on 29.02.2020. Lenders had recalled their facility and filed recovery application in
		DRT, Hyderabad on 10.08.2017. Lenders have received offer for purchase of asset from NARCL. The same is under process.
2,	M/s Ranchi Expressways Ltd.	IIFCL had sanctioned Rupee term loan of Rs 140 crore and disbursed an amount of Rs. 126.04 Crore for part funding the project debt of Rs. 1151.60 Crore for the project involving four laning of Ranchi-Rargaon-Jamshedpur Section in the state of Jharkhand on BOT (Annuity) basis under National Highways Development Program Phase III.





		Hon'ble High Court, vide order dated 14.11.2017 directed Serious Fraud Investigation Office (SFIO) to inquire and ascertain whether the matter involves serious case of fraud which requires to be investigated. SFIO conducted the inquiry and submitted a report before the High Court. As per the report, the Borrower has diverted a total of Rs. 264.01 Crore meant for the project work. On the basis of findings /conclusion of SFIO Report, Hon'ble High Court ordered Central Bureau of Investigation (CBI) to investigate in the matter and CBI, Ranchi had filed an FIR on March 12, 2019 and the matter is under investigation. Forensic Auditor in its audit report has also observed that equity /unsecured loan were infused by the promoter through round tripping of funds. Also, Funds provided towards EPC advance /payments were not utilized for the project work. Further, equity/unsecured loan infused by the promoters were diverted to related companies. The same amount to diversion/siphoning of funds as per extant Regulatory guidelines. The matter was placed before the Board of Directors of IIFCL, in its meeting held on February 29, 2020, and the Board, resolved, interalia, to declare the account as fraud. Lenders had recalled their facility and filed recovery application in DRT, Hyderabad on 15.06.2020. Account is admitted in NCLT on
3,	M/s Reliance Communication Ltd. (RCOM)	22.12.2023. IIFCL claims are provisionally admitted. IIFCL had sanctioned Rupee term loan of Rs, 250 crore and disbursed an amount of Rs. 248 Crore for creation of assets in RCOM as part of capital expenditure forming integral part of the proposed assets to be created in Holding Company/Subsidiaries.
		Forensic Auditor in its audit report, has also observed that Borrowed Funds to the extent of Rs. 15,436 crores was misappropriated and is in non-compliance to the terms of sanction letters and considered as diversion of funds. Invoice financing /discounting was used for round-tripping of loans to and /or from related parties. In absence of supporting documents from the management, these transactions appeared to be misappropriation and can be classified as diversion of loan funds as per extant Regulatory guidelines. The matter was placed before the Board of Directors of IIFCL during its meeting held March 2021 and the Board resolved, inter-alia, to declare the account as fraud in line with SBI. In view of recent Supreme Court order dated 27.03.2023 on Fraud classification and
		Reporting by Bank, the matter needs to be re-examined before taking any further action. The Company was referred under Corporate Insolvency Resolution Process (CIRP) and the CIRP commenced from 21.05.2018. IIFCI.
4	JAS Infrastructure and Power Ltd	has filed its claim before the RP which are admitted under CIRP. IIFCL had sanctioned Rupee term loan of Rs. 525.00 crore (disbursed Rs. 14.13 crores) for setting up 2X660 MW Coal based thermal power plant with supercritical Parameter Syria, Bank District, Bihar. The project was promoted by Abhijeet Power Ltd. and Corporate Ispat Alloys Ltd. The account slipped into Sub-standard category on 30.10.2013 with
		IIFCL, as during 2012, captive block allotted to the project appeared in the CAG report on coal block allocations in Aug, 2012. The forensic auditor in its report has stated inter-alia that the
		borrowed funds have been moved from the Borrower Company to group companies without creating any assets, siphoning of funds borrowed from Banks and Financial institutions utilized for the purposes other than that it was borrowed for etc.
		PNB (second largest lender) has declared the account as fraud and filed complaint with CBI in March 2019. The Board of IIFCL in its meeting held on June 29, 2020 has approved declaration of the account as fraud. Presently, project is admitted under NCLT, Kolkata and is under Liquidation stage.
5.	Topworth Tollways (Bela) Pvt. Ltd	IIFCL had sanctioned Term Loan of Rs. 40.00 crore for part funding the total debt of Rs. 315.74 cr for the project involving construction, development, maintenance and management of Satna to Bela Road (NH-75) in the state of Madhya Pradesh Project.



		As the concessionaire failed to achieve milestones to complete the project, Concessioning Authority i.e. Madhya Pradesh Road Development Corporation (MPRDC) had issued Termination Notice to concessionaire on 11.05.2015 as per decision of Ministry of Road and Transport & Highways, New Delhi.
		Based on the Forensic Audit report, after due deliberations on the observation mentioned in the audit report and on non-submission of the required information, despite repeated follow up by the forensic auditors as well as the lenders, the consortium lenders decided to declare the account as Fraud. Accordingly, Lead Bank (Central Bank of India) had declared the account as fraud w.e.f. 07.12.2019 and reported the matter to RBI. Subsequently, IIFCL's Board of Directors in its meeting held on 21.12.2019 accorded approval for declaring the captioned project account as fraud. Company has filed a case in city civil court Mumbai on 04.07.2020 against the Lead bank seeking relief to restrain the bank from dissemination, publication and display the name of company as fraud and wilful defaulter and the court has passed an order to maintain 'status quo' till next date of hearing. IIFCL had issued Recall notice to the Borrower Company on
		26.09.2017 followed by filing of recovery suit in DRT Mumbai against the company in January 2019. In this account, Personal Guarantee (section 95) is filed but is yet not admitted in NCLT.
6.	Ind-Barath Power (Madras) Limited	IIFCL in consortium with PFC (lead lender) and REC has part funded Ind-Barath Power (Madras) Limited (IBPML) for setting up 1x 660 MW coal based thermal power project at Tuticorin, Tamil Nadu, IIFCL had sanctioned RTL of Rs 250 crore and disbursed Rs 89.24 crore in TRA Account maintained with Axis Bank.
		Funds from TRA had been diverted by the Borrower Consortium had recalled the loan and filed a criminal complaint with EOW, Delhi Police on February 08, 2018, which is under investigation. The developments in the account have been reported to the Board of IIFCL at the meeting held on March 22, 2018 and instance of fraud was reported to RBI on March 28, 2018.
		The Company was referred under Corporate Insolvency Resolution Process (CIRP) on 14.08.2017 and presently under Liquidation. Corporate Guarantor of the company is also admitted in NCLT on 19.10.2022, however NCLAT has given an interim order of stay at present.
7.	Gangotri Jhabua Jobat Kukshi Tollways Pvt Ltd.	IIFCL had sanctioned and disbursed Rupee term loan of Rs 39.11 crore for part funding the project promoted by M/s Gangotri Enterprises Ltd for carrying out two laning of Jhabua Jobat Kukshi section of road (State Highway-39) from km 0.00 km to 92.42 km (length of 95.00 km) on Build-Operate-Transfer (BOT) basis in the state of Madhya Pradesh.
		Forensic Auditor in its audit report had reported that the Borrower is not depositing the toll proceeds into the Escrow Account. IIFCL has taken up the matter of non-deposition of toll with Lead Bank and Authority viz., MPRDC.
		Lenders and MPRDC had also instructed the Borrower to strictly follow the provisions of Agreements failing which necessary action would be initiated against the Borrower.
		On account of the above non-compliance the account was declared as Fraud and reported to RBI in Feb 2020.
		IIFCL has filed recovery suit in DRT, New Delhi and also filed a complaint with CBI. However, CBI has returned the complaint advising to file a fresh complaint through Lead Bank. Lead Bank being a private sector Bank has filed a complaint with the Economic Offences Wing, New Delhi. The case was investigated and closed by EOW, New Delhi.
8.	Transstroy Obedullaganj Betul Tollways Pvt. Ltd.	IIFCL in consortium has part funded the project for Four Laning of Obedullaganj to Betul section of NH-69 in the state of Madhya Pradesh (MP) to be executed as BOT (Toll)
		Forensic Auditor in its audit report, has observed that: The end use of the promoter's contribution and the bank





1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		loans totaling to Rs 453.48 crores could not be fully verified as the borrower had transferred entire funds to EPC contractor viz., Transtroy India Limited and the EPC contractor did not cooperate in providing the supporting documents for the expenses incurred by it against the Obdulagunj and Betul Road project. • An amount of Rs 90.93 crores were used in paying against the IDC charges. Rs 38.48 crores were claimed as expenses incurred at site but no supporting documents were provided in support of such expenses. Balance amount of Rs 324.07 crores could not be verified independently with any support documents.
		Based on the above observations, Lead Bank (Central Bank of India) declared the captioned account as Fraud on 05.12.2020.
		Accordingly, in line with Lead Bank, IIFCL declared the captioned account as Fraud on 21/06/2021. Further, revised CBI complaint against the Company and Directors has been submitted to CBI, New Delhi on 01.02.2023. The same has been returned by CBI asking Bank to cover the recent supreme court order to give the borrower adequate opportunity to explain their case. The Joint recovery suit has been filed in DRT, Hyderabad in
	Tennestresi Heskete Debbernet	October 2017.
9,	Transstroy Hoskote Dobbaspet Tollways Pvt. Ltd.	IIFCL in consortium has part funded the project for Four laning of existing road on Hoskote- Dobbaspet Section of NH-207 in the state of Karnataka on DBFOT basis.
		 Forensic Auditor in its audit report, has observed that: The EPC contractor (Transstroy India) failed to provide the records and supporting documents for the funds transferred by SPV as evidence of expenses incurred, inspite of repeated attempts for submission of the same during the Forensic Audit, Further, it also failed to justify the reasons why only 11.34% of the total project was completed against the 44.70% of the fund utilisation of the total project cost and the huge gap in fund utilisation vis-a-vis work completion, there is a possible diversion of funds by EPC contractor. Further, there was no proper justification for the expenses incurred and also non-cooperation in submitting the required information.
		Based on the above observations, Lead Bank (Central Bank of India) declared the captioned account as Fraud on 17.03.2021.
		Accordingly, in line with Lead Bank, IIFCL declared the captioned account as Fraud on 21/06/2021. Further, Revised CBI complaint against the Company and Directors has been submitted to CBI, New Delhi on 19.01.2023. The same has been returned by CBI asking Bank to cover the recent supreme court order to give the borrower adequate opportunity to explain their case.
		The Joint recovery suit has been filed in DRT, Hyderabad on 15.12.2018
10,	Transstroy Bhopal Biaora Tollways Ltd.	IIFCL in consortium has part funded the project for Four laning of the Bhopal-Biaora section of National Highway no.12 in the State of Madhya Pradesh on toll basis.
		Out of the total project estimated cost of Rs 711.59 crores, an amount of Rs. 499.92 crores which is equivalent to 70.25% was spent by the borrower, however only 43.15% of work was completed as per the LIE report. 18.64% of completion as certified by IE in the letter of MPRDCL. EPC contractor could not justify for the gap and also failed in providing the supporting documents for spending such expenses towards the project.

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		The EPC contractor failed to provide the record, and supporting documents for the funds transferred by SPV as evidence of expenses incurred, during the Forensic Audit. Further, it also failed to justify the reasons why only 43.15% of the total project was completed a8ainst the 70,25% of the fund utilization of the total project cost and the huge gap in fund utilization vis-a-vis work completion, there is a possible diversion of funds by EPC contractor, Further there was no proper justification for the expenses incurred and also non-cooperation in submitting the required information. Based on the above observations, Lead Bank (Central Bank of India) declared the captioned account as Fraud on 17.03.2021. Accordingly, in line with Lead Bank, IIFCL declared the captioned account as Fraud on 21/06/2021. Further, Revised CBI complaint against the Company and Directors has been submitted to CBI, New Delhi on 04.02.2023. The same has been returned by CBI asking Bank to cover the recent supreme court order to give the borrower adequate apportunity to explain their case. The Joint recovery suit has been filed in DRT, Hyderabad on 16.10.2017.
11.	Kiratpur Ner Chowk Expressway Limited	IIFCL in consortium has part funded the project for Development and Construction of Four laning of the Kiratpur — Ner- Chowk section of NH-21 in the state of Punjab and Himachal Pradesh under NHDP Phase III Toll basis. Forensic Auditor, in its audit report, has concluded as under:- As per of various Investigations conducted by RBI various agencies regarding group accounts it has been observed that one of its group company IFIN engaged in linancing, lend money to various entities/ group companies who in turn further lend to IL&FS Transportation Networks Limited, by by-passing RBI directions on concentration of credit in a single company or a group company. These group companies which acted as a conduit was assuring that loan from IFIN will not have to be repaid till ITNL pay them back. As per findings the exposure were taken on special purpose vehicles of IL&FS Transportation Networks Limited by assignment of loan originally given to ITNL.
		Based on the above observations, Lead Bank (Indian Bank) declared the captioned account as Fraud on 22.09.2021. Accordingly, in line with Lead Bank, IIFCL declared the captioned account as Fraud on 12/11/2021. Further, Lead Bank (Indian Bank) has filed a joint complaint with CBI on 07.07.2022. NHAI had released an amount of Rs. 662.53 crores on 31.03.2021 into the Escrow Account towards settlement amount. IIFCL had received its pro-rata share of Rs. 122.80 crore on 09.04.2021.

8.17. OUTSTANDING BORROWINGS/ DEBT SECURITIES ISSUED FOR CONSIDERATION OTHER THAN CASH, WHETHER IN WHOLE OR PART, AT A PREMIUM OR DISCOUNT, OR IN PURSUANCE OF AN OPTION

Company has not issued any debt securities or agreed to issue any debt securities or availed any borrowings for a consideration other than cash, whether in whole or in part, at a premium or discount or in pursuance of an option.

8.18. AUDITORS' QUALIFICATIONS

Details with respect to qualifications, reservations and adverse remarks of the auditors of the Company in the last five Financial Years immediately preceding the year of circulation of the General Information Document and 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 qualifications, reservations and adverse





remarks are given as under Annexure VI.

8.19. DEFAULT IN ANNUAL FILING OF THE COMPANY

The Company confirms that it has not defaulted in annual filings under Companies Act, 2013 or the rules made thereafter.

8.20. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS, COURTS OR TRIBUNALS IMPACTING GOING CONCERN STATUS

Nil.

8.21. DETAILS OF ALL DEFAULT/S AND/OR DELAY IN PAYMENTS OF INTEREST AND PRINCIPAL OF ANY KIND OF TERM LOANS, DEBT SECURITIES, COMMERCIAL PAPER (INCLUDING TECHNICAL DELAY) AND OTHER FINANCIAL INDEBTEDNESS INCLUDING CORPORATE GUARANTEE ISSUED BY THE COMPANY, IN THE PAST 3 YEARS INCLUDING THE CURRENT FINANCIAL YEAR.

NIL

8.22. ANY MATERIAL EVENT/ DEVELOPMENT OR CHANGE HAVING IMPLICATIONS ON THE FINANCIALS/CREDIT QUALITY (E.G. ANY MATERIAL REGULATORY PROCEEDINGS AGAINST THE ISSUER/PROMOTERS, LITIGATIONS RESULTING IN MATERIAL LIABILITIES, CORPORATE RESTRUCTURING EVENT ETC.) AT THE TIME OF ISSUE WHICH MAY AFFECT THE ISSUE OR THE INVESTOR'S DECISION TO INVEST / CONTINUE TO INVEST IN THE NON-CONVERTIBLE SECURITIES/COMMERCIAL PAPER.

Nil

8.23. DETAILS OF PENDING LITIGATION INVOLVING THE ISSUER, PROMOTER, DIRECTOR, SUBSIDIARIES, GROUP COMPANIES OR ANY OTHER PERSON, WHOSE OUTCOME COULD HAVE MATERIAL ADVERSE EFFECT ON THE FINANCIAL POSITION OF THE ISSUER, WHICH MAY AFFECT THE ISSUE OR THE INVESTOR'S DECISION TO INVEST / CONTINUE TO INVEST IN THE DEBT SECURITIES AND/ OR NON-CONVERTIBLE REDEEMABLE PREFERENCE SHARES.

An inspection of IIFCL Mutual Fund (IDF) was carried out by SEBI as a part of the annual exercise for the period 2014-2022 and based on the complaint received by SEBI from an ex-employee.

Pursuant to the above inspection and based on its findings, SEBI had issued Show Cause Notices to IAMCL and four ex - KMPs (who were held accountable by SEBI for alleged non compliances/ lapses) for violation of certain regulations of SEBI (Mutual Fund) Regulations, 1996.

8.24. DETAILS OF ANY INQUIRY, INSPECTIONS OR INVESTIGATIONS INITIATED OR CONDUCTED UNDER THE SECURITIES ACT OR COMPANIES ACT OR ANY PREVIOUS COMPANY LAW, PROSECUTIONS FILED, IF ANY (WHETHER PENDING OR NOT) IN THE LAST THREE YEARS IMMEDIATELY PRECEDING THE YEAR OF GENERAL INFORMATION DOCUMENT AGAINST THE COMPANY AND ALL OF ITS SUBSIDIARIES.

Nil





SECTION IX MANAGEMENT'S PERCEPTION OF RISK FACTORS

MANAGEMENT PERCEPTION OF RISK FACTORS

Following are the risks envisaged by the management of the Company relating to the NCDs, the Company and the market in general. Potential Eligible Investors should carefully consider all the risk factors stated in this Disclosure Document for evaluating the Company, its business and the NCDs before making any investment decision relating to the NCDs. The Company believes that the factors described below represent the principal risks inherent in investing in the NCDs. The ordering of the risk factors is intended to facilitate ease of reading and reference and does not in any manner indicate the importance of one risk factor over another. All of these factors are contingencies which may or may not occur and the Company is not in a position to express a view on the likelihood of any such contingency occurring. Potential Eligible Investors should also read the detailed information set out elsewhere in this Disclosure Document and reach their own views prior to making any investment decision.

If any one of the following stated risks actually occurs, the Company's business, financial conditions and results of Company's operations could suffer and, therefore, the value of the Company's NCDs could dec!ine and/or the Company's ability to meet its obligations in respect of the NCDs could be affected. More than one risk factor may have simultaneous affect with regard to the NCDs such that the effect of a particular risk factor may not be predictable. In addition, more than one risk factor may have a compounding effect which may not be predictable. No prediction can be made as to the effect that any combination of risk factors may have on the value of the NCDs and/or the Company's ability to meet its obligations in respect of the NCDs. These risks and uncertainties are not the only issues that the Company faces. Additional risks and uncertainties not presently known to the Company or that the Company currently believes to be immaterial may also have a material adverse effect on its financial condition or business. Unless specified or quantified in the relevant risk factors, the Company is not in a position to quantify the financial or other implications of any risk mentioned herein below.

Materiality

The Risk factors have been determined on the basis of their materiality. The following factors have been considered for determining the materiality.

- 1) Some events may not be material individually but may be material when considered collectively.
- 2) Some events may have an impact which is qualitative though not quantitative.
- 3) Some events may not be material at present but may have a material impact in the future.

RISK RELATING TO OUR BUSINESS AND INDUSTRY

 Inherent risks in infrastructure financing, to the extent they materialize, could adversely affect our business and result in our loans and investments declining in value.

We are involved in the business of providing long term debt for projects in the infrastructure sector as per the Harmonized List. Lending to infrastructure sector involves various risks, including the following:

- interruption or disruption in domestic or international financial markets;
- political, regulatory, fiscal and legal actions that may adversely affect the viability of projects financed by us;
- changes in government and regulatory policies in relation to the infrastructure sector in general, and its sub-sectors or certain projects, in particular;
- delays in implementation of government plans and policies;
- delays in obtaining regulatory approvals for, and the construction and operation of projects including in relation to land acquisition;
- long gestation or implementation period of projects;
- adverse changes in market demand or prices for the services that the project, when completed, is expected to provide;
- changes in credit ratings of our clients;
- shortages of, or adverse price developments for, raw materials and key infrastructure inputs such as metals, cement, steel, oil, coal and natural gas;
- the unwillingness or inability of consumers to pay for infrastructure services;
- unavailability of financing at favourable terms, or at all;



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- potential defaults under financing arrangements by our clients;
- failure of co-lenders with us under consortium lending arrangements to perform their contractual obligations;
- adverse developments in the overall economic environment in India;
- adverse liquidity, interest rate fluctuations or changes in financial or tax regulations; and
- economic, political and social instability or occurrences such as natural disasters, armed conflict and terrorist attacks, particularly in areas where projects financed by us are located or in the markets they are intended to serve.

To the extent these or other risks relating to our business materialize, the quality of our loan portfolio and our business, prospects, results of operations and financial condition could be adversely affected.

We are affected by volatility in interest rates for our lending and investment operations as well as the
rates at which the Company borrows from banks/financial institutions, which could adversely affect our
return on assets and profitability.

Our business depends on interest income from our loans and advances and investments made by us and the interest rates at which we borrow from banks/financial institutions. Accordingly, we are affected by volatility in interest rates in our borrowing, lending and investment operations. Interest rates are highly sensitive to many factors beyond our control, including competition from other banks and NBFCs, the monetary policies of the RBI, deregulation of the financial sector in India, domestic and international economic and political conditions international price of key energy commodities, climatic factors and other factors, which have historically generated a relatively high degree of volatility in interest rates in India.

Further, rise in inflation and consequent increase in interest rates, repo rates (the rates at which RBI lends to commercial banks) and reverse repo rates (the rates at which RBI borrows from commercial banks) by RBI has led to an increase in interest rates on loans provided by banks and financial institutions. Due to these factors, interest rates in India have experienced a relatively high degree of volatility.

Our net interest margins are determined by the cost of our funding relative to the pricing of our loan products. The cost of our funding and the pricing of our loan products are determined by a number of factors, many of which are beyond our control. In the event we were to suffer a decline in net interest margins, we would be required to increase our lending activity in order to maintain our profitability. However, there can be no assurances that we will be able to do so and we may suffer reduced profitability or losses in the event our net interest margins were to decrease, which may adversely affect our business, prospects, results of operations and financial condition.

Our domestic borrowings are usually on fixed interest rate basis and are primarily for a tenure in excess of 10 years. As a result, if interest rates fall, we may have greater difficulty in maintaining a low effective cost of funds compared to our competitors. Although our loan sanctions typically contain an interest reset clause, in the event such hedging does not serve to benefit from or set off the extent of interest rate fluctuation, or if we are not able to pass on the increased cost of borrowing to our own borrowers, our net interest income and net interest margin could be adversely impacted.

