Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

KEY INFORMATION DOCUMENT

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(THIS KEY INFORMATION DOCUMENT ("KID") IS NEITHER A PROSPECTUS NOR A STATEMENT IN LIEU OF PROSPECTUS AND DOES NOT CONSTITUTE AN OFFER TO THE PUBLIC GENERALLY TO SUBSCRIBE FOR OR OTHERWISE ACQUIRE THE DEBENTURES OR TO BE ISSUED BY THE ISSUER. THIS KEY INFORMATION DOCUMENT ("KID") HAS BEEN PREPARED IN CONFORMITY WITH THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021 ISSUED VIDE CIRCULAR NUMBER SEBI/LAD-NRO/GN/2021/39 DATED AUGUST 09, 2021, AS AMENDED FROM TIME TO TIME, ("SEBI NCS REGULATIONS") THE MASTER CIRCULAR FOR ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES, SECURITISED DEBT INSTRUMENTS, SECURITY RECEIPTS, MUNICIPAL DEBT SECURITIES AND COMMERCIAL PAPER ISSUED AND LISTING OF NON-CONVERTIBLE SECURITIES, SECURITISED DEBT INSTRUMENTS, SECURITY RECEIPTS, MUNICIPAL DEBT SECURITIES AND COMMERCIAL PAPER ISSUED BY SEBI VIDE CIRCULAR NUMBER SEBI/HO/DDHS/PCDI/P/CIR/2024/54 DATED MAY 22, 2024, AS AMENDED FROM TIME TO TIME, THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ISSUED VIDE CIRCULAR NO. SEBI/LAD-NRO/GN/2015-16/013 DATED SEPTEMBER 02, 2015, AS AMENDED FROM TIME TO TIME ("LISTING REGULATION" or "LODR"), SECTION 42 OF THE COMPANIES ACT, 2013 AND THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, AS AMENDED FROM TIME TO TIME)



MOTILAL OSWAL FINANCIAL SERVICES LIMITED

ar Company was incorporated as a public limited company under umbai ("RoC") on May 18, 2005. Our Company commenced its der the name of 'Motilal Oswal Financial Services Limited' under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, Maharashtra at its business pursuant to a certificate of commencement of business dated June 3, 2005 issued by the RoC.

Corporate Identity Number: L67190MH2005PLC153397; PAN: AAECM2876P
Registered and Corporate Office: Motifal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai 400 025, Maharashtra, India
Tel: +91 22 7193 4200; Website: www.motifaloswal.group.com; Email: shareholders@motifaloswal.com
Compliance Officer for the Issue and Company Secretary: Kailash Purohit; Tel: +91 22 7193 4200; Email: shareholders@motifaloswal.com
Chief Financial Officer: Shalibhadra Shah Tel: +91 22 7193 4200; Email: shareholders@motifaloswal.com

KID DATED August 26, 2024 IN RELATION TO LISTED PRIVATELY PLACED NON-CONVERTIBLE DEBENTURES

THIS KID IS IN RELATION TO THE ISSUE OF UPTO 20,000 (TWENTY THOUSAND) SECURED, RATED, LISTED, REDEEMABLE, SENIOR NON-CONVERTIBLE DEBENTURES ("NCDS") OF A FACE VALUE OF INR 1,00,000 (RUPEES ONE LAKH ONLY) EACH HAVING A BASE ISSUE SIZE OF INR 100,000,000 (RUPEES ONE HUNDRED CRORE) WITH AN OPTION TO RETAIN OVERSUESCRIPTION UPTO INR 100,00,00,000 (RUPEES ONE HUNDRED CRORE) BY MOTILAL OSWAL FINANCIAL SERVICES LIMITED (THE "ISSUE" OR "COMPANY") ON A PRIVATE PLACEMENT BASIS ("ISSUE") AND SHALL BE ADA WITH THE GENERAL INFORMATION DOCUMENT DATED AUGUST 21, 2024 ISSUED BY THE ISSUER ("GENERAL INFORMATION DOCUMENT") "GID"). THIS ISSUANCE WOULD BE UNDER THE ELECTRONIC BOOK MECHANISM FOR ISSUANCE OF DEBT SECURITIES ON A PRIVATE PLACEMENT BASIS IN TERMS OF CHAPTER VI OF THE SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") MASTER CIRCULAR DATED MAY 22, 2024 BEARING REFERENCE SEBI/HO/DDHS/PoDI/P/CIR/2024/54, AS AMENDED FROM TIME THE READ WITH "UPDATED OPERATIONAL GUIDELINES FOR ISSUANCE OF SECURITIES ON PRIVATE PLACEMENT BASIS THROUGH THE ELECTRONIC BOOK MECHANISM" ISSUED BY BSE LIMITED ("BSE") VIDE THEIR NOTICE 20180928-24 DATED SEPTEMBER 28, 2018 AND ANY AMENDMENTS ("BSE EBP GUIDELINES").

Our Promoters are Motifal Oswal, Raamdeo Agarawal and Motifal Oswal Family Trust; Tel: +91 22 7193 4200; Email: corosec@motifaloswal.com. For further details, refer Section "Our Promoters" of the

GENERAL RISKS

Investment in debt 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 "Risk Factors" and "Material Developments" of the GID. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the debt securities or investor's decision to purchase such securities. This GID has not been and will not be approved by any regulatory authority in India, including the Securities and Exchange Board of India ("SEBI"), RoC or any stock exchange in India nor do they guarantee the accuracy or adequacy of this document.

ISSUER'S ABSOLUTE RESPONSIBILITY

Our Company, the issuer, having made all reasonable inquiries, accepts responsibility for and confirms that this KID read with the GID contains all information with regard to the Company and the Issue which is material in the context of the Issue, that the information contained in this KID read with the 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 KID as a whole or any of such information or the expression of any such opinions or intentions misleading.

CREDIT RATING

The credit rating used/adopted and all the ratings obtained by the Issuer for the relevant Debentures along with details of the relevant rating agency and the press release letter obtained by the Issuer in relation

to issuance of the relevant tranche/ series of Debentures, as applicable, is specified in the this KID . LATEST REGISTRATION / IDENTIFICATION ISSUED BY ANY REGULATORY AUTHORITY

Latest Registration / Identification issued by Regulatory Authorities are as below

- SEBI Registration Certificate of Stock Broker vide Registration No.: INZ000158836
- SEBI Registration Certificate of Research Analyst vide Registration No.: INH000000412

- SEBI Registration Certificate of Depository participant vide Registration No.: IN-DP-16-2015
 Insurance Regulatory and Development Authority of India ("IRDAI") Registration Certificate of Corporate Agent (Composite) Registration No.: CA0579
 Real Estate Regulatory Authority ("RERA") Registration Certificate of Real Estate Agent issued by respective state level regulatory authorities (Karnataka.: PRM/KA/RERA/1251/309/AG/221230/003323, Tamil Nadu.: TN/Agent/0638/2022, Maharashtra.: A51900039816, Haryana.: HRERA-PKL-REA-1494-2023)

Each Series / Tranche of Debentures are proposed to be listed on the wholesale debt market segment of the BSE Limited ("BSE"). Please refer to Annexure A of this KID for the copy of the in-principle approval issued by BSE in relation to the issuance of Debentures

Further, the Issuer has maintained the Recovery Expense Fund with the BSE Limited (Please refer to the 'Summary Term Sheet' for more details).

L	155CE SCHEDCEE	
	Issue Opening Date	September 02, 2024
	Issue Closing Date	September 02, 2024
	Pay-In Date	September 03, 2024
	Deemed Date of Allotment	September 03, 2024
	Date of Earliest Closing of the Issue	Not Applicable

The Issuer reserves the right to change the Issue schedule including the Deemed Date of Allotment at its sole discretion, without giving any reasons or prior notice. The Issue shall be open for subscription during the banking hours on each day during the period covered by the Issue schedule. The Issue shall, subject to applicable law, be open for subscription at the commencement of banking hours and close at the close of banking hours on the dates specified in this KID or upon receipt of entire subscription money, whichever is earlier.

The Issuance of Debt Securities is being made on a private placement basis, Section 26 of the Companies Act, 2013 shall not be applicable and accordingly, a copy of this KID and GID has not been filed with

the Registrar of Companies

DEBENTURE TRUSTEE	REGISTRAR TO THE ISSUE	STATUTORY AUDITOR
BEÂCON	LINKIntime	Singhi & Co., Chartered Accountants B2, 402B, Marathon Innova off Ganpatrao Kadam Marg opposite Peninsula Corporate Park, Lower Parel Mumbai 400 013, Maharashtra, India
Beacon Trusteeship Limited 5W, 5th Floor, The Metropolitan, Bandra Kurla Complex, Bandra (East),	Link Intime India Private Limited C-101, 1st Floor, 247 Park	Tel: +91 22 6662 5537 Firm Registration No.: 302049E
Mumbai, Maharashtra, India, 400051	L.B.S. Marg, Vikhroli (West)	Email: amithundia@singhico.com
Tel: +91 22 4606 0278 Email: contact@beacontrustee.co.in	Mumbai 400 083, Maharashtra, India	Peer Review Certificate No.: 014484 Contact Person: Amit Hundia
Investor Grievance Email: investorgrievances@becontrustee.co.in	Tel: +91 810 811 4949 Facsimile: +91 22 4918 6195	Contact Person: Amit riundia
Website: www.beacontrustee.co.in Contact Person: Kaustubh Kulkarni	Email: debtca@linkintime.co.in Investor Grievance Email: debtca@linkintime.co.in	
Compliance Officer: Kaustubh Kulkarni SEBI Registration No.: IND000000569	Website: www.linkintime.co.in Contact Person: Ganesh Jadhav	
CIN: L74999MH2015PLC271288		

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Key Information Document

Type of Information Document: Private Placement

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CRE	DIT RATING AGENCIES	GUARANTOR	
CRISIL Ratings	(R) ICRA	There is no guarantor for the Issue.	
CRISIL Ratings Limited (subsidiary of Crisil Limited) CRISIL House, Central Avenue Hiranandani Business Park Powai, Mumbai 400 076 Maharashtra, India Tel: +91 22 3342 3000 Email: crisilratingdesk@crisil.com Website: www.crisil.com Contact Person: Ajit Velonie SEBI Registration No: IN/CRA/001/1999 CIN: U67100MH20199PLC326247	ICRA Limited Unit No 1004, 10th Floor, The Millenia, Tower B, No. 1 &2, D Bhaskaran Rd, Ulsoor, Bengaluru, Karnataka 560008 Tel: +91-22-61693355 Email: shivakumar@icraindia.com Website: https://www.icra.in/ Contact Person: Wr. L Shivakumar SEBI Registration No.: IN/CRA/008/15 CIN: L74999DL1991PLC042749		
	ELIGIBLE INVESTORS		
Please refer to the Section on 'Who Can Apply' in GID for details of eligible investors in relation to the Debentures.			

CIN: U6/100MH2019PLC32624/			
ELIGIBLE INVESTORS			
Please refer to the Section on 'Who Can Apply' in GID for details of eligible investors in relation to the Debentures.			
	ISSUE DETAILS		
Coupon Rate	9.25% p.a.		
Coupon Payment Frequency	Annually		
Redemption Date	September 03, 2032		
Redemption Amount	₹1,00,000/- (Rupees One Lakh Only)		
Details of Debenture Trustee	Beacon Trusteeship Limited		
	5W, 5th Floor, The Metropolitan, Bandra Kurla Complex, Bandra (East), Mumbai, Maharashtra, India,		
	400051		
	Tel: +91 22 4606 0278		
	Email: contact@beacontrustee.co.in		
	Investor Grievance Email: investorgrievances@becontrustee.co.in		
	Website: www.beacontrustee.co.in		
	Contact Person: Kaustubh Kulkarni		
	Compliance Officer: Kaustubh Kulkarni		
	SEBI Registration No.: IND000000569 CIN: L74999MH2015PLC271288		
Nature of securities offered	Secured		
Number, Price and Amount of securities offered and Issue Size	Number: 20,000		
Number, Trice and Amount of Securities offered and Issue Size	Price: INR 1,00,000 (Rupees One Lakh Only)		
	Amount of securities: Upto INR 200,00,000 (Rupees Two Hundred Crore only)		
	Issue size: INR 100,00,000 (Rupees One Hundred Crore only) with an option to retain oversubscription		
	for upto INR 100,00,00,000 (Rupees One Hundred Crore Only)		
Base Issue and Green Shoe Option	Base Issue size is INR 100,00,00,000 (Rupees One Hundred Crore only) with an option to retain		
	oversubscription for upto INR 100,00,00,000 (Rupees One Hundred Crore Only)		
Details about underwriting of the Issue including the amount undertaken to be	Not Applicable		
underwritten by the underwriters	TE THE TENT		

ELECTRONIC BOOK MECHANISM AND DETAILS PERTAINING TO THE UPLOADING KID ON THE ELECTRONIC BOOK PROVIDER PLATFORM.

The Issue shall be open for bidding and subscription in accordance with the guidelines issued by SEBI and BSE pertaining to the procedure of Electronic Book Mechanism as specified by the NCS Master Circular, and the related operational guidelines, regulations issued by the concerned electronic book provider, as may be amended, clarified or updated from time to time (collectively, "Electronic Book Mechanism Guidelines").

Open Book Bidding
Multiple Yield
INR 200,00,00,000 (Rupees Two Hundred crore only)
9.25% p.a., Fixed Rate
Indian Clearing Corporation Limited ("ICCL")
The minimum bid lot shall be Rs.1 Crore and bids thereafter in the Multiples of Rs.1 Lakh thereafter
1 Series (2024-25)/1 NCDs
T+1
None

Placement

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SECTION I: DISCLAIMERS

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The GID and this KID is neither a prospectus nor a statement in lieu of prospectus under the Companies Act, 2013. The GID and this KID has not been submitted to or approved by the Securities and Exchange Board of India ("SEBI") and have been prepared by the Issuer in conformity with the extant SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 ("SEBI NCS Regulations"), as amended from time to time, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations"), as amended from time to time. This Issue of Debentures which is to be listed on the debt segment of BSE is being made strictly on a private placement basis. The GID and this KID do not constitute and shall not be deemed to constitute an offer or an invitation to the public to subscribe to the Debentures. Neither GID and this KID nor any other information supplied in connection with the Debentures is intended to provide the basis of any credit or other evaluation and a recipient of this KID and GID should not consider such receipt a recommendation to purchase any Debentures. Each potential investor contemplating the purchase of any Debentures should make its own independent investigation of the financial condition and affairs of the Company and its own appraisal of the creditworthiness of the Company as well as the structure of the Issue. Potential investors should consult their own financial, legal, tax and other professional advisors as to the risks and investment considerations arising from an investment in the Debentures and should possess the appropriate resources to analyze such investment and the suitability of an investment to the investor's particular circumstances. No person has been authorized to give any information or to make any representation not contained in or incorporated by reference in the GID and this KID or in any material made available by the Company to any potential investor pursuant hereto and, if given or made, such information or representation must not be relied upon as having been authorized by the Company.

As per the applicable provisions of the Companies Act, 2013 and the SEBI NCS Regulations, the SEBI LODR Regulations, as amended from time to time it is not necessary for a copy of the GID and this KID to be filed with or submitted to the SEBI. Further, since the Issue is being made on a private placement basis, Section 26 of the Companies Act, 2013 shall not be applicable and accordingly, a copy of GID and this KID has not been filed with the Registrar of Companies.

This KID and the contents hereof and GIDs are addressed only to the intended recipients who have been addressed directly and specifically through a communication by the Company. All potential investors are required to comply with the relevant regulations/guidelines applicable to them for investing in this Issue. The contents of GID and this KID are intended to be used only by those potential investors to whom it is distributed. It is not intended for distribution to any other person and should not be reproduced by the recipient or made public or its contents disclosed to a third person. No invitation is being made to any person other than the investor to whom GID and this KID have been sent. Any application by a person to whom GID and this KID have not been sent by the Issuer may be rejected without assigning any reason.

You shall not and are not authorised to: (1) deliver the GID and this KID to any other person; or (2) reproduce the GID and this KID, in any manner whatsoever. Any distribution or reproduction or copying of the GID and this KID in whole or in part or any public announcement or any announcement to third parties regarding the contents of the GID and this KID is unauthorised. Failure to comply with this instruction may result in a violation of Applicable Laws of India and/or other jurisdictions. The GID and this KID have been prepared by the Issuer for providing information in connection with the proposed Issue.

This Issue is a domestic issue restricted to India and no steps have been taken or will be taken to facilitate the Issue in any jurisdictions other than India. Hence, the GID and this KID do not constitute, nor may it be used for or in connection with, an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorized or to any person to whom it is unlawful to make such an offer or solicitation. No action is being taken to permit an offering of the Debentures or the distribution of the GID and this KID in any jurisdiction where such action is required. The GID and this KID is not intended for distribution to, or use by, any person or entity in any jurisdiction or country where distribution or use of such information would be contrary to law or regulation. Persons into whose possession GID and this KID comes are required to inform themselves about and to observe any such restrictions. The GID and this KID is made available to potential investors in the Issue on the strict understanding that it is confidential and may not be transmitted to others, whether in electronic form or otherwise.

The KID shall be read in conjunction with GID and in case of any inconsistency between the KID and the GID; contents of the KID shall prevail to the extent of such inconsistency.

Force Majeure

The Issuer reserves the right to withdraw the Issue at any time prior to the Issue Closing Date in the event of any unforeseen development adversely affecting the economic and/or regulatory environment or otherwise. In such an event, the Issuer will refund the application money, if any, collected without assigning any reason.

No Side Letters

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The Issuer has no side letter with any debt securities holder except the one(s) disclosed in the KID. Any covenants later added shall be disclosed on the stock exchange website where the Debentures are listed.

The Issuer declares that all the relevant provisions of the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992 and the rules and regulations made thereunder have been complied with and nothing in this GID is contrary to the provisions of the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992 and the rules and regulations made thereunder.

Disclaimer Statement from the Issuer

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

Undertaking by the Issuer

INVESTORS ARE ADVISED TO READ THE RISK FACTORS CAREFULLY BEFORE TAKING AN INVESTMENT DECISION IN THIS ISSUE. FOR TAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE OFFER INCLUDING THE RISKS INVOLVED. THE DEBENTURES 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 THE "RISK FACTORS" GIVEN IN GID.

THE ISSUER, HAVING MADE ALL REASONABLE INQUIRIES, ACCEPTS RESPONSIBILITY FOR, AND CONFIRMS THAT THE GID READ WITH THIS KID CONTAINS ALL INFORMATION WITH REGARD TO THE ISSUER AND THE ISSUE, THAT THE INFORMATION CONTAINED IN THE GID READ WITH THIS KID 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 KID 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 THE GID READ WITH THIS KID. ANY COVENANTS LATER ADDED SHALL BE DISCLOSED ON THE STOCK EXCHANGES WEBSITES WHERE THE DEBT IS LISTED.

THE ISSUER DECLARES THAT NOTHING IN THE GID READ WITH THIS KID IS CONTRARY TO THE PROVISIONS OF COMPANIES ACT, 2013 (18 OF 2013), THE SECURITIES CONTRACTS (REGULATION) ACT, 1956 AND THE SECURITIES AND EXCHANGE BOARD OF INDIA ACT, 1992 AND THE RULES AND REGULATIONS MADE THEREUNDER.

Disclaimer Clause of SEBI

As per the provisions of SEBI NCS Regulations, as amended from time to time and the SEBI LODR Regulations, as amended from time to time, a copy of this GID and the respective KID is not required to be filed with or submitted to SEBI for its review/approval since the Issue is through private placement mode. Accordingly, this GID and the respective KID has not been filed with SEBI. The Debentures have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of this GID and the respective KID. The issue of Debentures being made on private placement basis, filing of this GID and the respective KID is not required with SEBI, however SEBI reserves the right to take up at any point of time, with the Issuer, any irregularities or lapses in this GID and the respective KID.

IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF THE GID AND THIS KIDS 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 OFFER DOCUMENT. THIS REQUIREMENT IS TO FACILITATE INVESTORS TO TAKE AN INFORMED DECISION FOR MAKING INVESTMENT IN THE PROPOSED ISSUE.

Disclaimer Clause of IRDAI

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Disclaimer in respect of Jurisdiction

THE ISSUE IS BEING MADE IN INDIA, TO INVESTORS AS SPECIFIED UNDER CLAUSE 'ELIGIBLE INVESTORS' IN THE GID, WHO HAVE BEEN/SHALL BE SPECIFICALLY APPROACHED BY THE ISSUER. THE GID AND THE RESPECTIVE KID WILL NOT, HOWEVER CONSTITUTE AN OFFER TO SELL OR AN INVITATION TO SUBSCRIBE FOR THE NCDS OFFERED HEREBY IN ANY JURISDICTION OTHER THAN INDIA TO ANY PERSON TO WHOM IT IS UNLAWFUL TO MAKE AN OFFER OR INVITATION IN SUCH JURISDICTION. THE DEBENTURES ARE GOVERNED BY AND SHALL BE SUBJECT TO THE APPLICABLE LAWS OF INDIA. SUBJECT TO THE DEBENTURE DOCUMENTS, ANY DISPUTE ARISING IN RESPECT THEREOF WILL BE SUBJECT TO THE EXCLUSIVE JURISDICTION OF THE COURTS AND TRIBUNALS OF MUMBAI.

Disclaimer Clause of the Stock Exchange

As required, a copy of this KID would be duly filed with BSE Limited ("**The Exchange**") in terms of SEBI NCS Regulations. It is to be distinctly understood that submission of this KID to the BSE should not in any way be deemed or construed to mean that this KID has been reviewed, cleared or approved by BSE, nor does BSE in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this KID. BSE does not warrant that the Debentures thereof will be listed or will continue to be listed on BSE nor does BSE take any responsibility for the soundness of the financial and other conditions of the Company, its promoters, its management or any scheme or project of the Issuer.

Disclaimer of the Debenture Trustee

The Debenture Trustee, *ipso facto*, does not have the obligations of a borrower or a principal debtor or a guarantor as to the monies paid/invested by Debenture Holders.

Disclaimer clause of CRISIL Ratings Limited

"Ratings from CRISIL Ratings are statements of opinion as of the date they are expressed and not statements of fact or recommendations to purchase, hold or sell any securities/instruments or to make any investment decisions. Any opinions expressed here are in good faith, are subject to change without notice, and are only current as of the stated date of their issue. CRISIL Ratings assumes no obligation to update its opinions following publication in any form or format although CRISIL Ratings may disseminate its opinions and analysis. The rating contained in the report is not a substitute for the skill, judgment and experience of the user, its management, employees, advisors and/or clients when making investment or other business decisions. The recipients of the report should rely on their own judgment and take their own professional advice before acting on the report in any way. CRISIL Ratings or its associates may have other commercial transactions with the entity to which the report pertains.

We are not aware that any user intends to rely on the report or of the manner in which a user intends to use the report. In preparing our report we have not taken into consideration the objectives or particular needs of any particular user. It is made abundantly clear that the report is not intended to and does not constitute an investment advice. The report is not an offer to sell or an offer to purchase or subscribe for any investment in any securities, instruments, facilities or solicitation of any kind to enter into any deal or transaction with the entity to which the report pertains. The report should not be the sole or primary basis for any investment decision within the meaning of any law or regulation (including the laws and regulations applicable in the US)."

Disclaimer clause of ICRA Limited

ICRA ratings should not be treated as recommendation to buy, sell or hold the rated debt instruments. ICRA ratings are subject to a process of surveillance, which may lead to revision in ratings. An ICRA rating is a symbolic indicator of ICRA's current opinion on the relative capability of the issuer concerned to timely service debts and obligations, with reference to the instrument rated. Please visit our website www.icra.in or contact any ICRA office for the latest information on ICRA ratings outstanding. All information contained herein has been obtained by ICRA from sources believed by it to be accurate and reliable, including the rated issuer. ICRA however has not conducted any audit of the rated issuer or of the information provided by it. While 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 ICRA in particular, makes no representation or warranty, express or implied, as to the accuracy,

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timeliness or completeness of any such information. Also, ICRA or any of its group companies may have provided services other than rating to the issuer rated. All information contained herein must be construed solely as statements of opinion, and ICRA shall not be liable for any losses incurred by users from any use of this publication or its contents.

Issue of Debentures in Dematerialised Form

The Debentures will be issued in dematerialised form. The Issuer has made arrangements with the Depositories for the issue of the Debentures in dematerialised form. The investor will have to hold the Debentures in dematerialised form as per the provisions of Depositories Act. The Issuer shall take necessary steps to credit the Debentures allotted to the beneficiary account maintained by the investor with its Depository Participant.

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

SECTION II: DEFINITIONS AND ABBREVIATIONS

In this KID, unless the context otherwise requires, the terms defined, and abbreviations expanded below, shall have the same meaning as stated in this section. Terms not defined herein shall have the meanings ascribed to them under the GID. References to statutes, rules, regulations, guidelines and policies will be deemed to include all amendments and modifications notified

Term	Description	
Base Issue Size	INR 100,00,00,000 (Rupees One Hundred Crore only)	
Basis of Allotment	Notwithstanding anything stated elsewhere, Issuer reserves the right to accept or reject any application, in part or in full, without assigning any reason. Subject to the aforesaid, allotment shall be made on a "yield – time" priority basis.	
Coupon/ Interest Rate	9.25% p.a.	
Credit Rating Agencies	CRISIL Ratings Limited and ICRA Limited	
CRISIL	CRISIL Ratings Limited	
Debenture Holder(s) / NCD Holder(s)	The holders of the Secured NCDs whose name appears in the database of the relevant Depository and/or the register of NCD Holders (if any) maintained by our Company if required under applicable law	
Debenture Trust Deed	The trust deed to be entered between the Debenture Trustee and our Company which shall be executed in relation to the NCDs within the time limit prescribed by applicable statutory and/or regulatory requirements, including creation of appropriate security, in favour of the Debenture Trustee for the NCD Holders on the assets adequate to ensure at least 100% security cover for the outstanding amount of NCDs and the interest due thereon issued pursuant to the Issue. The contents of the Debenture Trust Deed shall be as prescribed by SEBI or any other applicable statutory/regulatory body from time to time	
Debenture Trustee / Trustee	Trustee for the NCD holders in this case being Beacon Trusteeship Limited	
Debenture Trustee Agreement	Agreement dated August 21, 2024 entered into between our Company and the Debenture Trustee	
Deemed Date of Allotment	The date on which the Board of Directors or the Finance Committee authorised by the Board approves the Allotment of the NCDs for the Issue or such date as may be determined by the Board of Directors/ or the Finance Committee authorised by the Board thereof and notified to the Designated Stock Exchange. The actual Allotment of NCDs may take place on a date other than the Deemed Date of Allotment. All benefits relating to the NCDs including interest on NCDs shall be available to the Debenture Holders from the Deemed Date of Allotment	
Final Settlement Date / Maturity Date	The date on which all secured obligations (including all present and future obligations (whether actual or contingent and whether owed jointly or severally or in any capacity whatsoever) of the Company to the holders of the debentures or the debenture trustee under the Transaction Documents in respect of the debentures, including without limitation, the making of payment of any coupon, interest, redemption of principal amounts, the default interest, additional interest, liquidated damages, indemnity payments and all costs, charges, expenses and other amounts payable by the company in respect of the debentures) have been irrevocably and unconditionally paid and discharged in full to the satisfaction of the holders of the debentures	
ICRA	ICRA Limited	
Issue Opening Date	September 02, 2024	
Issue Closing Date	September 02, 2024	
Issue Period	The period between the Issue Opening Date and the Issue Closing Date inclusive of both days, during which prospective Applicants can submit their Application Forms	
Market Lot	The market lot will be one NCDs. Since the NCDs are being issued only in dematerialized form, the odd lots will not arise either at the time of issuance or at the time of transfer of NCDs.	
Minimum Security Cover	Minimum security cover of at least 1.00 times (1.00x) of the outstanding principal amounts of the NCDs and all interest due and payable thereon is maintained at all times until the Maturity Date.	
	No restrictions on further borrowings or security creation by the Issuer under any instrument subject to Security Cover being maintained at all times during the tenor of the Debentures.	
NCDs / Debentures	One (1) NCD	
Record Date	The date which will be used for determining the Debenture Holders who shall be entitled to receive the amounts due on any Coupon Payment Date/ Redemption Date which shall be the date falling 15 (fifteen) calendar days prior to such due date for payment.	
	In case the Record Date falls on a day when the Stock Exchanges are having a trading holiday, the immediate subsequent trading day or a date notified by our Company to the Stock Exchanges, will be deemed as the Record Date.	
Redemption Amount	INR 1,00,000/- (Rupees One Lakh Only)	

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Term	Description	
Redemption Date	September 03, 2032	
Secured borrowings	Debt securities and Borrowings (other than debt securities) secured by way of specific/pari-passu charge on loan assets. This also includes liabilities against securitised assets	
Security	The principal amount of the NCDs to be issued in terms of this KID together with all interest due and payable on the NCDs, thereof shall be secured by a pari passu ranking charge by way of hypothecation on all present and future Receivables of the Company (except those specifically and exclusively charged in favour of existing charge holders as specifically set out, and fully described in the Debenture Trust Deed) such that a minimum security cover of at least 1.00 times (1.00x) of the outstanding principal amounts of the NCDs and all interest due and payable thereon is maintained at all times until the Maturity Date	
Security Documents	The Deed of Hypothecation, powers of attorney and all such documents as may be required for creating and perfecting the Security interest as may be required to be created in terms of the Transaction Documents, in favour of the Debenture Trustee for the benefit of the NCD Holders and for enforcement of such Security	
Stock Exchanges	BSE Limited	
Tenor	8 years	
Transaction Documents/ Offer	1. Debenture Trustee Agreement	
Documents	2. Debenture Trust Deed	
	3. Deed of Hypothecation	
	4. KID for each Series/ Tranche, if applicable	
	5. Debenture Trustee Consent Letter dated August 21, 2024	
	6. PAS-4	
	7. Such other documents as agreed between the Issuer and the Debenture Trustee from time to time.	
	8. Credit Rating Letter issued by ICRA Ratings and CRISIL Ratings	
	9. Rating Rationale from ICRA Ratings and CRISIL Ratings	
	10. Application form	

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

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SECTION III: DISCLOSURES AS PER SEBI REGULATIONS

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

Credit Rating in relation to the issue of Debentures and the date of Rating Letters: The captioned Issue of upto 20,000 Debentures has been rated "CRISIL AA/Stable" by CRISIL Ratings and "[ICRA]AA(Positive)" by ICRA Limited.

Date of press release and rating rationale: Please refer to Annexure B of this KID for the rating letter along with the press release, dated February 09, 2024 from CRISIL and July 22, 2024 from ICRA obtained from the said Rating Agency in relation to Debentures.

Declaration: The Issuer hereby declares the aforesaid credit rating obtained by it in relation to the Debentures shall be valid on the date of issuance and on the date of listing of Debentures.

Details of all the ratings obtained by the Issuer for that security: "CRISIL AA/Stable" by CRISIL Ratings and "[ICRA]AA(Positive") by ICRA Limited

B. Issue Schedule

Please refer to Page 1 of this KID.