Further, the majority of the loans taken and provided by us are long-term in nature and the interest rates are subject to periodic resets. When interest rates decline, we may be subject to greater repricing and prepayment risks. During periods of low interest rates and high competition among lenders, borrowers may seek to reduce their borrowing cost by asking lenders to reprice loans. When assets are repriced, the spread on loans, which is the difference between the average yield on loans and the average cost of funds, could be affected. If we reprice loans, our financial results may be adversely affected in the period in which the repricing occurs. To the extent that the Company's borrowers prepay loans, our return on our capital may be impaired as any prepayment premium we receive may not fully compensate us for the redeployment of such funds elsewhere. When interest rates increase, we may be unable to pass on such increase to the borrowers in full by increasing the corresponding borrowing interest rates. Our inability to manage such interest rate variations effectively and efficiently over the duration of the project loans may adversely affect our results of operations and profitability.



 We would have limited recourse in the event of default by our borrowers, and may not be able to recover the full, or any, amount of financing extended by us to them.

Any lending or investment activity involves credit risk arising from the risk of default and non-payment by borrowers and other counterparties. As on December 31, 2023, the cumulative amount of Sanctions and Disbursements of our company is of Rs. 2,43,693 lac Crore and Rs. 1,20,432 Crore respectively. We lend to the infrastructure projects under the aegis of SIFTI (Scheme for funding viable infrastructure project through a Special Purpose Vehicle called the India Infrastructure Finance Company Ltd). The securities are majorly the cash flow generated by the project and same is shared pari passu with the consortium lenders. IIFCL along with the consortium member has first priority on the cash flow generated of the infrastructure project to recover the debt.

In addition, some of our loans may relate to imperfect security packages or negative liens provided by our borrowers. The value of certain kinds of assets may decline due to business risks that are inherent to infrastructure sector projects, the nature of the asset secured in our favour, and any adverse market or economic conditions in India or globally. The value of the security or collateral obtained may also decline due to an imperfection in the title or difficulty in locating movable assets. Although some parts of legislations in India provide for various rights of creditors for the effective realization of collateral in the event of default, there can be no assurance that we will be able to enforce such rights in a timely manner or enforce them at all. There could be delays in implementing bankruptcy or foreclosure proceedings.

Most of our loans have been granted as part of consortium, and joint recovery action implemented by a consortium of lenders may be susceptible to delay or not favourable to us. In this regard, RBI has also developed a resolution process to provide a framework for early recognition, reporting and time bound resolution of stressed assets in terms of RBI Circular dated June 7, 2019 ("Stressed Asset Framework"). The Stressed Assets Framework provides that lenders shall recognize incipient stress in loan accounts, immediately on default by classifying such assets as special mention accounts in various categories. It further provides that if 75% of creditors by value of total outstanding credit facilities (fund based as well as non-fund based) and 60% of the creditors by number agree to a restructuring package of an existing debt (i.e. an outstanding debt), then such agreement shall also be binding on the remaining creditors.

The Stressed Asset Framework mandates higher provisioning if Resolution Plan is not implemented within a stipulated time period. The resolution under NCLT is required within a time span of 180 days, extendable further for 90 days. Considering these timelines, it is envisaged that the resolution of these stressed accounts of borrower may not happen in the near future, and the Company may have to take haircuts at the time of resolution of these stressed assets. Once resolution process is complete, the funds realized from the sale of these assets will be reinvested at the prevailing rate which may be lower and will have an impact on the Company's financials going forward. Though, Company would start getting revenues on such amount as compared to no income is being booked on such assets as of now. The Company faces the risk of higher provisioning and significant haircuts, wherever its borrower fall under the 'stressed assets' category. Further, the Stressed Asset Framework has repealed the earlier issued instructions of the RBI on resolution of stressed assets such as the framework for revitalizing distressed assets, corporate debt restructuring scheme ("CDR"), flexible structuring of existing long term project loans, strategic debt restructuring scheme ("SDR"), change in ownership outside SDR and scheme for sustainable structuring of stressed assets ("S4A"). Accordingly, the Stressed Assets Framework will impact our asset quality and profitability.

In circumstances where other lenders with such exposure / loan account by value and number and are entitled to determine corrective action plan for any of our borrowers, we may be required by such other lenders to agree to such corrective action plan, irrespective of our preferred mode of settlement of our loan to such borrower or subject our loan account to accelerated provisioning. Furthermore, with respect to any loans made as part of a consortium arrangement and multiple banking arrangement, a majority of the relevant lenders may elect to pursue a course of action that may not be favourable to us. Additionally, in the event that we dissent from a particular resolution plan, while under the Stressed Assets Framework we are entitled to receive liquidation value of the stressed asset, there can be no assurance that such liquidation value or any amount recovered pursuant to a resolution plan may be beneficial or in excess of amounts otherwise recoverable by us. Any such corrective action plan / accelerated provisioning could lead to an unexpected loss that could adversely affect our business, financial condition or results of operations.





 We are subject to credit and market risks, and if any such risks were to materialize, our credit ratings and our cost of funds could be adversely affected.

Our revenues depend on our ability to efficiently manage our credit and market risks. We are required to identify, and mark to market, changes in the value of financial instruments caused by changes in market prices or interest rates. Our earnings depend on the effectiveness of our management of credit quality and risk concentration, the accuracy of our valuation models and our critical accounting estimates and the adequacy of our allowances for loan losses. To the extent our assessments, assumptions or estimates prove inaccurate or are not predictive of actual results, we could incur higher than anticipated losses. The successful management of credit, market and operational risk is an important consideration in managing our liquidity risk because it affects the evaluation of our credit ratings by rating agencies. Rating agencies may reduce or indicate their intention to reduce the ratings at any time. There can be no assurance that we will not experience any downgrade in our debt ratings in future. The rating agencies can also decide to withdraw their ratings altogether, which may have the same effect as a reduction in our ratings. Any reduction in our ratings (or withdrawal of ratings) may increase our borrowing costs, limit our access to capital markets and adversely affect our ability to engage in business transactions, particularly longer term and derivatives transactions, or retain our customers. This, in turn, could reduce our liquidity and negatively impact our operating results and financial condition. Although we believe that we have adequate risk management policies and procedures in place, we may still be exposed to unidentified or unanticipated risks, which could lead to material losses and an adverse effect on our business, prospects, results of operations and financial condition.

 Unavailability of financing at commercially acceptable terms, or at all, may adversely affect our liquidity and financial condition.

The liquidity and ongoing profitability of our business depend on our timely access to and the costs associated with raising capital. Our borrowings primarily include secured and unsecured long term bonds and unsecured term loans obtained from various domestic and multilateral and bilateral institutions. We cannot assure you that we would be able to borrow funds at commercially acceptable terms, or at all, in the future. Further, in case GoI does not guarantee our borrowings or in case credit rating of debt instruments issued by us is downgraded for any reason, in the future, investors/lenders may not be willing to invest in our debt instruments at commercially acceptable interest rates, or at all. Thus, in order to honour our lending commitments, we may be required to avail loans at high costs, which may in turn affect our spread on loans and our financial condition. Further, due to our nature and tenure of the loans, it may not be possible for us to pre-pay the existing loans by incurring additional indebtedness, without payment of penalty and interest. Further, increase in debt would lead to leveraging the balance sheet thereby exerting pressure on the financial covenants that we are required to maintain under our various loan agreements. In such an event, we cannot assure you that we would continue to be in compliance with loan agreements' conditions, in future. Any future default under a loan agreement will further affect the availability of funding for the Company. Unavailability of borrowings at commercially acceptable terms, or at all, may adversely affect our capacity to lend in the future and hence would have an adverse effect on our business, prospects, results of operations and financial condition.

 Concentration of our exposure to certain sectors, areas and borrowers, may adversely affect our business, prospects, results of operations and financial condition.

As on December 31, 2023, our largest sector-wise exposures were in the power, road, airport and urban infrastructure sectors. Any negative trends or adverse developments in the power or transportation sectors, particularly those that may affect our large borrowers, could adversely affect the income generating capacity of our borrowers. Credit losses on our significant group and single borrower exposures could adversely affect our business, prospects, results of operations and financial condition. As a majority of our income is in the form of interest income received from our borrowers, any default by our large borrowers in these sectors may have an adverse effect on our liquidity position and results of operation. Any adverse change in the policy relating to infrastructure sector by the governments in any or all of these states, may adversely affect implementation of projects by our borrowers, which may have an impact on their interest paying capacity, thus adversely affecting business, prospects, results of operations and financial condition. As the average maturity of loans provided by us under direct lending is 10 years or more, for the foreseeable future, we expect to continue to have a significant concentration of assets in these sectors and to certain borrowers. Materialization of any of the risks mentioned above may adversely impact our income generation capacity and net interest margins and thus have an adverse effect on our business, prospects, results of operations and financial condition.



 Our Company is a holding company and our company's business operations are also conducted through our wholly owned Subsidiaries and the performance of our Subsidiaries may adversely affect our results of operations.

We are a holding company, and our business operations are also conducted through our wholly owned Subsidiaries, primarily India Infrastructure Finance Company (UK) Limited, IIFCL Projects Ltd and IIFCL Asset Management Company Ltd (IAMCL was granted the approval to act as the AMC of the MF for the IDF). The financial condition and results of operations of our Company on consolidated basis are thus dependent upon the performance of our Subsidiaries. In case, loans obtained by these Subsidiaries contain restrictions on the payment of dividends, including, among others, financial covenants being met and certain debt service accounts being adequately funded prior to the declaration or payment of dividends by these Subsidiaries. Further, in the event of a bankruptcy, liquidation or re-organization of a Subsidiary, our Company's claim in the assets of such Subsidiary as a shareholder remains subordinated to the claims of lenders and other creditors of such Subsidiary.

The Company may be required to comply with certain regulatory requirements as may be prescribed by SEBI, RBI or any other authority, from time to time in relation to the said Subsidiaries. If the Company is required to comply with any new or additional regulations or guidelines by RBI or SEBI, the Company may need to reorganize or restructure its activities, procure and obtain more capital and/or incur additional costs to ensure compliance with such regulations.

8. In addition to our Rupee borrowings and financial activities, we currently have foreign currency borrowings as well as financing activities, which are likely to continue or increase in the future, which will expose us to fluctuations in foreign exchange rates, which could adversely affect our financial condition.

As on December 31, 2023, the Company had foreign currency borrowings of Rs. 15,804.00 Crore. We may seek to obtain additional foreign currency borrowings in the future. We are therefore affected by adverse movements in foreign exchange rates. While we seek to hedge foreign currency exposures, there can be no assurance that our hedging policies and mechanisms will remain effective or that we will enter into effective hedging with respect to any new foreign currency borrowings. To the extent we increase our foreign currency borrowing in the future, we may be further exposed to fluctuations in foreign currency rates. Volatility in foreign exchange rates could adversely affect our business, prospects, results of operations and financial condition. Further, adverse movement of foreign exchange rates may also affect our borrowers negatively, which may in turn adversely affect the quality of our exposure to these borrowers.

 A high level of indebtedness could adversely affect our ability to react to changes in our business environment which will in turn affect our prospects and results of operations.

As at December 31, 2023, our unconsolidated indebtedness aggregated to Rs. 51,316.38 Crores. A significant portion of our funding is obtained through credit facilities and loans provided by banks, financial institutions and bilateral and multilateral institutions. A high level of indebtedness could:

- in the event our cash flows do not increase in the same proportions, require us to dedicate a
 substantial portion of our cash flows from operations to payments in respect of our indebtedness,
 thereby reducing the availability of cash flow to fund our working capital requirements, capital
 expenditures and other general corporate expenditures;
- increase our vulnerability to adverse general economic and industry conditions;
- limit our flexibility in planning for, or reacting to, competition and/or changes in our business or industry;
- limit our ability to borrow additional funds; and
- place us at competitive disadvantage relative to competitors that have less debt or greater financial resources.

Debt agreements entered into by us, at present or in future, may contain restrictive covenants including maintaining certain financial ratios. These restrictions may impede the growth of our business. Any inability to comply with the provisions of our debt agreements and any consequent action taken by our lenders may adversely affect our business, prospects, results of operations and financial condition.





10. If we are unable to manage our growth effectively, our business, prospects, results of operations and financial condition could be adversely affected.

Our business has grown since we began operations in 2006. Our Company has managed to grow loan portfolio by approx. 24% (twenty four percent) from April 01, 2023 till December 31, 2023 to Rs. 52,289 Crore as compared to Rs 42,271 Crore in FY 2022-23. We seek to continue to grow our business rapidly, which could place significant demands on our operational, credit, financial and other internal risk controls. Rapid growth could expose us to a wide range of increased risks, including business risks, such as the possibility that a number of our loans may become impaired faster than anticipated, as well as operational risks which includes fraud risks and regulatory and legal risks. Our growth may also exert pressure on our capital adequacy, making management of asset quality increasingly important. Our growth also increases the challenges involved in preserving and improving our internal administrative, technological and physical infrastructure. Addressing the challenges arising from our growth would put significant demands on our management and other resources.

In addition, as part of our growth strategy, we seek to identify and implement new business ventures and expand into new business segments. For instance, the Credit Enhancement Scheme was launched by IIFCL in the year 2012, with the objective of enabling infrastructure projects to raise long term funds from alternative resources like capital debt markets. To date, IIFCL has sanctioned guarantees totaling over Rs. 2,436 Crore for bond issuances exceeding Rs. 9,080 Crore by more than 22 infrastructure projects. This includes credit enhancement sanction of Rs 181 Crore for bond issuance of Rs 700.00 Crores during May-21 (i.e. FY22). No fresh sanctions were done till December 31, 2023 in FY 2023-2024.

Non- Compliance of the Act and other Applicable Laws may affect our operations and could result in stringent penalties.

All the directors of our Company are appointed by the President of India as per the Articles of Association of our Company. As on the date of this Disclosure Document, our Company's Board comprises of 8 (eight) Directors. Since appointment of directors is undertaken by the GoI, and is beyond the control of our Company, we are not in compliance with Section 177(1), 178(1), and 135(1) of Companies Act, 2013, for non-appointment of Independent Directors on the Board of our Company by the Administrative Ministry.

12. We may fail to obtain certain regulatory approvals in the ordinary course of our business in a timely manner or at all, or to comply with the terms and conditions of our existing regulatory approvals and licences, which may have a material adverse effect on the continuity of our business and may impede our effective operations in the future.

We usually require certain regulatory approvals, sanctions, licences, registrations and permissions for operating our businesses. We may not receive or be able to renew such approvals in the time frames anticipated by us or at all, which could adversely affect our business. If we do not receive, renew or maintain such regulatory approvals required to operate our business, the same may have a material adverse effect on the continuity of our business and may impede our effective operations in the future. Additionally, any historical or future failure to comply with the terms and conditions of our existing regulatory or statutory approvals may cause us to lose or become unable to renew such approvals.

We are subject to periodic inspection by the RBI under Section 45N of the RBI Act, pursuant to which the RBI inspects our books of accounts and other records for the purpose of verifying the correctness or completeness of any statement, information or particulars furnished to the RBI. RBI, has made an inspection and submitted its report under Reference No. CO.DOS.SED.No.S5828/10.07.005/2022-23 dated 15th, December 2022 with reference to Risk Assessment Report and Inspection Report as of 31st March 2022 and letter ref no. DoS(CO).No56176/10.07.005/2022-23 dated 26th December,2022 with reference to Supervisory concerns and Risk Mitigation Plan as of March 31st ,2022 respectively for immediate attention of the Board. We have responded to all the observations of RBI and as on date, no penalties have been levied by RBI.

We cannot assure you that RBI will not find any deficiencies in future inspections, or that RBI will not make similar or other observations in the future. Imposition of any penalty or adverse findings by RBI during the ongoing or any future inspections may have an adverse effect on our business, results of operations, financial condition and reputation.



Further, stock exchanges have levied penalties upto Rs 36,000 excluding goods and service tax for non-compliance of Section 50 (2), Section 53(2) and Section 54(2) of the LODR Regulations. The Issuer has made representations to the stock exchanges. BSE has waived all the penalties. Response from National Stock Exchange is awaited.

We are involved or may be involved in a number of legal proceedings that, if determined against us, could adversely impact our business and financial condition.

Our Company is a party to various legal proceedings/ or party to legal proceedings. These legal proceedings are pending at different levels of adjudication before various courts, tribunals, statutory and regulatory authorities/ other judicial authorities, and if determined against our Company, could have an adverse impact on the business, financial condition and results of operations of our Company. No assurances can be given as to whether these legal proceedings will be decided in our favour or have no adverse outcome, nor can any assurance be given that no further liability will arise out of these claims.

14. Fraud Loan Accounts:

The Company had in its Annual Report for the Financial Year 2022-23, disclosed 11 Fraud Loan Assets for which the Company had proceeded under various recovery mechanisms as set out in Section 8.10 of this General Information Document. No assurances can be given as to whether these Fraud Loan Accounts will be able to repay their respective debts to the Company, nor can any assurance be given that Company will not have further such Fraud Loan Accounts.

15. The infrastructure financing industry is becoming increasingly competitive and our growth will depend on our ability to compete effectively. If we are unable to compete effectively, it may have an adverse effect on our business, prospects, results of operations and financial conditions.

Competition in our industry depends on, among other things, the ongoing evolution of GoI policies relating to the industry, the entry of new participants into the industry and the extent to which there is consolidation among banks, financial institutions and NBFCs in India. Our ability to compete effectively depends on our liability to maintain a low effective cost of funds. With the growth of our business, we are increasingly reliant on funding from the debt markets and commercial borrowings. If we are unable to access funds at an effective cost that is comparable to or lower than our competitors, we may not be able to offer competitive interest rates for our infrastructure loans. This is a significant challenge for us, as there are limits to the extent to which higher costs of funds can be passed on to borrowers, thus potentially affecting our net interest margin.

Our competitors may have greater financing resources than those available to us, greater technical and other resources and greater experience, and may also compete with us for management and other human resources. In the event we are unable to effectively compete with our competitors, we may not be able to maintain or grow our business. This would have an adverse impact on our business, prospects, results of operations and financial condition.

16. The infrastructure development industry in India is still at a relatively early stage of development and is linked to the continued growth of the Indian economy. If the infrastructure industry does not develop as anticipated, our business, prospects, results of operations and financial condition could be adversely affected.

The infrastructure sector in India is still at a relatively early stage of development and is linked to the continued growth of the Indian economy and stable regulatory regimes. Many specific factors within each sector also influence the success of the projects within those sectors, including changes in policies, regulatory frameworks and market structures. Any sudden and adverse change in the policies relating to sectors, in which we seek to invest, may leave us with unutilized capital and interest and debt obligations to fulfil. Further, since infrastructure services in India have historically been provided by the central and state governments without charge or at a low charge to consumers, the growth of the infrastructure sector will be affected by consumers' income levels and the extent to which they would be willing to pay or can be induced to pay for infrastructure services. This would depend, to a large extent, on the quality of services provided to consumers. If the quality of infrastructure services provided to consumers, over which we have no control, are not as desired, income from infrastructure services would decline. This would lead to a decrease in demand for infrastructure financing, which in turn could adversely affect our business and operations. Moreover, any disagreements or disputes between the parties involved in implementation of the projects, or delays in project schedule as a





result of non-performance of obligations by any of the parties involved, or delay in receipt of government approvals, may temporarily or permanently impact the ability of our borrowers to pay interest or principal amounts borrowed, which could have an adverse effect on our business, prospects, results of operations and financial condition. If the central and state governments' initiatives and regulations in the infrastructure industry do not proceed in the desired direction, or if there is any downturn in the macroeconomic environment in India or in specific sectors, our business, prospects, results of operations and financial condition could be adversely affected.

17. The projects for which we have provided, or may in the future provide, financing may be delayed, modified or cancelled, which would adversely affect the ability of our borrowers to repay their loans.

Factors beyond our control or the control of our borrowers may postpone a project or cause its cancellation. Such factors could include delays or failures to obtain necessary environmental and other permits and approvals, rights-of-way, labour disputes, and other types of difficulties or obstructions. Any delay, failure or execution difficulty with respect to projects for which we provide financing could materially affect the ability of the borrowers to repay their loans, which would have an adverse effect on our business, prospects, results of operations and financial condition.

18. A major fraud by third parties or our own employees or lapses in our control systems could adversely impact our business, prospects, results of operations and financial condition.

We are vulnerable to risk arising from the failure of third parties, such as borrowers implementing projects and our other contractors, or our own employees to adhere to approved procedures and system controls, including accounting and data protection procedures. However, we implement certain policies and procedures to minimize risks associated with internal controls and risk management, including constitution of committees of our Board and divisions within the Company for such purpose, as well as whistle blower policies, periodic internal and external audits. Failure to prevent or mitigate fraud or breaches in security may adversely affect our reputation, business, prospects, results of operations and financial condition.

 Our success depends on our management team and skilled personnel and our ability to attract and retain such persons.

Our future performance will be affected by the continued service of our management team and our ability to attract and retain skilled personnel. We also face a continuing challenge to recruit and retain a sufficient number of suitably skilled personnel, knowledgeable in sectors to which we lend. There is significant competition in India for such personnel, and it may be difficult to attract, adequately compensate and retain the personnel we need in the future. We do not maintain key man insurance. Inability to attract and retain appropriate managerial personnel, or the loss of key personnel could adversely affect our business, prospects, results of operations and financial condition.

20. All the properties used by the Company are on lease and/or as shared office space. Any termination of the lease(s) or the other relevant agreements in connection with such properties or our failure to renew the same in a favourable, timely manner, or at all, could adversely affect our activities.

Currently, none of the properties used by the Company for the purposes of our business activities, including the premises where the Registered Office and Corporate Office is located, is owned by us and are provided to the Company on long term lease. Termination of the leases or our failure to renew the same on favourable conditions, in a timely manner, or at all, could require us to vacate such premises at short notice, could adversely affect our operations, financial condition and profitability.

21. Our provisioning norms may not be indicative of the expected quality of our loan portfolio, accordingly, in the event a significant portion of our exposure were to materialize or general economic conditions were to deteriorate, our results of operations and our financial condition would be adversely affected.