C. Project cost and means of financing, in case of funding of new projects.

Not Applicable

D. Name, logo, addresses, website, email address, telephone number and contact person of Legal Counsel (if any),, Legal Advisor, sponsor bank, Guarantor (if any) and Arrangers (if any)

Particulars	Name and Logo	Address	Website & e-mail address	Telephone Number and Contact Person
Legal Counsel	Not Applicable			
Legal advisor	Not Applicable			
Sponsor bank	Not Applicable			
Guarantor	Not Applicable			
Arrangers	Not Applicable			

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

Particulars	Amount (in INR)	As a percentage of the Issue proceeds (in %)	As a percentage of the total expended of the Issue (in%)
Underwriting commission		Not Applicable	le
Fees payable to the Registrar to the Issue	INR 15,000 plus applicable taxes and as may be paid from time to time	0.00%	8.91%
Fees payable to the Legal Advisors to the Issue		Not Applicable	le
Advertising and marketing expenses		Not Applicable	le
Fees payable to the regulators including Stock Exchanges	INR 1,30,000 plus applicable taxes and as may be paid from time to time	0.00%	91.09%
Expenses incurred on printing and distribution of issue stationary		Not Applicable	le

Type of Information Document: Private Placement

Date: August 26, 2024

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Particulars	Amount (in INR)	As a percentage of the Issue proceeds (in %)	As a percentage of the total expended of the Issue (in%)
Any other fees, commission or payments under whatever nomenclature		Not Applicabl	e

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

Sr.	Consent of	
No.		
1	Directors	Consent has been obtained in terms of the Board Resolution dated October 21, 2022 read with the Resolution of the Finance committee of the Board of Directors dated August 19, 2024.
2	Auditors	Consent letters dated August 19, 2024 have been obtained from the statutory auditors of the Company.
3	Bankers to the Issue	Not Applicable
4	Debenture Trustee	Please refer to the Annexure C of this KID for the consent letter obtained from the Debenture Trustee.
5	Solicitors/ Advocates to the Issue	Not Applicable
6	Legal Advisors to the Issue	Not Applicable
7	Lead Managers to the Issue	Not Applicable
8	Registrar to the Issue	Consent has been obtained
9	Lenders	Consent has been obtained
10	Experts	Not Applicable

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

The Company has appointed Beacon Trusteeship Limited, a SEBI approved debenture trustee as the agent and trustee for and on behalf of the Debenture Holders. The address and contact details of the Debenture trustee are as under:

BEÂCON

Beacon Trusteeship Limited

5W, 5th Floor, The Metropolitan, Bandra Kurla Complex, Bandra (East), Mumbai, Maharashtra, India, 400051

Tel: +91 22 4606 0278

Email: compliance@beacontrustee.co.in

Investor Grievance Email: investorgrievances@becontrustee.co.in

Website: www.beacontrustee.co.in Contact Person: Kaustubh Kulkarni Compliance Officer: Kaustubh Kulkarni SEBI Registration No.: IND000000569 CIN: L74999MH2015PLC271288

Beacon Trusteeship Limited has, pursuant to Regulation 8 of SEBI NCS Regulations, by its letter dated **August 14, 2024 having reference number 57726/CL/MUM/24-25/DEB/215**, has given its consent for its appointment as Debenture Trustee to the Issue and for its name to be included in the GID and this KID and in all the subsequent periodical communications sent to the holders of the NCDs issued pursuant to this Issue. See Annexure C of this KID. The Company shall pay a onetime acceptance fee of *INR 40,000(Indian Rupees Forty Thousand Only) and an annuity fee of INR 1,00,000(Indian Rupees One Lakh Only)* to the debenture trustee as per the Engagement Letter **dated August 14, 2024 and having reference number 57725/CL/MUM/24-25/DEB/215.**

All the rights and remedies of the Debenture Holders under this Issue shall vest in and shall be exercised by the appointed Debenture Trustee for this Issue without having it referred to the NCD Holders. All investors under this Issue are deemed to have irrevocably given their authority and consent to the Debenture Trustee so appointed by our Company for this Issue to act as their trustee and for doing such acts, deeds, matters, and things in respect of or relating to the Debenture Holders

Type of Information Document: Private Placement

Date: August 26, 2024

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as the Debenture Trustee may in his absolute direction deem necessary or require to be done in the interest of Debenture Holders and signing such documents to carry out their duty in such capacity. Any payment by our Company to the NCD Holders/Debenture Trustee, as the case may be, shall, from the time of making such payment, completely and irrevocably discharge our Company pro tanto from any liability to the NCD Holders.

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

Actual/Actual

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

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

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

Please refer to Annexure D of this KID.

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

Not Applicable

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

Not Applicable

K. Other Details:

(a) Default in Payment

In case of default (including delay) in payment of interest and/ or redemption of principal on the due dates for debt securities issued on private placement, additional interest of at least 2% p.a. over the coupon rate shall be payable by the issuer for the defaulting period.

(b) Delay in Listing

There has been no delay in the listing of any non-convertible securities issued by our Company. In the event of failure to list such securities within such days from the date of closure of issue as may be specified by the Board (scheduled listing date), all application moneys received or blocked shall be refunded or unblocked forthwith within two working days from the scheduled listing date to the applicants through the permissible modes of making refunds and unblocking of funds. For delay in refund/unblocking of funds beyond the timeline as specified above, the issuer shall be liable to pay interest at the rate of fifteen percent per annum to the investors from the scheduled listing date till the date of actual payment.

(c) Delay in allotment of securities

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

(d) Default Interest for delay in execution of the Debenture Trust Deed

In case of failure of the Issuer to execute the Debenture Trust Deed within the stipulated timeline by SEBI, without prejudice to the provisions of the Companies Act 2013 and the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021, the Issuer shall also pay an additional interest of at least 2% per annum over and above the agreed Coupon rate, to the debenture holders till the execution of the Debenture Trust Deed

Date: August 26, 2024

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(e) Issue details

Please refer to the Summary Term Sheet of this KID.

(f) Material Contracts

- 1. Debenture Trustee Agreement dated August 21, 2024 executed between our Company and the Debenture Trustee.
- 2. Agreed form of Debenture Trust Deed cum Deed of Hypothecation to be executed between our Company and the Debenture Trustee

(g) Material Documents

- 1. Credit rating letter dated August 21, 2024 with rating rationale dated February 09, 2024 from CRISIL assigning a rating of "CRISIL AA/Stable" (pronounced as CRISIL double A rating with Stable outlook) to the NCDs.
- 2. Credit rating letters dated August 20, 2024 with rating rational dated July 22, 2024 from ICRA assigning a rating of "[ICRA]AA(Positive)" to the NCDs.
- 3. Copy of the resolution passed at the meeting of our Board of Directors held on October 21, 2022 read with resolution passed at the meeting of our Finance Committee held on August 19, 2024, authorising this Issue for an amount aggregating up to INR 200 crore (Rupees Two Hundred crore only).
- 4. Copy of the Resolution passed by the Members of the Company through Postal Ballot on May 30, 2024 approving the overall borrowing limit and security creation limits.
- 5. Copy of the resolution of our Finance Committee dated August 19, 2024, for approval of the GID.
- 6. Due diligence certificate dated August 26, 2024 filed by the Debenture Trustee to the Issue.
- 7. In-principle approval dated August 23, 2024 for the Issue issued by BSE.

(h) Summary Term Sheet

Particulars	Terms and Conditions
Security Name	Motilal Oswal Financial Services Limited - Non- Convertible Debentures,
	[September 03, 2032]
Series/ Tranche	Series (2024-25)/1
Issuer	Motilal Oswal Financial Services Limited
Registrar to the Issue	Link Intime India Private Limited
Type of Instrument	Fully paid, Secured, Rated, Redeemable, Listed, Senior Bonds in the nature
	of Non- Convertible Debentures
Nature of Instrument	Secured
Face Value of Instrument	INR 1,00,000 (Rupees One Lakh only)
Issue Price of Instrument	INR 1,00,000 (Rupees One Lakh only)
Seniority	Senior
Mode of Issue	Private placement
Mode of Allotment	In dematerialised form
Mode of Trading	NCDs will be traded in dematerialised form
Issue	Issue of upto 20,000 (twenty thousand) secured, rated, listed, redeemable,
	senior non-convertible debentures of a face value of INR 1,00,000 (Rupees
	one lakh only) each having a base issue size of INR 100,00,00,000 (Rupees
	one hundred crore) with an option to retain oversubscription upto INR
	100,00,00,000 (Rupees One Hundred Crore), collectively aggregating upto
	INR 200,00,000 (Rupees Two hundred crore)
Eligible Investors	Please refer "Who Can Apply" in Section XI of the GID
Listing	The debentures are proposed to be listed on the 'Wholesale Debt Market
	Segment' of BSE Limited within 3 (three) trading days from the date of
	closure of the issue, as per SEBI Master Circular for "Issue and Listing of
	Non-Convertible Securities, Securitised Debt Instruments, Security

	Receipts, Municipal Debt Securities and Commercial Paper" dated
	May 22, 2024 issued by SEBI and as amended from time to time.
	In case of delay in listing of the Debentures beyond abovementioned
	timeline, the Company will pay penal interest of 1% p.a. 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 the Issuer will be permitted to utilize the issue
	proceeds of its two subsequent privately placed issuances of securities only
	after receiving final listing approval from stock exchanges.
Rating of the Instrument	"[ICRA]AA(Positive)" by ICRA
	"CRISIL AA/Stable" by CRISIL
	D. Sandan and Calada Landan da Tanana and Salata and Salata
	During the currency of the debentures, the Issuer reserves the right to replace
	one or more than one rating or obtain an additional/alternate credit rating
	from any SEBI registered Credit Rating Agency for full or part of the issue
	size, as it may deem fit, which shall be at least equivalent to the prevailing credit rating to the issue.
Tagana Cima	· ·
Issue Size	Base issue size of INR 100,00,00,000 (Rupees one hundred crore) with an option to retain oversubscription upto INR 100,00,00,000 (Rupees One
	Hundred Crore), collectively aggregating upto INR 200,00,000 (Rupees
	Two hundred crore).
Minimum Subscription	INR 100,00,00,000 crore (Rupees One Hundred Crores only)
Option to retain oversubscription /	INR 100,00,00,000 crore (Rupees One Hundred Crores only)
Green shoe option (Amount)	1.1. 100,00,000 of of a truped one fruited effice only)
Objects of the Issue	For the purpose of meeting working capital requirement and repayment of
Cajeen of the Abbae	existing liabilities and general corporate purposes
In case the Issuer is a NBFC and the	Not Applicable. The proceeds of the Issue will not be utilised for providing
objects of the issue entail loan to any	loans to any group company.
entity who is a 'group company' then	Towns to the J grown company.
disclosures shall be made in the	
following format:	
Details of utilization of the proceeds	The funds mobilised shall be pooled with existing funds and then utilised
•	atleast 75 % for the purpose of meeting working capital requirements and
	repayment of existing liabilities and balance for general corporate purposes.
	Until such time the funds are utilised as stated above, up to 100% of funds
	shall be temporarily deployed pending utilisation of proceeds.
Coupon Rate	9.25% p.a.
Step Up Coupon Rate	N.A.
Step Down Coupon Rate	N.A.
Coupon Doymont Frommer	
Coupon Payment Frequency	Annually
Coupon Payment Frequency Coupon Payment dates	September 03, 2025, September 03, 2026, September 03, 2027,
	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030,
Coupon Payment dates	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 September 03, 2030,
Coupon Payment dates Coupon Type (Fixed, floating or other	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030,
Coupon Payment dates Coupon Type (Fixed, floating or other structure)	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates,	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 September 03, 2030,
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc)	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit,
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the KID, as the case may
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable Actual/Actual Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under the GID	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the KID, as the case may
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the KID, as the case may be. In case of failure of the Issuer to execute the Debenture Trust Deed within
Coupon Payment dates Coupon Type (Fixed, floating or other structure) Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc) Day Count Basis Interest on Application Money Default Interest Rate as set out under the GID	September 03, 2025, September 03, 2026, September 03, 2027, September 03, 2028, September 03, 2029, September 03, 2030, September 03, 2031 and September 03, 2032 Fixed rate Not Applicable The Issuer shall pay interest, over and above the agreed coupon rate, in connection with any delay in allotment, refunds, dematerialized credit, execution of Debenture Trust Deed, payment of interest, redemption of principal amount beyond the time limits prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the KID, as the case may be.

Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus) Reference No: MOFSL/KID/01/2024-25

	Securities) Regulations, 2021, the Issuer shall also pay an additional interest
	of at least 2% per annum over and above the agreed Coupon rate, to the
	debenture holders till the execution of the Debenture Trust Deed.
Tenor	8 years
	September 03, 2032
Redemption Date / Scheduled Maturity Date	september 03, 2032
Redemption Amount	INR 1,00,000/- (Rupees One Lakh Only)
Redemption Premium / Discount	Not Applicable
Issue Price	INR 1,00,000/- (Rupees One Lakh Only)
Discount at which security is issued and	Not Applicable
the effective yield as a result of such	Not Applicable
discount	
Premium / Discount at which security	Not Applicable
is redeemed and the effective yield as a	1 tot rippileuoie
result of such premium/discount	
Put Option	Not Applicable
Put option date	Not Applicable
Put option price	Not Applicable
Put notification time	Not Applicable
Call Option	Not Applicable
Call option date	Not Applicable
Call option price	Not Applicable
Call notification time	Not Applicable
Face Value	INR1,00,000/- (Rupees One Lakh Only)
Minimum Application size and in	Minimum Application per single investor shall be 100 (One Hundred)
multiples thereafter	NCDs of INR 1,00,000 (Rupees One lakh) each and in multiple of 1 (one)
	NCD thereafter
Issue Opening Date	September 02, 2024
Issue Closing Date	September 02, 2024
Issue Timing	10:00 AM to 01:00 PM
Default Coupon rate	The Company shall pay interest in connection with any delay in allotment,
•	refunds, listing, dematerialised credit, execution of Debenture Trust Deed,
	payment of interest, redemption of principal amount beyond the time limits
	prescribed under applicable statutory and/or regulatory requirements, at
	such rates as stipulated/ prescribed under applicable laws.
Pay-in Date	September 03, 2024
Deemed Date of Allotment	September 03, 2024
Date of earliest closing of the issue	Not Applicable
Issuance mode of the Instrument	Demat only
Trading mode of the Instrument	Demat only
Settlement mode of the Instrument	RTGS/NEFT Through Indian Clearing Corporation Limited ("ICCL")
Depositories	NSDL and / or CDSL
Disclosure of Interest/ redemption	Please refer the section on 'Coupon rate' and 'Redemption date' above
dates	
Record Date	The date which will be used for determining the Debenture Holders who
	shall be entitled to receive the amounts due on any Coupon Payment Date/
	Redemption Date which shall be the date falling 15 (fifteen) calendar days
	prior to such due date for payment.
	In case the Record Date falls on a day when the Stock Exchanges are having
	a trading holiday, the immediate subsequent trading day or a date notified
	by our Company to the Stock Exchanges, will be deemed as the Record
	Date.
All covenants of the issue (including	The Issuer shall, inter alia, supply to the Debenture Trustee:
side letters, accelerated payment	1) Quarterly financial results within 45 (forty five) days of the end of each
clause, etc.)	quarter, half yearly financial results within 45 (forty five) days from the end
	of each half year, and the audited financial statements for a financial year
	by no later than 60 (sixty) days from the end of the relevant financial year;
	2) A certificate from an authorised officer of the Issuer with respect to the
	use of the proceeds raised through the issue of NCDs, as per the prescribed

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timelines:

- 3) The Issuer shall intimate the Debenture Trustee, prior to undertaking or entering into any amalgamation, demerger, merger or corporate restructuring or reconstruction scheme proposed;
- 4) The Issuer hereby covenants with the Debenture Trustee that so long as the NCDs are outstanding, without the prior written approval of the Debenture Trustee, the Issuer shall not make material modification to the structure of the Debenture in terms of coupon, redemption or otherwise. Provided that prior approval of the Stock Exchange would also be required to make such material modifications; and
- 5) such other covenants as set out in the Annexure J of this KID.

Description regarding Security (where applicable) including type of security (movable/immovable/tangible etc.), type of charge (pledge/ hypothecation/ mortgage etc.), date of creation of security/ likely date of creation of security, minimum security cover, revaluation, replacement of security, interest to the debenture holder over and above the coupon rate as specified in the Trust Deed and disclosed in the Offer Document/ Information Memorandum.

The principal amount of the NCDs to be issued in terms of this KID together with all interest due and payable on the NCDs, thereof shall be secured by a pari passu ranking charge by way of hypothecation on all present and future Receivables of the Company (except those specifically and exclusively charged in favour of existing charge holders as specifically set out, and fully described in the Debenture Trust Deed) such that a minimum security cover of at least 1.00 times (1.00x) of the outstanding principal amounts of the NCDs and all interest due and payable thereon is maintained at all times until the Maturity Date.

We have received necessary consents for ceding pari-passu charge in favour of the Debenture Trustee in relation to the NCDs.

The NCDs shall be considered as secured only if the charged asset is registered with sub-registrar and/or RoC or CERSAI or Depository etc., as applicable, or is independently verifiable by the Debenture Trustee within 30 days of creation.

Any change required in the security in order to comply with any change in any regulatory guidelines can be done with the approval of debenture trustee subject to maintenance of security cover, and intimation to the debenture holder(s). For further details on date of creation of security/likely date of creation of security minimum security cover etc.

Security Cover

Minimum security cover of at least 1.00 times (1.00x) of the outstanding principal amounts of the NCDs and all interest due and payable thereon is maintained at all times until the Maturity Date.

No restrictions on further borrowings or security creation by the Issuer under any instrument subject to Security Cover being maintained at all times during the tenor of the Debentures.

If the security cover falls below 1.00 times and the Company fails to identify and create the additional security within 60 days and top-up the security within the stipulated time period or fails to provide alternate security in the form of Fixed Deposits for the shortfall amount within 60 days, then debenture holders shall have an option to charge additional 1.00% p.a. over and above the Coupon Rate till the time security cover is restored back to required level or the debenture holders can ask for prepayment/buyback if security cover is not restored to 1.00 times within 60 days.

Transaction Documents

- 1. Debenture Trustee Agreement
- 2. Debenture Trust Deed
- 3. Deed of Hypothecation
- 4. KID for each Series/ Tranche, if applicable
- 5. Debenture Trustee Consent Letter dated August 21, 2024
- 6. PAS-4
- 7. Such other documents as agreed between the Issuer and the Debenture Trustee from time to time.
- 8. Credit Rating Letter issued by ICRA Ratings and CRISIL Ratings
- 9. Rating Rationale from ICRA Ratings and CRISIL Ratings
- 10. Application form

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Conditions	precedent	to th	Customary to such financing transaction, including but not limited to:
disbursement	precedent	to th	1. Execution of KID,
			2. Credit Rating Letter & Rationale
			3. Trustee Consent Letter – wherein Debenture Trustee consents to act as
			the debenture trustee for the Debenture holders,
			4. BSE In-principle Approval for Listing,
			5. Certified copy of the depository arrangements made by Issuer with
			NSDL and CDSL for issue of non-convertible debentures in
			dematerialized form.
			6. Resolution of the Company's board of directors/ Committee authorizing
			the issuance of Debentures;
			7. Resolution of the shareholders of the Company under Section 180(1)(c) of the Companies Act, 2013,
			8. Resolution of the shareholders of the Company under Section 180(1)(a) of the Companies Act, 2013,
			9. Execution of the Debenture Trustee Appointment Agreement,
			10. Audited Financial Statements at March 31, 2024
			11. The Company shall provide confirmation with respect to the creation of ISIN
			12. The Issuer shall submit to the Debenture Trustee, a copy of any other
			Authorisation or document, opinion or assurance which the Debenture
			Trustee considers to be necessary or desirable in connection with the
			Series (2024-25)/1 NCDs or the entry into and performance of the
			transactions contemplated by any Transaction Document or for the
			validity or enforceability of any Transaction Document.
			13. The due diligence certificate provided by the Trustee in accordance with
			the applicable SEBI regulations, including but not limited to the SEBI
			circular bearing reference no. SEBI/HO/DDHS-PoD3/P/CIR/2024/46 dated May 16, 2024.
Conditions	subsequent	to th	•
disbursement	sussequent		satisfaction of the Debenture Trustee, pursuant to the Deemed Date of
			Allotment including but not limited to:
			1. ROC/CERSAI charge should be filed within 30 days from the date of
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Events of Defa	ult		 ROC/CERSAI charge should be filed within 30 days from the date of security creation. The Issuer shall submit to the Debenture Trustee a copy of the certificate of registration or modification of charge provided by the registrar of companies in connection with the Hypothecated Assets, upon receipt of the same by it. Within 2 (two) Business Days from the Deemed Date of Allotment, credit the Debentures in dematerialized form to the respective dematerialised accounts of the Debenture holders. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall file the return of allotment of securities under Form No. PAS-3 with the Registrar of Companies. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall provide evidence that the Form PAS-5 is being maintained At the time of allotment of the Series (2024-25)/1 NCDs, the Issuer shall have provided evidence that the stamp Taxes payable on the Series (2024-25)/1 NCDs pursuant to the Indian Stamp Act, 1899 have been paid. An end-use certificate from an independent Chartered Accountant, certifying the heads under which funds have been utilized in accordance with Offer Documents, within 60 (sixty) days of the Deemed Date of Allotment for the Debentures. The occurrence of inter alia any one of the following events shall constitute an "Event of Default" by the Company and upon occurrence of any events of default as more specifically defined and described in the Debenture Trust Deed to be executed between the Issuer and the Debenture Trustee (in
Events of Defa	ult		 ROC/CERSAI charge should be filed within 30 days from the date of security creation. The Issuer shall submit to the Debenture Trustee a copy of the certificate of registration or modification of charge provided by the registrar of companies in connection with the Hypothecated Assets, upon receipt of the same by it. Within 2 (two) Business Days from the Deemed Date of Allotment, credit the Debentures in dematerialized form to the respective dematerialised accounts of the Debenture holders. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall file the return of allotment of securities under Form No. PAS-3 with the Registrar of Companies. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall provide evidence that the Form PAS-5 is being maintained At the time of allotment of the Series (2024-25)/1 NCDs, the Issuer shall have provided evidence that the stamp Taxes payable on the Series (2024-25)/1 NCDs pursuant to the Indian Stamp Act, 1899 have been paid. An end-use certificate from an independent Chartered Accountant, certifying the heads under which funds have been utilized in accordance with Offer Documents, within 60 (sixty) days of the Deemed Date of Allotment for the Debentures. The occurrence of inter alia any one of the following events shall constitute an "Event of Default" by the Company and upon occurrence of any events of default as more specifically defined and described in the Debenture Trust
Events of Defa	ult		 ROC/CERSAI charge should be filed within 30 days from the date of security creation. The Issuer shall submit to the Debenture Trustee a copy of the certificate of registration or modification of charge provided by the registrar of companies in connection with the Hypothecated Assets, upon receipt of the same by it. Within 2 (two) Business Days from the Deemed Date of Allotment, credit the Debentures in dematerialized form to the respective dematerialised accounts of the Debenture holders. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall file the return of allotment of securities under Form No. PAS-3 with the Registrar of Companies. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall provide evidence that the Form PAS-5 is being maintained At the time of allotment of the Series (2024-25)/1 NCDs, the Issuer shall have provided evidence that the stamp Taxes payable on the Series (2024-25)/1 NCDs pursuant to the Indian Stamp Act, 1899 have been paid. An end-use certificate from an independent Chartered Accountant, certifying the heads under which funds have been utilized in accordance with Offer Documents, within 60 (sixty) days of the Deemed Date of Allotment for the Debentures. The occurrence of inter alia any one of the following events shall constitute an "Event of Default" by the Company and upon occurrence of any events of default as more specifically defined and described in the Debenture Trust Deed to be executed between the Issuer and the Debenture Trust Deed):
Events of Defa	ult		 ROC/CERSAI charge should be filed within 30 days from the date of security creation. The Issuer shall submit to the Debenture Trustee a copy of the certificate of registration or modification of charge provided by the registrar of companies in connection with the Hypothecated Assets, upon receipt of the same by it. Within 2 (two) Business Days from the Deemed Date of Allotment, credit the Debentures in dematerialized form to the respective dematerialised accounts of the Debenture holders. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall file the return of allotment of securities under Form No. PAS-3 with the Registrar of Companies. Within 15 (fifteen) days from the Deemed Date of Allotment, the Company shall provide evidence that the Form PAS-5 is being maintained At the time of allotment of the Series (2024-25)/1 NCDs, the Issuer shall have provided evidence that the stamp Taxes payable on the Series (2024-25)/1 NCDs pursuant to the Indian Stamp Act, 1899 have been paid. An end-use certificate from an independent Chartered Accountant, certifying the heads under which funds have been utilized in accordance with Offer Documents, within 60 (sixty) days of the Deemed Date of Allotment for the Debentures. The occurrence of inter alia any one of the following events shall constitute an "Event of Default" by the Company and upon occurrence of any events of default as more specifically defined and described in the Debenture Trust Deed to be executed between the Issuer and the Debenture Trustee (in

Type of Information Document: Private Placement

Date: August 26, 2024

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- the Debentures and under the Transaction Documents on their respective coupon payment dates or redemption dates.
- 2. Any of the Transaction Documents failing to provide the security interests, rights, title, remedies, powers or privileges intended to be created thereby within the specified time periods (including the priority intended to be created thereby), or such security interests failing to have the priority contemplated under the Transaction Documents, or the security interests purported to be created thereby being jeopardized or endangered in any manner whatsoever, or any other obligations purported to be secured thereby or any part thereof being disaffirmed by or on behalf of the Company or any other party thereto.
- 3. The Company: (i) is unable or admits inability to pay its Financial Indebtedness as they fall due; or (ii) suspends making payments on any of its Financial Indebtedness, by reason of actual or anticipated financial difficulties or proceedings for taking it into liquidation have been admitted by any competent court or a moratorium or other protection from its creditors is declared or imposed in respect of any indebtedness of the Company;
- 4. The occurrence of any event or condition or any series of events or conditions which, in the opinion of the Debenture Trustee, acting solely on the instructions of the Majority Debenture Holders constitutes or might constitute a Material Adverse Effect affecting the Company's ability to comply with their respective obligations under the Transaction Documents unless the occurrence of such Material Adverse Effect is, in the discretion of the Debenture Trustee, capable of remedy and is not remedied within 15 (fifteen) days of the notice issued by the Debenture Trustee to the Company.
- 5. The Company suspending or ceasing to carry on its respective business or gives notice of its intentions to do so.
- 6. The Company is declared an insolvent undertaking under the applicable Insolvency and Bankruptcy Code, 2016, as amended or if a reference has been made to the relevant bench of the National Company Law Tribunal, by a creditor under the said code and the Company has not resolved the complaint or is nationalized or is under the management of the Central Government or the Company takes advantage of any law for the relief of insolvent debtors;
- 7. All or a material part of the undertaking, assets, rights or revenues of the Company are condemned, seized, nationalised, expropriated or compulsorily acquired, or shall have assumed custody or control of the business or operations of the Company, or shall have taken any action for the dissolution of the Company, or any action that would prevent the Company, their member, or their officers from carrying on their business or operations or a substantial part thereof, by or under the authority of any Government or Government authority;

8. Any other events as mentioned in the Annexure J to this KID.

Consequences of Events of Default

On and at any time after the occurrence of an Event of Default, the Debenture Trustee shall if so directed by the majority debenture holder(s) shall, by a notice in writing to the Company declare all the Debentures outstanding together with redemption premium, if any, and all accrued interest thereon to be due, and upon such declaration, the same shall thereupon become due and payable forthwith and the Debenture Trustee shall have right to enforce the Debenture Trust Deed and the Transaction Documents and shall have the following rights (notwithstanding anything in these presents to the contrary):

- to appoint a nominee director as per the SEBI DT Regulations on the Board of the Company, in the manner more particularly set out in the Debenture Trust Deed;
- 2) to levy Default Interest on overdue amounts as per the terms of the Issue
- 3) enforce such security in such a manner as the Debenture Holders may deem fit.
- 4) Exercise such other rights as the Debenture Holder(s) or Debenture Trustee (acting on the instructions of the Debenture Holders in

	accordance with the terms of the Debenture Trust Deed) may deem fit under Applicable Law
Creation of recovery expense fund	Our Company has created a recovery expense fund in the manner as specified by SEBI Master Circular on Debenture Trustees, as amended from time to time and Regulation 11 of the SEBI NCS Regulations with the Designated Stock Exchange and will inform the Debenture Trustee regarding the creation of such fund. The recovery expense fund may be utilised by Debenture Trustee, for the activities as may be prescribed by the applicable regulations.
Conditions for breach of covenants (as specified in Debenture Trust Deed)	As specified in the Annexure J to this KID
Provisions related to Cross Default Clause	Not Applicable
Role and Responsibilities of Debenture Trustee	As per SEBI (Debenture Trustee) Regulations, 1993, SEBI (Issue and Listing of Non-Convertible Securities) Regulation, 2021, SEBI Master Circular for Debenture Trustees, Companies Act, the simplified listing agreement(s), and the Debenture Trust Deed, each as amended from time to time.
Material Adverse Effect	Means the effect or consequence of an event, circumstance, occurrence or condition which has caused, as of any date of determination, a material and adverse effect on (a) the financial condition, business or operation of the Company, (b) the ability of the Company to perform its obligations under the
	Transaction Documents; or (c) the validity or enforceability of any of the Transaction Documents pertaining to this issue; or (d) the rights or remedies of the Debenture Trustee acting for the benefit of the Debenture Holders hereunder or under any other Transaction Document.
Representations and Warranties of the Issuer	 The Representations and Warranties shall be continuous in nature and shall be deemed to occur on every day till redemption of the Debentures. 1) No Event of Default has occurred and is continuing on the date of this transaction. 2) The Debentures under this Issuance shall rank pari passu amongst themselves, and with all other secured creditors. 3) No conflict with other obligations / constitutional documents.
Risk factors pertaining to the issue	 Any downgrading in credit rating of the Company's Debentures may affect the value of the Debentures and thus the Company's ability to raise further debts: The Debentures being issued under this Key Information Document have been rated "CRISIL AA/Stable" by CRISIL Ratings and "[ICRA]AA(Positive)" by ICRA Limited. The Company cannot guarantee that these ratings will not be downgraded. Any downgrade in the above credit ratings may lower the value of the Debentures and may also affect the Company's ability to raise further debt. Risks in relation to the security created in relation to the NCDs, if any: Security on our NCDs is by way of a pari passu ranking charge by way of hypothecation on all present and future Receivables of the Company (except those specifically and exclusively charged in favour of existing charge holders as specifically set out, and fully described in the Debenture Trust Deed), as of the date of this KID, the terms of the NCDs do not prevent our Company from incurring additional debt subject to maintenance of minimum security cover. In the event that we incur additional debt in the future, which is secured against our assets, the NCDs may rank pari passu to the future indebtedness and other secured liabilities and obligations of our Company.
	3. Covenants including the accelerated payment covenants given by way of side letters shall be incorporated in the issue document by the Issuer.

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Governing Law and Jurisdiction	There no side letters entered into by the Issuer. The Debentures and documentation will be governed by and construed in accordance with the laws of India and the parties submit to the exclusive jurisdiction of the courts in Mumbai/ any other place in India.
Working day convention / Day count convention / Effect of holidays on payment	If the Interest Payment Date falls on a day other than a Working Day, the interest payment shall be made by the Issuer on the immediately succeeding Working Day and calculation of such interest payment shall be as per original schedule as if such Interest Payment Date were a Working Day. Further, the future Interest Payment Dates shall remain intact and shall not be changed because of postponement of such interest payment on account of it failing on a non-Working Day.
	If Redemption Date (also being the last Interest Payment Date) falls on a day that is not a Working Day, the Redemption Amount shall be paid by the Issuer on the immediately preceding Working Day along with interest accrued on the NCDs until but excluding the date of such payment. The interest /redemption payments shall be made only on the days when the money market is functioning in Mumbai.
	Further, in case of failure of RBI's system for RTGS/NEFT payment, the same will be made on the next Business Day. The Company will not be liable to pay any additional interest on account of same
Terms and conditions of debenture trustee agreement including fees charged by debenture trustees(s):	As per the Debenture Trustee agreement dated August 21, 2024 and engagement letter dated August 14, 2024
Due Diligence by Debenture Trustee	The Issuer shall submit the due diligence certificate provided by the Debenture Trustee, to BSE in accordance with the applicable SEBI Regulations, including but not limited to Chapter II of the SEBI DT Master Circular.
Right to repurchase / buyback & resale and/or re-issue and/or further issue the Series (2024-25)/1 NCDs	The Issuer shall have a right to repurchase/ buyback all or part of its Series (2024-25)/1 NCDs from the secondary market or otherwise at any time prior to date of maturity, by providing offer to the Bond Holders for the same. The Issuer from time to time may carry out one or more repurchase/buyback of Series (2024-25)/1 NCDs, in accordance with applicable laws, from Bond Holders who decide to offer their Series (2024-25)/1 NCDs/parts thereof to the Issuer, subject to commercial terms for the repurchase/ buyback being mutually agreed between the Issuer and the respective Bond Holder. Subject to the above, the relevant Bond Holders shall transfer the Series (2024-25)/1 NCDs to the Issuer, on payment of agreed consideration by the Issuer for the same. Upon transfer, such Series (2024-25)/1 NCDs may at the option of the Issuer be cancelled/extinguished, held, resold and/or re-issued and/or further issued at such a price and on such terms and conditions as the Issuer may deem fit and as permitted by law and the Issuer may inter-alia take necessary corporate action to give effect to the same.
Redemption Mechanics	On the relevant redemption date, the relevant amounts shall be paid by the Issuer to those Series (2024-25)/1 NCDs holders whose names appear on the Register of Beneficial Owners as on the Record Date and, for these purposes, a statement issued by the Depository shall be conclusive evidence in respect thereof. The Issuer shall not, in any manner, be responsible or have any obligation whatsoever to verify whether the persons whose names as appearing on the Register of Beneficial Owners as on the Record Date are the beneficial owners of the Series (2024-25)/1 NCDs, and/or to verify any changes post the Record Date (including due to any creation and/or enforcement of any hypothecation or pledge over the Series (2024-25)/1 NCDs). The Issuer shall further have no liability whatsoever to any pledgees or hypothecates of the Series (2024-25)/1 NCDs.
Indemnification	The Issuer will indemnify, and hold harmless the Debenture Holder(s), investment manager of the Debenture Holders, and their respective shareholders, officers, directors, employees, representatives and attorneys from and against any claim, liability, demand, loss, damage, judgment or

	other obligation or right of action which may arise as a result of breach of
	the terms of the Transaction Documents by the Issuer.
Letters of Allotment	The Issuer will issue the Letters of Allotment in dematerialized form within 2 (Two) working days from the Deemed Date of Allotment of Series (2024-25)/1 NCDs.
Compliance	The Issuer reserves the right to make multiple issuances under the same ISIN with reference to SEBI NCS Master Circular.
	Issue can be made either by way of creation of fresh ISIN or by way of
	issuance under the existing ISIN at premium / par/ discount as the case may be in line with SEBI NCS Master Circular.
Consent for disclosure of Name of the	Pursuant to the SEBI NCS Regulations, the name of the top 10 holders of
Debenture Holders	the non-convertible securities issued by the Issuer have to be disclosed by
	the Issuer in the placement memorandum to be issued in relation to issue of
	listed non-convertible debt securities. Accordingly, the subscription of the
	NCDs being issued, pursuant to the terms of Key Information Document
	read with General Information Document by the prospective debenture holders shall also be deemed as a consent for disclosure of their name, if
	required, pursuant to the SEBI NCS Regulations, the SEBI NCS Master
	Circular or any other applicable law.
Base Issue and Green shoe option	Rs. 100.00 Crores (Rupees One Hundred Crores only) plus green shoe
	option of Rs. 100.00 crs (Rupees One Hundred Crores Only) aggregating
Manner of bidding:	upto Rs. 200.00 crs (Rupees Two Hundred Crores Only)) Open Book Bidding
Manner of Allotment:	Multiple Yield
Allotment Size	INR 200 crore (Rupees Two Hundred crore only)
Interest Rate Parameter	9.25% p.a., Fixed Rate
(being Coupon Rate and Coupon Type)	
Manner of Settlement i.e. through	Indian Clearing Corporation Limited ("ICCL")
clearing corporation Minimum Bid Lot and Multiple of	The minimum bid lot shall be Rs.1 Crore and bids thereafter in the Multiples
	The infillibility of the shall be Rs.1 Clore and blas dicreated in the Mathiples
	of Rs.1 Lakh thereafter
Single Bid: Trading Lot Size	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T	of Rs.1 Lakh thereafter
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs T+1
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day Anchor Investor and the quantum	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs
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Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day Anchor Investor and the quantum allocated Transaction Costs Taxes, Duties, Costs and Expenses	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs T+1 None The Issuer shall bear all transaction related costs incurred by the Debenture Holder with respect to legal counsel, valuers and auditors/ consultants. Such costs include: 1) Debenture Trustee's fees; 2) Rating fees; 3) Stamping and registration costs in relation to all Transaction Documents; 4) Any other reasonable transaction related expense incurred by the Debenture Holders Relevant taxes, duties and levies are to be borne by the Issuer. The charges/ fees and any amounts payable under the Debentures by the Issuer as mentioned herein do not include any applicable taxes, levies including service tax etc. and all such impositions shall be borne by the Issuer. In case of any repugnancy, inconsistency or where there is a conflict between the conditions/covenants as are stipulated under any transaction document/s to be executed by the Company, the provisions mentioned in
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day Anchor Investor and the quantum allocated Transaction Costs Taxes, Duties, Costs and Expenses	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs T+1 None The Issuer shall bear all transaction related costs incurred by the Debenture Holder with respect to legal counsel, valuers and auditors/ consultants. Such costs include: 1) Debenture Trustee's fees; 2) Rating fees; 3) Stamping and registration costs in relation to all Transaction Documents; 4) Any other reasonable transaction related expense incurred by the Debenture Holders Relevant taxes, duties and levies are to be borne by the Issuer. The charges/ fees and any amounts payable under the Debentures by the Issuer as mentioned herein do not include any applicable taxes, levies including service tax etc. and all such impositions shall be borne by the Issuer. In case of any repugnancy, inconsistency or where there is a conflict between the conditions/covenants as are stipulated under any transaction document/s to be executed by the Company, the provisions mentioned in the Debenture Trust Deed shall prevail and override the provisions
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day Anchor Investor and the quantum allocated Transaction Costs Taxes, Duties, Costs and Expenses Conflict	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs T+1 None The Issuer shall bear all transaction related costs incurred by the Debenture Holder with respect to legal counsel, valuers and auditors/ consultants. Such costs include: 1) Debenture Trustee's fees; 2) Rating fees; 3) Stamping and registration costs in relation to all Transaction Documents; 4) Any other reasonable transaction related expense incurred by the Debenture Holders Relevant taxes, duties and levies are to be borne by the Issuer. The charges/ fees and any amounts payable under the Debentures by the Issuer as mentioned herein do not include any applicable taxes, levies including service tax etc. and all such impositions shall be borne by the Issuer. In case of any repugnancy, inconsistency or where there is a conflict between the conditions/covenants as are stipulated under any transaction document/s to be executed by the Company, the provisions mentioned in the Debenture Trust Deed shall prevail and override the provisions mentioned elsewhere.
Single Bid: Trading Lot Size Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day Anchor Investor and the quantum allocated Transaction Costs Taxes, Duties, Costs and Expenses	of Rs.1 Lakh thereafter 1 Series (2024-25)/1 NCDs T+1 None The Issuer shall bear all transaction related costs incurred by the Debenture Holder with respect to legal counsel, valuers and auditors/ consultants. Such costs include: 1) Debenture Trustee's fees; 2) Rating fees; 3) Stamping and registration costs in relation to all Transaction Documents; 4) Any other reasonable transaction related expense incurred by the Debenture Holders Relevant taxes, duties and levies are to be borne by the Issuer. The charges/ fees and any amounts payable under the Debentures by the Issuer as mentioned herein do not include any applicable taxes, levies including service tax etc. and all such impositions shall be borne by the Issuer. In case of any repugnancy, inconsistency or where there is a conflict between the conditions/covenants as are stipulated under any transaction document/s to be executed by the Company, the provisions mentioned in the Debenture Trust Deed shall prevail and override the provisions

Type of Information Document: Private Placement

Date: August 26, 2024

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	 (a) Memorandum and Articles of Association and necessary resolution(s) for the allotment of the Debentures; (b) Copy of last three years' audited Annual Reports; (c) Statement containing particulars of, dates of, and parties to all material contracts and agreements; (d) Latest Audited / Limited Review Quarterly Consolidated (wherever available) and Standalone Financial Information (Profit & Loss
	statement, Balance Sheet and Cash Flow statement) and auditor qualifications, if any.
Information on consents/permissions required for creation of further charges on assets	The Issuer is not required to obtain any prior consent from its existing lenders for creation of the security interest in favour of the Debenture Trustee for the benefit of the Debenture Holders.
Disclaimers under SEBI DT	(a) the Debentures which are proposed to be secured shall be considered as
Regulations	secured only if the charge created by Issuer shall be registered with Sub- registrar, Registrar of Companies, CERSAI, Depository etc., as applicable, within 30 (thirty) days of creation of such charge. In case the charge is not registered anywhere or is not independently verifiable, then the same shall be considered a breach of covenants/terms of the issue by the Issuer;
	 (b) before making the application for listing of any Series/ Tranche of Debentures which are proposed to be secured, the Issuer shall create charge as specified in the KID, in favour of the Security Trustee and also execute the Debenture Trust Deed with the Debenture Trustee; and (c) the Exchange shall list the Debentures only upon receipt of a due diligence certificate as per the format specified in SEBI DT Master Circular from the Debenture Trustee confirming creation of charge and execution of the Debenture Trust Deed.

[&]quot;Please note that while the Non-Convertible Debentures are secured to the tune of 100% of the principal and interest amount or as per the terms of offer Transaction Documents, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained."

Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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SECTION IV: DISCLOSURES UNDER COMPANIES ACT, 2013

FORM NO. PAS - 4

PRIVATE PLACEMENT OFFER LETTER

(Pursuant to Section 42 and Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014)

1. GENERAL INFORMATION

Please refer the GID.

2. PARTICULARS OF OFFER:

Financial position of the Company for the	Please refer the GID.
last 3 financial years	Flease felef the GID.
Date of passing of Board Resolution	The Resolution passed at the meeting of our Board of Directors held on October 21, 2022 read with Resolution passed at the meeting of our Finance Committee held on August 19, 2024, authorising this Issue for an amount aggregating up to INR 200 crore (Rupees Two Hundred crore only). A copy of the said board resolution is annexed herewith and marked as Annexure E hereto.
Date of passing of Resolution in general meeting, authorizing the offer of securities	Shareholders' resolution passed under Section 180(1)(c) of the Act dated May 30, 2024; and
	A copy of the said shareholders resolution (under Section 42 and Section 180(1)(c) of the Act) is annexed herewith and marked as Annexure E hereto.
Kind of securities offered (i.e. whether share or debentures) and class of security; the total number of shares or other securities to be issued.	Secured, Rated, Redeemable, Listed, Senior Bonds in the nature of Non-Convertible Debentures
Price at which the security is being offered, including premium if any, along with justification of the price	Rs 1,00,000
Name and address of the valuer who performed valuation of the security offered, and basis on which the price has been arrived at along with report of the registered valuer	Not Applicable
Relevant date with reference to which the price has been arrived at; (Relevant date means a date at least thirty days prior to the date on which the general meeting of the company is schedule to be held)	Not Applicable
The class or classes of persons to whom the allotment is proposed to be made;	Please refer to the provisions regarding 'Eligible Investors'/'Who can Apply' under the GID.
Intention of promoters, directors or key managerial personnel to subscribe to the offer (applicable in case they intend to subscribe to the offer)	Nil
The Proposed time within which the allotment shall be completed.	T+1 from the issue closing date
The names of the proposed allottees and the percentage of post private placement capital that may be held by them [not required in case of issue of non- convertible debentures]	Not Applicable
The change in control, if any in the Company that would occur consequent to the private placement	There would be no change in control post issuance of Debentures.

Type of Information Document: Private Placement

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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The number of person to whom allotment	During the year, no allotment on preferential basis / private placement /
on preferential basis / private placement /	right issue has been made.
right issue has already been made during	8
the year, in terms of number of securities	
as well as price.	
The justification for the allotment	Not Applicable
· · · · · · · · · · · · · · · · · · ·	Not Applicable
proposed to be made for consideration	
other than cash together with valuation	
report of the registered valuer	
Amount which the company intends to	INR 100,00,00,000 crore (Rupees One Hundred Crores only) with an
raise by way of proposed offer of securities	option to retain oversubscription for upto INR 100,00,00,000 crore (Rupees
	One Hundred Crores only)
Terms of raising of securities:	
	Duration, if 8 years
	applicable
	Coupon 9.25% p.a.
	Mode of RTGS/NEFT Through Indian Clearing
	Payment Corporation Limited ("ICCL")
	Mode of RTGS/NEFT
	Repayment
	N
Proposed time schedule for which the Issue	Not Applicable
is valid	
Purpose and objects of the Issue	For the purpose of meeting working capital requirement and repayment of
	existing liabilities and general corporate purposes
Contribution being made by the Promoters	Not Applicable
or directors either as part of the offer or	
separately in furtherance of the object	
Principal terms of assets charged as	The principal amount of the NCDs to be issued in terms of this KID together
security	with all interest due and payable on the NCDs, thereof shall be secured by
	a pari passu ranking charge by way of hypothecation on all present and
	future Receivables of the Company (except those specifically and
	exclusively charged in favour of existing charge holders as specifically set
	out, and fully described in the Debenture Trust Deed) such that a minimum
	security cover of at least 1.00 times (1.00x) of the outstanding principal
	amounts of the NCDs and all interest due and payable thereon is maintained
	at all times until the Maturity Date.
The details of significant and material	·
The details of significant and material	Nil
orders passed by the Regulators, Courts	
and Tribunals impacting the going concern	
status of the Company and its future	
operations	
The pre-issue and post-issue shareholding p	attern of the Company in the following format:
Disease refer to Announce E of the CID	
Please refer to Annexure F of the GID.	

3. MODE OF PAYMENT FOR SUBSCRIPTION:

Cheque: Not Applicable Demand Draft: Not Applicable

Identified Investors may use the below payment modes for subscription:

- Electronic clearing services (ECS)
- Real time gross settlement (RTGS)
- Direct credit or national electronic fund transfer (NEFT)

4. DISCLOSURES WITH REGARD TO INTEREST OF DIRECTORS, LITIGATION, ETC.

Any financial or other material interest of	Nil
the directors, promoters or key	

Key Information DocumentPrivate & ConfidentialType of Information Document: Private PlacementFor Private Circulation OnlyDate: August 26, 2024For addressee only

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

managerial personnel in the Issue and the	
effect of such interest in so far as it is	
different from the interests of other	
persons	
Details of any litigation or legal action	Nil
pending or taken by any Ministry or	1411
Department of the Government or a	
statutory authority against any Promoter	
of the Company during the last 3 (three)	
years immediately preceding the year of	
the issue of this Offer Letter and any	
direction issued by such Ministry or	
Department or statutory authority upon	
conclusion of such litigation or legal action	
shall be disclosed	
Remuneration of directors (during the	Please refer to point 5 of Section V of the GID.
current year and last 3 (three) financial	
years)	
Related Party Transactions entered	Please refer to Section VII of the GID.
during the last 3 (three) financial years	
immediately preceding the year of issue of	
this Offer Letter including with regard to	
loans made or, guarantees given or	
securities provided	
Summary of reservations or qualifications	Please refer to point 23 of Section V of the GID.
or adverse remarks of auditors in the last	Theuse refer to point 23 of section 7 of the GIB.
5 (five) financial years immediately	
preceding the year of issue of this Offer	
Letter and of their impact on the financial	
statements and financial position of the	
Company and the corrective steps taken	
and proposed to be taken by the Company	
for each of the said reservations or	
qualifications or adverse remark	Please refer to Section VIII of the GID.
Details of any inquiry, inspections or	riease refer to Section viii of the GID.
investigations initiated or conducted under	
the Act or any previous company law in	
the last 3 (three) years immediately	
preceding the year of circulation of offer	
letter in the case of the Company and all of	
its subsidiaries. Also if there were any	
prosecutions filed (whether pending or	
not) fines imposed, compounding of	
offences in the last 3 (three) years	
immediately preceding the year of this	
Offer Letter and if so, section-wise details	
thereof for the Company and all of its	
subsidiaries	
Details of acts of material frauds	Please refer to Section VIII of this GID.
committed against the Company in the last	
3 (three) years, if any, and if so, the action	
taken by the company	
1 1	L

5. FINANCIAL POSITION OF THE COMPANY

The capital structure of the company at June 30, 2024 in the following manner in a tabular form:

The authorised, issued, subscribed and paid		
up capital (number of securities, description	Particulars	Amount in (INR)
and aggregate nominal value)	AUTHORISED SHARE CAPITAL	

	1,12,00,00,000 Equi 1 each	ty Shares of face value of	INR 1	,12,00,00,000
	1 1	e Shares of face value of	INR	62,00,00,000
	TOTAL		1	,74,00,00,000
	ISSUED SHARE C	APITAL Shares of face value of IN	JD 1	59,70,43,612
	each	Shares of face value of fr	NK 1	
	TOTAL			59,70,43,612
	SUBSCRIBED A	AND PAID-UP SHA	ARE	
		Shares of face value of IN	NR 1	59,70,43,612
	TOTAL			59,70,43,612
	The following table lays down details of our securities premium account as on June 30, 2024:			
	Particulars Securities Premium	Account		ount in (INR) 0,20,26,192
	Securities Fremium	ACCOUNT	3,10	,,2U,2U,13Z
		no change in the capital		
Size of the present issue	premium account due to the Issue and allotment of the NCDs. As specified in the respective KID.			
Paid-up Capital:		entures will not alter the pai	d-up capit	al of the Issuer.
a. After the offer:		•		
b. After the conversion of Convertible Instruments (if applicable)				
Share Premium Account:	This issuance of Debentures will not alter the Share Premium Account of			
a. Before the offer:	the Issuer.			
b. After the offer:				
Details of the existing share capital of the	Please refer to point 4	of Section V of this GID.		
Issuer, indicating therein with regard to each allotment, the date of allotment, the				
number of shares allotted, the price and the				
form of consideration:				
The number and price at which each of the allotments were made in the last one year	No issuance was mad preceding the date of	de on private placement b	asis in th	e last one year
preceding the date of the private placement	preceding the date of	uns KiD.		
offer cum application letter:				
Profits of the Company, before and after making provision for tax, for the 3 (three)	Particulars	March 31, Ma	rch 31,	Rs. in Crores March 31,
financial years immediately preceding the	1 at ticulars	2024	2023	2022
date of circulation of this Offer Letter	Profit Before Tax	1,792.26	725.30	864.13
	Profit After Tax	1,490.38	568.91	706.82
Dividends declared by the Company in				
respect of the said 3 (three) financial years;	Particulars	· ·	rch 31,	March 31,
interest coverage ratio for last three years (cash profit after tax plus interest	Dividend	2024 14.00	2023 10.00	2022 10.00
paid/interest paid)	Interest	3.75	5.80	5.95
		3.73	3.00	3.93
	Coverage Ratio			
A summary of the financial position of the	Please refer to Annex	ure I of this KID.		

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sheets immediately preceding the date of circulation of this Offer Letter	
Audited Cash Flow Statement for the 3	Please refer to Annexure I of this KID.
(three) years immediately preceding the date	
of circulation of this Offer Letter	Nil
Any change in accounting policies during the last 3 (three) years and their effect on the	NII
profits and the reserves of the Company	
promise and the reserves of the company	
PART – B	
(To be filled by the Investor)	
i. Name:	
ii. Father's Name:	
iii. Complete address including flat/ house	number/
street, locality, pin code:	
iv. Phone number, if any:	
v. Email id, if any:	
vi. PAN:	
vii. Bank account details:	
Viii. Demat Account Details:	
ix. Tick whichever is applicable:	
(a) The applicant is not required to obtain Go approval under the Foreign Exchange Man	
(Non-debt Instruments) Rules, 2019	
subscription of shares:	phot to
(b) The applicant is required to obtain Go	vernment
approval under the Foreign Exchange Man	
(Non-debt Instruments) Rules, 2019	
subscription of shares and the same has been	obtained,
and is enclosed herewith:	
Signature of the applicant	
Signature of the approxim	
Initial of the officer of the company designated to	keep the record
Initial of the officer of the company designated to	reeb me record

Type of Information Document: Private Placement

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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SECTION V: DECLARATION

The Company and each of the directors of the Company hereby confirm and declare that:

- a. the Company has complied with the provisions of Securities Contracts (Regulation) Act, 1956 (42 of 1956) and the Securities and Exchange Board of India Act, 1992 (15 of 1992), Companies Act, 2013 (18 of 2013) and the rules and regulations made thereunder;
- b. the compliance with the Acts and the rules and regulations does not imply that payment of dividend or interest or repayment of non-convertible securities, is guaranteed by the Central Government;
- c. the monies received under the Issue shall be used only for the purposes and objects indicated in this General Information Document and the Key Information Document;
- d. whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association;

I am authorized by the Board of Directors of the Company and Finance Committee thereof *vide* Resolutions dated October 21, 2022 and August 19, 2024 respectively, to sign this form and declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this Key Information Document 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.

For Motilal Oswal Financial Services Limited

Kailash Purohit Company Secretary & Compliance Officer Mumbai, September 05, 2024 **Key Information Document** Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus) Reference No: MOFSL/KID/01/2024-25

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ANNEXURE A: IN- PRINCIPLE APPROVAL

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DCS/COMP/AA/IP-PPDI/101/24-25

August 23, 2024

Motilal Oswal Financial Services Limited Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai 400 025, Maharashtra, India

Re: Private Placement of (I) secured and/or unsecured, rated, listed, redeemable, senior or subordinated non-convertible debentures ("neds" or "debentures"); and/or (II) unsecured, rated, listed commercial papers ("commercial papers"), in each case on private placement basis, in multiple series/ tranches and as per the terms of the respective key information document (The "ISSUE") under GID Dated- 21 August 2024

We acknowledge receipt of your application on the online portal on August 21, 2024, seeking Inprinciple approval for issue of captioned security. In this regard, the Exchange is pleased to grant inprinciple approval for listing of captioned security subject to fulfilling the following conditions at the time of seeking listing:

- Filing of listing application.
- Payment of fees as may be prescribed from time to time.
- Compliance with SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and circulars issued thereunder and also Compliance with provisions of Companies Act 2013.
- Receipt of Statutory & other approvals & compliance of guidelines issued by the statutory authorities including SEBI, RBI, DCA etc. as may be applicable.
- Compliance with change in the guidelines, regulations, directions, circulars of the Exchange, SEBI or any other statutory authorities, documentary requirements from time to time.
- Compliance with below mentioned circular dated June 10, 2020 issued by BSE before opening of the issue to the investors.: https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20200610-31
- 7. Issuers, for whom use of EBP is not mandatory, specific attention is drawn towards compliance with Chapter XV of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and BSE Circular No 20210519-29 dated May 19, 2021. Accordingly, Issuers of privately placed debt securities in terms of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 or ILDM Regulations for whom accessing the electronic book platform (EBP) is not mandatory shall upload details of the issue with any one of the EBPs within one working day of such issuance. The details can be uploaded using the following links Electronic Issuance Bombay Stock Exchange Limited (bseindia.com).



- It is advised that Face Value of NCDs issue through private placement basis should be kept as per Chapter V of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021
- Issuers are hereby advised to comply with signing of agreements with both the depositories as per Regulation 7 of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021.

10. Company is further requested to comply with SEBI Circular SEBI/HO/DDHS/DDHS-RACPODI/CIR/P/2023/56 dated April 13, 2023, (if applicable) read along with BSE Circular https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20230428-18 and ensure compliance of the same.

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

Yours faithfully, For BSE Limited

Prasad Bhide Senior Manager Akshay Arolkar Deputy Manager

Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus) Reference No: MOFSL/KID/01/2024-25

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ANNEXURE B: RATING LETTERS AND RATIONALE

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ICRA Limited

ICRA/Motilal Oswal Financial Services Limited/20082024/1

Date: Aug 20, 2024

Mr. Shalibhadra Shah Group Chief Financial Officer Motilal Oswal Financial Services Limited Motilal Oswal Towers, Gokhale Road, Prabhadevi Mumbai 400 025

Dear Sir,

Re: ICRA's Credit Rating for below mentioned instruments of Motilal Oswal Financial Services Limited

As per the Rating Agreement/Statement of Work executed with ICRA Limited, ICRA's Rating Committee has taken the following rating actions for the mentioned instruments of your company.

Instrument	Rated Amount (Rs. crore)	Rating Action ¹
Non-Convertible Debenture ²	200.00	[ICRA]AA(Positive); Assigned
Total	200.0	

Once the instrument is issued, the rating is valid throughout the life of the captioned programme until withdrawn. However, ICRA reserves the right to review and/or, revise the above rating(s) at any time based on new information becoming available, or the required information not being available, or other circumstances that ICRA believes could have an impact on the rating(s). Therefore, request the lenders and investors to visit ICRA website at www.icra.in for latest rating(s) of the company.

The rating is specific to the terms and conditions of the instruments as indicated to us by you, and any change in the terms or size of the same would require a review of the rating(s) by us. In case there is any change in the terms and conditions or the size of the rated instrument, the same must be brought to our notice before the instrument is used by you. In the event such changes occur after the rating(s) have been assigned by us and their use has been confirmed by you, the rating(s) would be subject to our review, following which there could be a change in the rating(s) previously assigned. Notwithstanding the foregoing, any change in the overall limit of the instrument from that specified in this letter, would constitute an enhancement that would not be covered by or under the said Rating Agreement.

The rating(s) assigned must be understood solely as an opinion and should not be treated, or cause to be treated, as recommendation to buy, sell, or hold the rated NCD availed/issued by your company.

² To be issued

Building No. 8, 2nd Floor, Tower A DLF Cyber City, Phase II Gurugram – 122002, Haryana Tel.: +91.124 .4545300 CIN: L749999DL1991PLC042749 Website: www.icra.in Email: info@icraindia.com Helpdesk: +91 9354738909

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

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¹ Complete definitions of the ratings assigned are available at www.icra.in.



You are also requested to forthwith inform us about any default or delay in repayment of interest or principal amount of the instrument rated, as above, or any other debt instruments/ borrowing and keep us informed of any other developments which may have a direct or indirect impact on the debt servicing capability of the company including any proposal for re-schedulement or postponement of the repayment programmes of the dues/ debts of the company with any lender(s) / investor(s), or occurrence of any significant development that could impact the ability of the company to raise funds such as restriction imposed by any authority from raising funds through issuance of debt securities through electronic bidding system.

Further, you are requested to inform us immediately as and when the borrowing limit for the instrument rated, as above, or as prescribed by the regulatory authority(ies) is exceeded.

We look forward to your communication and assure you of our best services.

With kind regards, Yours sincerely, For ICRA Limited

ANIL Digitally signed by ANIL GUPTA Date:

2024.08.20
15:14:26 +05'30'

Authorised Signatory
ANIL GUPTA
Senior Vice President
anilg@icraindia.com



July 22, 2024

Motilal Oswal Financial Services Limited: Ratings reaffirmed and rated amount enhanced; Outlook revised to Positive from Stable

Summary of rating action

Instrument*	Previous Rated Amount (Rs. crore)	Current Rated Amount (Rs. crore)	Rating Action
Commercial paper	5,750.00	6,250,00	[ICRA]A1+; reaffirmed and assigned for enhanced amount
Long-term principal protected market linked debentures	100.00	-	PP-MLD[ICRA]AA (Positive); outlook revised to Positive from Stable; rating reaffirmed and withdrawn
Long-term fund-based/Non-fund based bank lines	300.00	300.00	[ICRA]AA (Positive); reaffirmed and outlook revised to Positive from Stable
Total	6,150.00	6,550.00	

^{*}Instrument details are provided in Annexure /

Rationale

While arriving at the ratings, ICRA has considered the consolidated financials of Motilal Oswal Financial Services Limited (MOFSL or the Group) and has taken a consolidated view of the credit profiles of MOFSL and its subsidiaries, including Motilal Oswal Wealth Limited (MOWL), Motilal Oswal Finvest Limited (MOFL) and Motilal Oswal Home Finance Limited (MOHFL), as the companies have operational and business synergies in addition to a shared name and management oversight.

The revision in the outlook to Positive considers MOFSL's improving scale and diversification in the capital market & allied businesses, along with its strong operational and financial performance boosted by industry tailwinds. The Group has demonstrated its ability to retain its strong market position through capital market cycles despite the evolving operating landscape in terms of regulations and competition. Supported by industry tailwinds, MOFSL reported its best-ever performance in FY2024. The net profit was further boosted by the large MTM gains in the equity-oriented investment book amid the rally in the domestic markets. Overall, the credit profile remains supported by the Group's long-standing track record and strong market position in the capital market-related business, its history of healthy profitability, comfortable capitalisation, and strong liquidity.

These strengths are, however, partially offset by the inherently volatile nature of capital market-related businesses and hence the associated income, intense competition in the equity broking space and the risks emanating from technological failures and the evolving regulatory landscape. Nevertheless, the scale-up in the income stream from the relatively more stable businesses, such as asset and wealth management, depository, and home finance, is expected to offer some support to the Group's revenue profile.

The Group's overall borrowings has been increasing due to the growing capital market funding and working capital requirements. However, strong earnings from operations and fair value gains from the treasury investments kept the gearing in the capital market business (excluding the housing finance company (HFC)) flat at 1.4 times (net gearing of 1.14 times) as of March 31, 2024 vis-à-vis March 31, 2023, though it was elevated compared to the past 10-year average of 0.8 times. The financial leverage in the home finance business was characterised by a gearing of 2.4 times as of March 31, 2024. Given the sizeable deployment of net worth towards equity assets, the gearing will be exposed to market movements. As per the management, the Group intends to maintain a gearing of less than 2 times (up to 3 times approved by board) in the capital market business (consolidated, excluding the HFC) and less than 4 times in the housing finance business.



ICRA takes note of the gradual improvement in the asset quality of the housing finance business in recent years. The performance of the new book (originated after the strengthening of the processes and systems, after April 2018) has been satisfactory, though it remains relatively unseasoned. With the material scale-up of the capital market lending book, the Group is also exposed to the market and credit risks associated with this segment, given the volatile nature of the underlying asset class and its sensitivity to capital market movements. Nevertheless, sizeable cash accruals from established capital market-related businesses and the comfortable capitalisation profile provide adequate buffer to absorb any losses and incremental credit costs. Given the significant dependence on technology, the reliable performance of the systems, particularly in times of high volatility or market turmoil, and the ability to keep up with emerging advancements to maintain a leading market position remain imperative.

The Group is in the process of reorganising its structure. The broking business housed under MOFSL will be transferred to Motilal Oswal Broking and Distribution Private Limited (erstwhile Glide Tech Investment Advisory Private Limited) while the wealth management business under MOWL will be transferred to MOFSL. The entities in the lending business, i.e. MOFL and MOHFL, would remain MOFSL's subsidiaries. The proposed restructuring is not expected to impact the Group's credit profile.

ICRA has also reaffirmed and withdrawn the rating on the Rs. 100-crore principal protected market linked debentures, in accordance with its policy on the withdrawal of credit ratings as the instruments have matured and have been fully repaid.

Key rating drivers and their description

Credit strengths

Long-standing track record and strong market position in various capital market-related businesses — The Group has a presence in diverse business segments comprising retail and institutional broking, wealth management, capital market-related lending, investment banking, asset management, and housing finance. It is an established player in the equity broking business with a track record of over three decades and a pan-India presence across 2,500+ locations with 8,010+ franchises. As of March 31, 2024, it was the 8th largest securities broking company with an active National Stock Exchange (NSE) client base of 8.8 lakh. The Group also has a reasonable presence in the institutional broking segment, catering to over 800 clients, supported by research coverage on 250+ companies. With the recovery in secondary market returns, the Group expanded its market share in margin trade financing (MTF) and the cash and derivatives segments in FY2024. Besides broking, the Group has an established presence in asset management and wealth management, overseeing assets under advise (AUA) of over Rs. 2.1 lakh crore as of March 31, 2024.

Track record of healthy profitability – The Group's capital market business has grown significantly in recent years. Supported by industry tailwinds, it reported its best-ever performance in FY2024. Led by broking and capital market lending, the Group recorded its best-ever operating profit (PBT excluding mark-to-market (MTM) gains & extra-ordinary items) of Rs. 1,568 crore, 40% above the previous high in FY2022 and well above the past 10-year average of Rs. 691 crore. The net profit was further boosted by MTM gains from the equity-oriented investment book.

Overall, the Group reported healthy profitability in FY2024 with a net profit of Rs. 2,446 crore (Rs. 933 crore in FY2023), PAT/NOI of 67% (34% in FY2023) and return on equity of 33% (16% in FY2023; 10-year average of 19%). The performance of the housing finance business was also satisfactory with a return on assets of 3% and a return on equity of 11% in FY2024 compared to 3% and 13%, respectively, in FY2023. ICRA, however, notes that the Group's net worth is significantly deployed in equity investments. This could result in volatility in the net earnings, depending on the capital market performance, as most of these investments are fairly valued.

Comfortable capitalisation – The Group's capitalisation profile remains comfortable, supported by the healthy internal capital generation trajectory, notwithstanding dividend payouts and buybacks. As of March 31, 2024, the consolidated capitalisation



profile was characterised by a net worth (including minority interest (MI)) of Rs. 8,769 crore and a gearing of 1.6 times. While the Group has historically maintained a low gearing in the capital market-related business (excluding HFC; average consolidated gearing, excluding the HFC, was 0.7 times during FY2016-20), it was elevated at 1.4 times as of March 31, 2024. With the material scale-up of the debt-funded margin book and higher working capital requirements, the borrowings in the capital market business have increased significantly in the past two years. The gearing in the home finance business eased to 2.4 times as of March 31, 2024, from 2.6 times as of March 31, 2023.

ICRA is cognisant of MOFSL's investments in listed equities, equity mutual funds (MFs), private equity (PE) funds, real estate funds, and alternative investment funds (AIFs), which form a sizeable proportion of the consolidated net worth, exposing its capitalisation to adverse market movements. Nonetheless, the consolidated gearing remains satisfactory after adjusting for the unrealised gains from the investment book and illiquid investments.