We adhere to provisioning requirements related to our loan assets pursuant to applicable RBI Guidelines, as are relevant to us and our various Subsidiaries. If our provisioning requirements are insufficient to cover our existing or future levels of nonperforming loans or if future regulation requires us to increase our provisions, our ability to raise additional capital and debt funds as well as our results of operations and financial condition could be adversely affected.



22. We may face asset-liability mismatches which could affect our liquidity, and which may as a consequence have a material and adverse effect on our business, financial performance and results of operations.

We may face potential liquidity risks due to mismatches in our funding requirements and the financing we provide to eligible borrowers. Our funding requirements are primarily met through a combination of equity investments by GoI, issuance of secured and unsecured non-convertible debentures and unsecured long term loans availed from domestic as well as multilateral and bilateral institutions. While our domestic borrowings are usually on fixed interest rate basis and the financing we offer is of long-term nature, in the future, if we are unable to effectively manage our funding requirements and the financing we provide (which may be aggravated if our borrowers pre-pay or are unable to repay any of the financing facilities we grant to them or if we are unable to obtain additional credit facilities in a timely and cost effective manner, or at all), we may have mismatches in our assets and liabilities, which in turn may adversely affect our liquidity, financial performance and results of operations.

- Our statutory auditors have expressed certain opinions in their audit report on our financial statements in the past and any qualifications in the auditor's report in the future may impact our results of operations. Our statutory auditors have made remarks in their audit report with respect to certain matters for the Financial Year 2022-23. For more information, refer to "Annexure VI". Further CAG has also made certain comments on the financial statements in the past which may impact our operations. For more information, refer to "Annexure VI".
- 24. We are required to comply with certain specific conditions prescribed by the Government of India ("GoI") in relation to our business. If we fail to comply with these specific conditions or if we or our clients are required to comply with new or additional regulations or guidelines requiring reorganising or restructuring, there may be an adverse effect on our business, prospects, results of operations and financial condition.

We are a 'Government Company' under Section 2(45) of the Companies Act, 2013, wholly owned by Gol. Our business and our sector depend, directly and indirectly, on the policies and support of Gol in many significant ways, including with respect to the cost of our capital, the financial strength of our borrowers, the management and growth of our business and our sector. Like any other public sector undertaking, Gol can influence key decisions about the Company, including with respect to the appointment and removal of members of our Board. We are required to follow the public policy directives of Gol by concentrating our financing on specific projects or sectors in the public interest.

We were set up by the Ministry of Finance ("MoF"), under the Scheme for Financing Viable Infrastructure Projects through a Special Purpose Vehicle called the India Infrastructure Finance Company Limited ("SIFTI"), and are required to comply with the conditions provided under SIFTI, for the purposes of raising funds and providing long-term financing for infrastructure projects. In terms of SIFTI, the Company can borrow funds for lending purposes only in consultation with the Department of Financial Services, MoF, GoI. To the extent of any mismatch between the raising of funds and their disbursement, surplus funds, under SIFTI, would be invested in marketable Government securities and/or certificate of deposits, fixed deposits and for treasury management purposes in AAA rated corporate bonds.

Our borrowers and the Indian infrastructure sector are also significantly impacted by GOI policies and support in a variety of ways. In particular, GOI has in the past made sustained increases to budgetary allocations for the infrastructure sector and developed a policy to encourage greater private sector participation through public-private partnership ("PPP") projects. Since government entities are responsible for awarding concessions and maintenance contracts and are parties to the development and operation of infrastructure projects, any withdrawal of support or adverse changes in their policies may lead to our financing agreements being restructured or renegotiated and could adversely affect our business, prospects, results of operations and financial condition.





25. We are required to comply with certain specific conditions prescribed by RBI in relation to NBFC-IFCs. If we fail to comply with these specific conditions or are required to comply with new or additional legal requirements, it may have an adverse effect on our business, prospects, results of operations and financial condition.

RBI has, through a notification dated February 12, 2010, added 'infrastructure finance companies' to the categories of non-banking finance company ("NBFC-IFC") amending the Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Direction, 2007 ("NBFC Prudential Norms"). The Company vide letter dated 21st November 2014 submitted road map to RBI giving specific timelines for complying with various elements of RBI Regulations for NBFC-IFC. Further, with effect from April 1, 2016, our Company is required to follow the applicable provisions of RBI prudential norms for "Systemically Important Non-Banking Financial (Non-Deposit Accepting or Holding) Companies", as notified from time to time.

- We may, in the future be required to comply with certain specific conditions prescribed by SEBI or RBI in relation to the setting up of the IDF-MF. If we fail to comply with these conditions or are required to comply with new or additional legal requirements, it may have an adverse effect on our business, prospects, results of operations and financial condition.
- 27. We have certain contingent liabilities and commitments which, if, and to the extent, crystallized could adversely affect our financial condition.

As at March 31, 2023, the Company had contingent liability of 57,944.87 lac and out of this outstanding contingent liabilities of Rs. 30,531.04 lac on account of letters of comfort issued by the Company to banks for the issuance of letters of credit to respective borrowers within term loans sanctioned and an amount of Rs. 25,278.50 lac for guarantee under credit enhancement scheme and commitments of Rs. 1,381.48 lac. If contingent liabilities materialize fully or to a significant degree, in the future, and our assets and cash flows do not increase proportionately, our financial condition could be adversely affected. For more information, see "Section X-Contingent Liabilities".

28. Our business may be adversely affected by future regulatory changes.

We are subject to the corporate, taxation and other laws in effect in India which require continued monitoring and compliances. The introduction of additional government control or newly implemented laws and regulations including, among other things, in relation to provisioning for NPAs, recoveries, capital adequacy requirements, exposure norms, etc., depending on the nature and extent thereof and our ability to make corresponding adjustments, may result in a material adverse effect on our business, results of operations and financial condition and our future expansion plans in India. In particular, decisions taken by regulators concerning economic policies or goals that are inconsistent with our interests, could adversely affect our results of operations. While we will take adequate measures, we cannot assure you that we will be able to timely adapt to new laws, regulations or policies that may come into effect from time to time with respect to the financing of infrastructure projects specifically and regulatory regime in general. These laws and regulations and the way in which they are implemented and enforced may change from time to time and there can be no assurance that future legislative or regulatory changes will not have an adverse effect on our business, results of operations and financial condition.

RISK RELATING TO INFRASTRUCTURE INDUSTRY

Economy related risks:

The Company's operations are significantly affected by factors influencing the Indian economy and the global economy in general. Any slowdown in economic growth in India could adversely affect the Company, including its ability to grow its loan portfolio, the quality of its assets, and its ability to implement the Company's strategy. Any slowdown in the growth or negative growth of the infrastructure sector could adversely impact the Company's performance. Any such slowdown could adversely affect the Company's business, prospects, results of operations and financial condition. The Indian market and the Indian economy are influenced by economic and market conditions in other countries. Although economic conditions are different in each country, investors' reactions to developments in one country can have adverse effects on the economy as a whole, in other countries, including India. A loss of investor confidence in the financial systems



of other emerging markets may cause volatility in Indian financial markets and indirectly, in the Indian economy in general. Any worldwide financial instability could also have a negative impact on the Indian economy, including the movement of exchange rates and interest rates in India. Terrorist attacks and other acts of violence or war may negatively affect the Indian markets and may also adversely affect the worldwide financial markets.

2. Political changes can result in disruption of project operation and cash flows.

Change in government policies may have an adverse impact on the revenue stream of the Infrastructure Projects. Political risks/ factors that must be taken into account include but are not limited to:

- Stability of the government (central, state as well as local government)
- Political willingness demonstrated by the government at various levels towards infrastructure and its commercialization
- Extent of control exerted by the government or its involvement in regulating a particular sector and dependence of the project profitability on the regulations.

Political risk also emanates from events/developments that cannot be reasonably predicted such as expropriation/confiscation of the project assets, risks of civil disturbances, riots, etc. Investors must also consider the likelihood and impact of any political change on the project/its sponsors/strategic investors while making the investments.

Changes in taxation of infrastructure projects can impact the cash flows available for debt servicing of the Company.

Any significant change in the tax regime may result in increased burden of taxation on Infrastructure Projects which are typically exposed to various taxes such as taxes on current and expected income, assets or property, operational, stamp, mortgage, withholding and other revenue and financing- related taxes. Tax policies have a direct impact on the cash pool available for debt servicing and are a critical factor while structuring the financing for Infrastructure Projects.

Market Risk can adversely impact the project revenues and cash available for debt- servicing for the Company.

There may be a change in the market conditions assumed while structuring the financing for an Infrastructure Project. Non-fulfilment of demand projections or more than anticipated competition are few examples of market risk. Different Infrastructure Projects have varying degrees of market risks as few projects may have monopolistic or oligopolistic markets or committed off-take arrangements. Owing to high capital intensity, the magnitude of the impact of adverse movements in market factors can be large for Infrastructure Projects.

RISK ASSOCIATED WITH INFRASTRUCTURE DEBT INSTRUMENTS:

An issuer of a fixed income security may be unable to make timely principal and interest payments on the security. There may be downward valuation of investments on account of movement in interest rates. There may be a low volume in the secondary market of the investments held by the Company. Any returns generated on underlying assets (such as periodic interest payments/scheduled repayment) may be deployed at a yield lower than the yield on existing assets.

RISKS RELATING TO INVESTMENT IN THE DEBENTURES

...

There is no guarantee that the Debentures issued pursuant to this GID will be listed on the BSE and/or NSE in a timely manner, or at all.

In accordance with Indian law and practice, permissions for listing and trading of the Debentures issued under this GID will not be granted until after the Debentures have been issued and allotted. Approval for listing and trading will require all relevant documents authorizing the issuing of Debentures to be submitted. There could be a failure or delay in listing the Debentures on the BSE and/or NSE as maybe determined by the Company.





There has been only limited trading in the Debentures and it may not be available on a sustained basis in the future, and the price of the Debentures may be volatile.

The Company intends to list the Debentures on the WDM segment of the BSE and/or NSE as maybe specified by the Company. The Company cannot provide any guarantee that the Debentures will be frequently traded on the Stock Exchange(s) and that there would be any market for the Debenture(s). It is not possible to predict if and to what extent a secondary market may develop in these debentures or at what price the debentures will trade in the secondary market or whether such market will be liquid or illiquid. The fact that the debentures may be so listed or quoted or admitted to trading does not necessarily lead to greater liquidity. The more limited the secondary market is, the more difficult it may be for holders of the Debentures to realize value for the Debentures prior to settlement of the Debentures.

3. You may not be able to recover, on a timely basis or at all, the full value of the outstanding amounts and/or the interest accrued thereon in connection with the Debentures.

Company's ability to pay interest accrued on the Debentures and/or the principal amount outstanding from time to time in connection therewith would be subject to various factors, including, inter-alia the financial condition, profitability and the general economic conditions in India and in the global financial markets. The company cannot assure you that it would be able to repay the principal amount outstanding from time to time on the Debentures and/or the interest accrued thereon in a timely manner, or at all.

4. Changes in interest rates may affect the prices of the Debentures.

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

 Any downgrading in the credit rating of the Debentures may affect the value of Debentures and thus our ability to raise further debts.

The Debentures proposed to be issued under issued under this GID have been rated "IND/AAA Stable" by India Rating vide its letter dated February 22, 2024, and "CARE AAA, Stable" by CARE Ratings Limited vide its letters dated March 04, 2024. The Company cannot guarantee that these credit ratings will not be downgraded by the rating agencies in future. The ratings provided by these Credit Rating Agencies may be suspended, withdrawn or revised at any time. Any revision or downgrading in the above credit rating may lower the value of the Debentures and may also affect Company's ability to raise further debt.

Any volatility in the exchange rate may lead to a decline in India's foreign exchange reserves and may
affect liquidity and interest rates in the Indian economy, which may impact the Issuer.

Capital inflows into India have remained extremely volatile responding to concerns about the domestic macroeconomic landscape and changes in the global risk environment. A substantial increase in the import bill, mainly on account of increase in crude oil prices may lead to a significant widening of the trade deficit that in turn increase the size of the current account deficit from the budget estimates. This may lead to a reduction in the amount of liquidity in the domestic financial system and in turn, could further impact domestic interest rates.

7. No Debenture Redemption Reserve.

No Debenture Redemption Reserve is being created for the present Issue. Creation of DRR is not required for the proposed issue of Debentures as per Rule 18 (7) (b)(ii) of Companies (Share Capital and Debentures) Rules, 2014. In absence of DRR investor may find it difficult to recover their money.





 Payments made on the Debentures will be subordinated to certain tax and other liabilities preferred by law.

The Debentures will be subordinated to certain liabilities preferred by law such as to claims of GOI on account of taxes, and certain liabilities incurred in the ordinary course of our transactions. In particular, in the event of bankruptcy, liquidation or winding-up, our assets will be available to pay obligations on the Debentures only after all of those liabilities that rank senior to these Debentures have been paid. In the event of bankruptcy, liquidation or winding-up, there may not be sufficient assets remaining, after paying amounts relating to these proceedings, to pay amounts due on the Debentures.

Further, there is no restriction on the amount of debt securities that we may issue that may rank above the Debentures. The issue of any such debt securities may reduce the amount recoverable by investors in the Debentures on our bankruptcy, winding-up or liquidation.

EXTERNAL RISK FACTOR

 Business is subject to a significant number of tax regimes and changes in legislation governing the rules implementing them or the regulator enforcing them in any one of those jurisdictions could negatively and adversely affect Company's results of operations.

Company is subject to regulations by Indian governmental authorities. These laws and regulations impose numerous requirements on us, including asset environmental compliances, foreign exchange. Any changes in the regulatory framework affecting could adversely affect the profitability of the Company or its future financial performance by requiring a restructuring of its activities, increasing costs or otherwise. Any adverse change in certain statutory, regulatory, exposure and prudential norms may limit the flexibility of the Company's loans, investments and other products.

Civil unrest, terrorist attacks and war would affect our operations.

Certain events that are beyond our control, such as terrorist attacks and other acts of violence or war, may adversely affect worldwide financial markets and could potentially lead to a severe economic recession, which could adversely affect results of our operations and cash flows, and more generally, any of these events could lower confidence in India's economy. Any act of tension in the country leading to overall political and economic instability could have a materially adverse effect on results of our operations, future performance and the trading price of the Debentures.

3. Operations may be adversely impacted by natural calamities or unfavourable climatic changes.

An act of God, epidemic such as COVID 19, extremely adverse weather conditions or radioactive contamination or ionizing radiation, fire or explosion may adversely affect results of our operations.



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(This General Information Document is neither a Prospectus nor a Statement in Lieu of Prospectus) General Information Document dated March 04, 2024 (For Addressee Only)



SECTION X -A CAPITAL STRUCTURE AND FINANCIAL POSITION OF THE ISSUER

10.1. CAPITAL STRUCTURE

10.1.1. The equity share capital of the Issuer, as on December 31, 2023, is set forth below:

(Rs. in Lacs)

		Aggregate value at nominal value
A)	AUTHORISED SHARE CAPITAL	
	10,00,00,00,000 Equity Shares of Rs. 10/- each	10,00,000.00
B)	ISSUED, SUBSCRIBED AND PAID-UP SHARE CAPITAL	
	9,99,99,16,230 Equity Shares of face value of Rs. 10/- each fully paid up	9,99,991.62
C)	SECURITIES PREMIUM ACCOUNT	235.50

Note: Since the present Offer comprises of issue of non-convertible debt securities, it shall not affect the paid-up equity share capital or share premium account of the Company after the Offer.

10.1.2. Changes in the Capital Structure of Issuer since inception:

Date of Change (AGM/EGM)	Authorised Share Capital as on date of change (Rs. in Crore)	Particulars			
Incorporation	1,000	Authorised share capital of Rs. 1,000 crore divided into 1,00,00,00,000 Equity Shares of Rs.10 each			
November 30, 2007	2,000	Authorised share capital increased from Rs. 1,000 crore divided into 1,00,00,00,000 Equity Shares of Rs.10 each to Rs. 2,000 crore divided into 2,00,00,00,000 Equity Shares of Rs. 10 each			
August 5, 2009	5,000	Authorised share capital increased from Rs. 2,000 crore divided into 2,00,00,00,000 Equity Shares of Rs. 10 each to Rs. 5,000 crore divided into 5,00,00,00,000 Equity Shares of Rs. 10 each			
July 22, 2016	6,000	Authorised share capital increased from Rs. 5,000 crore divided into 5,00,00,00,000 Equity Shares of Rs. 10 each to Rs. 6,000 crore divided into 6,00,00,00,000 Equity Shares of Rs. 10 each*			
January 17, 2020	10,000	Authorised share capital increased from Rs. 6,000 crore divided into 6,00,00,00,000 Equity Shares of Rs. 10 each to Rs. 10,000 crore divided into 10,00,00,00,000 Equity Shares of Rs. 10 each			

^{*} Ministry of Corporate Affairs (MCA) vide order dated July 21, 2016 conveyed Order of the Central Government for sanction of the scheme of Amalgamation of Irrigation and Water Resources Finance Corporation Ltd. (IWRFC) with India Infrastructure Finance Company Limited (IIFCL) under section 391 (2) read with section 394 of the Companies Act, 1956 with effect from April 1, 2016. Pursuant to the said scheme becoming effective, the Authorised Share Capital of IIFCL increased from Rs. 5,000 Crore (Rupees Five Thousand Crore) to Rs. 6,000 Crore (Rupees Six Thousand Crores) due to merger of authorised share capital of IWRFC (of Rs. 1,000 Crore) without payment of any stamp duty filing fees. Accordingly, Capital Clause V of the Memorandum of Association relating to Authorised share capital shall stand modified without any



further act, obligation or deed. The same was communicated by the Issuer to the respective ROC vide Letter bearing reference no. IIFCL/BRD/2016-17/32/17744 dated August 11, 2016.

10.1.3. Equity Share Capital History since inception:

Date of Allotment	No, of Equity Shares	Face Value (Rs.)	Issue Price (Rs.)	Nature of consideration	Share Premium Capital	Nature of Allotment	Cumulative No. of Equity Shares	Cumulative Paid-up Share Capital (Rs. in lac	Remarks
January 5, 2006	50,000	10	10	Cash	0	Subscription to MoA	50,000	5	
May 29, 2006	99,50,000	10	10	Cash	0	Rights Issue	1,00,00,000	1,000	
July 25, 2006	9,00,00,000	10	10	Cash	0	Rights Issue	10,00,00,000	10,000	
August 29, 2007	20,00,00,000	10	10	Cash	0	Rights Issue	30,00,00,000	30,000	
May 2, 2008	50,00,00,000	10	10	Cash	0	Rights Issue	80,00,00,000	80,000	
October 8, 2008	20,00,00,000	10	10	Cash	0	Rights Issue	1,00,00,00,000	100,000	
April 27, 2009	30,00,00,000	10	10	Cash	0	Rights Issue	1,30,00,00,000	1,30,000	
October 20, 2009	50,00,00,000	10	10	Cash	0	Rights Issue	1,80,00,00,000	1,80,000	
September 6, 2010	20,00,00,000	10	10	Cash	0	Rights Issue	2,00,00,00,000	2,00,000	-
February 14, 2012	50,00,00,000	10	10	Cash	0	Rights Issue	2,50,00,00,000	2,50,000	1
August 3, 2012	40,00,00,000	10	10	Cash	0	Rights Issue	2,90,00,00,000	2,90,000	
December 10, 2013	40,00,00,000	10	10	Cash	0	Right Issue	3,30,00,00,000	3,30,000	
November 11, 2014	60,00,00,000	10	10	Cash	0	Right Issue	3,90,00,00,000	3,90,000	
July 22, 2016	10,23,16,230	10	10	Other than Cash	0	Scheme of Amalgamation	4,00,23,16,230	4,00,231 62	
May 15, 2017	10,00,00,000	10	10	Cash	0	Right Issue	4,10,23,16,230	4,10,231.62	9
July 2, 2018	10,00,00,000	10	10	Cash	0	Right Issue	4,20,23,16,230	4,20,231,62	
May 15, 2019	50,00,00,000	10	10	Cash	0	Right Issue	4,70,23,16,230	4,70,231.62	
March, 30, 2020	5,29,76,00,000	10	10	Cash	0	Right Issue	9,99,99,16,230	9,99,991.62	

10.1.4. The number and price at which each of the allotments were made in the last one year preceding the date of the General Information Document separately indicating the allotments made for considerations other than cash and the details of the consideration in each case.

Nil





10.1.5. Shareholding Pattern of the Issuer

The table below represents the shareholding pattern of our Company as on last quarter end i.e. December 31, 2023: Since the present Offer comprises of issue of non-convertible debt securities, it shall not affect the post-issue shareholding pattern of the Company after the Offer.

S. No.	Category		Equity		Preference Shares
1		Number of Shares	Percentage	Number of Shares	Percentage
1.	Individual/Hindu Undivided Family	-	10		
	(i) Indian		-		
	(ii) Non-resident Indian (NRI)				
	(iii) Foreign National (other than NRI)				
2.	Government	999,99,16,230	100%	-	
	(i) Central Government	999,99,16,230	100%		
	(ii) State Government				
	(iii) Government Companies	_	-	1.5	
3.	Insurance Companies		-		
4.	Banks				
5.	Financial Institutions	- 2	~		
6.	Foreign institutional investors	i i	-	-	
7.	Mutual Funds			-	
8.	Venture Capital		6		
9.	Body corporate (not mentioned above)	*	-	*	
10	Others		- T-		
	Total	999,99,16,230	100%		

10.1.6. Director holding any Equity Shares as on December 31, 2023:

NIL

10.1.7. Our top ten shareholders and the number of Equity Shares held by them, as December 31, 2023, are as follows:

S.N	Name	Shares	% to Equity	Categor y
1.	The Hon'ble President of India	9,99,99,16,223	100%	
2.	Representative shareholding (Refer Note 1 below)	7		Promoter

Notes:

- 1. Includes seven shareholders as representatives on behalf of Government of India.
- 2. All the shareholders of IIFCL are representatives of the Government of India and the entire paid —up equity share capital of IIFCL is held by the Government of India.





10.1.8. List of top ten Debenture Holder of the Issuer as on December 31, 2023, in terms of value (on cumulative basis):

Sr. No	Name of the Non-Convertible Securities Holder	Category	Face value of holding (Rs. In Crore)	Holding as a % of total outstanding non- convertible securities of the issuer	
1	CBT-EPF-11-E-DM	Trust	4202.60	18.17	
2	LIFE INSURANCE CORPORATION OF INDIA	QIB	3450.00	14.91	
3	STATE BANK OF INDIA EMPLOYEES PENSION FUND	Bank	746.80	3.23	
4	INFOSYS LIMITED	Body Corporate	540.00	2.33	
5	NPS TRUST- A/C LIC PENSION FUND SCHEME - STATE GOVT	Trust	515.00	2,23	
6	ITC LIMITED	Body Corporate	455.50	1.97	
7	PUNJAB NATIONAL BANK	Bank	320.00	1.38	
8	HINDUSTAN ZINC LIMITED	Body Corporate	300.00	1.30	
9	OIL INDIA LIMITED	Body Corporate	300.00	1.30	
10	COAL MINES PROVIDENT FUND ORGANISATION	Body Corporate	275.00	1.19	

^{*}The investments by above entities through their sub-schemes with same PAN have been clubbed.

Note: Top 10 debenture holders have been shown on a cumulative basis for all outstanding debentures.

- 10.1.9. No Equity Shares of the Issuer as on December 31, 2023, are pledged or otherwise encumbered by the Promoters.
- 10.1.10. No equity shares or Debt Securities for consideration other than cash, whether in whole or part, has been issued since the incorporation of Issuer except as disclosed in Share Capital History.
- 10.1.11. The Company has not undergone any other reorganization or reconstruction in the last one year prior to the issue of this General Information Document.
- 10.1.12. Other than outstanding Debt Securities issued by the Issuer, outstanding as on December, 31, 2023, our Company has not issued any marketable securities:
 - for consideration other than cash: Nil
 - at a premium or a discount: Nil
 - · in pursuance of an option: Nil
 - Unsecured Debenture: For details, refer paragraph 10.2.1. (4)





10.2. FINANCIAL INDEBTEDNESS (ON STANDALONE BASIS)

10.2.1. Set forth below is a summary of our Company's significant outstanding secured borrowings of Rs. 21.02 Crore and unsecured borrowings of Rs. 11,207.26 Crore, as on December 31, 2023, together with a brief description of certain significant terms of such financing arrangements.

(1) Secured loans from banks and financial institutions availed by our Company as on December 31, 2023

(Rs. In crore except otherwise stated)

Name of Lender	Type of Facility	Amount Sanctioned	Principle Amount Outstanding	Repayment Date/Schedule	Security (OD against FD)	Credit Rating	Asset Classification
IDBI Bank	OD	561.90	-	31-03-2024	700.00	NA	Standard
Union Bank of India	OD	400.29	21.02	04-06.2024	490.00	NA	Standard
Union Bank of India	OD	188.47	00.00	04-07-2024	207.00	NA	Standard
Total		1.150,66	21.02		1397.00		

(2) Unsecured loans from banks and financial institutions availed by our Company as on December 31, 2023

Name of Lender	Type of Facility	Amount Sanctioned	Principle Amount Outstanding	Repayment Date/Schedule	Credit Rating
Union Bank of India	STL	1,300.00	1,300.00	16-01-2024	IND AAA/Stable
Union Bank of India	STL	200,00	200.00	29-01-2024	IND AAA/Stable
Union Bank of India	STL	1,500.00	1,387.80	08-03-2024	IND AAA/Stabl
Union Bank of India	STL	460,00	460.00	16-03-2024	IND AAA/Stable
Union Bank of India	STL.	500.00	500.00	17-02-2024	IND AAA/Stable
Union Bank of India	STL	100,00	100,00	19-02-2024	IND AAA/Stabl
Union Bank of India	STL	315.00	315.00	24-02-2024	IND AAA/Stabl
Union Bank of India	STL	924.87	924.87	27-02-2024	IND AAA/Stab
UCO Bank	STL	300.00	300.00	11-03-2024	[ICRA] AAA (Stable)
UCO Bank	STL	300.00	300.00	12-03-2024	[ICRA] AAA (Stable)
UCO Bank	STL	300.00	300.00	15-02-2024	[ICRA] AAA (Stable)
UCO Bank	STL	700.00	700.00	14-02-2024	[ICRA] AAA (Stable)
UCO Bank	STL	400.00	400.00	08-02-2024	[ICRA] AAA (Stable)
Central Bank of India	STL	1,353.60	1,353.59	19-01-2024	[ICRA] AAA (Stable)
Central Bank of India	STL	700.00	700.00	29-01-2024	[ICRA] AAA (Stable)
Central Bank of India	STL	600.00	600.00	22-01-2024	[ICRA] AAA (Stable)
Central Bank of India	STL	500.00	500.00	15-03-2024	[ICRA] AAA (Stable)
Central Bank of India	STL	866.00	866.00	18-03-2024	[ICRA] AAA (Stable)
TOTAL.		11.319.47	11201.46		





(3) Details of Commercial Paper issuances as at the end of the last quarter i.e. December 31, 2023 in the following format:

Series of	ISIN	Tenor/Period of Maturity	Coupon	Amount outstanding	Date of allotment	Redemption Date	Credit Rating	Secured/Unsecured	Security	Other details
NCS								100		viz. details of issuing and paying agent, details
5							2 · ·			of Credit Rating Agencie
					Ni	1				

(4) Secured & Unsecured Debentures issued by our Company

For details, please refer to Annexure-VIII

10.2.2. Details of Rest of the Borrowings (if any including hybrid debt like FCCB, Optionally Convertible Debentures/Preference Shares) as on the latest quarter-end (December 31,2023)

Name of Party (in case of facility)/Name of Instrument	Type of facility/ instrument	Amount sanctioned (in MN)	Amount issued (in MN)	Principal Amount outstandin g (in MN)	Credit rating	Secured/ Unsecured	Securi 7 ty
ADB (in USD)	Foreign Currency Loan	1,900.00	1,900.00	1,345.37	NA	GOI Guaranteed	
WORLD BANK (in USD)	Foreign Currency Loan	195.00	195.00	128.39	NA	GOI Guaranteed	(9.)
KFW (in EUR)	Foreign Currency Loan	50.00	50.00	14.69	NA	GOI Guaranteed	10
EIB (in EUR)	Foreign Currency Loan	200.00	200.00	155,31	NA	GOI Guaranteed	
JICA (in JPY)	Foreign Currency Loan	50,000.00	40,802.03	33,905.45	NA	GOI Guaranteed	

10.2.3. Corporate Guarantees

The Issuer has not issued any corporate guarantee in favour of any counterparty including its subsidiaries, joint venture entities, group companies etc.

10.2.4. Details of any other contingent liabilities of the issuer based on the last audited financial statements including amount and nature of liability.

(amount in lacs)

S.No.	Particulars	Nine Months ended 31 st December 2023
	Contingent liabilities:	
(A)	(a) Claims against the company not acknowledged as debt:	
(A)	(i) Demand of Income Tax dues for Assessment Year 2016-17 made by the Income Tax Deptt. Vide order dated 28th December 2018.	682.33



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(ii) Demand of Income Tax dues for Assessment Year 2016-17 made by the Income Tax Deptt. on Inco Tax portal dated 30 th March 2023.	ne 174.58
(ii) Demand of Service Tax dues - Demand paid along with interest under protest	71.52
(b) Guarantees	Nil
(c)Other money for which the company is contingently liable:	
(i) Letter of Comfort for issue of Letter of Credit (LC) (The company has issued letters of comfort respective lead banks/member bank in the consortium of lenders for issuing LC on behalf of respect borrowers for subsequently releasing the amount of LC towards disbursement of sanctioned leassistance)	ve 12 556 17
(ii) Guarantee given under credit enhancement scheme	24,525.00
Commitments:	
(a) Estimated amount of contracts remaining to be executed on capital account and not provided for:	817.61
Estimated amount of contracts remaining to be executed on capital account (net of advances)	511.51

10.2.5. KEY FINANCIAL AND OPERATIONAL PARAMETERS (STANDALONE) AND CONSOLIDATED BASIS

FINANCIAL PARAMETERS

The financial parameters have been audited and certified by the statutory auditor who holds a valid certificate issued by Peer Review Board of the Institute of Chartered Accountants of India.

STANDALONE FINANCIAL PARAMETERS

Particulars	Nine Month Ended	Year Ended	Year Ended	Year Ended
2017/2017	(31.12.2023)	(31.03.2023)	(31.03.2022)	(31.03.2021)
Assets	67,58,386.21	59,48,542.47	56,96,424.66	55,62,088.62
Property, Plant and Equipment	23,056.89	23,751 33	24,839.16	25,993.72
Financial Assets	66,99,903.70	58,86,851.51	55,96,410,69	54,88,235.20
Non-Financial Assets, excluding property, plant and equipment	35,425,61	37,939,63	75,174.82	47,859.71
Total Assets	67,58,386.21	59,48,542.47	56,96,424.66	55,62,088.62
Liabilities	•			
Financial Liabilities				
Derivative financial instruments				
Trade Payables				-
Debt Securities	23,13,332.97	18,34,690.95	19,98,997,24	18,48,997.24
Borrowings (other than Debt securities)	27,03,228.32	24,70,435.53	20,81,661.71	21,21,065.97
Subordinated Liabilities		0	-	
Other financial liabilities	1,15,076.88	80,467.75	76,024.32	72,350,12
Non- Financial Liabilities				
Current Tax liabilities	14,947.55		6-1	17
Provisions	2,01,068.68	2,43,246.73	3,24,389.44	4,06,168.73
Deferred tax liabilities				-
Other non-financial liabilities	27,617.71	31,485.06	41,652.53	48,059,49
Equity (Equity Share Capita! and other Equity)	13,83,114.10	12,87,807.90	11,73,699.42	10,65,447.07



	Nine Month	Total Control	A	Name that had	
Particulars	Ended	Year Ended	Year Ended	Year Ended	
	(31.12.2023)	(31.03.2023)	(31,03,2022)	(31.03.2021)	
Total Liabilities and Equity	67,58,386.21	59,48,542.47	56,96,424.66	55,62,088.6	
PROFIT AND LOSS					
Revenue from operations	3,56,734.19	4,07,491.76	3,61,755.66	3,34,556.2	
Other Income	57,592.10	57,767.05	59,463.49	66,770.9	
Total Income	4,14,326.29	4,65,258.81	4,21,219.15	4,01,327.2	
Total Expenses	2,78,580.52	3,37,579.45	3,62,206.37	3,69,784.63	
Profit after tax for the year	1,01,999.95	1,07,559.54	51,425.59	28,527.4	
Other Comprehensive income	-492.86	53.38	24.21	48.9	
Total Comprehensive income	1,01,507.09	1,07,612.91	51,449.80	28,576.3	
Earnings per equity share (Basic)	1.02	1.08	0.51	0.29	
Earnings per equity share (Diluted)	1.02	1.08	0.51	0.29	
Cash Flow					
Net cash flow from/used in (-) operating activities	-8,49,201.25	-2,01,990.72	63,657.92	-2,49,243.2	
Net cash flow from/used in (-) investing activities	28,603.41	106.41	-20,096.84	-376.74	
Net cash flow from/used in (-) financing activities	6,77,154.02	1,89,994.64	92,261.32	2,84,493.61	
Net increase/decrease (-) in cash and cash equivalents	-1,43,443.83	-11,889.66	1,35,822.40	34,873.65	
Cash and cash equivalents as per Cash Flow statement as at end of Half Year	16,836.48	1,60,280.31	1,72,169.97	36,347.5	
Additional Information					
Net Worth	67,58,386.21	12,87,807.90	11,73,699.42		
Cash and cash equivalents	16,836.48	1,60,280.31	1,72,169.97	36,347.57	
Loans	52,28,925.28	42,27,075.77	39,35,232.00	36,68,888.51	
Loans (Principal Amount)	52,28,925.28	42,27,075.77	39,35,232.00	36,68,888.51	
Total Debts to Total Assets	0.74	0.72	0.72	0.72	
Interest Income	3,49,554.20	4,03,135.80	3,56,567.15	3,30,269.24	
Interest Expense	2,47,161.38	2,69,577.03	2,34,549.93	2,22,918.68	
Impairment on Financial Instruments	-41,650.38	-81,941.02	-76,200.29	-44,834.6	
Bad Debts to Loans		2.34%	4.45%	3.82%	
% Stage 3 Loans on Loans (Principal Amount)	2.58%	4.77%	9.23%	13.93%	
% Net Stage 3 Loans on Loans (Principal Amount)	0.72%	1.41%	3.44%	5.40%	
Tier I Capital Adequacy Ratio (%)	24.60%	26.40%	27.78%	29.77%	
Tier II Capital Adequacy Ratio (%)	1.25%	1.25%	1.25%	1.09%	

CONSOLIDATED FINANCIAL PARAMETERS

Particulars	Nine Month Ended	Year Ended	Year Ended	Year Ended
1 11/1 (400)	(31 12.2023)	(31.03.2023)	(31.03.2022)	(31.03.2021)
BALANCE SHEET				
Assets	80,41,736.26	71,42,274.04	69,05,982.86	70,33,573.48
Property, Plant and Equipment	23,119.78	23,819.09	24,911.50	26,070.03
Financial Assets	79,80,346.74	70,72,772.99	68,05,100.65	69,58,836.32
Non-Financial Assets Excluding Property, Plant And Equipment	38,269.73	45,681.96	75,970.69	48,667.13
Total Assets	80,41,736.26	71,42,274.04	69,05,982.86	70,33,573.48
Liabilities				
Financial Liabilities				
Derivative financial instruments				4
Trade Payables	22.55	7.98	57.58	
Other Payables				2



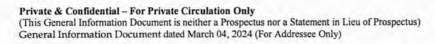


	Nine Month Ended	Vear Ended	Year Ended	Year Ended
Particulars	(31 12.2023)	(31.03,2023)	(3) 03-2022)	(31.03,2021)
Debt Securities	32,79,976.70	27,90,873.50	30,90,619.48	32,18,389.80
Borrowings (other than Debt Securities)	28,69,462.75	25,92,449.66	21,21,008.76	21,21,066.14
Deposits		I I		-
Subordinated Liabilities			6	
Lease Liabilities		1	-	
Other Financial Liabilities	1,34,874.66	84,810.58	76,965.95	73,170.42
Non-Financial Liabilities				
Current Tax Liabilities (Net)	29,819.64	15,051.81	13,977.24	13,657.70
Provisions	3,49,642.35	3,76,694.68	4,43,873.46	5,61,835.49
Deferred Tax Liabilities			8	-
Other Non-Financial Liabilities	28,543.40	31,565.62	41,704,42	48,140.13
Equity (Equity Share Capital and other Equity)	13,49,394.22	12,50,820.21	11,17,775.97	9,97,313.80
Non-Controlling interest			-	
Total Liabilities and Equity	80,41,736.26	71,42,274.04	69,05,982.85	70,33,573.48
Profit and Loss				
Revenue From Operations	4,30,182.07	4,75,976.53	4,18,378.22	4,04,544.19
Other Income	57,515.35	57,596.09	59,292.08	66,589.57
Total Income	4,87,697.42	5,33,572.62	4,77,670.30	4,40,420.43
Total Expenses	3,48,926.22	3,87,295.11	4,05,953.46	4,35,608.26
Profit after tax for the year	1,04,969.95	1,25,600.31	63,916.22	32,501.56
Other Comprehensive income	-496.04	53.34	54.09	38.62
Total Comprehensive income	1,04,473.92	1,25,653.65	63,970.31	32,540.18
Earnings per equity share (Basic)	1.04	1.26	0.64	0.33
Earnings per equity share (Diluted)	1.04	1.26	0.64	0.33
Cash Flow				
Net cash flow from/used in (-) operating activities	-8,88,092.62	-1,84,626.77	2,54,736.51	-2,12,455,85
Net cash flow from/used in (-, investing activities	26,295.27	86,56	-1,197.98	-393,18
Net cash flow from/used in (-) financing activities	7,66,116.30	1,71,694,92	-1,27,827.71	2,49,402.18
Net increase/decrease (-) in cash and cash equivalents	-95,332.11	-11,946,53	1,25,341.56	37,091.60
Cash and cash equivalents as per Cash Flow statement as at end of Half Year	65,307.79	1,60,639.90	1,72,586.42	47,244.86
Additional Information				
Net Worth	13,49,394.22	12,50,820.21	11,17,775.97	9,97,313.80
Cash and cash equivalents	65,307.79	1,60,639.90	1,72,586.42	47,244.86
Loans	59,95,028.89	50,77,760.19	49,54,796.01	48,36,933.53
Total Debts to Total Assets	0.76	0.75	0.75	0.76
Interest Income	4,22,329.10	4,68,016.56	4,11,539.48	3,68,338.49
Interest Expense	2,97,031.86	3,05,789.97	2,42,115.45	2,37,619.99
Impairment On Financial Instruments	-27,852.86	-78,107.23	-49,958.80	-34,513.36
Bad Debts To Loans		1.95%	3.53%	2.90%

10.2.6. LATEST AUDITED/LIMITED REVIEW FOR YEAR ENDING MARCH 2023 CONSOLIDATED AND STANDALONE FINANCIAL INFORMATION (PROFIT AND LOSS AND BALANCE SHEET).

Annexure V

10.2.7. CHANGES IN ACCOUNTING POLICIES DURING THE LAST THREE YEARS AND THEIR





EFFECT ON THE PROFITS AND THE RESERVES OF THE COMPANY

Financial Year	Change in accounting policies and their effect
2022-23	NIL
2021-22	NIL.
2020-21	NIL





SECTION X -B ASSET LIABILITY MANAGEMENT

Since the Issuer is a Non-Banking Finance Company, the following disclosures on Asset Liability Management (ALM) are being provided for the audited financials for the Financial Year 2022-23:

I. Lending policy:

The policy reflects the approach towards lending in the light of aims and objectives of IIFCL, current business environment, regulatory stipulations and its overall business objectives. This policy lays down broad approaches taking into account Risk Policy, which IIFCL adopts in respect of credit processes, credit risk management, control & monitoring and is also supplemented by other specific circulars, manuals & guidelines as may be issued from time to time. The lending process is as follows: (i) loan application by the prospective borrower; (ii) credit appraisal for assessing their creditworthiness; (iii) project appraisal on technical and financial feasibility and debt servicing capability and project execution abilities; (iv) sanction letter with loan sanction including quantum of funding, pre-commitment conditions, pre-disbursement and post-disbursement conditions; (v) process of loan documentation and execution; (vi) funds are disbursed to the borrower for development and/or construction of infrastructure projects after all conditions met; and (vii) on going monitoring and periodic evaluation of compliances of the projects, including any risk or deviation.

IIFCL has a robust system of monitoring and collection. The project monitoring process of the IIFCL involves (i) Site Visit to Projects (physically or virtually or through Online project monitoring system (OPMS) as the case may be) (ii) Obtaining of Financial statements at regular intervals (iii) Exchange of information with other lenders (iv) Consortium meeting (v) Lender Independent engineer report (vi) Rating – External and Internal (vii) Annual review of accounts (viii) Time to time verification of RBI's defaulters list and reports from CIBIL /other credit information agencies (ix) Market report (x) Filings with Stock Exchange/ SEBI/ROC as and when it is publicly available. IIFCL also monitors and controls the stressed accounts by conducting periodical review and referring status notes to the Delegated Authorities for directions. The status of overdues in the accounts is reviewed by default review committee periodically. Further, High Risk accounts (SMA – II) which are showing signs of slipping into sub-standard category are reviewed from time to time.

The Guidelines relating to recovery, restructuring, various recovery measures including Legal action, sale of assets to ARC or other eligible institution etc. shall be as per Recovery Policy on NPA Management of IIFCL.