Credit challenges

Exposed to inherent volatility in capital markets; however, presence in businesses with steadier income streams imparts some stability to earnings profile - Given the Group's focus on scaling up businesses with a relatively more stable income stream over the years, such as asset and wealth management and housing finance, the income from these businesses (typically booked as a percentage of the assets under management) increased at a compound annual growth rate (CAGR) of 12% during FY2020-24. However, income from the Group's traditional lines of business (broking, capital market-related lending, and investment banking) remains exposed to the volatility inherent in capital markets, corroborated by two instances of a decline in the revenue from these segments in the past 10 years.

ICRA notes that with the significant scale-up of broking and allied income in recent years on the back of favourable market conditions, the share of income from this segment increased to 57% of the NOI in FY2024 from 36% in FY2020. Retail broking income from the futures & options (F&O) segment contributes about 16% to the Group's NOI, remaining relatively vulnerable to regulatory risks in light of the evolving regulations and the operating environment. Also, it is noted that the Group earns carry income in the asset management company (AMC) business and has deployed sizeable capital as investments in MFs, portfolio management services (PMS), PE/RE funds, AIFs, and strategic equity investments, exposing its profitability and net worth to the volatility in the capital markets. Going forward, a scale-up of the businesses with relatively steadier income streams would be imperative for the overall stability of the Group's growth trajectory.

Relatively limited experience in lending business; however, satisfactory asset quality in recent years - The Group's housing finance business, which commenced under MOHFL in May 2014, witnessed asset quality pressure in FY2018 and FY2019. However, with several remedial measures in subsequent years, including the strengthening of the processes and systems, managerial support, and increased supervision, along with the easing of the Covid-19 pandemic-induced stress, the asset quality has stabilised gradually in recent years. ICRA notes that the new loans, originated after the strengthening of the systems and processes since April 2018, have fared relatively well in terms of asset quality, though the book remains modest and is yet to season. The headline gross non-performing advances (GNPAs) stood at 0.9% as of March 31, 2024. ICRA notes that the company has forayed into high-yielding non-housing loan segments in recent years, namely developer finance and loan against property (LAP). The share of these products in the overall loan book increased to 25% as of March 31, 2024, from 12% as of March 2022. The performance of the same, in terms of asset quality, is yet to be demonstrated. Excluding the wholesale exposures, the loan book remains concentrated with the top 3 states accounting for 71% of the book (82% as of March 31, 2022). Going forward, its ability to raise funds at competitive rates and scale up the home loan book profitably, while maintaining healthy asset quality and improving the geographical diversification, will be imperative.

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^{1.1%} as of Mar-23 and 1.6% as of Mar-22; as of Mar-24, the GNPA of the new book stood at 0.3% compared to 1.6% for the legacy book



In addition to housing finance, the Group has significantly scaled up its capital market-based lending² in recent years to ²Rs. 7,317 crore as of March 31, 2024, up 87% YoY. With this, the Group remains exposed to credit and market risks, given the nature of the underlying assets. Any adverse event in the capital markets could erode the value of the underlying collateral stocks. MOFL has also invested in security receipts (SRs), wherein the underlying asset comprises home loans. Nonetheless, the performance of the capital market and allied businesses, coupled with the comfortable capitalisation profile, provides adequate buffer to absorb losses and incremental credit costs over the near term, if any.

Elevated competition, high dependence on technology, and evolving regulatory environment – Securities broking companies rely heavily on technology for trade execution, fund management, etc. Thus, technical failures or disruptions pose operational and reputation risk. Moreover, given the highly regulated nature of the industry, brokerage houses remain exposed to regulatory risk. Their ability to ensure compliance with the evolving regulatory landscape remains crucial. The sector also remains characterised by intense competition with susceptibility to the entry of new players. The Group has ceded market share to competition with the market share of active NSE clients shrinking to 2% as of March 31, 2024 from 3% as of March 31, 2020. Nonetheless, the Group has maintained its market position in terms of market share of broking volumes.

While it has managed to synthesise healthy average revenue per client, supported by the cross-selling of wealth products and research-assisted advisory services, pricing pressure cannot be ruled out given the growing popularity of discount brokerage houses. Additionally, regulatory changes such as higher margin requirements had necessitated increased borrowings or recent changes, such as uniform charges to be levied by market infrastructure institutions, are likely to impact the profitability of the broking industry, especially discount brokers (though the impact on MOFSL is likely to be less than 1% of its PBT). These changes can pose risk to the capital market volumes and hence the revenues and profitability of the industry participants. Nonetheless, the increasing financialisation of savings and the low share of wallet of the equity segment in household savings offer untapped potential for expansion in the broking sector over the longer term. Still, the possibility of pressure on profitability, especially during downturns, cannot be ruled out.

Environmental and social risks

Environmental considerations: While financial institutions do not face any material physical climate risks, they are exposed to environmental risks indirectly through their portfolio of assets. Nonetheless, such risk is not material for the Group as 57% of its lending operations are primarily focused on capital market-related lending. Further, the business activities are typically short-to-medium term in nature, which will allow it to adapt if required.

Social considerations: With regard to social risks, data security and customer privacy are among the key sources of vulnerability for financial institutions as material lapses could be detrimental to their reputation and invite regulatory censure. The Group encountered two technical glitches³ in FY2024. Going forward, its ability to offer uninterrupted services will be imperative for maintaining its customer experience. It is noted that customer preferences are increasingly shifting towards the digital mode of transacting, necessitating the adoption of technological advancements, besides providing an opportunity to reduce the operating costs. The Group has been making investments to enhance its digital interface with its customers. It also promotes financial inclusion by lending to the affordable housing segment.

² Comprises margin funding in cosh and derivatives segments

Interruptions impacting trading for more than 5 minutes



Liquidity position: Strong

At the consolidated level, MOFSL has a strong liquidity position with a free unencumbered cash and bank balance of "Rs. 1,529 crore (11% of consolidated borrowings), liquid investments of "Rs. 190 crore and drawable but unutilised lines of "Rs. 1,605 crore as on May 31, 2024. These, along with collections from the margin funding book of "Rs. 8814 crore (which can be liquidated at short notice to generate liquidity) and the home loan book, are adequate for covering the principal repayment obligations of "Rs. 9,348 crore till March 31, 2025.

In the broking business, the Group had placed an average margin (including client margins) of Rs. 33,621 crore at the exchanges during December 2023 to May 2024, with the average margin utilisation (basis month-end figures) standing at 70%. ICRA notes that the Group's unencumbered investment book, comprising investments in MFs, PF, RE funds and AIFs, non-convertible debentures and equity instruments (Rs. 3,551 crore as of March 31, 2024), also boosts its financial flexibility.

Rating sensitivities

Positive factors – A sustained improvement in the Group's operating profitability along with the continued scale-up of the relatively more stable businesses with recurring revenue streams, while maintaining healthy asset quality and a comfortable capitalisation profile.

Negative factors – A sustained deterioration in the asset quality in the lending businesses or the sharp weakening of the operating profitability of the capital market focused segments. Sizeable MTM losses, leading to material erosion of the net worth and impacting the Group's profitability and capitalisation, will also be a credit negative.

Analytical approach

Analytical Approach	Comments
Applicable rating methodologies	Rating Methodology Stockbroking & Allied Services Rating Methodology for Non-banking Finance Companies Policy on Withdrawal of Credit Ratings
Parent/Group support	Not applicable
Consolidation/ Standalone	ICRA has considered the consolidated financials of MOFSL and has taken a consolidated view of the credit profiles of MOFSL and its subsidiaries, including MOWL, MOFL and MOHFL, as the companies have operational and business synergies in addition to a shared name and management oversight.

About the company

Incorporated in 2005, MOFSL serves as the holding company of the Motilal Oswal Group, which is among India's leading providers of capital market-related services. The company, through its subsidiaries, provides broking and distribution services, asset, wealth and portfolio management services, private equity and housing finance.

MOFSL reported a consolidated net profit of Rs. 2,446 crore on NOI of Rs. 3,672 crore in FY2024 compared to Rs. 933 crore and Rs. 2,740 crore, respectively, in FY2023. At the consolidated level, the Group's net worth stood at "Rs. 8,769 crore as on March 31, 2024.

Key financial indicators

FY2023	FY2024
1,542.0	2,311.0
568.9	1,490.4
4,453.5	5,915.9
13,892.8	20,870.0
0.8	1.1
13.1%	28.7%
	1,542.0 568.9 4,453.5 13,892.8 0.8

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



Key financial indicators

MOFSL (consolidated)	FY2023	FY2024
Net operating income	2,739.7	3,672.5
Profit after tax	932.8	2,445.6
Net worth (including MI)	6,283.2	8,768.7
Total assets	23,009.9	31,829.2
Gearing (times)	1.6	1.6
Return on average net worth	15.6%	32.6%

Source: Company, ICRA Research; All ratios as per ICRA's calculations; Amount in Rs. crore; Note: As a part of its segmental reporting, the Group allocates Rs. 467 crore of expenses (including capital charge from operating businesses) in FY2024 (Rs. 382 crore in FY2023) towards the treasury desk, on adjusting the same the PBT (ex-IMTM gains less allocated expenses) stands at Rs. 2035 crore in FY2024 (Rs. 1486 crore in FY2023).

Status of non-cooperation with previous CRA: Not applicable

Any other information: None

Rating history for past three years

		Current Rating (FY2025)			Chronology of Rating History for the Past 3 Years						
S. No.		Amount		Date & Date & Rating in FY2024		Date & Rating in FY2023	Date & Rating in FY2022				
			Туре	Rated (Rs. crore)	Jul 22, 2024	Mar 15, 2024 Feb 13, 2024 Sep 01, 2023	Jul 28	Sep 23, 2022 Aug 05, 2022 Apr 29, 2022	Feb 24, 2022 Nov 02, 2021	Sep 20, 2021	Aug 09, 2021
1	Commercial paper	Short term	6,250.00	[ICRA]A1+	[ICRA]A1+	[ICRA]A1+	[ICRA]A1+	[ICRA]A1+	(*)	*	
2	Long-term principal protected market linked debentures	Long	100.00	PP-MLD [ICRA]AA (Positive); withdrawn	PP-MLD [ICRA]AA (Stable)	PP-MLD [ICRA]AA (Stable)	PP-MLD [ICRA]AA (Stable)	PP-MLD (ICRA)AA (Stable)	PP-MLD [ICRA]AA (Stable)	*	
3	Non-convertible debentures	Long	Œ	148		[ICRA]AA (Stable); withdrawn	(Stable)	[ICRA]AA (Stable)	[ICRA]AA (Stable)	(Stable)	
4	Bank lines - Unallocated	Long	8	(40)	0.68	#3	*	(ICRA]AA (Stable)	(ICRA)AA (Stable)	(ICRA)AA (Stable)	
5	Long-term fund- based/Non- fund based bank lines	Long term	300.00	[ICRA]AA (Positive)	[ICRA]AA (Stable)	(Stable)	[ICRA]AA (Stable)		٠		

Complexity level of the rated instruments

Instrument	Complexity Indicator
Commercial papers	Very Simple
Long-term principal protected market linked debentures	Moderately Complex
Bank lines	Very Simple

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



Annexure I: Instrument details

ISIN	Instrument Name	Date of Issuance	Coupon Rate	Maturity	Amount Rated (Rs. crore)	Current Rating and Outlook
	Long-term fund-		THE SALE	10000		
NA	based/Non-fund based bank lines	Feb 21, 2022	NA	NA	300.0	[ICRA]AA (Positive)
	Long-term principal		NIFTY50			PP-MLD[ICRA]AA
NE338107073	protected market linked debentures	Sep 22, 2021	Index Linked	Mar 14, 2024	100.0	(Positive); withdraw
NA	Commercial paper ~ Yet to be issued	NA	NA	NA	990.0	[ICRA]AI+
NE338I14FH6	Commercial paper	Aug 24, 2023	9.08%	Aug 23, 2024	200.0	[KCRA]A1+
NE338I14FH6	Commercial paper	Aug 24, 2023	9.08%	Aug 23, 2024	35.0	[ICRA]A1+
NE338I14FH6	Commercial paper	Aug 24, 2023	9.08%	Aug 23, 2024	10.0	[ICRA]A1+
NE338I14FH6	Commercial paper	Aug 24, 2023	9.08%	Aug 23, 2024	5.0	[KCRA]A1+
NE338I14FH6	Commercial paper	Aug 25, 2023	9.08%	Aug 23, 2024	20.0	[ICRA]A1+
NE338I14FH6	Commercial paper	Aug 25, 2023	9,08%	Aug 23, 2024	10.0	[ICRA]A1+
NE338I14FH6	Commercial paper	Aug 25, 2023	9.08%	Aug 23, 2024	10.0	[ICRA]A1+
NE338I14FH6	Commercial paper	Aug 25, 2023	9.08%	Aug 23, 2024	10.0	[ICRA]AI+
NE338I14FH6	Commercial paper	Aug 25, 2023	9.08%	Aug 23, 2024	25.0	[ICRA]A1+
NE338/14FH6	Commercial paper	Aug 25, 2023	9.08%	Aug 23, 2024	25.0	[ICRA]A1+
NE338I14FK0	Commercial paper	Aug 30, 2023	9.08%	Aug 29, 2024	25.0	[ICRA]AI+
INE338I14FG8	Commercial paper	Aug 31, 2023	9.08%	Aug 30, 2024	175.0	[ICRA]A1+
NE338/14FG8	Commercial paper	Aug 31, 2023	9.08%	Aug 30, 2024	50.0	[ICRA]A1+
NE338I14GA9	Commercial paper	Nov 03, 2023	9.05%	Sep 23, 2024	100.0	[ICRA]A1+
NE338I14GA9	Commercial paper	Nov 09, 2023	9.05%	Sep 23, 2024	35.0	[ICRA]A1+
NE338I14GQ5	Commercial paper	Feb 07, 2024	9.24%	Feb 06, 2025	50.0	[ICRA]A1+
NE338I14GR3	Commercial paper	Feb 08, 2024	9.24%	Feb 07, 2025	50.0	[ICRA]A1+
INE338I14GR3	Commercial paper	Feb 08, 2024	9.24%	Feb 07, 2025	150.0	[ICRA]A1+
NE338I14GY9	Commercial paper	Mar 07, 2024	8.85%	Mar 07, 2025	300.0	[ICRA]A1+
NE338I14GZ6	Commercial paper	Mar 15, 2024	8.80%	Mar 13, 2025	100.0	[ICRA]A1+
NE338/14GZ6	Commercial paper	Mar 15, 2024	8.80%	Mar 13, 2025	100.0	[ICRA]A1+
NE338I14GZ6	Commercial paper	Mar 15, 2024	8.80%	Mar 13, 2025	100.0	[ICRA]A1+
NE338I14HA7	Commercial paper	Mar 18, 2024	8.80%	Mar 18, 2025	25.0	[ICRA]A1+
NE338I14HA7	Commercial paper	Mar 18, 2024	8.80%	Mar 18, 2025	100.0	[ICRA]A1+
INE338I14HC3 INE338I14HG4	Commercial paper	Apr 02, 2024	8.95%	Mar 03, 2025	100.0	[ICRA]A1+
INE338I14HG4	Commercial paper	Apr 16, 2024 Apr 16, 2024	8.35%	Jul 16, 2024		[ICRA]A1+
	Commercial paper		8.72%	Mar 14, 2025	50.0	[ICRA]A1+
NE338I14HF6	Commercial paper	Apr 16, 2024	8.72%	Mar 14, 2025	50.0	[ICRA]A1+
NE338114HF6	Commercial paper	Apr 16, 2024	8,72%	Mar 14, 2025	150.0	[ICRA]A1+
NE338I14HF6	Commercial paper	Apr 16, 2024	8.72%	Mar 14, 2025	20.0	[ICRA]A1+
NE338/14HF6	Commercial paper	Apr 16, 2024	8.72%	Mar 14, 2025	5,0	[ICRA]A1+
NE338I14HF6	Commercial paper	Apr 16, 2024	8,72%	Mar 14, 2025	5.0	[ICRA]A1+
NE338I14HF6	Commercial paper	Apr 16, 2024	8.72%	Mar 14, 2025	75.0	[ICRA]AI+
NE338/14HH2	Commercial paper	Apr 19, 2024	8.35%	Jul 19, 2024	50.0	[ICRA]A1+
INE338114HIO	Commercial paper	Apr 30, 2024	8.25%	Jul 29, 2024	25.0	[ICRA]A1+
NE338/14HJ8	Commercial paper	May 02, 2024	8.35%	Aug 01, 2024	50.0	[ICRA]A1+
INE338I14HK6	Commercial paper	May 03, 2024	8.35%	Aug 02, 2024	25.0	[ICRA]A1+
INE338I14HK6	Commercial paper	May 03, 2024	8.35%	Aug 02, 2024	50.0	[ICRA]A1+
INE338114HL4	Commercial paper	May 06, 2024	8.35%	Aug 05, 2024	150.0	[ICRA]A1+
INE338/14HL4	Commercial paper	May 06, 2024	8.35%	Aug 05, 2024	200.0	[ICRAJA1+



ISIN	Instrument Name	Date of Issuance	Coupon Rate	Maturity	Amount Rated (Rs. crore)	Current Rating and Outlook
INE338I14HL4	Commercial paper	May 06, 2024	8.35%	Aug 05, 2024	10.0	[KRA]A1+
INE338I14HM2	Commercial paper	May 22, 2024	8.31%	Aug 21, 2024	50.0	[ICRA]A1+
INE338114HM2	Commercial paper	May 22, 2024	8.31%	Aug 21, 2024	100.0	[ICRA]A1+
INE338I14FH6	Commercial paper	May 24, 2024	8.31%	Aug 23, 2024	400.0	[ICRA]AI+
INE338I14HN0	Commercial paper	May 28, 2024	8.31%	Aug 27, 2024	100.0	[ICRA]A1+
INE338I14FK0	Commercial paper	May 30, 2024	8.31%	Aug 29, 2024	200.0	[ICRA]A1+
INE338I14FG8	Commercial paper	May 31, 2024	8.31%	Aug 30, 2024	300.0	[ICRA]A1+
INE338I14H08	Commercial paper	Jun 03, 2024	8.23%	Sep 02, 2024	200.0	[ICRAJA1+
INE338I14HO8	Commercial paper	Jun 03, 2024	8.23%	Sep 02, 2024	100.0	[ICRA]A1+
INE338I14HP5	Commercial paper	Jun 12, 2024	8.35%	Sep 11, 2024	150.0	[ICRA]A1+
INE338I14HQ3	Commercial paper	Jun 13, 2024	8.30%	Sep 12, 2024	10.0	[ICRA]A1+
INE338I14HR1	Commercial paper	Jun 14, 2024	8.35%	Sep 13, 2024	400.0	[ICRA]A1+
INE338I14HS9	Commercial paper	Jun 20, 2024	8.35%	Sep 19, 2024	100.0	[KRA]A1+
INE338I14GA9	Commercial paper	Jun 24, 2024	8.30%	Sep 23, 2024	100.0	[ICRA]A1+
INE338I14HT7	Commercial paper	Jul 02, 2024	8.30%	Sep 27, 2024	25.0	[ICRA]A1+
INE338I14HT7	Commercial paper	Jul 02, 2024	8.30%	Sep 27, 2024	100.0	[KRA]A1+
NE338I14HT7	Commercial paper	Jul 11, 2024	8.07%	Sep 27, 2024	50.0	[ICRA]A1+
INE338I14HT7	Commercial paper	Jul 11, 2024	8.07%	Sep 27, 2024	50.0	[ICRA]A1+

Source: Company

Please click here to view details of lender-wise facilities rated by ICRA

Annexure II: List of entities considered for consolidated analysis

Company Name	Ownership (%)	Consolidation Approach
Motilal Oswal Financial Services Limited	Parent, Rated Entity	
Motilal Oswal Commodities Broker Private Limited	100.00	
Motifal Oswal Investment Advisors Limited	100.00	
MO Alternate Investment Advisors Private Limited	100.00	
Motilal Oswal Finvest Limited	100.00	
Motilal Oswal Wealth Limited	100.00	
Motifal Oswal Asset Management Company Limited	100.00	
Motilal Oswal Trustee Company Limited	100.00	
Motifal Oswal Securities International Private Limited	100,00	
Motilal Oswal Capital Markets (Singapore) Pte. Limited	100.00	Full Consolidation
Motilal Oswal Capital Markets (Hong Kong) Private Limited	100.00	
Motilal Oswal Home Finance Limited	97.60%	
Motilal Oswal Finsec IFSC Limited	100.00	
Motilal Oswal Broking and Distribution Private Limited	100.00	
TM Investment Technologies Pvt. Ltd	61.64	
India Business Excellence Management Company	100.00	
Motilal Oswal Asset Management (Mauritius) Limited	100.00	
Motilal Oswal Capital Limited	100.00	
MO Alternate IFSC Limited	100.00	

Source: Company; Note: ICRA has taken a consolidated view of the parent (MOFSL), its subsidiaries and associates while assigning the ratings, as of Mar-24



ANALYST CONTACTS

Karthik Srinivasan +91 22 6114 3444 karthiks@icraindia.com

Deep Inder Singh +91 124 4545830 deep.singh@icraindia.com

Komal M Mody +91 22 6114 3424 komal.mody@icraindia.com Anil Gupta +91 124 4545 314 anilg@icraindia.com

Subhrajyoti Mohapatra +91 80 4332 6406 subhrajyoti.mohapatra@icraindia.com

RELATIONSHIP CONTACT

L. Shivakumar +91 22 6169 3304 shivakumar@icraindia.com

MEDIA AND PUBLIC RELATIONS CONTACT

Ms. Naznin Prodhani Tel: +91 124 4545 860 communications@icraindia.com

Helpline for business queries

+91-9354738909 (open Monday to Friday, from 9:30 am to 6 pm)

info@icraindia.com

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

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ICRA Limited



Registered Office

B-710, Statesman House, 148, Barakhamba Road, New Delhi-110001 Tel: +91 11 23357940-45



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RL/MOFSL/337236/NCD/0824/96002/168549089 August 21, 2024

Mr. Jitesh Narayanan Vice President - Treasury Motilal Oswal Financial Services Limited Motilal Oswal Towers, 12th Floor Junction of Gokhale & Sayani Road. Prabhadevi. Mumbai City - 400077 9167040696

Dear Mr. Jitesh Narayanan.

Re: CRISIL rating on the Rs. 500 Crore Non Convertible Debentures of Motilal Oswal Financial Services Limited.

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

Please refer to our rating letter dated April 30, 2024 bearing Ref. no: RL/MOFSL/337236/NCD/0424/86721/168549089

Rating outstanding on the captioned debt instruments is "CRISIL AA/Stable" (pronounced as "CRISIL double A rating" with Stable outlook). Securities with this rating are considered to have high degree of safety regarding timely servicing of financial obligations. Such securities carry very low credit risk...

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

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

With warm regards,

Callenter

Yours sincerely,

Subha Sri Narayanan Director - CRISIL Ratings Nivedita Shibu Director - CRISIL Ratings

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Rating Rationale

February 09, 2024 | Mumbai

Motilal Oswal Financial Services Limited

'CRISIL AA/Stable' assigned to Non Convertible Debentures

Rating Action

Non Convertible Debentures Aggregating Rs.1200 Crore&	CRISIL AA/Stable (Assigned)
Rs.500 Crore Non Convertible Debentures	CRISIL AA/Stable (Reaffirmed)
Rs.1750 Crore Commercial Paper	CRISIL A1+ (Reaffirmed)

[&]amp; Public Issue

Note: None of the Directors on CRISIL Ratings Limited's Board are members of rating committee and thus do not participate in discussion or assignment of any ratings. The Board of Directors also does not discuss any ratings at its meetings.

1 crore = 10 million

Refer to Annexure for Details of Instruments & Bank Facilities

Detailed Rationale

CRISIL Ratings has assigned its 'CRISIL AA/Stable' rating to the Rs.1,200 crore non-convertible debentures of Motilal Oswal Financial Services Limited (MOFSL; part of Motilal Oswal group) and reaffirmed its 'CRISIL AA/Stable/CRISIL A1+' ratings on the other debt instruments of the company.

Motilal Oswal group's rating continues to reflect healthy capitalisation of the group and strong market position in the equity broking business. These strengths are partially offset by susceptibility to uncertainties inherent in the capital-market-related businesses, and limited track record in successfully scaling up the lending business.

On July 27, 2023, MOFSL announced its scheme of arrangement with its wholly owned subsidiaries namely, Motilal Oswal Wealth Ltd (MOWL) and Glide Tech Investment Advisory Pvt Ltd (Glide) whereby the broking and distribution business of MOFSL is to be transferred to Glide by way of slump sale, and the wealth business is to demerge from MOWL into MOFSL. The scheme has been approved by the respective board of directors and is now subject to various statutory and regulatory approvals. This scheme of arrangement is not expected to have any material impact on the credit profile of the group.

Analytical Approach

CRISIL Ratings has combined the business and financial risk profiles of Motilal Oswal Financial Services Ltd (MOFSL) and its subsidiaries, including Motilal Oswal Finvest Ltd (MOFL) and Motilal Oswal Home Finance Ltd (MOHFL). That is because the entities, collectively referred to as the Motilal Oswal group, have significant operational, financial, and managerial integration and operate under a common brand name (Motilal Oswal).

Please refer Annexure - List of entities consolidated, which captures the list of entities considered and their analytical treatment of consolidation

<u>Key Rating Drivers & Detailed Description</u> Strengths:

Increasing diversification and scale up across financial services businesses, supporting stability in earnings profile

With gradual scale up of fee-based businesses-such as asset management company (AMC), wealth management (WM), private equity (PE), investment banking (IB) and fund-based business (housing finance) - revenue streams have become more diverse. The group is also focussing on scaling up its distribution business (financial products) through the broking and WM channels. Contribution from these businesses to overall revenue has increased in the last few fiscals. The group's asset management businesses - AMC, PE -- utilise the distribution network of WM for product distribution, resulting in business synergies and improved return on equity (RoE).

AUM of the AMC business recorded a CAGR of ~27% for the last six years and stood at Rs 64,900 crore as on December 31, 2023 supported by the company's efforts to develop a dedicated PAN India distribution team. The group has a niche positioning for its higher-yielding, equity-focused funds — with only 2% of the MF AUM in debt funds. The group has also high focus on passive and international funds. AUM for the asset management business as on December 31, 2023 included assets under MF (Rs 42,900 crore), PMS (Rs 11,800 crore) and AIF (Rs 9,900 crore). The PE and WM businesses had AUM of Rs 9,400 crore and Rs 89,600 crore, respectively, as on December 31, 2023 (Rs 10,300 crore and Rs 52,000 crore as on March 31, 2023). As part of PE business, the group has managed four business excellence funds and five real estate funds till now. While business excellence funds focus majorly on unlisted companies for long-term investments, the real estate funds focus on debt funding to reputed developers for mid-market residential housing projects in top eight Indian cities. The group has achieved final close for the fourth business excellence fund of Rs 4,500 crore.

Fund-based business includes sponsor commitments-cum-investments in equity MF, PMS, PE funds, real estate funds, AIFs, and strategic equity investments. Total quoted equity investments, including mark-to-market (MTM) gains, were ~Rs 5,870 crore as on December 31, 2023 (Rs 4,280 crore as on March 31, 2023).

Healthy capitalisation

Capitalisation remains healthy, driven by healthy internal accruals. Absolute networth and consolidated gearing were Rs 8,270 crore and 1.52 times, respectively, as on December 31, 2023 (Rs 6,283 crore and 1.64 times, respectively, as on March 31, 2023). Further, as per the group's risk policy, the maximum gearing will be restricted at 3 times over the medium term. The housing finance business had net gearing of around 2.0 times on a standalone basis as on same date (2.2 times as on March 31, 2023).

As on December 31, 2023, the group had unrealised gains of around Rs 1,593 crore distributed among Motilal Oswal Equity Mutual Fund Products (Rs 998 crore), listed equity shares (Rs 447 crore), Motilal Oswal Private Equity Funds (Rs 562 crore; PE and real estate), Motilal Oswal PMS Products (Rs 148 crore) and Motilal Oswal AIF Products (Rs 61 crore). These investments are strategic in nature and follow a buy-and-hold philosophy. This portfolio has MTM impact on earnings under Indian Accounting Standards; however, the timing and magnitude of realised gains remain uncertain. Nevertheless, even after removing unrealised gains from networth, gearing of the group remained comfortable at ~1.9 times as on December 31, 2023 (2.1 times as on March 31, 2023).

• Strong market position in the equity broking business

The group, through MOFSL, ranks among the top 10 equity brokers based on the number of active clients, as on December 31, 2023, in the highly fragmented broking industry. It's ranking in active client group improved to 8th position. As on December 31, 2023, the company had 8.2 lakh active customers on National Stock Exchange, as against 8.0 lakh as on March 31, 2023. Business growth has been driven by acquisition of small brokers and partnerships with sub-brokers. The group has ~36 lakh retail broking clients and enjoys pan-India presence through 9,000+franchised/sub broker outlets. In additions, they have made various digital initiatives like "Option store" (app with a feature to create customised

strategies), 500+ API integration with algo and proprietary traders and a "Research 360" app which has more than 1,50,000 downloads till March 31, 2023.

Overall turnover of the business witnessed a YoY growth of 95% for quarter ended December fiscal 2024, with major growth in the derivatives segment. Blended yields have, however, declined over the previous fiscals due to increased share of volumes in the futures and options segment. Average brokerage (defined as gross broking income from retail broking for trailing 12 months by active client) stood at ~Rs 19,000 for the nine months ended fiscal 2024 (~Rs 17,800 for fiscal 2023)

Weakness:

• Exposure to uncertainties inherent in capital-market-related businesses

A large part of the group's businesses, especially broking and IB, remains exposed to economic, political, and social factors that drive investor sentiments. Brokerage revenue depends on the level of trading activity in capital markets. Specifically, since March 2020, the stock markets have seen high retail participation and daily trading volume coinciding with the lockdown to contain the Covid-19 pandemic and people remaining at home. A significant proportion of client additions at the industry level are in the age bracket of 25-30 years without relevant trading experience. Upward movement of the key benchmark indices during this period has attracted retail investors to market trading. While this has benefited the broking industry, including the Motilal Oswal group, sustainability of the market momentum will need to be seen. Market position in the institutional broking segment has degrown by ~15% in fiscal 2023. However, the impact on earnings is partially offset by the high share of business originated through franchisees, resulting in a more variable cost structure compared to that of peers. The group's long-term focus is on diversifying its revenue streams and reducing dependence on broking operations. Further, AM, WM and PE businesses have revenue in the form of management fees as a proportion of AUM, providing some stability to the revenue profile of the group.

Additionally, the group commenced the housing finance business in the first quarter of fiscal 2015 to improve the stability of the group's earnings via fixed interest income of home loans. While the business faced challenges in the past, corrective measures should support the business performance. Potential improvement in profitability from this segment over the medium term should help diversify the revenue mix of the group.

· Limited track record in successfully scaling up the lending business

In fiscals 2018 and 2019, MOHFL faced asset quality challenges due to seasoning of the book, impact of external shocks on the economy, and lack of adequate collection and recovery processes and bandwidth within the company. Gross NPAs increased to 9.3% as on March 31, 2019 from 4.5% as on March 31, 2018 and 0.6% as on March 31, 2017.

However, since fiscal 2019, MOHFL took several corrective measures, including increase in management depth and experience, strengthening of collections and recovery apparatus by creating a ~450-member team, and enhancing credit appraisal and risk monitoring systems. It made significant investment in technologies, processes and people to fill the critical gaps at operational levels to support and enhance business scale up. These measures have reduced slippages to Rs 41 crore in fiscal 2023 from Rs 89 crore in fiscal 2022 and Rs 71 crore in fiscal 2021. Also, recoveries have picked up in last fiscal following these concerted efforts. As a part of its strategy to clean up the book, it sold gross NPAs worth ~Rs 832 crore and Rs 84 crore in the last couple of fiscals and in fiscal 2023 respectively to an asset reconstruction company (ARC), which brought down gross NPAs to 1.1% as on March 31, 2023 from 9.3% as on March 31, 2019. However, NPAs inched up to 2.1% as on December 31, 2023 due to the slippages in the restructured book.

After facing challenges in asset quality during fiscals 2018 and 2019, the company had curtailed its disbursements in fiscals 2019 and 2020 because of shift in focus towards collections and sale of assets to an ARC. However, disbursements in fiscal 2023 improved to Rs 1,007 crore from Rs 643 crore in fiscal 2022. Loan book improved marginally by 9% to Rs 3,810 crore as on March 31, 2023, as against Rs 3,492 crore as on March 31, 2022. The company intends to grow its loan book prudently over the medium term, while increasing its geographical presence. It is expanding its sales team to increase the disbursements and loan book. To manage growth in the loan book, the company will utilise its relationships with lenders and investors. Resources of over Rs 1,052 crore has been raised in the fiscal 2023 (Rs 1,433 crore in fiscal 2022) at competitive interest rates.

Nevertheless, given the current challenging macro-economic environment, ability of the management to scale up operations in a profitable manner will remain a monitorable.

Liquidity: Strong

Liquidity of the group is comfortable, supported by a large proportion of fee-based businesses. The group (including the MOHFL) had unencumbered cash and cash balance (Rs 1,165 crore), unutilised bank lines (Rs. 5,251 crore), and liquid investments (Rs 385 crore) and lines from group (Rs 500 crore) aggregated to ~Rs 6,801 crore as on December 31, 2023, as against overall debt obligation of around ~Rs 6,284 crore (including that of MOHFL) till March 31, 2024.

Outlook: Stable

CRISIL Ratings believes Motilal Oswal group will continue to scale up its various product offerings across broking, AM & WM and IB and will continue to maintain healthy capitalisation.

Rating Sensitivity Factors

Upward Factors

- Scale-up in operations and further diversification of the revenue streams of the group
- Significant scale-up in market position of the financial services businesses while maintaining asset quality of the HFC business with gross NPA
 <1%

Downward factors

- · Adverse regulatory actions on the business segments of the group resulting in significant deterioration in business risk profile of the group
- Significant deterioration in asset quality on a sustained basis impacting group's profitability (with credit costs crossing 2% of the group's assets for a sustained period).

Environment, Social, and Governance (ESG) Profile

CRISIL Ratings believes that MOFSL' Environment, Social, and Governance (ESG) profile supports its already strong credit risk profile.

The ESG profile of financial institutions typically factors in governance as a key differentiator between them. The sector has reasonable social impact because of its substantial employee and customer base, and it can play a key role in promoting financial inclusion. While the sector does not have a direct adverse environmental impact, the lending decisions may have a bearing on the environment and other sustainability related factors.

MOFSL has demonstrated an ongoing focus on strengthening various aspects of its ESG profile.

MOFSL's key ESG highlights:

- MOFSL took various initiatives to lower its power consumption, such as migrating to LED lights, adoption of aluminum fin for refraction of sun rays,
 motion sensor-based lighting system, etc. the Company emphasizes on reducing dependence on paper communications and encourages use of
 electronic means of communication which serves towards environmental protection and sustainable growth. Around 1000+ trees were planted by
 the employees through various volunteer programs.
- In FY22-23, 7.23 metric tonnes of dry waste and 7.58 metric tonnes of wet waste were generated and recycled.
- As on March 31, 2023, there were 2 women directors on board against the mandate of 1 and women comprised 26% of the total workforce.
- ESG disclosures of the company are evolving, and the company is in the process of further strengthening the disclosures going forward

There is growing importance of ESG among investors and lenders. MOFSL's commitment to ESG will play a key role in enhancing stakeholder confidence, given substantial share of foreign investors as well as access to domestic capital markets.

About the Company: Motilal Oswal Group

The Motilal Oswal group is one of India's leading providers of capital market-related services, such as retail and institutional broking, asset and WM, LAS, margin financing, commodities broking, IB, and venture capital management. It commenced the housing finance business in May 2014.

The promoters- Mr Motilal Oswal and Mr Raamdeo Agrawal along with their family members, and Motilal Oswal Family Trust-collectively owned 69.7% of MOFSL's equity shares as on March 31, 2023.

The group reported a PAT of Rs 933 crore with a RoE of 15.6% during fiscal 2023 as against a PAT of Rs 1,311 crore with RoE of 25.8% during fiscal 2022.

PAT during the nine months of fiscal 2024 was Rs 1,721 crore with a RoE (annualised) of 31.5%, as against, Rs 769 crore and 17.2% for the corresponding period of previous fiscal.

Key Financial Indicators: (Consolidated)

As on / For the Year ended March 31		2023	2022
Total Assets	Rs crore	23,010	16,923
Total Income	Rs crore	4,197	4,316
PAT*	Rs crore	933	1,311
GNPA (HFC)	%	1.1	2.6
Return on networth	%	15.6	25.8
Gearing	times	1.6	1.1

As on/for the period ended December 31		2023	2022
Total assets	Rs crore	31,522	22,175
Total income	Rs crore	4,972	3,164
PAT*	Rs crore	1,721	769
Gross NPA (HFC)	%	2.1	2.0
Return on networth	%	31.5	17.2
Gearing	times	1.5	0.5

^{*}Includes fair valuation of unrealised gains in fund-based business

Any other information: Not Applicable

Note on complexity levels of the rated instrument:

CRISIL Ratings` complexity levels are assigned to various types of financial instruments and are included (where applicable) in the 'Annexure - Details of Instrument' in this Rating Rationale.

CRISIL Ratings will disclose complexity level for all securities - including those that are yet to be placed - based on available information. The complexity level for instruments may be updated, where required, in the rating rationale published subsequent to the issuance of the instrument when details on such features are available.

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Annexure - Details of Instrument(s)

ISIN	Name of instrument	Date of allotment	Coupon rate (%)	Maturity date	lssue size (Rs.Cr)	Complexity level	Rating assigned with outlook
NA	Non-convertible debenture&	NA	NA	NA	1200	Simple	CRISIL AA/Stable
NA	Non-convertible debenture^	NA	NA	NA	500	Simple	CRISIL AA/Stable
NA	Commercial paper programme	NA	NA	7-365 days	1750	Simple	CR I S I L A1+

[^]Yet to be issued

&Public issue

Annexure - List of entities consolidated (as on December 31, 2023)

Names of Entities Consolidated (as on December 3"	Extent of Consolidation	Rationale for Consolidation
Motilal Oswal Commodities Broker Private Limited	Full	Subsidiary
Motilal Oswal Investment Advisors Limited (Formerly known	Full	Subsidiary
as Motilal Oswal Investment Advisors Private Limited)		2
MO Alternate Investment Private Limited (formerly known as Motilal Oswal Fincap Private Limited)	Full	Subsidiary
Motilal Oswal Finest Limited (Formerly known as Motilal	Full	Subsidiary
Oswal Capital Markets Ltd)		·
Motilal Oswal Wealth Limited	Full	Subsidiary
Motilal Oswal Asset Management Company Limited	Full	Subsidiary
Motilal Oswal Trustee Company Limited	Full	Subsidiary
Motilal Oswal Securities International Private Limited	Full	Subsidiary
Motilal Oswal Capital Markets (Singapore) Pte. Limited	Full	Subsidiary
Motilal Oswal Capital Markets (Hong Kong) Private Limited	Full	Subsidiary
Motilal Oswal Home Finance Limited (formerly known as Aspire Home Finance Corporation Ltd)	Full	Subsidiary
Motilal Oswal Finsec IFSC Limited	Full	Subsidiary
Glide Tech Investment Advisory Private Limited	Full	Subsidiary
TM Investment Technologies Pvt. Ltd	Full	Subsidiary
India Business Excellence Management Company	Full	Subsidiary
Motilal Oswal Asset Management (Mauritius) Private Limited	Full	Subsidiary
Motilal Oswal Capital Limited	Full	Subsidiary
India Reality Excellence Fund II LLP	Proportionate	Associate
Motilal Oswal Financial Services Ltd	Full	Subsidiary

ŀ	Annexure	- R	ating	Histor	y for	last :	3 Y	'ears	

			Current	2024 (History)	2023	2022	2021	Start of 2021	
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Instrument	Туре	Outstanding Amount	Rating	Date	Rating	Date	Rating	Date	Rating	Date	Rating	Rating
Commercial Paper	ST	1750.0	CRISIL A1+			24-08-23	CRISIL A1+	23-08-22	CRISIL A1+	04-10-21	CRISIL A1+	CRISIL A1+
						27-04-23	CRISIL A1+	24-02-22	CRISIL A1+	30-07-21	CRISIL A1+	
						07-02-23	CRISIL A1+					
Non Convertible Debentures	LT	1700.0	CRISIL AA/Stable			24-08-23	CRISIL AA/Stable					
						27-04-23	CRISIL AA/Stable					
						07-02-23	CRISIL AA/Stable					

All amounts are in Rs.Cr.

Criteria Details

Links to related criteria	
Rating Criteria for Finance Companies	
CRISILs Criteria for rating short term debt	
CRISILs Criteria for Consolidation	

Media Relations	Analytical Contacts	Customer Service Helpdesk
Aveek Datta	Ajit Velonie	Timings: 10.00 am to 7.00 pm
Media Relations	Senior Director	Toll free Number:1800 267 1301
CRISIL Limited	CRISIL Ratings Limited	
M: +91 99204 93912	B:+91 22 3342 3000	For a copy of Rationales / Rating Reports:
B: +91 22 3342 3000	ajit.velonie@crisil.com	CRISILratingdesk@crisil.com
AVEEK.DATTA@crisil.com	<u> </u>	
	Subha Sri Narayanan	For Analytical gueries:
Prakruti Jani	Director	ratingsinvestordesk@crisil.com
Media Relations	CRISIL Ratings Limited	
CRISIL Limited	B:+91 22 3342 3000	
M: +91 98678 68976	subhasri.narayanan@crisil.com	
B: +91 22 3342 3000	<u>sabriash.narayanangonsii.com</u>	
PRAKRUTI.JANI@crisil.com	Alleda Bartala	
	Nishit Betala	
Rutuja Gaikwad	Rating Analyst	
Media Relations	CRISIL Ratings Limited	
CRISIL Limited	B:+91 22 3342 3000	
B: +91 22 3342 3000	Nishit.Betala@crisil.com	
Rutuja.Gaikwad@ext-crisil.com		

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CRISIL Ratings uses the prefix 'PP-MLD' for the ratings of principal-protected market-linked debentures (PPMLD) with effect from November 1, 2011, to comply with the SEBI circular, "Guidelines for Issue and Listing of Structured Products/Market Linked Debentures". The revision in rating symbols for PPMLDs should not be construed as a change in the rating of the subject instrument. For details on CRISIL Ratings' use of 'PP-MLD' please refer to the notes to Rating scale for Debt Instruments and Structured Finance Instruments at the following link: https://www.crisil.com/en/home/our-businesses/ratings/credit-ratings-scale.html

Key Information Document Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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ANNEXURE C: CONSENT LETTER OF DEBENTURE TRUSTEE

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57726/CL/MUM/24 25/DEB/215

Date: August 21,2024

Mothal Oswal Financial Services Limited

Motiful Oswit Tower Level Junction of Gukhale & Sayari Read. Opp. Forel S.1. Depot, Prabbadevi, Mumbai-400025, Maharashira India

Kind Attn: Mr. Rohlt Agarwal,

Sub: Consent Letter In act as Debenture Trustee for Segured Listed Non-Convertible Debentures aggregating upto Rs, 200,00 Crores

Dear Sir.

This is with reference to our discussion regarding appointment of Baston Trospechip Lifarited as Debendare Trustee. for Secured Listed Nois-Convertible Debentures apprepating to Rs. 200.00 Crores

In this regards it would indeed no par pleasure to be associated with your esteemed organization as Debenture Trustee In this connection, we confirm our acceptance to act as Debenture Trustee for the same,

We are also agreeable for inclusion of our name in trustees in the Company's offer document/esselusure documents listing application/my other document to be filed with the Stock Exchange(s) or any other authority as required

Looking forward to a long and finicial association with your extremed organization,

Yours fallafully

For Beacon Trusteeship Limited

Vishal Nathaga

Relationship Manager Mainbar, August 21,2024

Authorised Signatory

Accepted

For Motifal Oswal Flaancial Services Limited

Authorised Signatory

Prashant Jain

Senier Manger - Corporate Secretarial Mumbri, August 21, 2 and

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Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

ANNEXURE D: ILLUSTRATION OF CASH FLOWS

Illustration of Cash Flows as per the SEBI NCS Master Circular on a per Debenture Basis: -

Sr No.	Schedule Payment Date*	Cashflow	No. of days	Amount in rupees per Bond
1	September 03, 2024	Allotment Date		100,000.00
2	September 03, 2025	Coupon	365	(9,250.00)
3	September 03, 2026	Coupon	365	(9,250.00)
4	September 03, 2027	Coupon	365	(9,250.00)
5	September 03, 2028	Coupon	366	(9,250.00)
6	September 03, 2029	Coupon	365	(9,250.00)
7	September 03, 2030	Coupon	365	(9,250.00)
8	September 03, 2031	Coupon	365	(9,250.00)
9	September 03, 2032	Coupon	366	(9,250.00)
10	September 03, 2032	Principal on redemption		(100,000.00)

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

NOTE: IN CASE OF FURTHER ISSUANCE UNDER EXISTING ISIN, ADDITIONAL FIELDS AS APPLICABLE WOULD BE ADDED.

ADDITIONAL COVENANTS:

IN THE EVENT, THE SERIES (2024-25)/1 NCDS ARE SUBSCRIBED BY SEBI REGISTERED FOREIGN PORTFOLIO INVESTORS (FPI), AND IF THESE SERIES (2024-25)/1 NCDS SUBSCRIBED BY THE FPIS ARE NOT LISTED WITHIN 30 DAYS OR IF THE ISSUE DOES NOT MEET THE END USE RESTRICTION, THEN THE FPIS SHALL IMMEDIATELY DISPOSE SUCH INVESTMENTS TO EITHER DOMESTIC INVESTOR OR ISSUER.

Note:

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

Key Information Document Type of Information Document: Private Placement Date: August 26, 2024

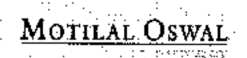
(This KID is neither a prospectus nor a statement in lieu of a prospectus) Reference No: MOFSL/KID/01/2024-25

ANNEXURE E: RESOLUTIONS

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For addressee only

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Motilal Oswal Pinancial Services Limited CIN 167190MH2005FLC153397 8egd. Off.: Motilal Oswal Tower, Rammitullah Sayani Road, Oppi Parel ST Depot, Probhadevi, Mumbai 1400025 Board: 151 22 7193 4200 / 4761

Fast 4 91 22 5036 2365

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE FINANCE COMMITTEE OF THE BOARD OF DIRECTORS OF MOTHAL OSWAL FINANCIAL SPRVICES LIMITED ("THE COMPANY") AT ITS MEETING HELD ON MONDAY, AUGUST 19, 2024

APPROVAL OF THE CENERAL INFORMATION DOCUMENT FOR RAISING OF FUNDS BY WAY OF ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS AND OTHER INCIDENTAL MATTERS

"RESOLVED THAT pursuant to the provisions of Section 42, 71, 179(3), 186(1)(a), 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with the Companies (Prospectus and Allotment or Securities) Rules 2014, Companies (Share Capital and Debestures; Rules, 2014 and other applicable Rules made thereunder ("the Rules"), SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 ("SEBI NCS Regulations"), SSBI Master Circular for issue and listing of Non-Convertible Securities, Securitised Debt instruments, Security Receipts, Municipal Debt Securities and Commercial Paper dated May 22, 2024, as amended ("SEBI Master Circular"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (as amended from time to time) and other applicable SEBI Regulations & Guidelines, and in accordance with the enabling provisions of the Memorandom & Articles of Association of the Company, and Board Resolution dated October 21, 2022 with regard to the Issuance of Non-Convertible Debentures ("NCDs") on Pavato Placement Basis ("the Issue") and authority delegated to the Pinance Committee ("the Committee"), the consent of the Committee be and is hereby accorded to approve the droft General Information Document ("GID") as presented before the Committee. which contains the requisite information in connection with the issue as mentioned in Schedule 1 of the SEBI NCS Regulations, he signed by any one of the Directors or Chief Financial Offices of Company Secretary of the Company for filing the same with BSE Limited ("BSE" / "the Exchange") for scoking in-principle approval and issuing to the eligible investors / subscribers.

RESOLVED FURTITIES THAT any one of the Directors or Chief Financial Officer on Company Secretary of the Company, be and are hereby severally authorised to make necessary alterations and modifications, as suggested by the Members of the Committee or as may be deemed necessary before filing it with the Exchange for seeking in-principle approval for listing of NCDs, and also for subsequent changes, updates, revisions or amendments, if any suggested by the Exchange(s) or other authority(fes) and to do all such acts, deeds & things as may be necessary in this regard.

RESOLVED FURTHER THAT the consent of the Commutee be and is hereby accorded to appoint Link Intime India Private Linded as the Registrar and Transfer Agent ("Registrar") to the Issue, and to authorise any one of the Directors of Cinef Financial Officer or Company Secretary of the Company or Mr. Shavin Shah or Mr. lithesh Narayanar of Mr. Preshant Join to negotiate & finalize the terms & conditions of appointment and duties &



Motilal Oswal Financial Services Limited C.N: L57 i 90MH2005PJ C153.597 Regd - Offic Motilal Oswal Tower, Rah mtudan Sayan: Read Opp Pare: ST Gepot, Prabhadevi, Mumbai - 400025 Buard - +91-22-7 193-42007 4263

Tax. 4 91 22 5036 2365

responsibilities of the Registrar in relation to the proposed Issue and to sign, execute & Lelivor the all engagement letters, memorandum of understanding, contracts, agreements and such other decoments as may be deemed lift and proper in the best interests of the Company.

RESOLVED FURTHER THAT the consent of the Committee he and is hereby accorded to appear Mr. Kailash Parchit, Company Secretary & Compliance Officer of the Company, as the Compliance Officer for the proposed Issu and shall be responsible for monitoring compliance with securities laws, redressal of the investor grievances and any other ancillary activities subject to the applicable laws.

RESOLVED FURTHER THAT any one of the Directors or Chief Financial Officer or Company Secretary of the Company or Mr. Bravin Shah or Mr. Jithesh Narayanan or Mr. Brashant Jain be and are hereby severally authorized to settle or give instructions and directions for settling any questions, difficulties or doubts that may arise in this regard and to do off such acts, doods, matters & things and to sign and execute all such documents, agreements, papers, certificates, officiavits, declarations, instruments for and on behalf of the Company as doomed necessary or modernal for giving effect to this Resolution including making all necessary fillings, intimation to regulatory authorities as may be required.

RESOLVED FURTHER THAT any one of the Directors or Chief Financial Officer or Company Secretary of the Company be and are hereby severally authorised for the Issuance of certified true copy of the Rasolution and be forwarded to concerned authorities for necessary actions."

For Motifal Oswal Financial Services Limited

Kallash Purohit

Company Secretary & Compliance Officer

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MOTILAL OSWAL

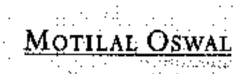
Motifal Oswal Financial Services Emited CIN: L67190 VII 20052 (1193347 Regd. Off : Motifal Oswal Tower, Rabinstullan Sayam Road, Opp. Parel ST Depot, Prabbadevi, Mumbal - 400025 Board: +91-22-7163-42007-4263 fax --91-22-5036-2365

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE FINANCE COMMITTEE OF THE BOARD OF DIRECTORS OF MOTILAL OSWAL FINANCIAL SERVICES LIMITED ("THE COMPANY") AT ITS MEETING HELD ON MONDAY, AUGUST 19, 2024

APPROVAL FOR ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS AND OTHER INCIDENTAL MATTERS

"RESOLVED THAT pursuant to the provisions of Sertion 42, 71, 179(3), 189(1)(a), 480(1)(c). and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with the Companies (Prospectus and Allotment of Securities) Rules 2014, Companies (Share Capital and Debentures) Rules, 2014 and other applicable Rules made thereunder ("the Rules"), SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (1918) NCS Regulations"), SEBI Master Circular for issue and listing of Non-Convertible Securities, Socuritised Debt Instruments, Socurity Receipts, Municipal Debt Securities and Commercial Paper dated May 22, 2021, as amended ("SEBI Master Cucular"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (or amended from time to time) and other applicable \$5.31 Regulations & Gardelines, and in accordance with the enabling provisions of the Memorandium & Articles of Association of the Company and also subject to such other approvals, sanctions, consents and/or permissions from any Statutory / Regulatory / Judiciary Authority, Creditors or any other parties, as may be necessary, and subject to such conditions and modifications as may be prescribed or imposed by any of them while granting such approvals, sanctions, consents and/or permissions and us may be agreed by the Committee, and Board Resolution dated October 21, 2022 with regard to the Issuance of Non-Convertible Debentures by way of Private Placement and authority delegated to the Committee, the consent of the Committee be and is hereby accorded to issue and allot fully paid, Sectional, Rated, Redeemable, Listed, Senior Bonds in the nature of Non-Convertible Debentures of fact value of Rs. L00,000/- (Kupecs One : akh Chly) each ("NCDs") for apamount) up to Rs. 100 Crone (Rupees One Fundred Crore Only) ("Base Issue Size") with an option to tetain oversubscription up to Rs. 100 Crore (Rupees One Hundred Crore Only) ("Green Shor Option") aggregating up to 20,000 NCDs for an amount up to Rs. 200 Crose (Rupoes Two Hundred Crore Only) ("the Issue") on Private Placement Basis on such terms & conditions set out in the draft Coneral Information Document ("GID") read with the Key Information Document ("KiD") ("Offering Documents") and to utilize the amount towards the objects mentioned in Offering Documents and winch will be listed on 35E Limited ("DSE" / "Exchange"), in accordance with the SEBL NCS Regulations, and other applicable rules, regulations, directions, notifications, circulars issued by the Covernment or any other regulatory authoraty, in this regard.

RESOLVED FURTHER THAT the Offering Documents, the draft of which were presented before the Committee, be and are hereby approved and the same be signed by any one of the



Motilal Oswal Financial Services Limited C.N. 167190MJ 2000PLC150397 Regd. Offi: Modilal Oswal Tower Rabontul ah Sayani Road, Opp. Parel SY Depot, Prabhadovi, Murcha — 400025 Sparel —91-22-7193-42007-4263 Fast 1 91-22-5036-2365

Directors or Chief Financial Officer or Company Secretary of the Company, on behalf of the Board of Directors of the Company, after incorporating necessary alterations and modifications, as suggested by the Monbers of the Committee or as may be deemed necessary before filing it with the Exchange for seeking in-principle approval for listing of NCDs, and also for subsequent changes, updates, revisions or amendments, if any suggested by the Exchange(s) or other authority(les) and to do all such acts, doods & things as may be necessary in this regard.

RESOLVED FURTHER THAT the aforesaid issue of NCDs be extined by all present and future acceivables of the Company, or any other Security as approved by the Board / Committee (hervafter referred to as the "Security").

RESOLVED FURTHER THAT the consent of the Committee be and is hereby accorded for the Objects of the Issue, as included in the Offering Documents of the proposed Issue, for the purpose of meeting Working Capital requirement and repayment of Existing Liabilities and General Corporate purposes.

RESOLVED FURTHER THAT any one of the Directors or Chief Financial Officer or Company Secretary of the Company or Mr. Bhavin Shah or Mr. Johnsh Narayonan or Mr. Prashout Jain be and are hereby severally authorized to negotiate, finalize, execute, ratify and deliver, on behalf of the Company, the Offering Documents, Debenture Trustee. Agreement, Debenture Trust Deed, Deed of Hypothecation and other necessary agreements. letters, memorandum of understanding, deeds, general undertaking/andernnity, certificates, consents, remnunications, affidavits, applications (including those to be filed with the Exchange or such other regulatory authorates, if any) ("Transaction Documents") and to approve and adopt any subsequent changes, corrections, applictes, afterations, revisions, modifications or amendments required for the finalization of the draft Transaction Documents. prior to filling with Exchange and such other regulatory authorities and to do all such acts, deads, matters and things and to sign and execute all such documents, agreements, papers, certificates, affidavits, declarations, instruments for and on behalf of the Company as deemed. necessary or incidental for giving effect to this Resolution including making all necessary filings, infimation to regulatory authorities as may be required, and applications to BSE for listing of NCDs with respect to the Issue.

RESOLVED FURTHER THAT the NCDs be admitted to National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") and any one of the above mentioned Officials be and are hereby severally authorise to execute or ratify the necessary or requisite agreement(s) with depositories and the Registrar and Transfer Agent ("CLA") and any other agreements, undertakings or other writings required for the Issue in the dematorial sed form and to negotiate, finalise and execute or ratify the same.



Motifal Oswal Financial Services United CIN 167190MH2005PLC153397 Begg. Off.: Motifal Oswal Rewor, Rahmatellah Sayara Road, Opp. Parel ST Depot, Prahhadevi, Mambai - 400025

Board: +91 22 7193 4200 / 4263 Fax: +91 22 5036 2365

RESOLVED FURTHER THAT Mr. Kailash Purchit, Company Secretary & Compliance Officer of the Company, be and is hereby appointed as the Compliance Officer for the aforesaid issue and shall be responsible for mountaring compliance with securities laws, redressal of the Investor Grievances and any other ancillary activities subject to the applicable laws.

RESOLVED FURTHER THAT the consent of the Committee be and is hereby accorded to appoint Link Imme India Private Limited as the Registrar and Transfer Agent ("Registrar") to the Jesus

RESOLVED FURTHER THAT the consent of the Committee be and is hereby accorded to appoint Beacon Trusteeship . imited ("Beacon") as the Debenture Trustee to the Issue.

RESOLVED FURTHER THAT any one of the above mentioned Officials be and are hereby severally authorised to do all such acts, deeds, matters and things as deemed necessary, proper or destrable, and to settle or give instructions and directions for settling any questions, difficulties or doubts that may arise in this regard multiding but not limited to sign, execute & deliver engagement letters, memorandum of understanding, contracts, agreements or such other documents with Registrar, Debecture Trustee, Rating Agencies.

RESOLVED FURTHER THAT any one of the Directors or Chief Pinancial Officer or Company Secretary of the Company be and are hereby soverally authorised to sign copy of this Resolution as a certified true copy thereof and furnish the same to the company authorities for necessary actions."

For Motifal Oswal Financial Services Limited

Kailash Purohit

Company Secretary & Compliance Officer





Motifal Oswal Financial Services Limited CIN: L67190MH2005PLC[53397 Regd. Off. Motifal Oswal Tower, Rahimtullah Sayani Road, Opp. Parel ST Depot, Prophadevi, Mumbar – 400075 Board: +91 22 7193 4200 / 4263 Fax. +91 22 5036 2365

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF MOTHAL OSWAL FINANCIAL SERVICES LIMITED ("THE COMPANY") AT ITS MEETING HELD ON OCTOBER 21, 2022

CONSIDERING AND APPROVING MATTER ON RAISING FUNDS BY ISSUANCE OF NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT RASIS

"RESOLVED THAT parsuant to the provisions of Section 42, 71, 179, 180(1)(c), 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and other applicable provisions of the Companies Act, 2013 (the "Act"), read with rules made thorounder, pursuant to provisions of SEBI (Issue and Listing of Debt Securities) Regulations, 2018, SEBI (Listing Obligations and Disclostine Requirements) Regulations, 2015 ("Listing Regulations") (as omended from time to time) and other applicable SEBI Regulation and guidelines and in accordance with the enabling previsions of the Memorandum and Articles of Association of the Company, consent of the Board be and is hereby accorded to offer, issue and/ or reissue or addition of seemities under existing International Securities Identification Number ("ISIN") and allot secured/ unsecured redoomable Non-Convertible Debentures ("NCDs") including but not limited to subordinated debentures, bonds, and/or other debt securities etc. to various allottees, in one or more tranches, aggregating up to Rs. 2,000 Crores. (Rupees Two Thousand Crores only) ("Issue") (cumulative limit), including NCDs already issued, and same be listed on BSE Limited ("BSE") and/or National Stock Exchange of India Limited ("NSE") and as per the terms and conditions as contained in the draft Information Memorandum/Offer Document prepared in accordance with the SEBI (Issue and I isting of Debt Securities) Regulations, 2018 (as amended from time to time) and subject to compliance with any other law, rules, directions, notifications, circulars issued by the Government or any other regulatory authority, in thes regard and the funds raised through this Issue will be used for the broking activities, general corporate purposes including but not limited to repayment of existing debt or to augment working capital required for Company's general business operations.

RESOLVED FURTHER THAT without prejudice to the generality of the foregoing, any of the Directors of the Company or Chief Emancial Officer or Company Secretary or Mr. Jithesh Narayanan or Mr. Nitesh Jam or Mr. Vishal Kotwal or Mr. Prashant Jain or Mr. Parag Madhyan or Mr. Ritin Mawani be and are hereby severally authorized to take the following steps in relation to the issue and allotment:

(f) determine and approve, the terms of the each series of NCDs including but not limited to the class of investors to whom NCDs are permitted to be issued, time of issue, nature of securities to be offered, the size of the issue, number of tranches, issue price, tenor, interest/ coupon rate, face value (including partly paid-up debentures), discount/ par/ premum to





Motifal Oswal Financial Services Limited CIN: L67190MH2005PLC153397 Regd Off Motifal Oswal Tower Rahimtu'lah Sayani Road, Opp. Parel ST Depot, Prabbadevi, Mumbai -- 400025 Board: +91 22 7193 4200 / 4263

Fuo +91 22 5036 2365

the issue, to approve/modify the Information Memorandum/Offer Document and to issue and affer the NCDs and to approve all other motters relating to the issue and allotment and do all such acts, deeds, matters and things including execution of all such doeds, documents, instruments, applications and writings as it may, at its discretion, deem necessary and desirable for such purpose and also shall be entitled to vary, modify or after any of the terms and conditions, including size of the issue, as it may deem expedient, extension of Issue or early closure of the Issue and the utilization of Issue proceeds;

(ii) NCDs are to be issued or reissued at par/discount/premiem in one or more transhes on private placement basis to various investors like Mutual Funds/Institutions/ Banks/ Bodtes corporate or other agencies, whether incorporated or not.

(iii) seeking approvals, consent, warver from any party.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to enter into and execute all such agreements/ arrangements as may be required for appointing Bankers, Loud Manager(s). Debenture Trustee, Legal Advisor(s), Depositories, Custodian, Registrar, Printers, Credit Rating Agency(tes), Arranger and such other persons/ agencies/ intermediaries as may be involved or concerned in the issue and to remunerate all such persons/ agencies, including by the payment of commission, brokerage, fees, etc. as may be deemed fit.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to life the Information Memorandum/Offer Document with the Stock Exchanges and/or any other regulatory authorities, as may be required, and to apply for the listing of such NCDs in one or more recognized Stock Exchanges in India, as may be required by applicable laws and to sign and execute listing application(s), various agreements including but not limited to Deed of Hypothecation, Debontine Trust Deed, Debenture Trustee Agreement, Listing Agreement, undertakings, deeds, declarations, aftidavies, certificates, any transaction documents and to do all such acts, deeds and things, and to comply with all formalities as may be required in connection with and incidental to the alorestid Issues or reissue or addition of securities under existing ISIN including the post Issue formalibes and with the power to settle any queries, difficulties or doubts that may arise in regard to the issue or allotment of such NCDs as may be deemed fit.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to make such changes, as may be required to the information Memorandum/Offer Dixtoment, for and on behalf of the Company and sign such agreements, documents, papers, certificates, attidavits, declarations, etc. and to do all such acts, deeds and things as may be necessary or meidental for giving effect to this Resolution.





Motilal Oswal Financial Services Limited CIN: 167190MH2005PLC151397

Regd. Off.: Motiful Oswal Tower. Rahimtulah Sayani Road, Opp. Parel St. Dopot, Prabhadovi, Mumoai – 400025

Board + 97 22 7193 4200 / 4263

Fax: +91 22 5036 2365

RESOLVED FURTHER THAT any one of the above mentioned officials be and are horeby severally authorised to create and register charges and execute such other documents as may be required in connection with security creation of the said Issue.

RESOLVED FORTHER THAT any one of the above mentioned efficials be and are hereby severally authorised to open one or more bank account(s) in the terms of the applicable regulatory provisions in relation to the Issue and authorize officials of the Company to operate the same where over necessary.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to enter into agreement(s) with the concerned Bank(s), the registral appointed for the purpose of the Issue and the lead managers to the Issue for opening the above mentioned bank accounts singly or jointly and without any limit, to operate the said account/s, and to give such instructions including closure thereof as may be required and deemed appropriate by them, and that the said bank(s) be and are hereby authorized to Issuer all chaques and other negotiable instruments drawn, accepted or endorsed and instructions given by the aforesaid director(s) and/or officer(s) on behalf of the Company and/or lead managers to the issue, as the case may be.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to sign and file necessary decuments, agreements, undertakings and such other documents as may be required in this regard, with Depositories for initiating corporate action for issuing the NCDs on private placement basis in dematerialized form.