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

NIL





III. Asset Liability Management Maturity Patterns

The asset liability management maturity pattern of items of assets and liabilities as on December 31, 2023 is set out below:

(in Lacs)

Particulars	Up to 1 month	Over 1 month to 2 months	Over 2 months 10 3months	Over 3 months to 6 months	Over 6 Months to 1 year	Over 1	Over 3	Over 5 years	TOTAÍ.
Liabilities	5,78,553	3,23,987	4,69,262	1,64,958	2,78,445	2,21,887	6,73,823	23,19,063	50,29,978
Borrowings from Banks	4,15,359	3,23,987	3,81,380	2,102	2				11,22,830
Market Borrowings	1,59,915		78,135	1,07,801	2,25,670	791	4,34,678	14,03,867	24,10,857
Foreign Currency Liabilities	3,279		9747	55,055	52,773	2,21,096	2,39,145	9,15,196	14,96,291
Assets	5,79,378	4,78,815	7,63,955	1,70,226	5,52,312	9,95,066	8,93,655	30,28,460	74,61,870
Receivables under financing activity	5,63,210	4,78,815	6,93,955	47,226	1,39,527	9,45,066	8,93,655	24,66,230	62,27,687
Investment	0	0	70,000	1,23,000	4,12,780	50,000		5,62,230	12,18,010
Cash and Cash Equivalents	16,168	ý.			5	÷			16,173

IV. Aggregated advance/exposure to top 20 borrowers:

(in Lacs)

Particular	As on December 31, 2023	As on March 31, 2023
Total Advances/Exposure to twenty largest borrowers	30,78,086.30	25,93,473.70
Percentage of Advances/Exposure to twenty largest borrowers/ customers to Total Advance/ Exposure of the NBFC on borrowers/ customers	58.87%	61.35%

V. Details of loans, overdue and loans classified as Non-performing assets (NPA).

V.A LOANS

11(30)

Details of types of loans as on December 31, 2023:

S. No.	Type of loans	Amount (Rs. Crore)
1	Secured	28,952.50
2	Unsecured	23,336.75
	Total assets under management (AUM)*^	52,289.25

^{*}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.





ii. Denomination of loans outstanding by loan-to-value:

Details of LTV: Not Applicable

iii. Sectoral exposure:

Details of sectoral exposure as on March 31, 2023

S. No.	Segment-wise break-up of AUM	- Percentage of AUM
1.	Retail	
a.	Mortgages (home loans and loans against property)	
b.	Gold loans	
c.	Vehicle finance	
d.	MFI	
e.	MSME	
f.	Capital market funding (loans against shares, margin funding)	-
g.	Others	3.0
2.	Wholesale	
a.	Infrastructure	100%
b.	Real estate (including builder loans)	
c.	Promoter funding	4.5
d.	Any other sector (as applicable)	100
e.	Others	
	Total	100%

iv. Denomination of loans outstanding by ticket size* as on March 31, 2023:

Details of outstanding loans category wise

S. No.	Loan outstanding as on 31.03.2023	Actuals (Rs. in Crores)
1	Upto Rs. 2 lac	Nil
2	Rs. 2-5 lac	Nil
3	Rs. 5 - 10 lac	Nil
4	Rs. 10 - 25 lac	Nil
5	Rs. 25 - 50 lac	0.48
6	P.s. 50 lac - 1 crore	2.29
7	Rs. 1 - 5 crore	36.77
8	Rs. 5 - 25 crore	523.00
9	Rs. 25 - 100 crore	3292.81
10	>Rs. 100 crore	38415.41
	Total	42270.75

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

Sector wise cumulative Gross Sanctions under Direct Lending (As on 31st March, 2023)

(Rs. crore)

(4)			
Sector	No. of Projects	Project Cost	Gross Sanctions
Road	307	4,25,255.52	52,206.20
Power	160	4,32,593.34	42,219.13
Airport	5	53,077.00	4,718.86
Port	20	34,285.10	4,863.72
Urban Infrastructure	17	55,601.37	5,264.53

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Total	554	10,23,095.82	1,11,741.01
Social and Commercial Infrastructure	2	5,880.67	1,170.00
Telecomm	2	4,607.00	400.00
PMDO*	38	8,602.13	260.02
Railway	3	3,193.69	638.54

^{*} Pooled Municipal Debt Obligations

vi. Sector wise number of Projects Gross Sanctioned under Direct Lending (excluding PMDO) as on 31st March, 2023

Sector	PPP	Non- PPP	PSU
Road	360	-	1
Power	88	111	10
Airport	7	-	- 4
Port	22	6	1
Urban Infra & Water Supply	15	1	3
Others	3	3	1
Total	495	121	16

vii. Cumulative Gross Sanctions under Takeout Finance (As on 31st March, 2023)

(Rs. Crore)

Sector	4	No. of Projects	Project Cost	Gross Sanctions
Road		54	55,257,29	8,491.02
Power		51	1,10,266.69	14,994.34
Airport		2	15,777.00	1,911.14
Port		9	16,023.76	3,380.17
Urban Infrastructu	ire	2	107.11	26.45
Total		118	1,97,431.85	28,803 ;2

viii. Sector-wise Cumulative Disbursement (As on 31st March, 2023)

(in Rs. Crore)

	No of Projects	Project Cost	Amount Disbursed
Road	224	3,04,337.40	26,470.23
Power	102	2,48,375.11	19,244.03
Airport	4	47,347.00	1,297.91
Port	12	17,419.67	1,362.80
Urban Infrastructure	10	9,645.58	662.08
Railway	1	600.00	69.60
PMDO	27	4,744.21	151.34
Telecomm	1	3,750.00	248.00
Social and Commercial Infrastructure	-	-	
Direct Lending - Total	381	6,36,218.97	49,505 99
Road	23	30,732.27	4,635.03
Power	29	58,120.81	9,069.58
Airport	2	15,777.00	1,484.90
Port	5	9,704.36	1,987.62
Urban Infrastructure	2	107.11	26.45
Takeout Finance – Total	61	1,14,441.55	17,203.58
Refinance			31,965
Total (DL+RF+TO)	442	7,50,660.52	98,674.57





Geographical classification of borrowers as on 31st March 2023: ix.

Top 5 states borrower wise

S. No.	Top 5 states	Percentage of AUM
1	Maharashtra	11.65%
2	Uttar Pradesh	8.91%
3	Gujarat	4.72%
4	Andhra Pradesh	2.94%
5	Jammu & Kashmir	2.16%
	Total	30.38%

Statement of Additional information as required in terms of paragraph 13 of Non-banking Financial (Non-Deposit Accepting or holding) Companies Prudential Norms (Reserve Bank) Directions, 2007:

(in Lacs)

Particulars	As on 31 st March 2023		
	Amount Outstanding	AmountOverdue	
Liabilities side: (1) Loans and advances availed by the non-banking financial company inclusive of interest accrued thereon but maid:			
(a) Debentures : Secured	13,44,690.95		
: Unsecured	4,90,000.00		
(other than falling within the meaning of public deposits)			
(b) Deferred Credits			
(c) Term Loans	16,47,169.69		
(d) Inter-corporate loans and borrowing			
(e) Commercial Paper			
(f) Other Loans (short term bank loan)	8,23,265.84		

Assets side:	Amount outstanding
	As on 31 st March 2023
(a) Secured	23,68,972.81
(b) Unsecured	18,58,102.96
(3) Break up of Leased Assets and stock on hire and other assets counting towards AFC activities	
(i) Lease assets including lease rentals under sundry debtors:	
(a) Financial lease	
(b) Operating lease	
(ii) Stock on hire including hire charges under sundry debtors:	
(a) Assets on hire	
(b) Repossessed Assets	
(iii) Other loans counting towards AFC activities	
(a) Loans where assets have been repossessed	
(b) Loans other than (a) above	· ·
(4) Break-up of Investments:	Lotal Mil
Current Investments:	I HECL/III



1. Quoted:	
(i) Shares: (a) Equity	
(b) Preference	
(ii) Debentures and Bonds	
(iii) Units of mutual funds	12
(iv) Government Securities	
(v) Others (please specify)	
2. Unquoted:	
(i) Shares: (a) Equity	3
(b) Preference	
(ii) Debentures and Bonds	9
(iii) Units of mutual funds	9
(iv) Government Securities	26
(v) Others (please specify)	-
Long Term investments:	
1. Quoted:	
(i) Shares: (a) Equity	.4
(b) Preference	
(ii) Debentures and Bonds	
(iii) Units of mutual funds	
(iv) Government Securities	- 3-
(v) Others (please specify)	-
2. Unquoted:	
(i) Shares: (a) Equity (b) Preference	68,081.97
(ii) Debentures and Bonds	24,538.00
(iii) Units of mutual funds	28,631.84
Government Securities	529,760.00
(iv) Others (advance against equity share capital)(Investment inventure capital units)	601.56
(v)Investment in security receipts	22,529.89
Total	49,01,219.01





V.B NON-PERFORMING ASSETS

(i) Non-Performing Assets as per as required in terms of paragraph 13 of Non-banking Financial (Non-Deposit Accepting or holding) Companies Prudential Norms (Reserve Bank) Directions, 2007

(in Lacs)

* Particulars	As on 31 st December 2023	As on 31 st March 2023	As on 31 st March 2022	As on 31 st March 2021
(i) Gross Non-Performing Assets				
(a) Related parties		-	-	
(b) Other than related parties	1,35,167.03	2,01,350.15	3,63,177.58	5,10,043.88
(ii) Net Non-Performing Assets				
(a) Related parties				ó
(b) Other than related parties	36,713.58	59,440.72	1,35,288.05	1,97,718.01
(iii) Assets acquired in satisfaction of debt		-		

(ii) Concentration of NPA exposure:

* **	As of December 31,	For Year Ended 31st
Particular	2023	March 2023
Total Exposure to top four NPA accounts	88, 966.79	83,169.14

(iii) Segment-wise gross NPA:

S. No.	Segment-wise gross NPA	Gross NPA (%)
1	Retail	
1)	Mortgages (home loans and loans against property)	
2)	Gold loans	
3)	Vehicle finance	
4)	MFI	
5)	MSME	
6)	Capital market funding (loans against shares, marginfunding)	
7)	Others	
2	Wholesale	
a.	Infrastructure	100%
b.	Real estate (including builder loans)	91
C.	Promoter funding	
d.	Any other sector (as applicable)	
e.	Others	
	Total	100%





(iv) Additional Disclosure: Provisions and Contingencies

(Rs. In lacs)

S.No.	Breakup of Provisions and Contingencies reflected	As on December 31st, 2023	For the Year Ended 31st March 2023	For the year ended 31st March 2022
1.	Provision towards NPA	98,453.45	1,41,909.42	2,27,889.54
2.	Provision for income tax (including deferred tax)	33,745.84	20,119.83	7,587.21
	Provision for Standard Assets (including restructured accounts & SDR accounts)	98,901.34	97,201.91	92,693.40

(v) Movement of NPAs:

(Rs. In lacs)

S.No.	Particular	As on 31st December 2023	For Year Ended 31 ^{8t} March 7 2023
(i)	Net NPAs to Net Advances (%)	0.72%	1.45%
(ii)	Net NPAs to Gross Advances (%)	0.70%	1.41%
(iii)	Movement of NPAs (Gross)		
	(a) Opening balance	2,01,350.15	3,63,177.58
	(b) Additions during the year	-	1,984.87
	(c) Reductions/write off during the year	66,183.12	1,63,812.31
	(d) Closing balance	1,35,167.03	2,01,350.15
(iv)	Movement of Net NPAs		
	(a) Opening balance	59,440.72	1,35,288.05
	(b) Additions during the year	(2)	1,104.83
	(c) Reductions during the year	22,727.15	76,952.15
	(d) Closing balance	36,713.58	59,440.72
(v)	Movement of provisions for NPAs (excluding prov	isions on standard	d assets)
	(a) Opening balance	1,41,909.42	2,27,889.54
	(b) Provisions made during the year		880.04
	(c) Write off/ write- back of excess provisions	43,455.98	86,860.16
	(d) Closing balance	98,453.45	1,41,909.42

(vi) Details of Classification of Loans and Advances of IIFCL

(Rs. in Lacs)

S. No.	PARTICULARS	As of December 31, 2023	As at 31.03.2023 (Audited)	
140.			Amortized Cost	
(A)	Loans			
(i)	Term Loans			
I	Infrastructural Loans: Standard Assets			
a.	Direct Lending	12,11,848.36	11,69,330.79	
b.	Pooled Municipality Debt Obligation (PMDO) Scheme	101.69	121.24	
C.	Takeout financing Scheme	12,37,042.85	6,48,233.38	
d.	Refinancing Scheme	18,75,841.10	15,90,864.32	
e.	Bonds of Infrastructure Projects (Reckoned as Infrastructure Lending)*	7,68,924.25	6,17,175.88	
II	Infrastructural Loans: Sub-Standard Assets			





S. No.	PARTICULARS	As of December 31, 2023	As at 31.03.2023 (Audited)
NO.			Amortized Cost
a.	Direct Lending		1,984.87
b.	Pooled Municipality Debt Obligation (PMDO) Scheme	- 3	
C.	Takeout financing Scheme		
Ш	Infrastructural Loans: Doubtful Assets		
a,	Direct Lending	97,973.31	1,56,499.18
b.	Pooled Municipality Debt Obligation (PMDO) Scheme	-	
c.	Takeout financing Scheme	37,193.72	42,866.09
IV	Loan to employees*	1,724.85	1,497.52
(ii)	Others		
	Loan and advances to related parties		
	Expenses Incurred on behalf of subsidiary companies	25.05	27.26
	Total (A) Gross	52,30, 675.15	42,28,600.53
	Less: Impairment loss allowance		
	Less: Amount pending appropriation	4,757.22	(2,998.21)
	Total (A) Net	52,25,917.93	42,31,598.74
(B)	(i) Secured by tangible assets and intangible assets.	28,96,974.50	
	Considered Good	-	24,36,358.81
	Classified Doubtful	-	2,01,350.15
	(ii) Unsecured	23,33,700.65	15,90,891.59
	Total (B) Gross	52,30,675.15	42,28,600.53
	Less: Impairment loss allowance^	-	
	Less: Amount pending appropriation^^	4,757.22	(2,998.21)
	Total (B) Net	52,25,917.93	42,31,598.74
(C)	(i) Public Sector	19,35,042.18	13,12,733.33
	(ii) Other than Public Sector	32,95,632.96	29,15,867.20
	Total (C) Gross	52,30,675.15	42,28,600.52
	Less: Impairment loss allowance^		
	Less: Amount pending appropriation^^	4,757.22	
	Total (C) Net	52,25,917.93	(2,998.21)
	Total	52,25,917.93	42,31,598.73

VI. Details of change in shareholding: Any change of promoters' during the last Financial Year beyond the threshold, as prescribed by RBI.

No change

VI. Disclosure of latest ALM statements to Stock Exchange:

Please refer to Section III of Section X-B.





SECTION XI PARTICULARS OF THE OFFER

11.1 Eligibility of IIFCL to come out with the Issue and Government Approvals

The Company, its Directors and authorised officers have not been prohibited from accessing the debt market under any order or directions passed by SEBI/any other Government authority.

11.2 Issue-specific guidelines

This present issue of Debentures is being made in accordance with extant guidelines of Companies Act 2013 and Rules made thereafter, SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended, SEBI (Debenture Trustee) Regulation 1993 and other Applicable Laws.

11.3 Authority for the Placement

The present issue of Debentures is being made pursuant to:

- The resolution passed by Board of Directors of the Issuer under Section 23, 42, 71 and 179(3)(c) of the Companies Act, 2013 in 135th Meeting held on January 17, 2024;
- (ii) The special resolution passed by the shareholders of the Issuer under section 42, 71 of the Companies Act, 2013 and sub-rule 1 of rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, in 18th Annual General Meeting held on September 29, 2023;
- (iii) The resolution passed in the 16th annual general meeting on November 10, 2021 pursuant to section 180 (1)(c) of the Companies Act, 2013;
- (iv) Article III (A) (6) of the Articles of Association of the Company.

11.4 Issue Size

As specified in relevant KID.

11.5 Pricing Mechanism

The pricing will be determined on BSE EBP platform and the pricing shall be uniform.

All other provisions as per SEBI Master Circular shall be applicable.

11.6 Purpose and Utilisation of the Proceeds

The funds raised through the issuance of the Debentures under this GID shall be utilized to provide long-term financial assistance to viable infrastructure projects in India and/or for refinancing existing borrowings of the Issuer, unless stated otherwise in the relevant KID.

The proposed Debenture issue does not form part of non-equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations.

The "Main Object Clause" of the Memorandum of Association of the Issuer enables it to undertake the activities for which the funds are being raised through the present issue and also the activities which the Issuer has been carrying on till date.

11.7 Minimum Subscription (Issuer)

As the current issue of Debentures is being made on Private Placement basis, the requirement of minimum subscription for the Issuer shall not be applicable and therefore the Issuer shall not be liable to refund the issue subscription(s)/proceed(s) in the event of the total issue collection falling short of Issue Size or a certain



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percentage of the Issue Size.

11.8 Nature and Class of Securities

Listed, Secured/Unsecured, Taxable, Rated, Senior, Unsubordinated, Redeemable Non-convertible Debentures. These Debentures shall be on fully paid-up basis or as specified in the relevant KID.

11.9 Put & Call Option

As specified in KID.

11.10 Maximum Investors for the Issue

In terms of Companies Act, 2013 and rules made thereunder, maximum no. of Investors are 200 in a Financial Year, however, such number shall not include qualified institutional buyers.

11.11 Issue Price

As specified in relevant KID.

11.12 Relevant date with reference to which issue price has been arrived

N.A.

11.13 Security

As specified in the KID.

11.14 Names and address of the valuer who performed the valuation of security offered

NA

11.15 Mode of Payment

The full Issue price of the Debentures applied for is to be paid along with the Application Form. Investor(s) need to send the Application Form along with RTGS details for the full face value of the Debentures applied for.

Issue Price of the Debenture	Minimum Application for	Amount Payable on Application per Debenture
Rs 1,00,000/-	The application must be for a minimum size of Rs. 1 Crore (100 Debentures) each and in multiples of Rs. 1,00,000 (1 Debenture) thereafter.	Full Issue Price per Debenture shall be

11.16 Deemed Date of Allotment

The cut-off date declared by the Issuer from which all benefits under the Debentures including Interest on the Debentures shall be available to the Debenture Holder(s) is called as the Deemed Date of Allotment. The actual allotment of Debentures (i.e. approval from the Board of Directors or a Committee or officials authorised in this respect) may take place on a date other than the Deemed Date of Allotment. Issuer reserves the right to keep multiple allotment date(s)/deemed date(s) of Allotment at its sole and absolute discretion without any notice. If in case, the Issue Closing Date changes (i.e. preponed/postponed), then the Deemed Date of Allotment may also be changed (pre-pond/ postponed) by Issuer, at its sole and absolute discretion.

11.17 Timelines in which the Allotment and Listing shall be completed

Allotment of the Debentures shall be completed within 2 (two) Working days of the Issue Closing Date and Listing of the Debentures shall be completed within 3 (three) Working days of the Issue Closing Date, in accordance with SEBI Master Circular.



Delay in Listing: In case of delay in listing of the Debt Securities the Issuer shall pay penal Interest of 1 % (one percent) per annum over the Coupon Rate.

11.18 Letter(s) of Allotment/ Refund Order(s)

After completion of all legal formalities, the beneficiary account of the Investor(s) with NSDL/CDSL/Depository Participant will be given initial credit within applicable timelines as per Applicable Law. The initial credit in the account will be akin to the letter of Allotment.

11.19 Debentures to be issued in Demat format only

The Debentures since issued in electronic (dematerialized) form, will be governed as per the provisions of the Depository Act, 1996, Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996, rules notified by NSDL/ CDSL/Depository Participant from time to time and other Applicable Laws and rules notified in respect thereof. The Debentures shall be allotted in Demat form only.

11.20 Depository Arrangements

Issuer has entered into depository arrangements with NSDL and CDSL. The securities shall be issued in dematerialized form as per the provisions of Depositories Act, as amended from time to time.

Issuer has signed two tripartite agreements in this connection viz.

- Tripartite Agreement to be executed between Registrar, Company and CDSL.
- Tripartite Agreement to be executed between Registrar, Company and NSDL.

The Debentures will be issued in dematerialised form and the same shall be in accordance with the provisions of the SEBI NCS Regulations, Depositories Act, 1996 and the regulations made thereunder and are to be issued as per the terms and conditions stipulated under this General Information Document.

11.21 Procedure for applying for Demat Facility

- Investor(s) should have/open a beneficiary account with any Depository Participant of NSDL and CDSL.
- For allotment of Debentures in dematerialized form, the beneficiary account number and depository participants ID shall be specified in the relevant columns of the Application Form.
- If incomplete/incorrect beneficiary account details are given in the Application Form which does not
 match with the details in the depository system, the Allotment of Debentures shall be held in
 abeyance till such time satisfactory demat account details are provided by the Investor.
- 4. The Debentures allotted to the Investor in dematerialized form would be directly credited to the beneficiary account as given in the Application Form after verification. Allotment advise/refund order (if any) would be sent directly to the Applicant by the Registrar to the Issue but the confirmation of the CREDIT of the Debentures to the Investor's Depository Account will be provided to the Investor by the Investor's DP.
- Interest or other benefits with respect to the Debentures held in dematerialized form would be paid to those Debenture Holder(s) whose names appear on the list of Beneficial Owner(s) given by the Depositories to the Issuer as on the Record Date and their names are registered as Debenture Holder(s) on the registers maintained by Issuer/Registrar. In case, any Beneficial Owner(s) is not identified by the Depository on the Record Date due to any reason whatsoever, Issuer shall keep in abeyance the payment of Interest or other benefits, till such time the Beneficial Owner(s) is identified by the Depository and intimated to the Issuer. On receiving such intimation, Issuer shall pay the Interest or other benefits to the Beneficial Owner(s) identified, within a period of 15 days from the date of receiving such intimation.
- Investors may please note that the Debentures in dematerialised form can be traded only on the Stock Exchanges having electronic connectivity with NSDL or CDSL.



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11.22 Fictitious applications

Any person who makes, in a fictitious name, any application to a body corporate for acquiring, or subscribing to, the Debentures, or otherwise induced a body corporate to allot, register any transfer of Debentures therein to them or any other person in a fictitious name, shall be punishable under the Applicable Laws.

11.23 Market Lot

The market lot for the trading of Debentures will be one Debenture ("Market Lot").

11.24 Trading of Debentures

The marketable lot for the purpose of trading of Debentures shall be One (1) Debenture. Trading of Debentures would be permitted in dematerialised mode only in the standard denomination of Rs 1,00,000 and such trades shall be cleared and settled in the Stock Exchange(s) subject to conditions specified by SEBI. In case of trading in Debentures which has been made over the counter, the trades shall be executed and reported on the Stock Exchange having a nation-wide trading terminal or such other platform as may be specified by SEBI.

11.25 Mode of Transfer of Pebentures

The Debentures shall be transferred subject to and in accordance with the rules/ procedures as prescribed by the NSDL/ CDSL/Depository Participant of the transferor/ transferee and any other Applicable Laws and rules notified in respect thereof. The normal procedure followed for transfer of securities held in the dematerialized form shall be followed for transfer of these Debentures held in electronic form. The seller should give delivery instructions containing details of the buyer's DP account to his/its Depository Participant.

Transfer of Debentures to and from foreign investors, in case they seek to hold the Debentures and are eligible to do so, will be governed by the then prevailing guidelines of RBI and SEBI. The transferee(s) should ensure that the transfer formalities are completed prior to the Record Date. In the absence of the same, Interest will be paid/ Redemption will be made to the Person, whose name appears in the records of the Depository. In such cases, claims, if any, by the transferee(s) would need to be settled with the transferor(s) and not with Issuer.

11.26 Interest on Application Money

Interest on application money will be paid at Coupon Rate (subject to deduction of income tax under the provisions of the Income Tax Act, 1961, or any other statutory modification or re-enactment thereof, as applicable) on face value of Debentures for the period starting from and including the date of realization of application money in Issuer's bank account up to one day prior to the Deemed Date of Allotment. To clarify in case the Deemed Date of Allotment and date of receipt of application money is same, no Interest on application money will be payable.

11.27 Interest on the Debentures

The Debentures shall carry Interest at the Coupon Rates as per Term Sheet (subject to deduction of tax at source at the rates prevailing from time to time under the provisions of the Income Tax Act, 1961, or any other statutory modification or re-enactment thereof for which a certificate will be issued by Issuer) on the outstanding principal amount of Debentures till final Redemption. The credit will be made in the bank account linked to the Depository account only.

Pursuant to the SEBI Master Circular, if any Interest Payment Date falls on a day which is not a Working day, then payment of Interest will be made on immediately following day that is a Working day without Interest for such additional days. However, the dates of the future Interest payments would continue to be as per the schedule originally stipulated in the General Information Document.

In the case of joint holders of Debentures, Interest shall be payable to the first named Debenture Holder(s).

It is clarified that Interest/Redemption payments with respect to Debentures, shall be made only on the Working days when the commercial banks are functioning in New Delhi.



11.28 Computation of Interest

The Debentures will carry Interest rates as per the Term Sheet from the Deemed Date of Allotment. The Interest will be paid from the Deemed Date of Allotment (subject to deduction of tax at source at the rates prevailing from time to time under the IT Act, or any other statutory modification or re-enactment thereof) as per Term Sheet. The Interest shall be computed on "Actual" day count basis.

11.29 Mode of Payment of Interest

Payment on Interest will be made by way of cheque(s)/ redemption warrants(s)/ demand draft(s)/ CREDIT through RTGS or NEFT system in the name of the Debenture Holder(s) whose name appear on the list of Beneficial Owner(s) given by Depository to Issuer whose names are registered on the register maintained by the Registrar as on the Record Date.

11.30 Record Date

Record date of Interest shall be 15 calendar days prior to each Interest Payment Date and 15 calendar days prior to the date of Maturity. Interest shall be paid to the Person whose name appears as sole/first in the Register of Debenture Holder(s)/beneficiaries' position of the Depositories on Record Date or to the Debenture Holder(s) who have converted the Debentures to physical form and their name is registered on the registers maintained by Company/Registrar. In the event of Issuer not receiving any notice of transfer at least 15 days before the respective due date of payment of Interest and at least 15 days prior to the maturity date, the transferees for the Debenture shall not have any claim against Issuer in respect of Interest so paid to the registered Debenture Holder(s).

11.31 Deduction of Tax at Source

Tax as applicable under the Income Tax laws or any other statutory modification or re-enactment thereof will be deducted at source. The Investor(s) desirous of claiming exemption from deduction of income tax at source on the Interest on application money are required to submit the necessary certificate(s), in duplicate, along with the Application Form in terms of Income Tax rules.

Interest payable subsequent to the Deemed Date of Allotment of Debentures will be treated as "Interest on Securities" as per Income Tax Rules. Debenture Holders desirous of claiming exemption from deduction of income tax at source on the Interest payable on Debentures should submit tax exemption certificate/ document, under Section 193 of the Income Tax Act, 1961, if any, at the Registered/Corporate Office of IIFCL, at least 10 days before the payment becoming due.

Regarding deduction of tax at source and the requisite declaration forms to be submitted, prospective investors are advised to consult their own tax consultant(s).

11.32 Redemption

The face value of the Debentures will be redeemed at par, on the expiry of the tenor of the Debentures as per details in the Term Sheet from the Deemed Date of Allotment. The Debentures will not carry any obligation, for Interest or otherwise, after the Redemption Date. The Debentures shall be taken as discharged on payment of the Redemption amount by Issuer on maturity to the registered Debenture Holder(s) whose names appear in the Register of Debenture Holder(s) on the Record Date/ or the Beneficial Owner(s) as per the list provided by the Depositories. Such payment will be a legal discharge of the liability of the Issuer towards the Debenture Holder(s).

In case if the Redemption Date falls on a day which is not a Working Day, then the payment due shall be made in accordance with SEBI Master Circular, as amended from time to time. It is clarified that Interest/Redemption with respect to Debentures, Interest/Redemption payments shall be made only on the Working Days when the commercial banks are functioning in New Delhi.





11.33 Settlement/ Repayment on Redemption

Payment on Redemption will be made by way of cheque(s)/ redemption warrants(s)/ demand draft(s)/ CREDIT through RTGS or NEFT system in the name of the Debenture Holder(s) whose name appear on the list of Beneficial Owner(s) given by Depository to Issuer and whose names are registered on the register maintained by the Registrar as on the Record Date. The credit will be made in the bank account linked to the depository account only.

The Debentures shall be taken as discharged on payment of the Redemption amount by Issuer on maturity to the list of Debenture Holder(s) as provided by NSDL/ CDSL/ Depository Participant. Such payment will be a legal discharge of the liability of Issuer towards the Debenture Holder(s). On such payment being made, Issuer shall inform NSDL/ CDSL/ Depository Participant and accordingly the account of the Debenture Holder(s) with NSDL/ CDSL/ Depository Participant shall be adjusted.

Issuer's liability to the Debenture Holder(s) towards all their rights including for payment or otherwise shall cease and stand extinguished from the Redemption Date in all events. Further Issuer will not be liable to pay any Interest or compensation from the Redemption Date. On crediting the amount to the Beneficiary(s) as specified above in respect of the Debentures, the liability of Issuer shall stand extinguished.

11.34 Right of Debenture Holder(s)

A Debenture Holder is not a shareholder. The Debenture Holder(s) will not be entitled to any other rights and privilege of shareholders other than those available to them under statutory requirements. The Debenture(s) shall not confer upon the holders the right to receive notice or to attend and vote at the General Meeting of the Issuer. The principal amount and Interest on the Debentures will be paid to the registered Debenture Holder(s) only and in case of Joint holders, to the one whose name stands first.

Besides the above, the Debentures shall be subject to the provisions of the Companies Act, 2013, the relevant rules and regulations, the Articles of Association of IIFCL, the terms of the issue of Debentures and the other terms and conditions as may be incorporated in the Debenture Trustee Agreement and other Transaction Documents that may be executed in respect of these Debentures.

11.35 Effect of Holidays

'Working day' shall be the day on which Commercial banks are functioning in New Delhi. If the Interest Payment Date/Redemption doesn't fall on a Working Day, then payment of interest/principal amount shall be made in accordance with SEBI Master Circular.

If the Interest payment day doesn't fall on a Working Day, the payment of Interest up to original scheduled date will be made on the following Working Day, however, the dates of the future Coupon Payment would be as per the schedule originally stipulated at the time of issuing the security.

If the Redemption Date (also being the last Coupon Payment Date) of the Debentures falls on a day that is not a Working Day, the Redemption proceeds shall be paid by the Issuer on the immediately preceding Working Day along with Interest accrued on the Debentures until but excluding the date of such payment.

It is clarified that Interest/Redemption with respect to Debentures, interest/redemption payments shall be made only on the days when the commercial banks are working in New Delhi.

If the Record Date falls on a day which is not a Working Day, the immediately succeeding Working Day will be considered as the Record Date.

11.36 List of Beneficial Owner(s)

Issuer shall request the Depository to provide a list of Beneficial Owner(s) as at the end of the Record Date. This shall be the list, which shall be considered for payment of Interest or repayment of the principal amount, as the case may be.



11.37 Succession

In the event of the demise of the sole/first holder of the Debenture(s) or the last survivor, in case of joint holders, for the time being, Issuer will recognize the executor or administrator of the deceased Debenture Holder(s) or the holder of succession certificate or other legal representative as having title to the Debenture(s). Issuer shall not be bound to recognize such executor or administrator, unless such executor or administrator obtains probate, wherever it is necessary, or letter of administration or such holder is the holder of succession certificate or other legal representation, as the case may be, from a Court in India having jurisdiction over the matter. Issuer may, in its absolute discretion, where it thinks fit, dispense with production of probate or letter of administration or succession certificate or other legal representation, in order to recognize such holder as being entitled to the Debenture(s) standing in the name of the deceased Debenture Holder(s) on production of sufficient documentary proof or indemnity.

Where a non-resident Indian becomes entitled to the Debentures by way of succession, the following steps have to have complied:

- Documentary evidence to be submitted to the Legacy Cell of the RBI to the effect that the Debenture was acquired by the NRI as part of the legacy left by the deceased holder.
- Proof that the NRI is an Indian National or is of Indian origin.

Such holding by the NRI will be on a non-repatriation basis.

11.38 Class or Classes of Person to whom the allotment is proposed to be made

The following are Eligible Investors to apply for this Private Placement of Debentures:

- Mutual Funds,
- 2. Public Financial Institutions specified in Section 2(72) of the Companies Act 2013;
- 3. Scheduled Commercial Banks;
- 4. State Industrial Development Corporations;
- Provident Funds, Pension Funds, Gratuity Funds and Superannuation Funds authorised to invest in the Issue.
- National Investment Funds set up by resolution no. F. No. 2/3/2005- DDII dated November 23, 2005, of the Government of India, Published in the Gazette of India;
- Companies and Bodies Corporate authorized to invest in Debentures;
- Co-operative Banks and Regional Rural Banks authorized to invest in Debentures;
- 9. Societies authorized to invest in Debentures;
- Trusts authorized to invest in Debentures;
- Foreign Institutional Investors and sub-accounts registered with SEBI or Foreign Portfolio Investors (not being an individual or family offices);
- Statutory Corporations/ Undertakings established by the Central/ State legislature authorized to invest in Debentures/ debentures.
- Insurance Companies registered with the Insurance Regulatory and Development Authority.
- 14. Insurance funds set up and managed by army, navy and air force of the Union of India.
- Systemically important non-banking financial company registered with the RBI and having a net worth of more than Rs. 500 Crore.
- 16. Any other entity authorised to invest in these Debentures

All participants are required to comply with the relevant regulations/ guidelines applicable to them for investing in the debentures proposed to be issued in this GID.

The applications must be accompanied by certified true copies of:

- i. Memorandum and Articles of Association/ Constitution/Bye-laws;
- ii. Resolution authorizing investment and containing operating instructions;
- iii. Specimen signatures of authorized signatories;
- Necessary forms for claiming exemption from deduction of tax at source on the Interest income/ Interest on application money, wherever applicable;



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- Documents relating to withholding tax applicability;
- vi. Copy of Permanent Account Number Card (PAN Card) provided by the Income Tax Department; and
- vii. in case of remittance of money through electronic mode, a self-attested bank account statement has to be submitted reflecting the debit for the application money. The bank account statement should contain the name of the Applicant, account number, name and branch of the bank.

11.39 Application under Power of Attorney by Limited Companies

In case of applications made under a power of attorney or by a limited company or a body corporate or registered society or mutual fund, and scientific and/or industrial research organizations or trusts etc., the relevant power of attorney or the relevant resolution or authority to make the application, as the case may be, together with the certified true copy thereof along with the certified copy of the Memorandum and Articles of Association and/or bye-laws as the case may be, shall be attached to the Application Form or lodged for scrutiny separately with the photocopy of the Application Form, quoting the serial number of the Application Form, at the office of the registrars to the issue after submission of the Application form to the EBP Platform, failing which the Applications are liable to be rejected.

11.40 Proposed time schedule for which this General Information Document is valid

The General Information Document shall be valid during the Issue schedule as specified in the Term Sheet.

11.41 Mode of Subscription/How to Apply

All Eligible Investors should refer the operating guidelines for issuance of Debt Securities on Private Placement basis through an electronic book mechanism as available on the website of BSE. Investors will also have to complete the mandatory knov/ your customer verification process. Investors should refer to the EBP Guidelines in this respect. The Application Form will be filled in by each Investor and uploaded in accordance with the SEBI regulatory and operational guidelines. Applications for the Debentures must be in the prescribed form (enclosed) and completed in BLOCK LETTERS in English as per the instructions contained therein.

- (a) The details of the Issue shall be entered on the EBP Platform by the Issuer at least 2 (two) Working days prior to the Issue Opening Date, in accordance with the Operational Guidelines.
- (b) The Issue will be open for bidding for the duration of the bidding window that would be communicated through the Issuer's bidding announcement on the EBP Platform, at least 1 (one) Working day before the start of the Issue Opening Date.

Some of the key guidelines in terms of the current Operational Guidelines on the issuance of securities on Private Placement basis through an EBP mechanism are as follows:

(a) Modification of Bid

Investors may note that modification of bid is allowed during the bidding period/window, However, in the last 10 (ten) minutes of the bidding period/window, revision of bid is only allowed for improvement of Coupon/yield and upward revision of the bid amount placed by the Investor.

(b) Cancellation of Bid

Investors may note that cancellation of bid is allowed during the bidding period/window. However, in the last 10 minutes of the bidding period/window, no cancellation of bids is permitted.

(c) Multiple Bids

Investors may note that multiple bids are permitted.

11.42 Manner of bidding

The Issue will be through closed bidding on the BSE EBP platform in line with the BSE EBP Guidelines and the EBP Operational Guidelines. Investors are advised to refer to the BSE EBP Guidelines as prevailing on the date of the bid.



11.43 Applications by Successful Bidders and Payment Mechanism

Original Application Forms complete in all respects must be submitted to the Issuer before the last date indicated in the Issue time table or such extended time as decided by the Issuer accompanied by details of remittance of the application money. This Application will constitute the application required under Section 42 of the Companies Act, 2013 and the PAS Rules. Successful bidders should ensure to do the funds pay-in from their same bank account which is updated by them in the EBP Platform while placing the bids. In case of mismatch in the bank account details between EBP Platform and the bank account from which payment is done by the successful bidder, the payment would be returned back. Payment should be made by the deadline specified by the EBP provider.

Payment of subscription money for the Debentures should be made by the successful Eligible Investor as notified by the Issuer (to whom the Issuer has issued given the Offer by the issue of General Information Document. Successful Investors should do the funds pay-in to the Designated Bank Account of Indian Clearing Corporation Limited ("ICCL"). The Designated Bank Account information shall be displayed in the front end of BSE EBP Platform and the same shall also be available in the obligation file downloaded to Eligible Investors.

Successful Investors must do the subscription amount payment to the Designated Bank Account on or before 10:30 a.m. on the Pay-in Date ("Pay-in Time"). Successful Investors should ensure to make payment of the subscription amount for the Debentures from their same bank account which is updated by them in the BSE /NSE EBP Platform while placing the bids. In case of mismatch in the bank account details between BSE EBP Platform and the bank account from which payment is done by the successful bidder, the payment would be returned.

Note: In case of failure of any successful bidder to complete the funds pay-in by the Pay-in Time or the funds are not received in the Designated Bank Account of the clearing corporation of the relevant exchanges by the Pay-in Time for any reason whatsoever, the bid will liable to be rejected and the Issuer shall not be liable to the successful bidder. The Issuer assumes no responsibility for any applications lost in the mail. The entire amount of Rs. 1,00,000 per Debenture is payable on application.

Applications not completed in the manner required are liable to be rejected. The name of the Applicant's bank, type of account and account number must be filled in the Application Form.

The Applicant or in the case of an Application in joint names, each of the Applicant, should mention the PAN allotted under the I.T. Act or where the same has not been allotted, the GIR No. and the Income Tax Circle/Ward/District. In accordance with the provision of Section 139A (5A) of the I.T. Act, PAN/GIR No. needs to be mentioned on the TDS certificates. Hence, the Investor should mention his PAN/GIR No. In case neither the PAN nor the GIR Number has been allotted, the Applicant shall mention "Applied for" and in case the Applicant is not assessed to Income Tax, the Applicant shall mention 'Not Applicable' (stating reasons for non-applicability) in the appropriate box provided for the purpose. Application Forms without this information will be considered incomplete and are liable to be rejected. All Applicants are requested to tick the relevant column "Category of Investor" in the Application Form. Public/ Private/ Religious/ Charitable Trusts, Provident Funds and Other Superannuation Trusts and other investors requiring "approved security" status for making investments.

11.44 Mode of Settlement Mechanism

Settlement of the Issue will be done through Clearing Corporation and the account details are given in the section on 'Payment Mechanism' of this General Information Document.

11.45 Basis of Allocation

Beginning from the Issue Opening Date and until the day immediately prior to the Issue Closing Date, firm allotment against valid applications for the Debentures will be made to applicants in accordance with applicable SEBI Regulations, EBP Operational Guidelines and all Applicable Laws. At its sole discretion, the Issuer shall decide the amount of oversubscription to be retained over and above the Issue size (in case of green shoe option available).





According to the SEBI Master Circular, allotment to the bidders on EBP shall be done on the basis of "Yield-time priority". Thus, allotment shall be done first on "yield priority" basis, however, where two or more bids are at the same yield, then the allotment shall be done on "time -priority" basis. Further, if two or more bids have the same yield and time, then allotment shall be done on the "pro-rata" basis.

If the proportionate allotment of Debentures to such applicants is not a minimum of one Debenture or in multiples of one Debenture (which is the market lot), the decimal would be rounded off to the next higher whole number if that decimal is 0.5 or higher and to the next lower whole number if the decimal is lower than 0.5. All successful applicants on the Issue Closing Date would be allotted the number of Debentures arrived at after such rounding off.

11.46 Right to Accept or Reject Applications

The Issuer reserves its full, unqualified and absolute right to accept or reject any Application, in part or in full, without assigning any reason thereof. The rejected applicants will be intimated along with the refund if applicable, sent. The Application forms that are not complete in all respects are liable to be rejected and will not be paid any Interest on the application money. The application would be liable to be rejected on one or more technical grounds, including but not restricted to:

- (i) Number of Debentures applied for is less than the minimum application size:
- (ii) Applications exceeding the Issue Size;
- (iii) Debenture Holder(s) account details not given;
- (iv) Details for the issue of Debentures in the dematerialized form not given; PAN/GIR and IT Circle/Ward/District not given;
- In case of Applications under power of attorney by limited companies, corporate bodies, trusts, etc., if relevant documents not submitted;

In the event, if any Debenture(s) applied for is/are not allotted in full, the excess application monies of such Debentures will be refunded, as may be permitted.

11.47 Provisional or Final Allocation

The allocation shall be made on a pro-rata basis in the multiples of the bidding lot size, i.e. 100 Debentures and in multiple of Rs. 1,00,000 each Debenture. Post completion of the bidding process, the Issuer will upload the provisional allocation on the BSE EBP Platform. Post receipt of Investor details, the Issuer will upload the final allocation file on the BSE EBP Platform.

11.48 Terms of Payment

The full-face value of the Debentures applied for is to be paid along with the Application Form as set out above.

11.49 Settlement Process

The settlement process would be followed as per the relevant EBP Operational Guidelines.

11.50 Post-Allocation Disclosures by the EBP

Upon final allocation by the Issuer, the Issuer shall disclose the Issue Size, Coupon Rate, ISIN, number of successful bidders, category of the successful bidder(s), etc., in accordance with the SEBI Master Circular. The EBP shall upload such data, as provided by the Issuer, on its website to make it available to the public.





11.51 Name of the proposed allottee's & percentage of post Private Placement capital that may be held by them:

Not applicable in case of issue of non-convertible debentures

11.52 Change in Control, if any, in the Company that would occur subsequent to the Private Placement:

Nil

11.53 Justification for the allotment proposed to be made for consideration other than cash

N.A.

11.54 Number of Persons to whom allotment on preferential basis / Private Placement/rights issue has been made during the year:

Number of Investors	Series	Coupon Rate	Tenor	Outstanding Amount
15	7.46% IIFCL NCD MAY 2033	7.46%	10 years	Rs 500 Crores
15	7.53% IIFCL NCD SEPTEMBER 2038	7.53%	15 years	Rs 2000 Crores
6	7.69% HFCL NCD OCTOBER 2038	7.69%	15 years	Rs 2000 Crores
5	7.67% HFCL NCD DECEMBER 2038	7.67%	15 years	Rs 1000 Crores

11.55 Force Majeure and other Withdrawal of Issue

The Issuer reserves the right to withdraw the Issue prior to the Issue Closing Date in the event of any unforeseen development adversely affecting the economic and regulatory environment. The Issuer reserves the right to change the Issue schedule.

The Issuer reserves the right to withdraw the Issue as set out under the EBP Operational Guidelines or as permitted under Applicable Laws.

11.56 Acknowledgements

No separate receipts will be provided by the Issuer for the application money.

11.57 Applications 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 signature(s) of all the authorized signatories and the tax exemption certificate/ document, if any, must be lodged along with the submission of the completed Application Form. Further modifications/ additions in the power of attorney or authority should be notified to the Issuer or to its Registrars or to such other person(s) at such other address(s) as may be specified by the Issuer from time to time through suitable communication.

11.58 Application by Mutual Funds

In case of Applications by Mutual Funds, a separate Application must be made in respect of each scheme of an Indian Mutual Fund registered with SEBI and such applications will not be treated as multiple applications, provided that the application made by the asset management Company/trustees/custodian clearly indicate their intention as to the scheme for which the application has been made.

11.59 Application by Scheduled Commercial Banks

Scheduled Commercial Banks can apply in this Issue based upon their own investment limits and approvais. Applications by them for Allotment of the NCDs in physical form must be accompanied by certified true copies of (i) a board resolution authorizing investment; and (ii) a letter of authorization. Failing this, our





Company reserves the right to accept or reject any Application for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason therefore.

11.60 Application by Insurance Companies registered with the IRDA

In case of Applications for Allotment of the NCDs in physical form made by an insurance company registered with the IRDA, a certified copy of its certificate of registration issued by IRDA must be lodged along with Application Form. The Applications must be accompanied by certified copies of (i) its Memorandum and Articles of Association; (ii) a power of attorney (iii) a resolution authorizing investment and containing operating instructions; and (iv) specimen signatures of authorized signatories. Failing this, our Company reserves the right to accept or reject any Application for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason therefore.

As per IRDAI Letter dated 15th June 2023, investment by an Insurer in the NCDs of IIFCL will be considered as investment in Infrastructure Sector. IRDAI Letter attached as Annexure X.

11.61 Applications by Alternative Investments Funds

Applications made by an Alternative Investments Fund eligible to invest in accordance with the Securities and Exchange Board of India (Alternate Investment Funds) Regulations, 2012, for Allotment of the NCDs in physical form must be accompanied by certified true copies of: (i) the SEBI registration certificate of such Alternative Investment Fund; (i) a resolution authorizing the investment and containing operating instructions; and (ii) specimen signatures of authorized persons. Failing this, our Company reserves the right to accept or reject any Applications for Allotment of the NCDs in whole or in part, in either case, without assigning any reason thereof. Alternative Investment Funds applying for Allotment of the NCDs shall at all times comply with the conditions for categories as per their SEBI registration certificate and the Securities and Exchange Board of India (Alternate Investment Funds) Regulations, 2012.

11.62 Applications by Public Financial Institutions authorized to invest in the NCDs

Applications by Public Financial Institutions for Allotment of the NCDs in physical form must be accompanied by certified true copies of (i) any Act/rules under which such Applicant is incorporated; (ii) a resolution of the board of directors of such Applicant authorizing investments; and (iii) specimen signature of authorized persons of such Applicant. Failing this, our Company reserves the right to accept or reject any Applications for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason thereof.