RESOLVED FURTHER THAT no right of set-off or tion will be imposed on the above mentioned bank account by the Company or the bank and a letter foregoing such rights, the draft of which was circulated to the Board, be obtained from the bank and furnished to authorities as and when required.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised to file, sign and tile necessary forms with Registrar of Companies, for issue of NCDs on private placement basis, and any material changes in the Letter of Offer be circulated to the Board for approval / ratification from time to time.

RESOLVED FURTHER THAT any one of the above mentioned officials be and are hereby severally authorised and shall be deemed to have always been so authorised severally to create such mortgages, charges, hypothecation or encumbrances on all or any part of the immovable or movable properties, current or fixed assets, lungible or in tangible assets, back debts and/or claims of the Company wherever so situated, present and feture, such charge to rank pari-passu in tayour of such debenture helders/secured lenders of the Company, as may be required from time to time, in accordance with the terms of the instrument offered to such debentures helders/secured lenders, to secure all amounts borrowed from them along





Motilai Oswal Financial Services Elmited CIN: 167190MH2005PLC153397 Regd. Off.: Motilal Oswal Tower, Rahimtullan Sayan, Road, Opp. Parel ST Depot, Prabhadevi, Mumhai – 400025 Board: 191-22-7193-4200 / 4263 Fax: +91-27-5036-2365

with interest, cost, charges and other incidental expenses and to register all security documents with the required authoraly(ses) and make all necessary filings, and reporting for the perfection of such security.

RESOLVED FURTHER THAT for the purpose of giving effort to this Resolution, the Board of Directors also hereby delegate power to Finance Committee to determine the terms of the issue including but not limited to the class of investors to whom NCDs are to be issued, time of the issue, nature of securities to be offered, the size of the issue, number of tranches, issue price, tonor, interest / coupen rate, discount/ par/ premium, allotment and listing of such security and to sign and execute deeds / documents / undertakings / papers / writings and such nature of document(s) and undertake such acts, things, matters and activities as in its absolute discretion deem necessary in this regard.

RESOLVIOD FURTHER THAT where any document is required to be executed under the Common Seal of the Company, the same be affixed in the presence of any two Directors of the Company and counter signed by the Chief Emancial Officer or Company Secretary of the Company or Mr. Jithesh Narayanan, in accordance with the provisions of the Articles of Association of the Company."

bur Mutifal Oswal Financial Services Limited

Kailash Purohit

Company Secretary & Compliance Officer

(ACS No- 28740).

302/4, Sonam Garden CHS, Phase -XI,

New Golden Nest, Bhayander(E), Thane - 401105



Motifal Oswal Financial Services Limited CIN 167190MH2005PLC153397 Regd. Off Motifal Oswal Towar Rah infullah Sayani Road, Opp. Parel ST Depok Prabhadevi, Munibar 1400025 Bourd: 1/91/22/7193/22007/4263 Fax 1191/32/5036/2365

CERTIFIED TRUE COPY OF THE SPECIAL RESOLUTION PASSED BY THE MEMBERS OF MOTILAL OSWAL FINANCIAL SERVICES LIMITED THROUGH POSTAL BALLOT ON MAY 30, 2024

ENHANCEMENT IN THE EXISTING BORROWING LIMIT UNDER SECTION 180 (I) (C) OF THE COMPANIES ACT, 2013

"RESOLVED TRAT persoant to the provisions of Section 180 (1) (c) and all other applicable provisions, it may, of the Companies Act, 2013 ("the Act") and all other applicable rules, laws and acts, if any (including any statutory modification(s), re-enactment(s), amendment(s), clarification(s) or substitution(s) thereof for the time being in torce), the relevant provisions of the Memorar dum and Articles of Association of the Company and subject to all other requisite approvals, permissions, vanctions and conditions as may be prescribed by any of the concerned authorities, it arreand pursuant to the recommendation made by the Board of Directors of the Company, the consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as "the Board" which term shall be deemed to include any Committee constituted by the Board to exercise its powers, including the powers, conferred by this Resolution) to borrow such moreys or sums of money, subject to the precailing laws, rules, regulations and guidelines to the extent they are applicable, in any manner, from time to time, with or without security/collateral and opine such terms and conditions as the Board may think fit, notwithstanding that money to be horrowed together with morevs already borrowed by the Company (apart from temporary bians obtained from the Company's bankers in the ardinary course of business) may exceed the imit specified under Section 180 (1) (c) of the Act, viz., the aggregate of the Company's paid-up share capital, free reserves and securities premium, provided that the total amount so borrowed and outstanding g) any line shall not exceed the sum of 3 15,000 Cross (Rupers Pifteen Thousand Cross Only) in Indian Rupres or in any equivalent foreign currency(res) on such terms and conditions as may he decided between Company and the lenders,

RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the Board be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion, deed necessary or desirable, including without limitation to settle any question, difficulty or doubt that may arise in this regard."

I'm Motital Oswal Frnancial Services Limited

Kailash Purohit

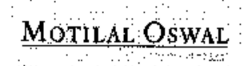
Company Secretary & Compliance Officer

(ACS No- 28740).

302/4. Sonam Garden CHS, Phase -XI,

New Gulden Nest, Bhayander(E), Thane - 401105





Motilal Oswal Financial Services Limited CIN 167190MH2005PtC153897 Regd. Off.: Motilal Cawal Tower, tahimuullan Sayani Road, Opp. Porel ST Depot. Prabbadeva, Mumbar 1400026 Board; +91 22 7193 4200 / 4253 Fax: +91 22 5036 2365

CERTIFIED TRUE COPY OF THE SPECIAL RESOLUTION PASSED BY THE MEMBERS OF MOTHAL OSWAL FINANCIAL SERVICES LIMITED THROUGH POSTAL BALLOT ON MAY 30, 2024

CREATION OF CHARGES ON THE ASSETS OF THE COMPANY UNDER SECTION 180 (DAA) OF THE COMPANIES ACT, 2013 TO SECURE THE BORROWINGS

"RESOLVED THAT persuant to the provisions of Section 180 (i) (a) and all either applicable provisions, if any, of the Companies Act, 2013 ("the Act") and all other applicable rules, laws and acts, if any (including any statutory modification(s), re-enactment(s), amendment(s), clarification(s) or substitution(s) thereof for the time being in torce), the relevant provisions of the Memorandium and Articles of Association of the Company and subject to all other requisite. approvals, permissions, sanctions and conditions as may be prescribed by any of the concerned authorities, if any, and pursuant to the recommendation made by the Board of Directors of the Company, the consent of the Members of the Company be and is hereby accorded to the Board. of Directors of the Company (heremaster referred to as "the Board" which term shall be deemed. to include any Committee constituted by the Board to exercise its powers, including the powers, conferred by this Resolution) to create charge by way or mortgage(s) and/or hypothecation. and/or liter or otherwise on any of movable and/or unmovable properties/assets of the Company including receivables in the form of book debts, wherever situated both present and future and/or on whole or substantially the whole of the undertaking of the Company or where the Company owns more than one undertaking, of the whole or substantially the whole of any such undertaking(s) wherever situated, on such terms and conditions at such time(s) and insuch form and manner, and with such ranking in terms of priority, as the Company in its absolute discretion thinks fit, to or in favor of any Bank(s) or Pinancial or other Institution(s), Mutual Fund(s), Non Resident Indians (NRIs), Foreign Institutional Investors (FIIs) or Security. Trustee(s) or Body(ses) Corporate or Person(s), to secure the borrowing faculty together with interest, east, charges and expenses thereon for amount not exceeding 3 26,000 Cross (Ruples) Twenty Thousand Crore Only) at any point of time.

RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the floard be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary or desirable, orchang without limeation to settle any question, difficulty or doubt fluit may arise in this regard."

For Motifal Oswal Pinancial Services Umited

Kaitash Purohit

Company Secretary & Compliance Officer

(ACS No- 2874f)

302/4, Sonam Garden CH5, Phose -XL

New Golden Nest, Bhayander(E), Thane - 401105

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Motilal Oswai Financial Services Limited CIN: £6/19084-(2005PLC153397 Regdl Offl: Metifal Oswal Tower, Rahantuhah Sayan Road, Cupi Parel ST Depot, Prabhadevi, Mumba + 400025 Briani + 491-22-7193-42007 4263 Fax + 91-22-5036-2365

THE STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

Pursuant to the provisions of Section 180 (1) (c) of the Companies Act, 2013 ("the Act"), the Company can borrow money together with the money already borrowed by the Company, exceeding aggregate of its paid-up share capital, free reserves and securities premium, apart from temporary forms availed by the Company from the Bank(s) in ordinary course of business, only with the consent of the Members of the Company by way of a Special Resolution.

Further, the said borrowings by way of foan or result of securities may be required to be secured by way of charge through hen/ hypotheration/mortgage over all or any part of the movable and/or inunovable assets of the Company and as per the provisions of Section 180 (1) (a) of the Act, the mortgage or charge on all or any part of the movable and/or immovable assets of the Company, may be deemed as desposal of the whole or substantially the whole of the undertaking of the Company and hence, the consent of the Members by way of a Special Resolution is required.

In this regard, the Company has obtained approval of Members for berrowing up to an aggregate amount not exceeding £ 7.500 Crore (Rupees Seven Thousand Five Hundred Crore Only) and to pledge/hypothecate/mertgage and/or creation on charge on the assets, both movable and/or immovable, up to an aggregate amount not exceeding ₹ 10,000 Crore (Rupees Ion Thousand Crore Only) as part of the Scheme of Amalgamation of Motifal Oswal Securities Limited with Motifal Oswal Financial Services Limited and their respective Members pursuant to the Section 230 to 232 of the Act ("the Scheme") through a Special Resolution dated February 20, 2018 approving the Scheme

The Company being in broking pusitiess is required to maintain cash deposits and collaterals (generally placed in the form of bank fixed deposits/3Cs/MPs) to meet its margin requirements towards clearing booses and exchanges. These margin requirements are dependent on the volume of our customers' trading activity.

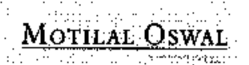
The Company has utilised ≈₹ 7,000 Crore limit as on March 31, 2024, Inclinding Proposed Public Issue of Non Convertible Debentures, out of Imm of ₹ 7,500 Crore as approved by the Members of the Company.

The Company expects the MTF funding book to grow further which is a synchronize with its strategy of diversifying sources of reveaue and increasing the scale of active clients. Further, with increased volume & volatility in the markets, the Company may be required to place margins of good amount at shorter notice. The Company is witnessing higher momentane on the back of increased participation of retail clients and the higher market volumes proposes cabancement in limits providing sofficient headmont for business propositions/opportunities that may arise in foreseable future.



In order to meet the aforesaid business requirement and foreseeable growth in business activities, it is proposed to enhance the borrowing limit under Section 180 (1) (r) of the Arri frame the existing limit of ₹ 7,500 Crore (Rupees Seven Thousand Five Hundred Crore Only) to ₹ 25,000 Crore (Rupees Fifteen Thousand Crore Colly) in Indian Rupees or in any equivalent

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Motital Oswal Financial Services Limited C N: US7190MH200SPLC153397 Regd. Off.. Motilal Oswal Tower, Rah mituflari Sayani Road, Opp. Pare IST Deptit, Prohibactor, Mumbal II 400025 Board: 101 22 7103 42007 4263

Fax. +91 22 5036 2365

hereign currency(ies) on such terms and conditions as may be decided between the Company and the lenders and to enhance the limit for pledge/ hypothecate/mortgage and/or creation on charge on the assets, both movable and/or immovable, under Section 180 (1) (a) of the Act from the existing limit of \$ 10,000 Crore (Rupees Ten Thousand Crore Only) to \$ 20,000 Crore (Rupees Twenty Thousand Crore Only).

Accordingly, the Board recommends the Special Resolution(s) set out in Item No. 3 & 4 of the accompanying Postal Ballot Natice for approval of the Members of the Company

None of the Directors. Kay Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Resolution set out in Hern-No. 3 & 4 of the Postal Ballot Notice.

For Motifal Oswal Financial Services Limited

Kaitash Parohit

Company Secretary & Compliance Officer

(ACS No- 28740)

302/4, Sunam Garden CHS, Phase -XI,

New Golden Nest, Bhayander(E), Thane - 401105

www.motilaloswalgroup.com

Key Information Document Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

Private & Confidential For Private Circulation Only For addressee only

ANNEXURE F: PRE-ISSUE AND POST ISSUE EQUITY SHAREHOLDING OF THE COMPANY

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Pre-issue and post-issue shareholding pattern of Motilal Oswal Financial Services Limited as on June 30, 2024

			*Pre & Post Issue Shareholding		
Sr.	Description	Name of Shareholder	No. of shares	%	
(A)	Shareholding of Promoter	Truste of Sturenoruel	1101013111103	70	
()	and Promoter Group				
1	Indian				
(a)	Individuals/ Hindu	Raamdeo Ramgopal Agrawal	15,99,08,060	26.78	
	Undivided Family (Promoter)	Motilal Gopilal Oswal	1,38,34,716	2.32	
	,	Total	17,37,42,776	29.10	
(b)	Central Government/ State		-	_	
	Government(s)				
(c)	Bodies Corporate		-	-	
(d)	Financial Institutions/ Banks		-	-	
(e)	Any others				
\	Trust (Promoter)	Motilal Oswal Family Trust	15,41,37,280	25.82	
	Persons Acting In Concert	Suneeta Raamdeo Agrawal	2,54,87,508	4.27	
	(Promoter Group)	Raamdeo Agarwal-HUF	1,79,73,056	3.01	
	1,	Pratik Motilal Oswal	89,40,828	1.50	
		Natasha Aniruddha Malpani	88,76,828	1.49	
		Pratik Motilal Oswal	88,76,828	1.49	
		Pratiksha Pratik Mehta	88,76,828	1.49	
		Vaibhav Raamdeo Agrawal	10,17,916	0.17	
		Dhairya Agrawal	9,00,000	0.15	
		Vimla Motilal Oswal	4,98,264	0.08	
		Suman Agrawal	4,00,000	0.07	
		Vedika Karnani	4,00,000	0.07	
		Vinay Agrawal	4,00,000	0.07	
		Anita Agrawal	3,20,000	0.05	
		Sukhdeo Ramgopal Agarawal	3,11,248	0.05	
		Karoon Ramgopal Agarawal	3,00,000	0.05	
		Satish Agrawal	2,88,080	0.05	
		Govind Deo Agarawal	2,23,080	0.04	
		Rajendra Gopilal Oswal	2,19,984	0.04	
		Vimala Devi	5,720	0.00	
		Motilal Gopilal Oswal HUF	3,468	0.00	
	Bodies Corporate (Promoter Group)	Osag Enterprises LLP	8,000	0.00	
	*	Total	23,84,64,916	39.94	
	Sub Total(A)(1)		41,22,07,692	69.04	
2	Foreign				
(a)	Individuals (Non-Residents Individuals/ Foreign Individuals)		-	-	
(b)	Bodies Corporate		-	-	
(c)	Institutions		-	-	
(d)	Any Others		-	-	
\- /	Sub Total(A)(2)		_	_	

			*Pre & Post Is Shareholdin	
Sr.	Description	Name of Shareholder	No. of shares	0/0
	Total Shareholding of		41,22,07,692	69.04
	Promoter and Promoter			
	Group $(A) = (A)(1) + (A)(2)$			
(B)	Public shareholding			
1	Institutions			
(a)	Mutual Funds/ UTI		3,32,62,363	5.57
(b)	Financial Institutions / Banks		-	-
(c)	Central Government/ State		-	-
	Government(s)			
(d)	Venture Capital Funds		-	-
(e)	Insurance Companies		6,17,546	0.10
(f)	Foreign Institutional		-	-
, ,	Investors			
(g)	Foreign Venture Capital		-	-
(0)	Investors			
(h)	Foreign Portfolio Investor		3,85,71,827	6.46
(i)	Alternate Investment Funds		23,46,369	0.39
(j)	Any Other		-	-
- 07	Sub-Total (B)(1)		7,47,98,105	12.53
2	Non-institutions			
(a)	Bodies Corporate		46,24,057	0.77
(b)	Individuals		, ,	
I	i. Individual shareholders			
	holding nominal share		3,80,36,874	6.37
	capital up to Rs 2 lakh		, , ,	
II	ii. Individual shareholders			
	holding nominal share		2,04,25,377	3.42
	capital in excess of Rs. 2 lakh.		, , ,	
(c)	NBFCs registered with RBI			
(-)			2,376	0.00
(d)	Trusts Employee		8,734	0.00
(e)	Any Other		-, -	
i	IEPF		77,444	0.01
ii	Hindu Undivided Family		15,25,864	0.26
iii	Non Resident Indians		32,50,319	0.54
iv	Unclaimed Shares		5,198	0.00
V	Clearing Member		17,055	0.00
vi	Body Corporate-Ltd			
* 1	Liability-Partnership-DR		26,73,013	0.45
vii	Directors & Directors			
V 11	Relatives		3,91,52,848	6.56
viii	Key Managerial Personnel		2,38,656	0.04
* 111	Sub-Total (B)(2)		11,00,37,815	18.43
(B)	Total Public		11,00,01,013	10.10
(2)	Shareholding (B)=		18,48,35,920	30.96
	(B)(1)+(B)(2)		20,20,00,00	20.70
	TOTAL (A)+(B)		59,70,43,612	100

			*Pre & Post Is Shareholdir	
Sr.	Description	Name of Shareholder	No. of shares	%
(C)	Shares held by Custodians		-	-
	and against which DRs			
	have been issued			
	GRAND TOTAL		59,70,43,612	100
	(A)+(B)+(C)		39,70,43,012	100

^{*}There will not be any change in the post Scheme shareholding pattern of the Company. Thus, pre and post issue shareholding pattern of the Company will remain same.

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

ANNEXURE G: MATERIAL CHANGES IN THE INFORMATION PROVIDED UNDER THE GID

1. The Finance Committee of the Board of Directors of the Company at its Meeting held on August 23, 2024 has allotted 13,55,514 Equity Shares to the Employees under various ESOP Schemes. Therefore, Share Capital history of the Company is updated as follows:

(a) Share capital history of our Company for the preceding three financial years and current financial year as on the date of this General Information Document:

(i) Details of Equity Share capital

The history of the paid-up Equity Share capital of our Company for the preceding three financial years and current financial year as on the date of this Key Information Document is set forth below:

Date Allotr		Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
		Shares	(₹)	(₹)	(cash, other than cash, etc.)		Number of Equity Shares	Equity Share capital (in ₹)	
May 21 2021	21,	41,250	1	29.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,66,61,624	14,66,61,624	11,55,000.00
		4,250	1	112.05	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,66,65,874	14,66,65,874	4,71,962.50
		250	1	290.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,66,66,124	14,66,66,124	72,250.00
		6,000	1	333.85	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,66,72,124	14,66,72,124	19,97,100.00
		700	1	420.45	Cash	Allotment of Equity	14,66,72,824	14,66,72,824	2,93,615.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothent	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (m V)
					Shares pursuant to exercise of stock options under ESOP-VII			
	6,000	1	572.30	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,66,78,824	14,66,78,824	34,27,800.00
	19,950	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,66,98,774	14,66,98,774	1,14,06,412.50
June 21, 2021	3,000	1	333.85	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,67,01,774	14,67,01,774	9,98,550.00
	7,250	1	572.30	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,67,09,024	14,67,09,024	41,41,925.00
	3,600	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under	14,67,12,624	14,67,12,624	20,58,300.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	llative	Equity Shares Premium (in ₹)
2 mount	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (iii v)
					ESOP-VI			
	10,750	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,67,23,374	14,67,23,374	61,46,312.50
	7,500	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,67,30,874	14,67,30,874	52,42,500.00
August 27, 2021	41,250	1	29.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,67,72,124	14,67,72,124	11,55,000.00
	250	1	333.85	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,67,72,374	14,67,72,374	83,212.50
	1,400	1	420.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,67,73,774	14,67,73,774	5,87,230.00
	39,500	1	572.30	Cash	Allotment of Equity Shares pursuant to	14,68,13,274	14,68,13,274	2,25,66,350.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (m V)
					exercise of stock options under ESOP-V			
	4,200	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	14,68,17,474	14,68,17,474	24,01,350.00
	89,450	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,69,06,924	14,69,06,924	5,11,43,037.50
	47,600	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,69,54,524	14,69,54,524	3,32,72,400.00
	6,000	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,69,60,524	14,69,60,524	51,98,700.00
September 22, 2021	2,000	1	333.85	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,69,62,524	14,69,62,524	6,65,700.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (in V)
	11,200	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	14,69,73,724	14,69,73,724	64,03,600.00
	15,250	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,69,88,974	14,69,88,974	87,19,187.50
	2,250	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,69,91,224	14,69,91,224	15,72,750.00
November 22, 2021	2,500	1	572.30	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,69,93,724	14,69,93,724	14,28,250.00
	3,000	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	14,69,96,724	14,69,96,724	17,15,250.00
	19,100	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock	14,70,15,824	14,70,15,824	1,09,20,425.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothen	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m v)
					options under ESOP-VII			
	16,350	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,70,32,174	14,70,32,174	1,14,28,650.00
	60,000	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,70,92,174	14,70,92,174	5,19,87,000.00
December 22, 2021	30,400	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,71,22,574	14,71,22,574	1,73,81,200.00
	23,500	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,71,46,074	14,71,46,074	1,64,26,500.00
	30,000	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,71,76,074	14,71,76,074	2,59,93,500.00
February	10,000	1	572.75	Cash	Allotment of Equity	14,71,86,074	14,71,86,074	57,17,500.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothent	Shares	value (₹)	(₹)	(cash, other than cash, etc.)	Anothent	Number of Equity Shares	Equity Share capital (in ₹)	Freimum (m C)
14, 2022					Shares pursuant to exercise of stock options under ESOP-VII			
	300	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,71,86,374	14,71,86,374	2,59,935.00
March 17, 2022	2,500	1	333.85	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,71,88,874	14,71,88,874	8,32,125.00
	5,400	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,71,94,274	14,71,94,274	30,87,450.00
	200	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,71,94,474	14,71,94,474	1,39,800.00
March 30, 2022	18,68,445	1	636.10	Other than cash	Allotment of Equity Shares pursuant to scheme of arrangemen t (2)	14,90,62,919	14,90,62,919	1,18,66,49,419.5 0

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
	Shares	(₹)	(₹)	(cash, other than cash, etc.)		Number of Equity Shares	Equity Share capital (in ₹)	
July 22, 2022	(14,54,545)	1	1,100.00	Cash	Buyback of Equity Shares (3)	14,76,08,374	14,76,08,374	-
August 22, 2022	10,000	1	287.90	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,76,18,374	14,76,18,374	28,69,000.00
	5,600	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,76,23,974	14,76,23,974	32,01,800.00
	3,500	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,76,27,474	14,76,27,474	24,46,500.00
	2,250	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,76,29,724	14,76,29,724	15,72,750.00
September 20, 2022	7,600	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,76,37,324	14,76,37,324	43,45,300.00
	2,000	1	700.00	Cash	Allotment of Equity	14,76,39,324	14,76,39,324	13,98,000.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)	
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (m V)	
					Shares pursuant to exercise of stock options under ESOP-VII				
November 16, 2022	191,260	1	245.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,78,30,584	14,78,30,584	4,66,67,440.00	
	22,482	1	352.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,78,53,066	14,78,53,066	78,91,182.00	
	2,500	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,78,55,566	14,78,55,566	14,29,375.00	
	1,500	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,78,57,066	14,78,57,066	10,48,500.00	
	50	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under	14,78,57,116	14,78,57,116	45,200.00	

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
	Shares	(₹)	(₹)	(cash, other than cash, etc.)		Number of Equity Shares	Equity Share capital (in ₹)	
					ESOP-IX			
December 14, 2022	10,000	1	245.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,78,67,116	14,78,67,116	24,40,000.00
	8,000	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,78,75,116	14,78,75,116	45,74,000.00
March 15, 2023	72,010	1	245.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,79,47,126	14,79,47,126	1,75,70,440.00
June 19, 2023	4,000	1	572.30	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,79,51,126	14,79,51,126	22,85,200.00
August 21, 2023	76,500	1	245.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,80,27,626		1,86,66,000.00
	22,250	1	572.75	Cash	Allotment of Equity Shares pursuant to	14,80,49,876	14,80,49,876	1,27,21,437.50

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	llative	Equity Shares Premium (in ₹)
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (m V)
					exercise of stock options under ESOP-VII			
	32,043	1	650.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,80,81,919	14,80,81,919	2,07,95,907.00
	8,250	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,80,90,169	14,80,90,169	57,66,750.00
	109,900	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,82,00,069	14,82,00,069	7,68,20,100.00
	10,200	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,82,10,269	14,82,10,269	88,37,790.00
September 13, 2023	6,000	1	572.30	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,82,16,269	14,82,16,269	34,27,800.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Amouncine	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Amotiment	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (iii v)
	6,000	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,82,22,269	14,82,22,269	34,30,500.00
	5,016	1	650.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,82,27,285	14,82,27,285	32,55,384.00
	8,750	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,82,36,035	14,82,36,035	61,16,250.00
	1,450	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,82,37,485	14,82,37,485	10,13,550.00
November 30, 2023	23,100	1	90.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,82,60,585	14,82,60,585	20,55,900.00
	19,150	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock	14,82,79,735	14,82,79,735	1,09,49,012.50

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
ranouncia	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m v)
					options under ESOP-VII			
	2,556	1	650.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,82,82,291	14,82,82,291	16,58,844.00
	6,250	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,82,88,541	14,82,88,541	43,68,750.00
	66,000	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,83,54,541	14,83,54,541	4,61,34,000.00
	1,16,950	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,84,71,491	14,84,71,491	10,13,31,327.50
	20,400	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,84,91,891	14,84,91,891	1,84,41,600.00
December	100	1	572.75	Cash	Allotment of Equity	14,84,91,991	14,84,91,991	57,175.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anothent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m V)
15, 2023					Shares pursuant to exercise of stock options under ESOP-VII			
	21,000	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,85,12,991	14,85,12,991	1,46,79,000.00
	16,350	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,85,29,341	14,85,29,341	1,41,66,457.50
	1,275	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,85,30,616	14,85,30,616	11,52,600.00
February 16, 2024	1,500	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,85,32,116	14,85,32,116	13,56,000.00
	1,000	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under	14,85,33,116	14,85,33,116	9,04,000.00

Key Information Document Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus) Reference No: MOFSL/KID/01/2024-25

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	llative	Equity Shares Premium (in ₹)
Anothene	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m v)
					ESOP-VI			
	13,150	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,85,46,266	14,85,46,266	75,18,512.50
	1,44,975	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,86,91,241	14,86,91,241	10,13,37,525.00
	1,34,750	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,88,25,991	14,88,25,991	11,67,54,137.50
	10,000	1	790.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,88,35,991	14,88,35,991	78,90,000.00
	79,125	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,89,15,116	14,89,15,116	7,15,29,000.00
March 15, 2024	500	1	905.00	Cash	Allotment of Equity Shares pursuant to	14,89,15,616	14,89,15,616	4,52,000.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	llative	Equity Shares Premium (in ₹)
Anotment	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothen	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m V)
					exercise of stock options under ESOP-V			
	3,500	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,89,19,116	14,89,19,116	20,01,125.00
	3,750	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,89,22,866	14,89,22,866	26,21,250.00
	32,100	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,89,54,966	14,89,54,966	2,24,37,900.00
	33,300	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,89,88,266	14,89,88,266	2,88,52,785.00
	19,025	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,90,07,291	14,90,07,291	1,71,98,600.00

Date of Allotmer		Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	llative	Equity Shares Premium (in ₹)
Another	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Anothent	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (m V)
May 1. 2024	3, 2,250	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-V	14,90,09,541	14,90,09,541	20,34,000.00
	10,500	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	14,90,20,041	14,90,20,041	60,03,375.00
	8,750	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	14,90,28,791	14,90,28,791	61,16,250.00
	6,500	1	572.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,90,35,291	14,90,35,291	37,16,375.00
	2,500	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	14,90,37,791	14,90,37,791	17,47,500.00
	6,250	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock	14,90,44,041	14,90,44,041	56,50,000.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
	Shares	(₹)	(₹)	(cash, other than cash, etc.)		Number of Equity Shares	Equity Share capital (in ₹)	110 ((.)
					options under ESOP-VII			
	46,250	1	700.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,90,90,291	14,90,90,291	3,23,28,750.00
	80,950	1	867.45	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	14,91,71,241	14,91,71,241	7,01,39,127.50
	1,000	1	624.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,91,72,241	14,91,72,241	6,23,000.00
	29,048	1	650.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,92,01,289	14,92,01,289	1,88,52,152.00
	764	1	757.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,92,02,053	14,92,02,053	5,77,584.00
	2,000	1	790.00	Cash	Allotment of Equity	14,92,04,053	14,92,04,053	15,78,000.00

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Anotment	Shares	value (₹)	(₹)	(cash, other than cash, etc.)	Anotment	Number of Equity Shares	Equity Share capital (in ₹)	Fremum (m 4)
					Shares pursuant to exercise of stock options under ESOP-IX			
	56,850	1	905.00	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	14,92,60,903	14,92,60,903	5,13,92,400.00
June 11, 2024	44,77,82,709	1	-	Cash	Bonus Issue of Equity Shares(4)	59,70,43,612	59,70,43,612	(44,77,82,709)
August 23 2024	28,000	1	175	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	59,70,71,612	59,70,71,612	48,72,000
	6,000	1	226.25	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VI	59,70,77,612	59,70,77,612	13,51,500
	94,000	1	143.19	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VII	59,71,71,612	59,71,71,612	1,33,65,860
	56,000	1	175	Cash	Allotment of Equity Shares	59,72,27,612	59,72,27,612	97,44,000

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Tanotinent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Another	Number of Equity Shares	Equity Share capital (in ₹)	Treimum (in v)
					pursuant to exercise of stock options under ESOP-VII			
	30,580	1	173	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	59,72,58,192	59,72,58,192	52,59,760
	694,300	1	175	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	59,79,52,492	59,79,52,492	12,08,08,200
	1,75,900	1	216.86	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-VIII	59,81,28,392	59,81,28,392	3,79,69,774
	4,800	1	156	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	59,81,33,192	59,81,33,192	7,44,000
	1,51,884	1	162.50	Cash	Allotment of Equity Shares pursuant to exercise of stock options under	59,82,85,076	59,82,85,076	2,45,29,266

Key Information Document
Type of Information Document: Private Placement

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

Date of Allotment	Number of Equity	Face Value	Issue Price	Consid- eration	Nature of Allotment	Cumu	lative	Equity Shares Premium (in ₹)
Tanotinent	Shares	(₹)	(₹)	(cash, other than cash, etc.)	Amount	Number of Equity Shares	Equity Share capital (in ₹)	Tremum (m v)
					ESOP-IX			
	20,000	1	169.75	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	59,83,05,076	59,83,05,076	33,75,000
	40,000	1	197.50	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	59,83,45,076	59,83,45,076	78,60,000
	54,050	1	226.25	Cash	Allotment of Equity Shares pursuant to exercise of stock options under ESOP-IX	59,83,99,126	59,83,99,126	1,21,74,763

Buyback of Equity Shares by our Company for an aggregate amount not exceeding ₹150,00,00,000 at a price not exceeding ₹650 per Equity Share from the existing shareholders as authorized by our Board through a resolution dated March 21, 2020

(ii) Details of Preference Share Capital

The Company has not issued/ allotted any preference shares for the preceding three financial years and current financial year as on the date of this General Information Document.

^{2.} Pursuant to the Scheme of Arrangement 2022 and pursuant to the Resolution passed by the Board of our Company on March 30, 2022, our Company has allotted 8,82,42,508 Equity Shares and extinguished 8,63,74,063 Equity Shares.

^{3.} Buyback of 14,54,545 Equity Shares by our Company at a price of ₹ 1,100 per Equity Share from the existing shareholders as authorized by our Board through a resolution dated May 17, 2022.

^{4.} Bonus Issue of Equity Shares in the ratio of 3:1 i.e. 3 (Three) Equity Shares of face value of Re. 1/- each for every 1 (One) existing Equity Share of face value of Re. 1/- each held by the Shareholders of the Company

Key Information Document

Type of Information Document: Private Placement Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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ANNEXURE H: MATERIAL DEVELOPMENTS NOT DISCLOSED IN THE GID

There have been no material developments since the GID was issued.

Key Information Document

Type of Information Document: Private Placement
Date: August 26, 2024
(This KID is neither a prospectus nor a statement in lieu of a prospectus)
Reference No: MOFSL/KID/01/2024-25

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ANNEXURE I: FINANCIAL INFORMATION

Financial Statements
Q1 2025 Unaudited Standalone Financial Results
Q1 2025 Unaudited Consolidated Financial Results
Audited Standalone Financial Statement FY 2024
Audited Consolidated Financial Statement FY 2024
Audited Standalone Financial Statement FY 2023
Audited Consolidated Financial Statement FY 2023
Audited Standalone Financial Statement FY 2022
Audited Consolidated Financial Statement FY 2022



B2 4023, Merejhon minjva, 41n Floor Geografiec Kadam Margii, ower Bitel Mendarii +400 033 (India)

T+81 (0) 22 9062 9537/ 5533A Elmombal//singhicolcom

www.singbio.com

Independent Auditor's Limited Review Report on the Unaudited Standalone Financial Results of Motifal Oswal Financial Services Limited for the quarter ended June 30, 2024, pursuant to the Regulation 33 and 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015 as amended

To the Board of Directors of Mothal Oswal Financial Services Limited

- 1 We have reviewed the accompanying Statement of Unaudited Standalone financial results of Motifal Oswal Financial Services Limited ("the Company") for the quarter ended June 30, 2024 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations"), including relevant circulars issued by the SEBI from time to time.
- 2 This Statement which is the responsibility of the Company's Management and approved by the Board of Directors of the Company has been prepared in accordance with the recognition and measurement principles taid down in Indian Accounting Standard 34, Interim Financial Reporting ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 as amended, read with the relevant rules issued thereurider ("the Act") and other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation 33 and Regulation 52 of the Listing Regulations. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, Review of Interim Firancial Information Performed by the Independent Auditor of the Entity, issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Standards on Auditing specified under section 143(10) of the Act, and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4 Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement prepared in accordance with the recognition and measurement principles laid down in IndiAS 34, prescribed under Section 133 of the Act and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.



Emphasis of Matter

5. Attention is invited to:

Note: 7 of the Unaudited standations financial results of the Company, regarding the Scheme of Arrangement to restructure the business of the Company wielf. April 1, 2023, for which subsequent to the approval of its Board, the Company has initiated the process of obtaining necessary statutory and regulatory approvals and approval of its Shareholders. Post receipt of the required approvals and on completion of the related procedural aspects towards the scheme, effect of such scheme will be given in the books of account.

Our conclusion is not modified in respect of this matter.

For Singhi & Co.

Chartered Accountants

Firm Registration No. 302049E

Amit Hundla

Partner

Membership No. 120761

UDIN 24120761BKCMRF5673

Place Mumbai

Date: July 25, 2024

Registered office:- Motifal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025
Tel: +91-22-71934200, Fax: +91-22-50362365 Email:shareholders@motifaloswal.com, Website : www.motifaloswalgroup.com
CIN: 16719DMH2005PLC153397

Statement of Standalone Financial Results for the quarter ended 30 June 2024

(Bs. in lakhs, unless otherwise stated)

	(Rs. in lakhs, unless otherwise stated								
Particulars	Fo	r the quarter ende	4	For the year ended					
	30 June 2024	31 March 2024	30 June 2023	21 March 2024					
	(Unaudited)	(Audited)#	(Unaudited)	(Audited)					
Revenue from operations									
ri) Interest income	35,362	32,210	16,755	93,255					
(ii) Dividend in more	51	14,299	24	.4,565					
(II-) Rent income	522	512	498	1,969					
(iv) Fees and commission income	1 1	1	1						
-Brokerage of a feet around:	71,635	70 822	46,997	2,34,852					
Other commission Income	E, 192	10.594	4,234	25.539					
[v] Net gwin/(loss) on fair value changes	36,877	18.844	18,720	79,867					
(vi) Other operating revenue	917	1,114	1,121	(499					
[i] Total revenue from operations	1,51,756	1,48.505	88,409	4,54,041					
(II) Other Income	1,301	1,721	3,404	5,629					
(III) Total income (I+II)	1,\$3,0\$7	1,49,526	91,872	4,\$9,670					
Exponses									
(it Tinance cost	18,309	15,286	7,070	43,152					
(ii) Fees and commission expense	33,953	34,677	20,597	1,37,00					
hii) Impairment on finalicial instruments	517	2,263	504	3,790					
(iv) Employee benefit expenses	25,420	24,225	19.623	81,536					
(v) Depreciation and amortisation expense	1,941	2,132	1,457	7,223					
[vi] Other expenses	11.063	10,027	8 (56	36.701					
(IV) Total expenses (IV)	91,203	89,607	57,322	2,20,444					
(V) Profit before tax (III-IV)	61,854	60,919	34,490	1.79,226					
Так өкрепse/(credit)									
(i) Current tex	6.826	8,649	4,659	23,270					
(ii) Deferred tax/(crepit)	3,163	901	1,427	7 193					
(in) [Excess]/ short provision for earlier years		(280)		1280					
(VI) Total tax expenses / (credit)	9,994	9.210	5,786	30,188					
(VII) Profit after tax (V-VI)	51,850	51,649	28,704	1,49,038					
Other comprehensive income									
Items that will not be reclassified to profit or loss									
(a) Remeasurement of the defined employee benefit plans	(860)	(296)	(163)	(38)					
(b) Changes in fair value gain/(15%) of EVOCI equity instruments	01.239	[1.,789)	. 5,mag	12,65					
(c) Lax related to items that will not be reclassified to profit	1	1		1					
and loss account	(1,418)	1,423	495	594					
(VIII) Other comprehensive income/(loss)	12,011	110.6621	13,367						
(iX) Total comprehensive Income/(loss) (VII+VIII)	63,871	40,987		12,866					
(X) (a) Peid-up equity chare capital (Face value of Re. 1)	5,970	1,490	1,480	1,61,900					
(b) Other equity	5,970	1,430	1,480						
				5,90.10-					
Earnings per share (EPS)*									
(Face value Re. 1 per equity share)									
Sasic (emgunt in Rv)	8 59		4 8 3						
Billifed (anicult in Rs.)	8 57	04.3	4.84	24.8					

Refer Note 12

* EPS for the quarters is not annualized. Also refer note 6.

Tron





Megistered office - Morifal Oswal Tower, Rahimtullah Sayani Road, Opposise Parel 54 Deput, Prabhadevi, Mumbal-400025

Tel. +91-22-71984200, Fax: +91-22-50362365 Email:shareholdery@motifaleswal.com, Waband : www.mobialoswalgravo.com

CIN: L6716OXH2005PLC153397

Statement of Standarone Financial Results for the quarter and od 30 June 2024

Standalone Notes:

- The standalone linarcial results have been reviewed by the August committee and approved by the Reveal of Department of the Modulat Reveal financial Services Limited
 inhe (Company) at its Meeting field on Engraday July 15, 2024. The results for the charter ended Lune 30, 3024 have been reviewed by the St. in Jory Anditors, M/s
 Singlif & Co., Chartered Acronium.
- At this statement has been prepared to accordance with recognision and measurement preciples of the Complete's (Industrial Section 133 of the Companies Act, 2015 (IndAS) prescribed under Section 133 of the Companies Act, 2014.
- 3) Pursuant to the provisions of Alegolation 5714) at the SEBT Listing Collegations and Disclosures Requiremental Regulations, 2010 to sting Rejulational and SEBT's Market Circulat No. SEBT/HO/DDHS/PDDHS Foot 1/P/O/R/2026/48 dated May 21, 2024 to the extends on the Contractoral Papers, information or required and design of the quarter ended June 30, 2024 increased, of Non-Correctible Denentures (NCDs) including Market Linked Debertures (NCDs) and Contract of the Contractoral Association Accessed as Accessored Associations.
- ii) Pursuant to the provisions of Regulation 54 of the disting Regulations we stord that all second Non-Convertible Debendures (NCOs) in soling Maker I rised Debendures (NCOs) in soling Maker I rised Debendures (NCOs) in the Company and outstanding as on June 20, 2004 and full assumed by puritions in charge created over all prospers and future receivable (including margin trading Calley) of the Company (with a minimum rever of 1 times of MDs and 1.2 times of NCOs on putstanding known). Assumbly, the Account is ingeniary, the assumption of LOX or such higher investment of the December 20 (including Note and LOX or such higher investment of the Description of Security Cover as per presented formal under Regulation 54(2) of the Description is choosed as Annexed 0.
- 5) ICRA Limited vide its rating letter coted and 22, 2024 has reaffirmed and record its outbook from (EMAIAA (ababe) to jet 44 AA [No.504] on per-times and from PP-MEDJICRA[AA (Stable) and PP-MEDJICRA[AA (Posteva) on Front Principal Protected Market Linked Dehentines of the Company. The ICRA binded also realformed and assigned for the entanged amount (CRAIAL) to the Commencial Englishmed and use the temporary CRAIAL (abage and line a Batting Sever maintained time control of the CRAIAA (stable) and INC AA/stable for the non-convertible descentines and CRS (AA) and IND AL) for convertible programme of the Company in previous quarter.
- E) Pursuant to the approval of the beard of (live)tory and Sharehorders of the Company vide their Resolutions dated April 20, 2024 and Mov 30, 2024, inspectively. Unfinence Committee of the Goard of Directors of the Company of John Michig held on June 11, 2024 and a local 41.71,82,709 Bonus Equity Shares to the eligibility of the Company of the ratio of the eligibility Conty Phanes of Rev. 17. (Burner Pro-Only) each first every 1 (Bor) recomplishing part to Equity Shares of Rev. 17. (Burner Pro-Only) each first every 1 (Bor) recomplishing fully part to Equity Shares of Rev. 17. (Burner Brown Manufacture) and the Report of Rev. 17. (Burner Brown Manufacture) and the Report Office of the Revolution of the R
- 7) The Brand of Directors of the Company at their Weeting held on July 27 (02) has intervals subject to approved the Company and other applicable statutory & regulatory approved the Scheme of Arrangement between Metil. Operal Financial Screens of the Company in Time Resource Company in The Thomas Geneth, approved the Scheme of Arrangement between Metil. Operal Financial Screens United Company in Time Resource Company in The Fig. (1) and Metild Operal Oreking and Detailbution Limited (Innovator Section Investment Advisory Private Limited & convened into Active Company in The Application Limited (Innovative Company in The Application Company in The Application Innovative Company in The Application Innovative Active Company in The Application Innovative Section (1) approved the Financial Regulator (1) and Innovative Section (1) approved the Financial Regulator (1) approved the Financial Re
- Spin arcordance with the Prospectus cated April 19, 2024 in connection with the Polkic Issuence of Secured, Pared, Histord, Receivable Non Convertible Deberouses of face your rid Rv. 1,000/- (Rupsers Rv. 19minance Convertible Deberouses of face your rid Rv. 1,000/- (Rupsers Rv. Hundred Crore Unity) ("Have Issue Star") with an option to rectain oversubscription up to Ps. 500 Crore (Rupsers Rv. 1,000 Crore Convertible Deberouse Crore Convertible Crore Convertible Option "(Ingress) and the 100 00,000 meDic for a market of the Light Convertible Convertible of the Board of Directors of the Company of their meeting help on May 99, 2024 and allowed 1,000 00,000 MCD to the surveyoral Applicance in various and released to the convertible convertible to the hasis of allowed of the NCDs as approved by BSE on May 99, 3074.
- 9) The finance Ministry, as part of its budget announcement on July 25, 2024, changed the rax ruse on copinal gons. Consequently, the impact would result information described as expense and lead to for unrealised gains recognised over different periods through Privit Killian Killian Comprehensive Insolution to Rule, 545 lights respectively.

|Page 7 of all





Registered officer- Motiful Oswal Tower, Rehimitullalt Sayani Road, Opposite Paral ST Depot, Prabhadevi, Mumbal-400025

Tal: 191-22-71934200, Fax: +91-22-50362365 Small:shareholders@mothslopwel.com, Walksite : www.motifalisswalgroup.com

CIN: L62190Met2005PLC353397

Statement of Scandalona Ferancial Results for the quarter ended 30 June 2024.

Standalone Notes:-

ID: As per and AS 10s 'Operating Segments', Segment has been disclosed in consolidated financial results, Hence no separate disclosure has been given in standalone financial results of the Company.

- 13) Porkushi to the exercise of Employee Stock Options under version, Employee Stock Options Scheme the Company has elected 2,55,512 equity shares to the employees during the quarter enged June 30, 2024.
- 12) The figures for the quarter ended March 51, 2024 reliect the differences between the audited amounts of the financial year and published infanciled accounts of
- 13) The renewed standalone linaurual results of Motilai Cywal Financial Sorvices Limited are available on the Company's website, www.moti-aloswidgrosupictin and on the stock enchange wabsite www.nsendia.com and www.bsenroia.com
- 14) The amount's reflected as "O" in the colorical information are values with less than rupper and lakhs.
- 15) The previous quarter / year lightes have been regrouped/redass/ried wherever necessary to confirm to the current user ter/year preventation

Account of the second

Place Mymbai Cate: 25 buty 2024



For and on behalf of the ('card of Modifal Oswal Financial Services United

- Motest Oswal

IVanaging Director and Chief Dreculive Orficer. 1.3 N 0.00245031

(Page 3 of 3)

Registered office: Motifal Oswal Tower, Rehimfullah Sayam Road, Opposite Parel ST Depot, Prabhadevi, Mumbei-40002S

Tel: +91-22-/1934200, Fax: +91-22-50362365 Email:shareholders@not/haloswal.com, Website: www.motifaloswalgroup.com

CIN: L67190MH2005PLC193497

Statement of Standalane Ferencial Results for the guirner ended 30 June 2074

Annexure A

Pursuant to the provisions of Pay Astion 52(4) of the 519) History Othiganians and Disclosures Recorder virial Regulations, 2015 (Citing Regulations) and S7B)'s Minister Corpus No. 55B) (#O/DDHS/DDHS/DDHS/PDU-1/P/CIS/2014/48 dained May 21, 2020 to the extent approache to the Commercial Papers, information as recorded for the quarter ended June 50, 2020 in respect of Nan Commercial Papers of the Company is as mentioned below:

Key Fenencial Information

Particulars	Quarter ended 30 Nune 2024	Quarter ended 30 June 2073	
Dobt Equity Natio	. 35	9.75	
Debt Service Coverage Ratio ⁱ	3.05	C C6	
interest Servico Coverage Patio	2.56	3.7D	
Nei Worth * (As in Liktis)	6.28 201	4.84.211	
Nei Prolit after tax (Rs. m cHNhs)	01,860	28.7(4)	
Earnings per shure (Slasic) (Rotor Nate 6)	K.69	4.85	
Earnings per share (Dirulca) (Kolor Note 6)	6.57	4.24	
Outstanding reducedable preference shares of	Nut Assets Sales	Hot Appleable	
Capita: Redemption Reserve (Rs.In Lachs)	104	104	
Debengore Redemption Reserve	71	٧	
Current Ratio	L Dé	1.91	
Long Trimi Dobuse Working Capital Ratio	094	094 05	
Bad Ochi y lo Arusums Receivables Hatio	0.08%	0 08% U 16%	
Current Labrity Ratio [*]	2.93	0.08	
Total Debts to Total Assets*	0.34	D 13	
Debtors Turnover Ratio III	0.52		
Inventory Tymover Baug	Not Applicable	twit Spplicable	
Operating Murgin (%) ¹¹	43 75%	58.963	
Net Profit Margin (%) **	34.17%	02,405	

- Debr Equity Ratio = Deby (Announings in Accraed Interest Vibrarity (Equity share cannot in Debrit Equity).
- * Debt Service Courtage Rand = Profit/Last before extentional name, interest and tax jewindes unventited gains/lastes and interest casts on letter as put IND 45-116 on Leases / / Interest expensest excludes interest casts on leases as per IND 45-116 on the word-Printipal Reproved to:
- Interest Service Country: Ratio Profit Apsis before except and trans, interest and tax is actually a mediated growth in the control of the
- Mor World = As per Set 2(57) of Communes Act, 2012
- * Current Antio = Covent Asia: (Current Linbillton)
- Lung Teso: Debrita Werking Capital Ratio Long Tests Sacrowing/Aspring Capital
- Ond Jeb) includes provision made on drub(hil lights, Archants Macroable mainars producted value) and MTF
- Current Stability Rubbe Current DibiNosyTatal Libbi Nes
- Tugor Debra to Total Assette Total Debt (Bort owing critical Scott itela) Total Assets.
- Debtors Turpoyer flyin * Fen and Commission income /Average Trade Reviewables
- Operating Margin = Profit before tow? Lotal Revenue from operatings.
- ' No.: Profit Murgin- Profit after tax ? Total Nevence from operations







B2 4028, Marathon, nanya, 4th Floor Georgerap Kadam Marg Lower Parel. Minnlay - 400 013 (India)

L+91 (0) 22 6662 55377 55338 Limumbai@singhice.com

Independent Auditor's Limited Review Report on the Unaudited Consolidated Financial Results of Motifal Oswal Financial Services Limited for the quarter ended June 30, 2024, pursuant to the Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Regulrements) Regulation, 2015 as amended.

To the Board of Directors of Motilal Oswal Financial Services Limited.

- 1 We have reviewed the accompanying Statement of Unaudited Consolidated financial results of Motifal Oswal Financial Services Limited ("the Holding Company") and its Subsidiaries (the Holding Company and its Subsidiaries together referred to as lithe Group'll, its Associate trefer Annexore 1 for the list of Subsidiaries and Associate included in the Statement) for the quarter ended June 30, 2024. ("the Statement") attached herewith, being submitted by the Holding Company oursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations"), including the relevant organic issued by the SEBI from time to time.
- This Statement, which is the responsibility of the Halding Company's Management and approved by the Beard of Directors of the Holding Company, has been prepared in accordance with the recognition. and measurement principles laid down in Indian Accounting Standard 34, Interim Emancial Reporting ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 as amended read. with the relevant rules issued Inerconder (The Act"), and other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation. 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), including relevant dirculars issued by the SEBI from time to time. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements. (SRE) 2410. Review of Interim Financial Information Performed by the Independent Audifor of the Entity, issued by the Institute of Chartered Accountants of India. A review of interim financial information. consists of making industries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Standards on Auditing specified under section 143(10) of the Act. and consequently does not enable us to obtain assurance that we would become aware of all aignificant matters that might be identified in an audit. Accordingly, we do not express an autif opinion.

We also performed procedures in accordance with the Circular issued by the SEBI under Regulation 33. (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amortidad, to the extent applicable.

4. Based on our review as conducted above and the procedures performed by usias stated in paragraph. 3 above and upon consideral on of the review reports of the other auditors referred to in paragraph 5 below, nothing has some to our attention that causes us to believe that the accompanying Statement prepared in accordance with the recognition and measurement principles laid down in Ind AS 34. prescribed under Section 133 of the Act and other accounting principles generally accepted in indiahas not desclosed the information required to be disclosed in apportance with the requirements of Regulation 53 of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any malerial in sistalement.



Emphasis of Matter

Attention is invited to:

Note 7 of the Unaudited Consolidated financial results of the Company, regarding the Scheme of Arrangement to restructure the business of the Company and two of its wholly owned subsidiaries wield. April 1, 2023, for which subsequent to the approval of the relevant Board of such Companies, the Holding Company has initiated the process of obtaining necessary statutory and regulatory approvals and approval of its Shareholders. The effect of the said scheme will be given in the respective books of accounts, post receipt of the required approvals and on completion of theire ated procedural aspects towards the scheme.

Our conclusion is not modified in respect of this matter.

Other Matters

- We did not review the interim financial results of nine subsiciones included in the Statement, whose financial results before consolication adjustments reflects total revenues of Rs. 45,478 lakh, total net profit after tax of Rs. 12,860 lakhs and total comprehensive income of Rs. 14,804 lakhs for the quarter ended June 30, 2024. These interim financial results have been reviewed by other auditors whose review reports have been furnished to us by the Holding Company's Management, and our conclusion on the Statement in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is hased solely on the review reports of such other auditors and the procedures performed by us as stated in paragraph 3 above.
- 7. The Statement includes the interim financial results of seven subsidiaries, which have not been reviewed by their auditors, whose interim 1 nancial results before consolidation adjustments reflects total revenues of Rs, 845 takes total net profit after tax of Rs, 375 takes and total comprehensive income of Rs, 375 takes for the guarter ended June 30, 2024. These financial results have been furnished to us by the Holding Company's management. The Statement also includes the Group's share of net profit (loss) after tax of Rs, nil take for the quarter ended June 30, 2024 in respect of one associate based on its informational results, which have not been reviewed by its auditor, and have been furnished to us by the Holding Company's Management. Our conclusion on the Statement in so tail as it relates to the amounts and disclosures included in respect of aforesaid Subsidiaries and Associate are based solally on certified unreviewed information and explanations given to us by the management, those information (mandial results) are not material to the consolidated financial results.

Our conclusion on the consolidated financial results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of other auditors and the financial results / financial information as certified by the management of the Holding Company.

For Smahl & Co.

Chartered Accountants

Firm Redistration No: 302049E

Amit Hundia

Partner:

Membership No. 120761

UDIN: 241207613KCMRG6600

Place Mombai Date: July 25, 2024

> Kolkala, Mumbai, Delhi, NCR, Chennai, Bangalore, Ahmiddabad, & Raipur Historiana, Hyderabad, Nagpur

Annexure 1

List of subsidiaries and associate included in the consolidated financial results for the quarter ended June 30, 2024

Subsidiaries:

1	Motifal Oswal Home Finance Limited					
2	Motilal Oswal Asset Management Company Limited					
3	MO Alternate Investment Advisors Private Limited					
4	Motifal Oswal Capital Limited					
5	Motifal Oswal Trustee Company Limited					
6	Motifal Oswal Investment Advisors Limited					
7	Motilal Oswal Commodities Broker Private Limited					
8	Motilal Oswal Finvest Limited					
ō	Morifal Oswal Wealth Climited					
10	Motifal Oswal Secur tes International Private Limited					
11	Motifal Oswal Capital Markets (Singapore) Pte. Limited.					
12	Motifal Oswal Capital Markets (Hong Kong) Private Limited					
13	Medial Oswal Asset Management (Mauntius) Private Limited					
14	India Business Excellence Management Company					
15	Motifal Oswal Tinseu IFSC Limited					
16	Modifal Oswal Broking and Distribution Limited (furnierly known as Glide Tech Investment Advisory Private Limited)					
17	TM Investment Technologies Private Umited					
18	MO Alternative IFSC Private Limited					

Associate:

1 India Realty Excellence Fund II LUP



Begierert (Hiller, Monja) (Lexa) Τοω, η Ratoninatali Sayani Rood, (Sppsson, Part S) (Appor, Prablicates, Monjap-40002) Tel: +91-22-71934260, Fax: +91-22-56362365 | Email: shareto-secur@modelsecoal.com Websiter consecundiblescoalgroup.com 4.1N: Lin?sv8edH2s06Pa.Ci52597

statement of Controllational Emancial Residue for use quarter entire 30 June 2024. (Ry in Lakhy, onfore otherwise sexed) Por the year For the quarter ended unded Particulars. 50 June 2034 36 Mei 2024 36 June 2023 31 May 2024 (Audorat)# (Unavolect) (Unasadin) a) (Audred) Revenue finen aperariana tel Interest moderne 16710 56,111 4.1271 19.,000 to) Divide di come 47 61 43 K68 متحدد المحمد وأرثن 15 25 51 (v) by and connection (soon) 1709,572 LJH, oet 25,035 Spc. 33 (v) Not gain on for value drange 21,544 42,170 15,444 1,45,511 (ed. Other mereting meanir 1.41a1,713 1.036 5.550 द्वाद्यस 2,15,215 (I) Total revenue from operations 1,59,153 7,03,280 (1) Althor hears, 5.15 1,000 5254 4,08 (III) Total Income (I)±(II) 2.31,769 2,16,299 1,53,350 2,14,280 Екречней III Infance cost 31, -6K 25,415 21,586 130,111 \$1,145 Itá Isse wai caraniesta a carcan 16.6 (6) 27,765 1.15,513 (a) Impartace is if time durant recon-1,496 1,721 . 354 4,794 fic) Ιπημέρου Genetio (ορφούς» 99,679 19,40: .41.735 1,92 wit (a) Depending a god a confession espinion 2130 2,794 1,7,15 5,250 14.515 16,257 131242 čaj Calertospora s 48,420 84,760 (BV) Total typenics. Q5.91# 1,23,321 4,11,498 (V) Profit before exceptional in the and tax (IIII-CIV). 1.95.864 92,971 63,396 1.03.1% (VI) Two provides to 1,99,560 \$2,971 a3.59a (VII) Profit before tox and after exercisinal items (Y)+(VI) 4.00.089 Two expense/icrediti (T)Common tax 12,260 14,904 1.805 45,445 (Z)Defenced on rapings/(rnslit). 4, 194 5,371 1,17k 15,703 (125) (3/3hmo/(excess) promision for eather years 5.8 43 10.983 (VIII) Futal nonespenses. 17,503 20.511 \$8,020 (DC) Predit after tax (VII)-(VIII) 65,358 72/101 52.543 2,44,562 (X) Share of peofit//Jose) from an oxiate (not of rases) 14-52757 (XI) Profit after tax and share in profit/(loss) of associate (IX)+(X) 88,358 72,463 2,44,561 (XII) Other comprehensive income Benedika: while the reclassified to apply or less. (a) the assumment of the defined employed possible plans 0.71% (3010) (044) (514) (b) Changa in bir ratus gun/(lost) of 1% OC1 equity consumos. 15,325 (00,776)14,443 19.121 by Deferred as executive news trackapping being the first in printing and line-03.00 1,522 46. CDI La ball Total other commencement moone (XII) D.230 (0.854) 14.465 18,494 (XIII) Total comprehensive income (XI)+(XII) Lu1258 43/445 67.222 2,63,057 (KIV) Net profe attenuable or; Owner of peeds $69_{p}160$ 72,205 32ms4 2,44,100 Non-controlling interests hø 135 455 (XV) Other emigrehensive issessor /(fore) architectable in: Омистоблика 11.301 POSE O 11,163 18/190 Notice (ading nitrus) (4) ı' 2 (XVI) Total comprehensive interno paption (A)A (XIV)+(XV) Owners of parent 1,02,093 62,454 47,lu0 2,62,602 Non-controlling interests 63 165 (XVII) (a) Paid up equal phase capital (Paro calor No.1 per chair). 5,950 1,491 1,440 1,194 (b) Other Educa-6,21,632 (XVIII) Danung per abase (EPS)* Pasis IMN Dama and in Kell 14.74 12.15 4 4 <1.10

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Registered Office: Montal Oscof Tract; Ratismullah Sayani Ruad, Opposite Paral ST Berna, Peakkaderi, Mamba 40093. Tel: +91-22-74451230, Fax: +91-12-56362345 Erwill: shooks 45-756/monital accurations. Webster: www.montalas.vadgetop char CIN: L67190611206614 C 85-95

Surveyant of Contolidated Financial Results for the quarter ended 30 June 2024

Consolidated more:

I) The time did not inserted a substitute because is such that Communicated and entergraphical by the identity of an University in the Moscog hald so Time day, 25 July 2024, in a time of Regulation 13 to 2019 [Justing Chiqu) and the formation in Communicated by the quantum of the property of the Communicated Indiana, 2015 [Justing Regulations,", There Come Educated Indiana, is Indiana, and the communicated Indiana, and the communicated by the quantum of the Communicated Indiana, and Indiana

1) Higher worldmed financial results of the Model Count of Country Service Linuxel, and the country of the substation — Model Country Country of Country of Country Linuxel Linuxel

5) 4 hoppidaparal segment conduction the country control 97 berg 2004 to 20 fallows.

(Was in Lable, unless other use mater)

Particulare	For the quartet ended			For the year eaded
	56 June 2024	31 Mrs 2024 (A. Cited)#	30 June 2073 (Upwartnrsh)	3t Mar 2024 (Audised)
	(Propudited)			
Bereme:		74		
I. Wealth Managraneut	1,05.321	1.6u,975	64,21.5	474.64
# Decinal limiting	(6,202	19,574	45,500	277271
hi Inscrint Licorne	9,117	37,702	20,950	1,14,431
2. Camital Munkets	[L,[9T	N,276	.4.102	45,229
si Rumsa Berono	12,522	6,70	(5)57.2	19,9,8
h) byo gog Income	1,575	1,556	10.997	3,500
A Autor and Private Wealth Management	53,602	64,460	4.4,245	2,04.071
() Favorial Revenue	98,812	5/(155)	30(117)	1,47,773
M Internal Fromm	14,850	[4,105]	34596	36,298
4. House finance	11.553	15,531	14.169	35,947
d Syrral Harring	.114	1.151	574	5,140
M Interes Income	14,574	14,410	15,791	45,717
5. Treasury Investory	61.616	40,038	33,355	1,45,979
() Laterial Kromm	31.514	48,918	52,527	1,43,721
Iq I venan leasure	291	Vin	518	1,078
6. Inter-Science II	(la.607)	(21,659)	(15,967)	(70,072)
sé haronal Revoire	16,842)	93%	[6,375]	(2) 255
10 John of Income	111,75%	(12) 981	(9).93	41998
7. Total	2,31,799	₹16,299	1.51,356	7,14,736
n Escend Revouc	1,75,69	1,50 (48	1.17/95	525,580
b) Investi Icoan:	58.700	56 151	40,24	1,91,401
L. Wealth Management				
si Integer Papeau	3.,14.	15,594	70.90	11 (40)
No Depresization prej amortivación	,719	1,050	1,320	Arti
2. Capinil Marketa				
i) Discust Expense	11		- 2	11
h) Department and a Soft Wall of	61	1.2	'0	- 23
3, Asser and Private Wealth Management				
A) hittory Experit	5,574	5,5%	7,250	26,55
S Dipocotion of monitorina	Ha Ha	205	163	0.1
4. Home finance				
a bage a barrier	1/452	6,141	6251	15 043
In Depositation and armicounter	121	10	128	5.7
f. Treasury Investments				
s/ hitsen books	11,127	15.50	9,585	we cat
E Diprostonia d'amentization	71	1		7:1
h Inter-Segment				
it Interest Edgeson	112,889	44,50	(9,482)	(150.0
of Depending and artifactures.	HEATS	,	· vjaniv,	117,000
T. Total			_	
	11,769	20,00	1 9.38	1,01,01
a) Internal Expense	2,104	2,91		
b) Depreciation and assettention	7,1114	7, "		(Pape 2 of 4





	Fe	For the quarter coded		For the year	
Particulare	30 hato 2024	31 Mar 2024	30 June 2021 31 May 2024		
	(Unandinal)	(Auditot)#	A(touched)	(Audited)	
Pyofic bedage sun:					
II. Segment réaulté					
(ii) Weddi Mangarooti	25,419	27,745	15971	41 221	
68 Capital Marcona	7,721	4,965	8100	26.342	
(d) Asset and Promit Wealth Management	27,873	27.618	16.707	40,617	
(d) Haine finance	5.46	4,155	3,80	17,1-4	
(c) Treasury Investments	46570	36,757	22,516	93,383	
Less. Inter segment	1,4.6	310	-1,195	(373)	
Total	1,05.860	ATAH	61,590	3,93,186	
- January -	1,05,=60	92,971	65.528	3,53,158	
Total argument results	1,5 1,-110	rajr.s	V		
Так ехреняе:	12.25	4,95.7	5,505	45,145	
Consent No.	5 124	9,971	2,175	15.50	
Delarred (ys.	45	(818)	91	1101.	
Start/(exem) provision for entire point	18,353	17,160		2,44,567	
Panist from entirency screenes	11,153	12,101	14	11	
Add. Share of profit/(bon) from remains (net of time)	4410	V4400		2,44,541	
Profit after rax including about of wido sale	64,338	155		455	
Lysy (was controlling interest	170				
Not profit/flood many 19th, to Decree of parties	103,350	72,105	42,D85	2,44,106	
III., Segment annu					
(a) Wealth blanagement	26,806,2 50	20.36500		20,01,563	
(5) Capital Marky	14 150	11/474	5.79	13,424	
(i) Asset ap., Private Wealth Management	1,07,977	* D5	52.741	3.15, 45	
in Hare france	[,54,24]	4.65,200	0.5 V/	4,5520.3	
feb Treasury Investo and	1.97.97	938,76	5,15,007	6,19,63	
Less : Inter regional	(0.07/44)	(2,64,57%	10,533	2,47,779	
Total agracus succe	37,12,282	31.84.92	27,74,495	31,82,925	
IV. Segment habilities					
(a) Weath Management	21,44,261	200.0	17,08,165	10.71 %	
(b) Capital Martris	וויר.נ	2,13	1 2,053	2.10	
(c) Apar and Private Wed o Management	6.494	2.7.043	i, Zii,Jiis	7,7070	
th Hour liquid:	529515	5,26,45	5 281,141	100,49	
(d) Treating loss among	44,750	41,16	4 15 KV	41,10	
Col Tenanti inconstitut	(58,945)	93,53	(90,000)	(15,55)	
Total segment liabilities	27,20,377	23,10,14	20,18,163		

The group Lie experted agreem references to great hatter Accounting Second 198 on Operating Segment's September 198, september of some of an interest of the segment of the september of financial references to all become real assessing performance. Accordingly, the viscoup has identical two operations agreement of Whatte Management of the performance of the story becomes to

6) During the property treat become to destrict on a construction of the Cape American street or by the measured and presented as a separate register of multi-like the street of the destruction of the Cape American property of the street of the street

Segment and segment figures rave been longs used agrees of expensing periods. The above, in this work who specially consist on the figures are obtained with the figures.