11.63 Applications made by companies, Limited Liability Partnerships and bodies corporate registered under applicable laws in India

Applications made by companies, Limited Liability Partnerships and bodies corporate for Allotment of the NCDs in physical form must be accompanied by certified true copies of: (i) any Act/rules under which such Applicant is incorporated; (ii) a resolution of the board of directors of such Applicant authorizing investments; and (iii) specimen signature of authorized persons of such Applicant. Failing this, our Company reserves the right to accept or reject any Applications for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason thereof.

11.64 Applications by provident funds and pension funds which are authorized to invest in the NCDs

Applications by provident funds and pension funds which are authorized to invest in the NCDs, for Allotment of the NCDs in physical form must be accompanied by certified true copies of: (i) any Act/rules under which they are incorporated; (ii) a power of attorney, if any, in favour of one or more trustees thereof, (iii) a poard resolution authorizing investments; (iii) such other documents evidencing registration thereof under applicable statutory/regulatory requirements; (iv) specimen signature of authorized person; (v) a certified copy of the registered instrument for creation of such fund/trust; and (vi) any tax exemption certificate issued by Income Tax authorities. Failing this, our Company reserves the right to accept or reject any Applications for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason thereof.



11.65 Applications by National Investment Fund

Application made by National Invest Fund for Allotment of the NCDs in physical form must be accompanied by certified true copies of: (i) a resolution authorizing investment and containing operating instructions; and (ii) specimen signatures of authorized persons. Failing this, our Company reserves the right to accept or reject any Applications for Allotment of the NCDs in physical form in whole or in part, in either case, without assigning any reason therefor.

11.66 Application by Commercial Banks, co-operative banks and Regional Rural Banks

Commercial Banks, Co-operative banks and Regional Rural Banks can apply in the Issue based upon their own investment limits and approvals. The application must be accompanied by certified true copies of (i) Board resolutions authorizing investments; and (ii) letters of authorization. Failing this, our Company reserves the right to accept or reject any Application in whole or in part, in either case, without assigning any reason thereof.

11.67 Applications by Trusts

Applications made by a trust, settled under the Indian Trusts Act, 1882, or any other statutory and/or regulatory provision governing the settlement of trusts in India, must be accompanied by a (i) certified true copy of the registered instrument for creation of such trust, (ii) power of attorney, if any, in favour of one or more trustees thereof; and (iii) such other documents evidencing registration thereof under applicable statutory/regulatory requirements. Failing this, our Company reserves the right to accept or reject any Applications in whole or in part, in either case, without assigning any reason therefore.

Further, any trusts applying for NCDs must ensure that (a) they are authorized under applicable statutory/regulatory requirements and their constitution instrument to hold and invest in NCDs, (b) they have obtained all necessary approvals, consents or other authorizations, which may be required under applicable statutory and/or regulatory requirements to invest in NCDs, and (c) applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and or regulatory provisions.

11.68 PAN/GIR Number

All Applicants should mention their PAN or the GIR Number allotted under I.T. Act, and the Income Tax Circle/Ward/ District. In the case where neither the PAN nor the GIR Number has been allotted, the fact of such a non-allotment should be mentioned in the Application Form in the space provided.

11.69 Signatures

Signatures should be made in English or in any of the Indian languages. Thumb impressions must be attested by an authorized officer of the Issuer or by a Magistrate/ Notary Public under his/her official seal.

11.70 Debenture Holder(s), not a shareholder

The Debenture Holder(s) will not be entitled to any of the rights and privileges available to the shareholder. If, however, any resolution affecting the rights attached to the Debentures is placed before the members of the Issuer, such resolution will first be placed before the Debenture Holder(s) for their consideration.

11.71 Modification of Rights

The rights, privileges, terms and conditions attached to the Debentures may be varied, modified or abrogated with the consent, in writing, of those holders of the Debentures who hold the majority of the outstanding amount of the Debentures (or any limit as specified under Companies Act or any other provision of law) or with the sanction accorded pursuant to a resolution passed at a meeting of the Debenture Holder(s), provided that nothing in such consent or resolution shall be operative against the Issuer where such consent or resolution modifies or varies the terms and conditions of the Debentures, if the same is not acceptable to the Issuer.



Private & Confidential - For Private Circulation Only

(This General Information Document is neither a Prospectus nor a Statement in Lieu of Prospectus) General Information Document dated March 04, 2024 (For Addressee Only)



11.72 Right to the further issue under the ISIN's

The Issuer reserves right to effect multiple issuances under the same ISIN with reference to SEBI Master Circular, as amended or any other Applicable Laws.

The Issue can be made either by way of creation of a fresh ISIN or by way of issuance under the existing ISIN at a premium, par or discount as the case may be in line with the ISIN Circulars.

11.73 Right to Re-purchase Re-issue the Debentures

The Issuer will have power, exercisable at its sole and absolute discretion from time to time, to re-purchase a part or all of its Debentures from the secondary markets or otherwise, at any time prior to the Redemption Date, subject to Applicable Laws.

In the event of a part or all of the Issuer's Debentures being repurchased as aforesaid or redeemed under any circumstances whatsoever, the Issuer shall have, and shall be deemed always to have had, the power to re-issue the Debentures either by re-issuing the same Debentures or by issuing other Debentures in their place.

Further the Issuer, in respect of such re-purchased or redeemed Debentures shall have the power, exercisable either for a part or all of those Debentures, to cancel, keep alive, appoint nominee(s) to hold or re-issue at such price and on such terms and conditions as it may deem fit and as permitted under the ISIN Circulars or by-laws or regulations.

11.74 Future Borrowings

The Company shall be free to borrow or raise loans or create encumbrances or avail financial assistance in whatever form, as also issue promissory notes or Debentures or guarantees or indemnities or other securities in any manner and to change its capital structure, including the issue of shares of any class or redemption or reduction of any class of paid-up capital, on such terms and conditions as the Issuer may think appropriate, without the consent of, or intimation to, the Debenture Holder(s) or the Debenture Trustee in this connection.

11.75 Ranking of Debentures

The claims of the Investors shall rank pari-passu inter se and, subject to any obligations preferred by mandatory provisions of the law (prevailing from time to time), shall also, as regards repayment of principal and payment of interest, rank pari-passu with all other existing unsecured borrowings issued by the Company.

11.76 Debenture Redemption Reserve

As per Rule 18(7)(iii)(B) Companies (Share Capital and Debentures) Rules, 2014, as amended ("Debentures Rules"), debenture redemption reserve account is not required to be created in the case of privately placed Debentures issued by an NBFC registered with the RBI under section 45-IA of the RBI (Amendment) Act, 1997, as amended. Hence, Investors shall not have the benefit of reserve funds to cover the re-payment of the principal and interest on the Debentures.

11.77 Notices

All notices required to be given by the Issuer or by the Debenture Trustee to the Debenture Holder(s) shall be deemed to have been given if sent by ordinary post/courier to the Debenture Holder(s) as on Record Date and/or if published in one all India English daily newspaper and one regional language newspaper.

All notices required to be given by the Debenture Holder(s), including notices referred to under "Payment of Interest" and "Payment on Redemption" shall be sent by registered post or by hand delivery or by email to the Issuer or by email to the Compliance Officer of the Issuer at its Corporate Office or to such persons at such address as may be notified by the Issuer from time to time.

11.78 Tax Benefits to the Debenture Holder(s) of the Issuer

The Debenture Holder(s) are advised to consider in their own case, the tax implications in respect of subscription to the Debentures after consulting their own tax advisor or legal counsel.



11.79 Trustees

Beacon Trusteeship Limited duly accepted the letter dated January 31, 2024 giving their consent to the Issuer for their appointment to act as the Trustee for the Debenture Holder(s). All rights and obligations of the Debenture Holder(s) for the amounts due on the Debentures will be vested with the Trustee on behalf of the Debenture Holder(s). The Debenture Holder(s) shall without any further act or deed be deemed to have irrevocably given their consent to and authorized the Trustee or any of their agents or authorized officials to do, inter alia, acts, deeds and things necessary in respect of or relating to the creation of security in terms of this General Information Document.

The Debenture Trustee has executed Debenture Trustee Agreement dated February 28, 2024 and as per the Debenture Trustee Agreement, the Debenture Trustee is entitled to the fees, remuneration and all reasonable costs, charges, travelling, legal and expenses as set out in the consent letter bearing reference no. 46009/CL/MUM/23-24/DEB/446 dated January 31, 2024 appended herein as Annexure I for its services as the Debenture Trustee. Under the Debenture Trustee Agreement, the Company has agreed to provide the details of the bank account from which the Company proposes to make the payment of Interest and/or Redemption of principal due to the Debenture Holder(s) prior to the execution of the Debenture Trust Deed,

Under the Debenture Trustee Agreement, the Debenture Trustee have the responsibility to conduct a duediligence (either through itself or its agents /advisors/consultants which it shall have the power to appoint). in order to conduct such diligence as per the Debenture Trustee Agreement, the Issuer has agreed to provide all assistance to the Debenture Trustee.

11.80 Debentures subject to the Debenture Trust Deed etc.

Over and above the aforesaid terms and conditions, the Debentures, issued under this Document, shall be subject to prevailing guidelines/regulations of SEBI and other authorities and also be subject to the provisions of the Memorandum and Articles of Association of the Issuer and all documents to be entered into by the Issuer in relation to the issue of Debentures including this Document and the Debenture Trust Deed, as applicable and referred in the Term Sheet.

11.81 Disputes and Governing Law

The Debentures are governed by and shall be construed in accordance with the existing laws of India. Any dispute arising thereof will be subject to the jurisdiction of courts of New Delhi.

11.82 Investor Relations and Grievance Redressal

Arrangements have been made to redress investor grievances expeditiously as far as possible. The Issuer endeavours to resolve the investors' grievances within 30 (thirty) days of its receipt. All grievances related to the issue quoting the Application number (including prefix), number of Debentures applied for, the amount paid on application, may be addressed to the Compliance Officer. All Investors are hereby informed that the Issuer has appointed the Compliance Officer who may be contacted in case of any problem related to the issuance of the Debentures under this GID.

Documents Submission to Stock Exchange(s)/Debenture Trustee

- The following documents have been/shall be submitted to BSE:
- 1.1 Memorandum of Association and Articles of Association of the Issuer and necessary resolution(s) for the allotment of the Debentures;
- 1.2 Copy of last 3 years audited Annual Reports;
- 1.3 Statement containing particulars of dates of and parties to all material contracts and agreements;
- 1.4 Copy of the Board / Committee Resolutions authorizing the borrowing and list of authorized signatories;
- 1.5 An undertaking from the Issuer stating that the necessary documents including Debenture Trust Deed would be executed within the time frame prescribed in the Applicable Laws and the same would be uploaded on the website of the Stock Exchange prior to making listing application where the Debt Securities are proposed to be listed.





- 1.6 Due Diligence certificate issued by the Debenture Trustee as per SEBI Circular dated November 03, 2020.
- 1.7 Any other particulars or documents that the Stock Exchange may call for as it deems fit.
- 2. The following documents have been submitted to the Debenture Trustee:
- 2.1 Memorandum of Association and Articles of Association of the Issuer and necessary resolution(s) for the Allotment of the Debentures;
- 2.2 Copy of last 3 years audited annual reports;
- 2.3 Statement containing particulars of dates of and parties to all material contracts and agreements;
- 2.4 Latest audited / limited review half yearly standalone financial information (profit & loss statement, balance sheet and cash flow statement) and auditor qualifications, if any;
- 2.5 An undertaking to the effect that the Issuer would, until the redemption of the Debentures, submit the details mentioned in point (d) above to the Debenture Trustee within the timelines as mentioned in the SEBI Listing Regulations, for furnishing / publishing its half yearly/ annual results. Further, the Issuer shall within 180 (One Hundred and Eighty) days from the end of the Financial Year, submit a copy of the latest annual report to the Debenture Trustee and the Debenture Trustee shall be obliged to share the details submitted under this clause with all Debenture Holder(s) within 2 (Two) Working days of their specific request.

The Issuer has executed with the Debenture Trustee, the Debenture Trustee Agreement on February 28, 2024 and Debenture Trust Deed will be executed subsequently within the timelines given under Applicable Laws.





11.83 DECLARATION BY THE DIRECTORS THAT -

- The Issuer is in compliance with the provisions of Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, Companies Act and the rules and regulations made thereunder;
- The compliance with the Act and the rules does not imply that payment of dividend or interest or repayment of non-convertible securities, is guaranteed by the Central Government;
- The monies received under the Offer shall be used only for the purposes and objects indicated in the Offer
 document;
- 4. 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
- The following clause on 'General Risk' shall be incorporated in a box format in the General Information Document:

"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 IX of this General Information Document. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the non-convertible securities or investor's decision to purchase such securities."

I am authorized by the Board of Directors of the Issuer on [•] 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. 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 Promoter subscribing to the Memorandum of Association and Articles of Association.

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

Thanking you,
For India Infrastructure Finance Company Limited
Director Name:
Designation:
Place:
Date:





SECTION XII TERM SHEET

The pricing for the Issue will be determined as per BSE EBP Platform. All other provisions as per SEBI Master Circular, is also applicable.

1.	Security Name	As specified in KID (%IIFCL NCD (Month) Maturity Year)
2.	Issuer / Company /IIFCL	India Infrastructure Finance Company Limited
3.	Type of Instrument	Listed, Rated, Unsecured/Secured, Taxable, Senior, Unsubordinated, Redeemable, Non-Convertible Debentures ("NCD/ Debentures/ Bond") proposed to be listed on BSE. To be finalized in KID.
4.	Nature of Instrument	Listed, Rated, Unsecured/Secured, Taxable, Senior, Unsubordinated, Redeemable Non-Convertible Debentures. To be finalized in KID.
5.	Seniority	Unsecured/Secured, senior and unsubordinated.
6.	Mode of Issue	Private Placement
7.	Eligible Investors	All QIBs, and any non-QIB Investors specifically mapped by the Issuer on the EBP Platform, are eligible to bid / invest / apply for the Debentures. All participants are required to comply with the relevant regulations/ guidelines applicable to them for investing in the Debentures. To be finalized in KID.
8.	Listing (including the name of stock Exchange(s) where it will be listed and the timeline for listing)	BSE/ NSE
9.	Rating of the Instrument	"IND/AAA Stable" by India Rating for Debentures and "Ind A1+" by India Rating for CPs "CARE AAA, Stable" by CARE for Debentures and "CARE A1+" by CARE for CPs
10.	Issue Size	As specified in KID
11.	Option to retain oversubscription (Amount)	As specified in KID
12.	Right to re-issue	IIFCL reserves the right to re-purchase and re-issue the NCDs as per the prevailing guidelines/ regulations and other applicable statutes.
13.	Minimum Subscription	As the current issue of NCDs is being made on private placement basis, the requirement of minimum subscription shall not be applicable and therefore the Company shall not be liable to refund the issue subscription(s)/ proceed(s) in the event of the total issue collection falling short of issue size or certain percentage of issue size.
14.	Objects for the Issue / Purpose for which there is requirement of fund	The funds raised under this GID will be utilized to provide long-term financial assistance to viable infrastructure projects in India and/or for refinancing existing borrowings of the Issuer.
er normal	must in	The Issue proceeds shall not be utilized in contravention of the regulations, guidelines, or circulars issued by the RBI, SEBI, RoC or the Stock Exchange(s).
STANGE OF	379 20 50	The proposed Debenture issue does not form part of non- equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations, 2021.
15.	Details of utilization of the proceeds	The funds will be utilized as per the objects of the Issue and shall be certified by the Statutory Auditor.
16.	In case the issuer is a NBFC and the	Not Applicable



	objects of the issue entail loan to any entity who is a 'Group company' then disclosures shall be made in the following format: - Name of the Borrower - Number of Advances/exposures to such borrower (Group) (Rs. In crore)	
	Percentage of exposure	
17.	Coupon Rate	will be decided through EBP
18.	Step Up/Step Down Coupon Rate	NA NA
19.	Coupon Payment Frequency	Annually every year till maturity of Debentures
20.	Coupon Payment Date (Disclosure of Coupon payment dates)	As specified in KID
21.	Coupon Type	As specified in KID
22.	Coupon Reset Process (including rates, spread, effective date, rate interest cap and floor etc.)	N.A.
23.	Cumulative/non-cumulative, in case of dividend	N.A.
24.	Day Count Basis	Interest shall be computed on an "actual/actual basis". Where the Interest period (start date to end date) includes February 29, Interest shall be computed on 366 days-a-year basis in accordance with SEBI Master Circular
25.	Interest on Application Money	Interest on application money will be paid at Coupon Rate (subject to deduction of income tax under the provisions of the Income Tax Act, 1961, or any other statutory modification or re-enactment thereof, as applicable) on face value of Debentures for the period starting from and including the date of realization of application money in Issuer's bank account
		up to one day prior to the Deemed Date of Allotment. To clarify in case the Deemed Date of Allotment and date of receipt of application money is same, no Interest on application money will be payable.
26.	Default Interest Rate	In case of default in payment of Interest and/ or principal Redemption on the due dates, the Company shall pay additional Interest @ 2.00% p.a. over the Coupon rate for defaulting period i.e., the period commencing from and including the date on which such amount becomes due & upto but excluding the date on which such amount is actually paid.
27.	Tenor	As specified in KID
28.	Amortization Schedule	As specified in KID
29,	Redemption Date (Disclosure of Redemption date)	As specified in KID
30.	Redemption Amount	Redeemed at face value of Debentures
31.	Redemption Premium /Discount	NA
32.	Issue Premium/Discount	NA
33.	Issue Price	Rs. 1,00,000 per Debenture
34.	Discount at which security is issued and the effective yield as a result of such discount.	Nil
35.	Put option Date	As specified in KID
36.	Put option Price	As specified in KID
37.	Call Option Date	As specified in KID
38.	Call Option Price	As specified in KID
39.	Put Notification Time	As specified in KID
40.	Call Notification Time	As specified in KID
41.	Bidding date	As specified in KID
42.	Face Value	Rs. 1,00,000 per Debenture

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43.	Minimum Application/bid and in multiples of Debt securities thereafter	The application must be for a minimum size of Rs. 1 Crore (100 Debentures) each and in multiples of Rs. 1,00,000 (1 Debenture) thereafter.
44.	Issue Timing	As specified on EBP Platform
45.	 Issue Opening Date* Issue Closing Date* Date of earliest closing of the issue, if any. Pay-in Date* Deemed Date of Allotment* 	As specified in KID
46.	Settlement mode of instrument	The pay-in subscription money for the NCDs shall be made as per EBP guidelines through Indian Clearing Corporation Limited (ICCL).
47.	Settlement Cycle	T+2 ('T' being the bidding date as set out above)
48.	No. of Applications	N.A
49.	Issuance mode of the Instrument	In Dematerialized mode
50.	Trading mode of the Instrument	In Dematerialized mode
51.	Depository	National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).
52.	Effect of Holidays	'Working day' shall be the day on which Commercial banks are functioning in New Delhi. If the Interest Payment Date/Redemption doesn't fall on a Working Day, then payment of interest/principal amount shall be made in accordance with SEBI Master Circular. If the Interest payment day doesn't fall on a Working Day, the payment of Interest up to original scheduled date will be made on the following Working Day, however, the dates of the future Coupon Payment would be as per the schedule originally stipulated at the time of issuing the security. If the Redemption Date (also being the last Coupon Payment Date) of the Debentures falls on a day that is not a Working Day, the Redemption proceeds shall be paid by the Issuer on the immediately preceding Working Day along with Interest accrued on the Debentures until but excluding the date of such payment. It is clarified that Interest/Redemption with respect to Debentures, interest/redemption payments shall be made only on the days when the commercial banks are working in New Delhi. If the Record Date falls on a day which is not a Working Day, the immediately succeeding Working Day will be considered as the Record Date.
53.	Record Date	15 days prior to each Coupon Payment/ Redemption Date.
54.	All covenants of the issue (including side	As specified in KID
55.	letters, accelerated payment clause etc.)] Description regarding Security (where applicable) including type of security (movable/immovable/tangible etc.), type of charge (pledge/ hypothecation/mortgage etc.), date of creation of security/ likely date of creation of security, minimum	The Debentures are unsecured.





	security cover, revaluation, replacement of security, Interest to the debenture holder over and above the coupon rate as specified in the Trust Deed and disclosed in the GID			
56.	Replacement of Security, interest to the debenture holders over and above the coupon rate as specified in the trust deed and disclosed in the issue document			
57.	Transaction Documents	The Issuer has executed/ shall execute the documents including but not limited to the following in connection with the Issue: 1. Letter appointing Trustees to the Debenture Holder(s); 2. Debenture Trustee Agreement;		
		 Debenture Trust Deed; Rating letter dated February 22, 2024 by India Rating; Rating letters dated March 04, 2024 by CARE; 		
		 Tripartite Agreement between the Issuer; Registrar and NSDL for the issue of Debentures in dematerialized form; 		
		 Tripartite Agreement between the Issuer; Registrar and CDSL for the issue of Debentures in dematerialized form; Application made to BSE for seeking their in-principle 		
		approval for listing of Debentures; 10. Listing Agreement with BSE;		
		 Consent letter by Registrar to the Issue to act as Registrar to the issue Consent letter by Beacon Trusteeship Limited to act as Trustee to the issue 		
		13. A certified true copy of Board / committee resolution.14. Any other documents/ agreement executed for the purpose of said Debentures issuance.		
58.	Conditions precedent to subscription of Debentures	 The subscription from Investors shall be accepted for allocation and Allotment by the Issuer subject to the following: Rating letters from India Rating and CARE not being more than one month old from the date of listing of debentures; Consent letter from the Trustees conveying their consent to act as Trustees for the Debenture Holder(s); Consent letter from the Registrar & Transfer Agent conveying their consent for the issue 		





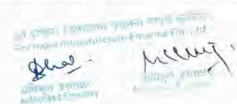


		 Making an application to BSE for seeking their inprinciple approval for listing of Debentures. Certified copies of Board / Committee Resolutions Signed Private Placement Offer Letter. Any other documents as may be required by the Debenture Trustee.
59.	Conditions subsequent to subscription of Debentures	The Issuer shall ensure that the following documents are executed/ activities are completed as per time frame mentioned elsewhere in this Private Placement Offer Letter: 1. Ensuring that the payment made for subscription to the Debentures is from the bank account of the Person/entity subscribing to the Debentures and keep record of the bank accounts from where payments for subscriptions have been received and in case of subscription to the Debentures to be held by joint holders, monies are paid from the bank account of the Person whose name appears first in the Application Form; 2. Maintaining a complete record of private placement offers in Form PAS-5 along with Private Placement Offer Letter in Form PAS-4; 3. Filing a return of allotment of Debentures with complete list of all Debenture Holder(s) in Form PAS-3 under Section 42(9) of the Companies Act, 2013, with the Registrar of Companies, Delhi; 4. The credit of Demat account(s) of the allottee(s) by number of Debentures allotted within the stipulated time period from the Deemed Date of Allotment; 5. Completion of listing of Debentures within 3 Working Days from Issue Closing Date; In case of delay in listing of securities issued on privately placement basis beyond the timelines specified above, the Issuer shall; (i) pay penal Interest of 1% p.a. over the Coupon rate for the period of delay to the investor (i.e., from date of allotment to the date of listing) (ii) Be permitted to utilize the issue proceeds of its subsequent two privately placed issuances of securities only after receiving final listing approval from Stock Exchange. 6. Submission of Debenture Trust Deed with BSE within specified period for uploading on its website. Besides, the Issuer shall perform all activities, whether mandatory or otherwise, as mentioned elsewhere in this Private Placement Offer Letter.
60.	Additional Covenants	The beneficiary account of the Investor(s) with National Securities Depository Ltd. (NSDL)/ Central Depository Services (India) Ltd. (CDSL)/ Depository Participant will be given credit within 2 days from the Deemed Date of Allotment. In case the Debentures issued to the SEBI registered FPIs / sub-accounts of FPIs are not listed within 15 days of issuance to the SEBI registered FPIs / sub-accounts of FPIs, for any reason, then the FPI/sub-account of FPIs shall immediately dispose of the Debentures either by way of sale to a third party or to the Issuer and in case of failure to list the Debentures issued to SEBI registered FPIs/ sub-accounts of FPIs within 15 days of issuance, the Issuer shall immediately redeem /

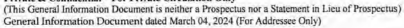


	T	buyback such Debentures from the FPIs/sub-accounts of FPIs.
		The Company to execute the Debenture Trust Deed with the Debenture Trustee within the timelines applicable by law.
61.	Mode of Subscription	Successful bidders are required to do the funds pay-in from their same bank account which is updated by them in the BSE – EBP Platform while placing the bids. In case of mismatch in the bank account details between BSE -EBP Platform and the bank account from which payment is done by the successful bidder, the payment will be returned back. Payment should be made by the deadline specified by the BSE Successful bidders should do the funds pay-in to the bank accounts of the clearing corporation of the relevant exchanges as further set out under "Particulars of the Offer' Section of the Private Placement Offer Letter.
62.	Pricing Mechanism	Pricing will be decided as per the EBP Platform of the Stock Exchange
63.	Manner of Allotment	The Allotment will be done on a uniform yield basis in line with EBP Operational Guidelines and SEBI Master Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021.
64.	Reissuance and consolidation	Our Company shall have the right to reissue or consolidate the Debentures under present Issue in accordance with Applicable Laws
65.	Events of Default (including the manner of voting/ conditions of joining Inter Creditor Agreement)	a) Failure by the Issuer to pay any amount due and payable to the Debenture Holder(s) including Interest and principal. b) If the Issuer has been declared as insolvent under Insolvency and Bankruptcy Code, 2016. c) The Issuer, without consent of the Debenture Trustee, ceases to carry on its business or gives notice of its intention to do so. d) Default in performance of covenants and conditions; e) Cease to carry on Business; f) inability to pay debts; g) proceedings against the Issuer; h) Misleading Information; i) Distraint; j) Expropriation/Nationalisation; k) Alteration to Memorandum or Articles; l) Clearances; m) Unlawfulness; n) Material Adverse Effect For detailed and any additional 'Events of Default' and procedure of voting please refer to Debenture Trust Deed between the Issuer and the Trustee.
66.	Creation of recovery expense fund	Bank Guarantee for creation of Recovery Expense Fund has already been submitted to BSE.
67.	Conditions for breach of covenants (as specified in Debenture Trust Deed)	a) Any default or delay in payment of Interest or principal on due dates. b) Any default in Redemption of Debentures. c) If the Company fails to comply with terms of issue of the Debentures. d) Any petition for liquidation is admitted against the Company. e) Any other event as may be specified in the Debenture.





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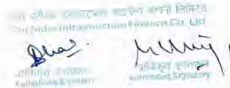


		Trust Deed. For further details please refer to Debenture Trust Deed.		
68.	Remedies	In case any event of default happens, the trustee shall have the following rights: 1. to appoint a nominee director as per the SEBI (Debenture Trustee) Regulations, 1993 on the Board of directors of the Company in case of two consecutive defaults in payment of interest or payment of redemption amount. 2. initiate action under Insolvency and Bankruptcy Code, 2016 (wherever applicable) 3. levy default Interest at the rate of 2% per annum on overdue amounts exercise such other rights as the Trustee may deem fit under Applicable Laws.		
69.	Cross Default	N.A		
70.	Trustee	N.A BeaconTrusteeship Limited		
71.	Due Diligence certificate issued by the Debenture Trustee	The due diligence certificate issued by the Debenture Trustee to BSE in accordance with the SEBI circular no. SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/ 218 dated November 03, 2020 ("SEBI Due Diligence Circular") is enclosed to this Private Placement Offer Letter.		
72.	Registrar	RCMC Share Registry Private Limited		
73.	Role and Responsibilities of Debenture Trustee	The Trustees shall protect the Interest of the Debenture Holder(s) as stipulated in the Debenture Trust Deed and in the event of default by IIFCL in regard to the timely payment of Interest and repayment of principal and shall take necessary action at the cost of IIFCL. No Debenture Holder(s) shall be entitled to proceed directly against IIFCL unless the Trustees, having become so bound to proceed, fail to do so. Process of due diligence carried out by the Debenture Trustee: The Debenture Trustee has independently carried out the due diligence process in accordance with the SEBI Due Diligence Circular and SEBI NCS Regulations. Periodical due diligence shall be carried out by the Debenture		
		Trustee in accordance with the relevant circulars as may be issued by SEBI. Due diligence certificate issued by the Trustee is attached to this Private Placement Offer Letter		
74.	Risk factors pertaining to the Issue	Please refer to 'Management Perception on Risk Factor'		
75.	Mode of Settlement Mechanism	Settlement of the Issue will be done through Clearing Corporation and the account details are given in the section on Payment Mechanism of this Private Placement Offer Letter		
76.	Allocation Option	Uniform Yield		
77.	Type/Form of Bidding	Closed Bidding		
78.	Governing Law and Jurisdiction	The Debentures are governed by and shall be construed in accordance with the existing laws of India. Any dispute arising thereof shall be subject to the jurisdiction of courts of New Delhi		

Note

As per IRDAI Letter dated 15th June 2023, investment by an Insurer in the NCDs of IIFCL will be considered as investment in Infrastructure Sector. IRDAI Letter attached as Annexure X.







SECTION XIII ILLUSTRATION OF DEBENTURE CASH FLOWS

Illustration of Debenture Cash Flows:

As specified in KID.





SECTION XIV CREDIT RATING & RATIONALE THEREOF

India Rating and Research Private Limited vide letter dated February 22, 2024, has provided credit rating of "IND/AAA Stable" to the Debentures and "IND A1+" for CPs. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry the lowest credit risk. A copy of rating letter from India Rating and Research Private Limited is enclosed as Annexure II in this General Information Document.

CARE Ratings Limited vide letters dated March 04, 2024, has provided credit rating of "CARE AAA, Stable" to the Debentures and "CARE A1+" for CPs. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry the lowest credit risk. A copy of rating letter from CARE Ratings Limited is enclosed as Annexure II in this General Information Document.

Other than the credit ratings mentioned hereinabove, Issuer has not sought any other credit rating from any other Credit Rating Agency(ies) for the Debentures offered for subscription under the terms of this General Information Document.

For detailed credit rating rationale and latest press release please refer to the Annexure II as attached.

The above ratings are not a recommendation to buy, sell or hold securities and Investors should take their own decision. The ratings may be subject to revision or withdrawal at any time by the Credit Rating Agencies and each rating should be evaluated independently of any other rating. The ratings obtained are subject to revision at any point of time in the future. The Credit Rating Agencies have the right to suspend, withdraw the rating at any time on the basis of new information etc.

The Issuer declares that the credit ratings provided by the rating agencies shall be valid on the date of issuance and listing of the Debentures. Also, the press release/rating rational shall not be older than one year on the date of opening of the Issue.





SECTION XV NAME OF DEBENTURE TRUSTLE

In accordance with the provisions of Section 71 of the Companies Act, 2013, Companies (Share Capital and Debentures) Rules 2014 and Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993, Issuer has appointed **Beacon Trusteeship Limited** to act as Debenture Trustee for and on behalf of the holder(s) of the Debentures. The address and contact details of the Trustees are as under:

Regd. & Corp. Office: 4C & D, Siddhivinayak Chambers, Gandhi Nagar, Opp MIG Cricket Club, Bandra East,

Mumbai - 400051 Tel: 022-26558759

Contact Person: Mr. Kaustubh Kulkarni Email: compliance@beacontrustee.co.in Website: www.beacontrustee.co.ins SEBI Registration No.: IND000000569

Consent letter bearing reference no. 46009/CL/MUM/23-24/DEB/446 dated January 31, 2024 conveying their consent to act as Debenture Trustee for the current issue of Debentures, is enclosed as Annexure 1 in this General Information Document.

Issuer hereby undertakes that the rights of the Debenture Holder(s) will be protected as per the agreement/deed executed/to be executed between Issuer and the Debenture Trustee. The Debenture Trustee Agreement/Deed shall contain such clauses as may be prescribed under Section 71 of the Companies Act, 2013, Companies (Share Capital and Debentures) Rules, 2014 and those mentioned in Schedule IV of the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993. Further, the Debenture Trustee Agreement/Debenture Trust Deed shall not contain any clause which has the effect of (i) limiting or extinguishing the obligations and liabilities of the Debenture Trustee or Issuer in relation to any rights or interests of the Debenture Holder(s); (ii) limiting or restricting or waiving the provisions of the SEBI Act; SEBI NCS Regulations and circulars or guidelines issued by SEBI; and (iii) indemnifying the Trustees or Issuer for loss or damage caused by their act of negligence or commission or omission.

The Debenture Holder(s) shall, without further act or deed, be deemed to have irrevocably given their consent to the Debenture Trustee or any of their agents or authorized officials to do all such acts, deeds, matters and things in respect of or relating to the Debentures as the Debenture Trustee may in their absolute discretion deem necessary or require to be done in the interest of the Debenture Holder(s). Any payment made by Issuer to the Debenture Trustee on behalf of the Debenture Holder(s) shall discharge Issuer pro tanto to the Debenture Holder(s). The Debenture Trustee shall protect the interest of the Debenture Holder(s) in the event of default by Issuer in regard to the timely payment of Interest and repayment of principal and shall take necessary action at the cost of Issuer. No Debenture Holder(s) shall be entitled to proceed directly against Issuer unless the Debenture Trustee, having become so bound to proceed, fail to do so. In the event of Issuer defaulting in payment of Interest on Debentures or Redemption thereof, any distribution of dividend by Issuer shall require the approval of the Debenture Trustee.





SECTION XVI STOCK EXCHANGE WHERE SECURITIES ARE PROPOSED TO BE LISTED

The Listed, Rated, Unsecured/Secured, Taxable, Senior, Unsubordinated, Redeemable, Non-Convertible Debentures are proposed to be listed on the Wholesale Debt Market (WDM) segment of the BSE. The Issuer has obtained the inprinciple approval of BSE for the listing of the Debentures vide letter bearing no. [•] dated [•]. For copy of the said 'inprinciple' approval letter, please see "Annexure-IX" "In Principle Listing Approval" of this General Information Document. The Issuer shall make an application to the BSE to list the Debentures to be issued and allotted under this General Information Document and complete all the formalities relating to the listing of the Debentures within the stipulated time (as per applicable laws) from the date of closure of the Issue. If the permission to list and trade the Debentures is not granted by the Stock Exchange, our Issuer shall forthwith repay, without interest, all such amounts of money received from the Applicant in pursuance of this General Information Document, Section 42 of Companies Act, 2013 and other applicable provisions of law. If the default is made, our Company and every officer in default will liable to fine as prescribed in Section 42 of the Companies Act, 2013 and other applicable provisions of the law.

In connection with the listing of Debentures with BSE, Issuer hereby undertakes that:

- It shall comply with conditions of listing of Debentures as may be specified in the Listing Agreement with BSE.
- Ratings obtained by Issuer shall be periodically reviewed by the Credit Rating Agencies and any revision in the rating shall be promptly disclosed by Issuer to BSE.
- Any change in rating shall be promptly disseminated to the holder(s) of the Debentures in such manner as BSE
 may determine from time to time.
- Issuer, the Debenture Trustee and BSE shall disseminate all information and reports on Debentures including
 compliance reports filed by Issuer and the Trustees regarding the Debentures to the holder(s) of Debentures
 and the general public by placing them on their websites.
- Debenture Trustee shall disclose the information to the holder(s) of the Debentures and the general public by issuing a latest press release in any of the following events:
 - (i) default by Issuer to pay Interest on Debentures or Redemption amount;
 - (ii) revision of rating assigned to the Debentures;
- The information referred to in para above shall also be placed on the websites of the Trustees, Issuer and BSE.





SECTION XVII DEBT EQUITY RATIO (On standalone basis)

(Rs. in crore)

Particulars	Pre-Issue (31.12.2023)	Post-Issue			
Debt					
Short Term Debt	1,701,325.66	[•]			
Long Term Debt	3,315,235.63	[•]			
Total Debt (A)	5,016,561.29	[:]			
Equity					
Share Capital	999,991.62	[•]			
Reserves & Surplus	383,122.48	[•]			
Total Equity (B)	1,383,114.10	[:]			
Debt / Equity Ratio (A/B)	3.63	[•]			





SECTION XVIII WILFUL DEFAULTER

Neither the Issuer nor any of the current directors of the Issuer have been declared as a wilful defaulter.

Name of the bank declaring entity to be a wilful defaulter	Year in which entity is declared as wilful defaulter	The outstanding amount at the time of declaration	Name of the entity declared as wilful defaulter	Steps taken from the removal from the list of wilful defaulters	Other disclosures	Any other disclosure
Nil	Nil	Nil	Nil	Nil	Nil	Nil





SECTION XIX SERVICING BEHAVIOUR ON EXISTING DEBT SECURITIES AND OTHER BORROWINGS

Issuer hereby confirms that:

- The main constituents of Issuer's borrowings have been in the form of borrowings from Banks and Financial Institutions, market borrowings etc.
- b) Issuer has been servicing all it's principal and interest liabilities on time and there has been no instance of delay or default since inception.
- Issuer has neither defaulted in repayment/ Redemption of any of its borrowings nor effected any kind of rollover against any of its borrowings in the past.





SECTION XX UNDERTAKING REGARDING COMMON FORM OF TRANSFER

The Debentures shall be transferred subject to and in accordance with the rules/ procedures as prescribed by the NSDL/CDSL/Depository Participant of the transferor/ transferee and any other Applicable Laws and rules notified in respect thereof. The normal procedure followed for transfer of securities held in the dematerialized form shall be followed for transfer of these Debentures held in electronic form. The seller should give delivery instructions containing details of the buyer's DP account to his Depository Participant. The transferee(s) should ensure that the transfer formalities are completed prior to the Record Date. In the absence of the same, Interest will be paid/ Redemption will be made to the Person, whose name appears in the records of the Depository. In such cases, claims, if any, by the transferee(s) would need to be settled with the transferor(s) and not with Issuer.

In case of delay in execution of Debenture Trust deed, the Issuer will refund the subscription with agreed rate of Interest or pay penal Interest of 2% p.a. over the Coupon Rate till these conditions are complied with at the option of Investor.

In case of default in payment of Interest and/or principal Redemption on the due dates, additional rate of Interest of 2% p.a. over the Coupon Rate will be payable by Issuer for the defaulting period,

The Issuer shall complete all the formalities and seek listing permission within stipulated time. In case of delay in listing of the Debentures beyond specified timelines, the Issuer shall pay penal Interest of at least 1% over the Coupon Rate for the period of delay to the Investor (i.e. from the date of allotment to the date of listing) and shall be permitted to utilise the issue proceeds of its subsequent two privately placed issuances of securities only after receiving final listing approval from Stock Exchange(s).

In case of delay in allotment our Company shall pay Interest as per applicable rate of Interest.





SECTION XXI MATERIAL CONTRACTS & AGREEMENTS INVOLVING FINANCIAL OBLIGATIONS OF THE ISSUER

By very nature of its business, Issuer is involved in a large number of transactions involving financial obligations and therefore it may not be possible to furnish details of all material contracts and agreements involving financial obligations of Issuer. However, the contracts referred below (not being contracts entered into in the ordinary course of the business carried on by Issuer) which are or may be deemed to be material have been entered into by Issuer. Copies of these contracts together with the copies of documents referred below may be inspected at the Registered Office of Issuer between 2 pm to 5 pm on any Working Day until the Issue Closing Date.

MATERIAL DOCUMENTS

- 1. Memorandum and Articles of Association of the Company, as amended to date.
- 2. Certificate of Incorporation
- Copy of shareholders resolution obtained for overall borrowing limit.
- Copy of the letters dated March 04, 2024, issued by CARE Ratings Limited conveying the credit rating for the Debentures and CPs of the Company and the rating rational pertaining thereto.
- Copy of the letter dated February 22, 2024, issued by India Rating and Research Private Limited conveying the credit rating for the Debentures and CPs of the Company and the rating rational pertaining thereto.
- Auditor's Report and standalone financial statements prepared under IND-AS for the Financial Year ending March 31, 2023, 2022, and 2021.
- Annual Report of the Company for the last three Fiscals (FY 2023, FY2022, FY 2021).
- Shareholders' Resolution dated September 29, 2023, the Board Resolution dated January 17, 2024
 [authorizing Issue of Debentures offered under terms of this General Information Document and other relevant
 Transaction Documents and the list of authorized signatories.
- Consent letter bearing reference no. 46009/CL/MUM/23-24/DEB/446 dated January 31, 2024 by the Beacon Trusteeship Limited for acting as Debenture Trustee for and on behalf of the Debenture Holder(s).
- Appointment letter dated January 19, 2024 duly accepted by the RCMC Share Registry Private Limited for acting as Registrar and Transfer Agent for the Issue.
- 11. Tripartite Agreement between Registrar, NSDL and Issuer for the issue of Debentures in Dematerialized form.
- Tripartite Agreement between Registrar, CDSL and Issuer for the issue of Debentures in Dematerialized form.
- Debenture Trustee Agreement between the Issuer and Debenture Trustee.
- 14. Debenture Trust Deed in favour of Trustee.





SECTION XXII-A DECLARATION AND UNDERTAKING

Investors are advised to read the risk factors carefully before taking an investment decision in the Debentures. For taking an investment decision, Investors must rely on their own examination of the Issuer and the Offer including the risks involved. The securities have not been recommended or approved by any regulatory authority in India, including the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of this document, Specific attention of Investors is invited to the statement of 'Risk Factors' given on Section IX under the section 'Management Perception of Risk Factors'.

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

The Issuer has no side letter with any Debt Securities holder except the one(s) disclosed in this General Information Document Any covenants later added shall be disclosed on the Stock Exchange(s) website where the Debentures are listed.

We declare that the Permanent Account Number of directors have been submitted to the Stock Exchanges on which the non-convertible securities are proposed to be listed, at the time of filing the draft Offer document.

The Issuer is in compliance with the provisions of Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Securities and Exchange Board of India Act, 1992, Companies Act and the rules made thereunder and SEBI Regulations.

The monies received under the Offer shall be used only for the purposes and objects indicated in the General Information Document.

The Issuer undertakes that:

- It will take all steps for completion of the formalities required for listing and commencement of trading at the Stock Exchange where the Debentures are proposed to be listed within specified time.
- 2 The funds required for refund of application money in case of non-allotment or partial allotment of Debentures shall be made available by the Issuer.
- 3 Necessary co-operation to the Credit Rating Agency shall be extended in providing true and adequate information till the debt obligations in respect of the Debentures till Debentures are outstanding.
- 4 The complaints received in respect of the Issue shall be attended to by the Issuer expeditiously and satisfactorily.
- 5 That the Company shall disclose the complete name and address of the Debenture Trustee in the Annual Report.
- 6 Filing of Disclosure Document shall be as per SEBI NCS Regulations

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.

For and on behalf of India Infrastructure Finance Company Limited

Place: New Delhi

Date: [•]





SECTION-XXIII ANNEXURES

A. CONSENT LETTER OF TRUSTEE AND REGISTRAR

Annexed as Annexure - I

B. CREDIT RATING LETTERS & RATING RATIONALE

Annexed as Annexure-II

C. COPY OF RESOLUTION PASSED IN THE ANNUAL GENERAL MEETING ON SEPTEMBER 29, 2023 AND RESOLUTIONS OF BOARD OF DIRECTORS DATED JANUARY 17, 2024.

Annexed as Annexure- III

D. DUE DILIGENCE CERTIFICATE ISSUED BY THE DEBENTURE TRUSTEE

Annexed as Annexure- IV

E. AUDITED FINANCIALS STATEMENT (Profit and Loss, Balance Sheet and Cash Flow) FOR LAST THREE YEARS.

Annexed as Annexure- V

F. AUDITED FINANCIAL STATEMENT (Profit and Loss, Balance Sheet and Cash Flow) AS ON MARCH 31, 2023.

Annexed as Annexure- V(A)

G. AUDITOR'S QUALIFICATION

Annexed as Annexure VI

H. APPLICATION FORM

Annexed as Annexure- VII

I. SECURED & UNSECURED DEBENTURES ISSUED BY OUR COMPANY

Annexed as Annexure- VIII

J. IN-PRINCIPLE APROVAL

Annexed as Annexure-IX

K. IRDAI LETTER

Annexed as Annexure-X

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