- 5) ICRA Lauted (e). Its cating later dassily like 22, 2000 has not found and according surbed, from [CB MAA] is obtained in the Army of the Army of the MADIC RAJAA (Stake) or PERLIDIC RAJAA (Notice) or Despite Properties and Stake Instituted for professional analysis of the Colors, program (ICRA Alexa for Commercial Paper at governe of the Medial Court France Services and Lauted for the distribution of the Madic Research Instituted for the Colors of the Medial Court France Services and Lauted Radic Radic Research Institute (Court France Services and Lauted Radic R
- 6) Persuant to the approxide of the Beach of Essential and Simeracle and fine to be one of the horizontal services between the Horizontal and Appl 24, 0.23 and May 34, 1004, magnetizing the horizont properties of the Especial Action of the Essential Simeracles of the Company in the Artering Indian June 11, 2021 had the total 44, 182,700 persons the Simeracle Simeracle in the Company, in the main of 2.11 at 7 (Point) over fully paid up figure Sixte of Rev 1/4 (Burset the 184) over for every 1 at 2 and policy and problem. Highly Share of Rev 1/4 (Burset the 184) over for every 1 at 2 and policy and problem. Highly Share of Rev 1/4 (Burset the 184) over for every 1 at 2 and policy Share of Rev 1/4 (Burset the 184) over for every 1 at 2 and 2 and 2 and 3 and 10 and

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Reguleted Office: Movital Oswal Tower, Rahmwallah Sayazai Road, Oppman, Part ST Depos, Publisher, Manahai-49625
Fel: 191-22-1934206, Part +91-72-9130294 | Email: almeholder/@modalnowal.com Website: 9999, mandaloowal.group.com
CIN: L671908412999PL615397

Seatement of Cossolidated Financial Results for the quarter ended 20 jum 2024

The Region of December of Mondal Coval Printing Separation and the Monta International Displace with a principle of the Company and the approach of December 1990 and the Approach of the December 1990 and the Approach of the December 1990 and the Printing of the December 1990 and the Monta International Secretary International Coval International Secretary International Company is a "the December 1990 and International Coval International Secretary International Property of the December 1990 and International International Coval International Advisory Printing Countries and Public Coval Company in the Coval Countries of Security International Coval Cova

By The Presence Ministry, in part of the Integer amount control plot 25, 2024, changed that it is not a control plane. Consequently, the import work could interconcern the respectational find the present and limitary free occupation recognises over different periods through Probability for the companion of the companion of the control plane. Over different periods through Probability for the companion of the control plane.

9) Furnities to the comise of Employee Stack Options paths various Employee Stack Control Schools On Company Services of 12/33/22 apages from Control Services of the Association of the June 2024.

Fig. Do, figures for the spars, reach 151 Mont 2024 reference that detection the administration of the financial year and published section of the sum months and reduce for December 2025.

II) he accelerate with the Folya medical Apra 10, 2024 in the origin can no Poble I sounce of School, band, I and, It Acoustic, National and the most of the column of Its. 1/2004 illigates the Constant Unity of Italian (Part Tort) for some suggesting op to Italian (Part Tort) for some suggesting of the suggestion of the Italian (Part Tort) for some Constant Constant (Part Tort) for some Constant Constant (Part Tort) for some of the Italian (Part Tort) fo

[2] The extinued G to G lated financial mades of Middle Use I Product Science I council to a validation and Campany's extent, where the Use a symmetric method for the stock contains where a qualitation and water-counter to the

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13) The ansamts callected as "A" in the Financial Into many of any value away also then papers up, takes.

(i) The previous quartees place by see have been regrouped social of the even necessary to continue of a continue of the place is a second of the continue of

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B2 402 B, Marathon Innova, 4th Floor, Off Ganpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537/38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's Report on the Quarterly and Year to date Standalone Financial Results of Motilal Oswal Financial Services Limited pursuant to Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To the Board of Directors of Motilal Oswal Financial Services Limited

Report on the Audit of the Standalone Financial Results

Opinion

- 1. We have audited the accompanying standalone financial results of **Motifal Oswal Financial Services**Limited ("the Company") for the quarter and year ended March 31, 2024 attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"), which has been initialed by us for identification purpose only.
- 2. In our opinion and to the best of our information and according to the explanations given to us these standalone financial results:
 - i) are presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations in this regard; and
 - ii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit including other comprehensive income and other financial information for the quarter and year ended March 31, 2024.

Basis for Oplnion

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

Emphasis of Matter

4. Attention is invited to:

Note 7 of the audited standalone financial results of the Company, regarding the Scheme of Arrangement to restructure the business of the Company w.e.f. April 01, 2023, for which subsequent to the approval of its Board, the Company has initiated the process of obtaining necessary statutory and regulatory approvals and approvals of its shareholders. Post receipt of the required approvals and on completion of the related procedural aspects towards the scheme, effect of such scheme will be given in the books of account.

Our opinion is not modified in respect of this matter.



....

Management's Responsibilities for the Standalone Financial Results

- 5. These financial results have been prepared on the basis of the audited annual financial statements. The Company's Board of Directors is responsible for the preparation of these standalone financial results that give a true and fair view of the net profit including other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with the rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 6. In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 7. The Board of Directors are also responsible for overseeing the Company's financial reporting process.

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

- 8. Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial results.
- 9. As part of an audit in accordance with Standards on auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the standalone financial results, whether
 due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
 a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal
 control.
 - Obtain an understanding of internal financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible tor expressing our opinion on whether the Company has adequate internal financial
 controls system in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.



- Conclude on the appropriateness of the Board of Director's use of the going concern basis of
 accounting and, based on the audit evidence obtained, whether a material uncertainty exists related
 to events or conditions that may cast significant doubt on the Company's ability to continue as a
 going concern. If we conclude that a material uncertainty exists, we are required to draw attention in
 our auditor's report to the related disclosures in the standalone financial results or, if such disclosures
 are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up
 to the date of our auditor's report. However, future events or conditions may cause the Company to
 cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including
 the disclosures, and whether the standalone financial results represent the underlying transactions
 and events in a manner that achieves fair presentation.
- 10. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 11. We also provide those charged with governance with a statement that we have complied with relevant ethlical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

- 12. Share of profit from investment in a limited liability partnership aggregating to Rs. Nil lakh for the quarter ended March 31, 2024 and Rs. (1) lakh for the year ended March 31, 2024, included in the Statement, is based on the unaudited financial statements of such entity. These financial statements have been furnished to us by the Management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this entity, is based solely on the report of the other auditor.
- 13. As described in Note 11 of standalone financial results, the figures for the quarter ended March 31, in each of the respective financial year are the balancing figure between the audited figures in respect of the full financial year and the published reviewed year-to-date figures up to the third quarter of the respective financial year.

Our opinion is not modified in respect of these matters.

For Singhi & Co.

Chartered Accountants

Firm Reistration No.: 302049E

Amit Hundia Partner

Membership No. 120761

UDIN: 24120761BKCMQH6936

Place: Mumbai Date: April 26, 2024

Registered office:- Motilal Oswal Tower, Rahlmtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025 Tel: +91-22-71934200, Fax: +91-22-50362365 Emall:shareholders@motilaloswal.com, Website: www.motilaloswalgroup.com CIN:L67190MH2005PLC153397

Statement of Standalone Financial Results for the quarter and year ended 31 March 2024

(Rs. In lakhs, unless otherwise stated)

	Fo	r the quarter ende	d	For the y	ear ended
Particulars	31 March 2024	31 Cacember 2023	31 March 2023	31 March 2024	31 March 2023
	(Audited)#	(Unaudited)	(Audited)#	(Audited)	(Audited)
Pour pure from constants					
Revenue from operations	24.726	24 620	44.226	02.255	47.70
(i) Interest income	31,726	24,630	14,236	93, 255	47,291
(ii) Dividend income	14,299	19	475	14,565	593
(iii) Rent income	512	46 9	46 9	1,969	1,900
(iv) Fees and commission income	70.000	EC 472	42.520	2 24 852	1.75.64
-Brokerage and fees income	70,822	5 6,4 72	42,530	2,34,852	1,75,649
-Other commission income	9,878	5,467	5,378	23,751	18,449
(v) Net gain/(loss) on fair value changes	18,844	23,501	(2,400)	79,867	17,54
(vi) Other operating revenue	1,740	1,337	1,732	5,782	5,200
(I) Total revenue from Operations	1,47,821	1,11,895	62,420	4,54,041	2,66,620
(ii) Other income	1,221	752	707	5,629	2,645
(III) Total Income (I+II)	1,49,042	1,12,547	63,127	4,59,570	2,69,271
Expenses					
(i) Finance cost	15 ,283	1 1,825	6 ,223	44,152	21,73
(ii) Fees and commission expense	3 4,1 93	25,831	19,201	1,07,001	77,88
(iii) Impairment on financial instruments	2,2 63	282	25	3,79 1	1,548
(iv) Employee benefit expenses	24,225	18,286	15,75 3	81,536	61,099
(v) Depreciation and amortisation expense	2,132	2,146	1,171	7,203	5,000
(vi) Other expanses	10,027	8,165	7, 6 58	36,761	29,473
(IV) Total expenses (IV)	88,123	66,535	50,031	2,80,444	1,96,741
(V) Profit before tax (III-IV)	60,919	45,112	13,096	1,79,226	72,530
Tax expense/(credit)					
(i) Current tax	8,649	5,855	3,794	23,271	15,829
(ii) Deferredtax/(credit)	901	2 ,369	566	7, 1 97	35
(iii) (Excess)/ short provision for earlier years	(280)	2,303	(225)	(280)	
(VI) Total tax expenses / (credit)	9,270	8,224	4,135	30,188	15,639
(VII) Profit after tax (V-VII	51,649	37,888	8,961	1,49,038	56,89
Other comprehensive income					
(i) Items that will not be reclassified to profit or loss:					
(a) Remeasurement of the defined employee benefit plans	(296)	97	68	(381)	6
(b) Changes in fair value gain/(loss) of FVOC equity instruments (c) Tax related to items that will not be reclassified to profit	(11,789)	10,365	(4,080)	12,657	(3,97)
and loss account	1,423	(1,210)	520	592	44
(VIII) Other comprehensive income/(loss)	(10,662)	9,252	(3,492)	12,868	(3,46)
IX) Total comprehensive income/(loss) (VII+VIII)	40,987	47,140	5,469	1,61,906	53,42
(X) (a) Paid-up equity share capital (Face value of Re. 1)	2,490	1,485	1,479	1,490	1,479
(b) Other equity		100000000000000000000000000000000000000	ESTONA .	5,90,104	4,43,87.
Earnings per share (EPS)*					
Face value Re. 1 per equity share)					
Basic (amount In Rs.)	34.72	25.54	6.17	100.52	38.40
Diluted (amount in Rs.)	34.41	25.44	6,15	99.46	38,20

See Note 11

* EPS for the quarters is not annualized

(Page 1 of 5)





Registered office:- Motifai Oswal Tower, Rahimtuliah Sayani Road, Opposite Parei ST Depot, Prabhadevi, Mumbai-400025
Tel: +91-22-39804200/71934200, Fax: +91-22-38462365 Email:shareholders@motifaloswal.com, Website :www.motifaloswalgroup.com
CIN: L67190MH2005PLC153397

Standalone	Statement of	of Accets an	nd Liabilities

	(Rs. in lakhs, unless otherwise state		
Particulars	As at 31 March 2024	As at 31 March 2023	
(1) Deporting a	(Audited)	(Audited)	
ASSETS	(Filedisca)	(Maintely)	
1. Financial assets	1 1		
Cash and cash equivalents	2,79,799	94,95	
Bank balance other than above	6,74,092	6,21,1!	
Receivables	0,74,032	تاركتكر 0	
(i) Trade receivables	1,46,628	66,93	
(ii) Other receivables	1,975	8	
Loans	3,48,676	1,32,7	
Investments	5,47,650	4,05,60	
Other financial assets	24,755	17,8	
Sub - total financial assets	20,23,575	13,40,15	
2. Non - financial assets	20,000,00	2017012	
Investment Property	7,586	7,54	
Property, plant and equipment	47,143	32,8	
Other intangible assets	2,722	2,9	
Other non - financial assets	5,971	5,6	
Sub - total non - financial assets	63,422	49,12	
otal assets	20,86,997	13,89,27	
LIABILITIES AND EQUITY labilities			
L. Financiai liabilities	1 1		
Payables	1 1		
(i) Trade payables	1 1		
(I) total outstanding dues of micro enterprise and small enterprise	1,755	1,70	
(ii) total outstanding dues of creditors other than micro enterprise and small enterprise	5,16,795	3,14,9	
(ii) to tail out state in the care of a control of the care of the prise and shall enter prise	-,,		
(ii) Other payables	3,23,.33	, ,	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise	3,23,133	-	
(ii) Other payables(i) total outstanding dues of micro enterprise and small enterprise(ii) total outstanding dues of creditors other than micro enterprise and small enterprise	5,5,5		
 (ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities 	4,51,041		
(ii) Other payables(i) total outstanding dues of micro enterprise and small enterprise(ii) total outstanding dues of creditors other than micro enterprise and small enterprise	4,51,041 2,21,519	2,74,1	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits	4,51,041 2,21,519 4,132	2,74,1 99,3 1	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities	4,51,041 2,21,519 4,132 2,74,310	2,74,1, 99,3 1 2,37,3	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities	4,51,041 2,21,519 4,132	2,74,1 99,3 1 2,37,3	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553	2,74,1 99,3 1 2,37,3	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Current tax liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553	2,74,14 99,3 1 2,37,3 9,27,6	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Current tax liabilities Provisions	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167	2,74,14 99,3 1 2,37,3 9,27,6 1,2 3,4	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial flabilities Non - financial flabilities Current tax liabilities Provisions Deferred tax liabilities (net)	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579	2,74,14 99,3 1 2,37,3 9,27,6 1,2 3,4 8,4	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Non - financial liabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non financial liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579 7,009	2,74,1 99,3 1 2,37,3 6 9,27,6 1,2 3,4 8,4 3,1	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial tlabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non-financial liabilities Sub - total non-financial liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579	2,74,1 99,3 1 2,37,3 6 9,27,6 1,2 3,4 8,4 3,1	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Non - financial liabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non financial liabilities Sub - total non - financial liabilities Sub - total non - financial liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579 7,009 25,850	2,74,14 99,3 1 2,37,3 61 9,27,6 1,2 3,4 8,4 3,10	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Non - financial liabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non financial liabilities Sub - total non - financial liabilities Equity Equity share capital	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579 7,009 25,850	2,74,14 99,34 1 2,37,3 9,27,6 1,24 3,4 8,4 3,14 16,3	
(ii) Other payables (i) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Non - financial liabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non financial liabilities Sub - total non - financial liabilities Sub - total non - financial liabilities	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579 7,009 25,850	2,74,10 99,3 1 2,37,3	
(ii) Other payables (ii) total outstanding dues of micro enterprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Borrowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities Non - financial liabilities Current tax liabilities Provisions Deferred tax liabilities (net) Other non-financial liabilities Sub - total non - financial liabilities Equity Equity share capital Other equity	4,51,041 2,21,519 4,132 2,74,310 14,69,553 95 4,167 14,579 7,009 25,850 1,490 5,90,104	2,74,14 99,3; 1: 2,37,3; 9,27,6 1,2; 3,4 8,4; 3,16 16,3; 1,4; 4,43,8	





Registered office:- Motilal Oswal Tower, Rahlmtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025
Tel: +91-22-39804200/71934200, Fax: +91-22-38462365 Email:shareholders@motilaloswal.com, Website: www.motilaloswalgroup.com
CIN: L67190MH200SPLC153397

Standalone Statement of Cash Flow

(Rs. In lakhs, unless other		ess otherwise stated
Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
	(Audited)	(Audited)
A Cash flow from operating activities	4.70.000	
Profit before taxatlon	1,79,226	72,530
Adjustment for:	(60.004)	45.245
Unrealized (gain)/loss	(69,804)	16,345
Employee stock option scheme cost	1,967	2,640
(Gain)/loss on lease	(118)	-
Interest expense on lease	754	358
Interest Income on Financial assets	(74)	r. 00c
Depreciation, amortisation and impairment Dividend income	7,202	5,005
Profit on sale of Investment	(14,565)	(591)
	(10,063)	(33,891)
Gairi on partnership firm	(223)	(470)
(Profit)/Loss on sale of Property, plant and equipment Impairment on financial instruments	94	1 5 4 5
	3,791 98,187	1,548
Operating profit	90,187	63,474
Adjustment for working capital changes Increase/(decrease) in provision	211	544
	311	
Increase/(decrease) in other financial fiabilities	32,022 2,01,926	1,61,633
Increase/(decrease) in payables Increase/(decrease) in other non financial liabilities	3,906	(32, 284)
(increase)/decrease in loans		638
(Increase)/decrease in loans (Increase)/decrease in other financial assets	(2,15,894)	(44,320) 16,184
(Increase)/decrease in other non-financial assets	(302)	(1,736
(Increase)/decrease in trade receivables	(84,594)	
(Increase)/decrease in trade receivables (Increase)/decrease in fixed deposit (Original maturity of more than 3 months)		(1,667)
(Increase)/decrease in fixed deposit (Original maturity of more than 5 months)	(52,934) 31	(3,08,154 27,218
Cash generated/(used) from operations	(24,605)	(1,18,470
Direct taxes paid (net)	(24,647)	(14,746)
Net cash generated/(used) from operating activities (A)	(49,252)	(1,33,216)
B. Cash flow from Investing activities		
Proceeds from sale of Investment	14,742	86,828
Proceeds from sale of equity shares in subsidiary company		12,000
Purchase of equity shares in subsidiary company	(5, 700)	(5)
Purchase of Investments	(58,372)	(84,189)
Purchase of Property, plant and equipment	(13,119)	(10,497
Sale of Property, plant and equipment	23	2.8
Purchase of Intangibles	(871)	(1,743
Dividend Income	14,565	591
Net cash gienerated/(used) from inviesting act lythes (B)	(48,732)	2,985
C. Cash flow from financing activities		
Payment of lease liabilities	(1,817)	(1,194
Interest paid on lease liabilities	(754)	(358
Proceeds/ (repayment) of borrowings & debt securities (short-term)	3,00,590	1,89,837
Repayment of debt securities	(1,580)	(33,380
Proceeds from Issue of equity shares	11	3
Premium on Issue of equity shares	7,590	975
Proceeds from deposits received	4,017	17
Dividend paid	(25,233)	(14,823
Buyback of shares (including buyback expense and tax)		(19,843
(Increase)/decrease in unpaid dividend	(0)	0
Net cash generated/(used) from financing activities (C)	7,82,824	1,21,234
Net increase/(decrease) in cash and cash equivalents during the year (A +B +C)	1,84,840	(8,997





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CIN: L67190MH2005PLC153397

Standalone Statement of Cash Flow

(Rs. in lakhs, unless otherwise s		
Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
	(Audited)	(Audited)
Cash and cash equivalents as at beginning of the year : Cash in hand Scheduled bank - In current account Fixed deposit with banks (Maturity within 3 months)	23 39,991 54,944	32 65,700 38,223
Total	94,958	1,03,955
Cash and cash equivalents as at end of the year t Cash in hand Scheduled bank - In current account Fixed deposit, with banks (Maturity within 3 months)	40 62,577 2,17,181	23 39,991 54,944
Total Control of the	2,79,798	94,958

(A) Changes in liabilities arising from financing activities

Particulars Particulars	For the year ended 31 March 2024	For the year ended 31 March 2023
	(Audited)	(Audited)
Opening balance of debt securities, borrowings (other than debt securities), lease liabilities and subordinated liabilities	3,77,942	2,19,461
Proceeds/ (repayment) of borrowings & debt securities (short-term)	3,00,590	1,89,837
Repayment of debt securities (long-term)	(1,580)	(33,380)
Changes in lease liabilities	5,942	2,024
Closing balance of debt securities, borrowings (other than debt securities), lease liabilities and subordinated liabilities	6,82,894	3,77,942

(B) Cashflow from operating activities includes:

Particulars	For the year ended 31 March 2024	For the year ended 31March 2023
MANGARIAN PROPERTY IN THE PROPERTY OF THE PROP	(Audited)	(Auditeri)
Interest received Interest paid	93 ,25 5 39, 778	47,291 18,510

Notes:

- (i) The above Statement of Cash Flows has been prepared under indirect method as set out in Ind AS 7, 'Statement of Cash Flows', as specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standard) Rules, 2015 (as amended).
- (ii) Figures in brackets indicate cash outflows.
- (iii) Net cash flow from operating activities excluding Increase/decrease in fixed deposit is Rs.3,682 lakhs and Rs.1,74,938 lakhs for the year ended 31 March 2024 and 31 March 2023 respectively

(Page 4 of 5)





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CIN: L67190MH2005PLC153397

Statement of Standalone Financial Results for the quarter and year ended ended 31 March 2024

Standalone Notes:-

- 1) The standalone financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Motilal Oswal Financial Services Limited (the 'Company') at its Meeting held on Friday 26 April 2024. The results for the quarter and year ended 31 March 2024 have been audited by the Statutory Auditors, M/s. Singhi & Co., Chartered Accountants.
- 2) This statement has been prepared in accordance with recognition and measurement principles of the Companies (Indian Accounting Standards) Rules, 2015 ('IndAS') prescribed under Section 133 of the Companies Act, 2013.
- 3) Pursuant to Regulation 52(4) of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (Listing Regulations), SEBI's Operational circular SEBI/HO/DDHS/P/CIR/2021 /613 dated 10 August 2021 to the extent applicable to Commercial Papers, information as required for year ended 31 March 2024 in respect of Non-convertible Debentures and Commercial Papers of the Company is enclosed as Annexure A.
- 4) Pursuant to Regulation 54 of Listing Regulations, we state that all secured Market Linked Debentures (MLDs) issued by the Company and outstanding as on 31 March 2024 are fully secured by first pari passu charge created over all present and future trade receivables and Margin Trading Facility receivables of the Company (with a milimum cover of 1 times of MLDs outstanding and interest due on MLDs). Accordingly, the Company is maintaining the asset cover of 1x or such higher asset cover required as per the terms & conditions given in the of offer document/information memorandum. The Details of security cover as per prescribed format under Regulation 54(3) of Listing Regulation is enclosed as Annexure B.
- 5] CRISIL Limited has Assigned & Reaffirmed its ratings at CRISIL AA/Stable for Non-Convertible Debentures and reaffirmed its rating at CRISIL A1+ to the Commercial Paper Programme of the Company. ICRA Limited has reaffirmed [ICRA]AA (Stable) on Bank Lines of the Company and PP-MLD[ICRA]AA (Stable) on Principal Protected Market Linked Debentures of the Company. The ICRA Limited also reaffirmed and assigned for the enhanced amount [ICRA]A1+ to the Commercial Paper Programme of the Company. Further, India Ratings & Research Private Limited has assigned and affirmed credit rating of IND A1+ on Commercial Paper Programme of the Company. India Ratings & Research Private Limited has also affirmed IND AA/Stable on Principal Protected Market Linked Debentures of the Company.
- 6) The Board of Directors at its Meeting held on 26 April 2024 have recommended Issuance of 3 Bonus Shares on 1 fully paid-up Equity Share having face value of Re. 1/each, subject to approval of the Shareholders of the Company.
- 7) The Board of Directors of the Company at their Meeting held on July 27, 2023 has, inter-alia, subject to approval of Shareholders of the Company and other applicable statutory & regulatory approvals including the approval of the Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, approved the Scheme of Arrangement between Motilal Oswal Financial Services Limited ("the Transferor Company" or "the Resulting Company" or "MOFSL") and Motilal Oswal Broking and Distribution Limited (formerly Glide Tech Investment Advisory Private Limited & converted into Public Limited Company) ("the Transferee Company" or "MOBDL") and Motilal Oswal Wealth Limited ("the Demerged Company" or "MOWL") and their respective Shareholders ("the Scheme"), under Sections 230-232 of the Companies Act, 2013. The appointed date subject to approval of the NCLT is April 01, 2023. Further, pursuant to the provisions of Regulation 37 of the Sell (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has filed the Scheme along with necessary documents with Stock Exchange(s). Post receipt of shareholders approval, this event will be considered as highly probable for the purposes of disclosure requirement under IND AS 105 "Non-Current Assets held for sale in discontinued operations".
- 8) The Company has filed Prospectus dated 09 April 2024 for Public Issuance of Secured, Rated, Listed, Redeemable Non-Convertible Debentures of face value of 1,000 each ("NCDs") for an amount aggregating up to ₹500 Crore ("Base Issue Size") with an option to retain oversubscription up to ₹500 Crore ("Green Shoe Option") aggregating up to 1,00,00,000 NCDs for an amount up to ₹1,000 Crore ("Issue Size" or "Issue Limit") (hereinafter referred to as the "Issue"). The Issue is open for subscription on 23 April 2024 ("Issue Opening date") and is scheduled to close on 07 May 2024 ("Issue Closing date").
- 9) As per Ind AS 108 'Operating Segments', Segment has been disclosed in consolidated financial results, Hence no separate disclosure has been given in standalone financial results of the Company.
- 10) Pursuant to the exercise of Employee Stock Options under various Employee Stock Options Scheme, the Company has allotted 4,76,675 and 10,60,165 equity shares to the employees during the quarter ended 31 March 2024 and year ended 31 March 2024 respectively.
- 11) The figures for the quarter ended 31 March 2024 and the quarter ended 31 March 2023 reflect the differences between the audited amounts of the financial year and published unaudited accounts of the nine months period ended 31 December 2021 respectively.
- 12) The audited standalone financial results of Motilal Oswal Financial Services Limited are available on the Company's website, www.motilaloswalgroup.com and on the stock exchange website www.nseindla.com and www.bseindla.com.
- 13) The amounts reflected as "0" in the Financial Information are values with less than rupees one lakhs.
- 14) The previous quarter/year figures have been regrouped/reclassified wherever necessary to confirm to the current quarter/year presentation.

Place: Mumbai Date: 26 April 2024



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For and on behalf of the Board of Motilal Oswal Financial Services Limited

Motilal Oswa

Managing Director and Chief Executive Officer (DIN 00024503)

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Annexure A

Pursuant to Regulation 52(4) of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (Listing Regulations), SEBI's Operational circular SEBI/HO/DDHS/P/CIR/2021 /613 dated August 10, 2021 to the extent applicable to Commercial Papers, information as required for the year ended March 31, 2024 in respect of Non-convertible Debentures and Commercial Papers of the Company is as mentioned below:

Key Financial Information

Particulars	Year ended 31 March 2024	Year ended 31 March 2023
Debt Equity Ratio ¹	1.14	0.84
Debt Service Coverage Ratio ²	0.21	0.28
Interest Services Coverage Ratio ³	3.75	5.80
Net Worth ⁴ (Rs.in Lakhs)	5,72,458	4,35,434
Net Profit after tax (Rs.in Lakhs)	1,49,038	56,891
Earnings per share (Basic)	100.52	38.40
Earnings per share (Diluted)	99.46	38.26
Outstanding redeemable preference shares	Not Applicable	Not Applicable
Capital Redemption Reserve (Rs.in Lakhs)	104	104
Debenture Redemption Reserve	Nil	Nil
Current Ratio ⁵	1.01	1.01
Long Term Debt to Working Capital Ratio ⁶	0.16	0.47
Bad Debts to Accounts Receivables Ratio 7	0.76%	0.77%
Current Liability Ratio ⁸	0.98	0,99
Total Debts to Total Assets ⁹	0.32	0.27
Debtors Turnover Ratio ¹⁰	2.42	2.91
Inventory Turnover Ratio	Not Applicable	Not Applicable
Operating Margin (%) 11	39.47%	27.20%
Net Profit Margin (%) 13	32.82%	21.34%

Debt Equity Ratio = Debt (Borrowings + Accrued Interest)/Equity (Equity share capital + Other Equity)





² Debt Service Coverage Ratio = Profit/Loss before exceptional items, interest and tax (excludes unrealized gains/losses and interest costs on leases as per IND AS 116 on Leases)/(Interest expenses(excludes interest costs on leases as per IND AS 116 on Leases)+Principal Repayments)

Interest Service Coverage Ratio = Profit/Loss before exceptional items, interest and tax (excludes unrealized gains/losses and interest costs on leases as per IND AS 116 on Leases)/Interest expenses(excludes interest costs on leases as per IND AS 116 on Leases)

^{*} Net Worth= As per Sec 2(57) of Companies Act, 2013

⁵ Current Ratio = Current Assets/Current Liabilities

⁶ Long Term Debt to Working Capital Ratio= Long Term Borrowing/Working Capital

⁷ Bad debt includes provision made on doubtful debts. Accounts receivable includes trade receivables and MTF

⁸ Current Liability Ratio= Current Liabilities/Total Liabilities

Total Debts to Total Assets- Total Debts(Borrowings+Debt Securities)/Total Assets

¹⁰ Debtors Turnover Hatio = Fee and Commission Income / Average Trade Receivables

 $^{^{11}}$ Operating Margin – Profit before \tan / Total Revenue from operations

Net Profit Margin= Profit after tax / Total Revenue from operations



B2 402 B, Marathon Innova, 4th Floor, Off Ganpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537 / 38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's Report on the Quarterly and Year to date Consolidated Financial Results of Motifal Oswal Financial Services Limited pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To the Board of Directors of Motifal Oswal Financial Services Limited

Report on the Audit of the Consolidated Financial Results

Opinion

- 1. We have audited the accompanying consolidated annual financial results of Motilal Oswal Financial Services Limited (the "Holding Company") and its subsidiaries (Holding company and its subsidiaries together referred to as "the group") and its associate for the year ended March 31, 2024 attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended) ("Listing Regulations").
- 2. In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial results of the subsidiaries and associate, as referred to in paragraph 12, the aforesaid consolidated financial results:
 - (i) include the annual financial results of the entities listed in Annexure 1;
 - (ii) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
 - (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India, of the consolidated net profit after tax and other comprehensive income and other financial information of the Group and its associate for the quarter and year ended March 31, 2024.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated financial results section of our report. We are Independent of the Group and its associate in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('the ICAl') together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 ("the Act") and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidences obtained by us and the other auditors in terms of their reports referred to in the paragraph 12 of "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.



Emphasis of Matter

Attention is invited to:

Note 6 of the audited consolidated financial results of the Company, regarding the Scheme of Arrangement to restructure the business of the Group w.e.f. April 01, 2023, for which subsequent to the approval of the relevant Boards of such Companies, the Holding Company has initiated the process of obtaining necessary statutory and regulatory approvals and approvals of its shareholders. The effect of the said Scheme will be given in the respective books of accounts, post receipt of the required approvals and on completion of the related procedural aspects towards the scheme.

Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Consolidated Financial Results

- The consolidated financial results which is the responsibility of the Holding Company's Board of Director's has been prepared on the basis of consolidated annual financial results. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that gives a true and fair view of consolidated net profit and other comprehensive income, and other financial information of the Group and its associate in accordance with the accounting principles generally accepted in India, including the IND- AS prescribed under section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in Compliance with Regulation 33 of the Listing Regulations. The Holding Company's Board of Directors are also responsible for ensuring accuracy of records including financial information considered necessary for the preparation of the consolidated financial results. Further, in terms of the provision of the Act, the respective Board of Directors/management of the companies included in the Group and its associate, are responsible for maintenance of adequate accounting records in accordance with the provisions of the act, for safeguarding of the assets of their respective companies and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgement and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of financial results, that gives a true and fair view and are free from material misstatement, whether due to fraud or error. These financial results have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.
- 6. In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associate, are responsible for assessing the ability of their respective companies, to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associate, are responsible for overseeing the financial reporting process of their respective Companies.

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

7. Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under



section 143(10) of the Act, will always detect a material misstatement, when it exists. Misstatements can arise from fraud or error, and are considered material if, individually, or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this consolidated financial results.

- 8. As part of an audit in accordance with the Standards on Auditing, we exercise professional judgement and maintain professional skepticism throughout the Audit. We also:
 - Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
 - Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associate, to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associate to cease to continue as a going concern.
 - Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
 - Obtain sufficient and appropriate audit evidence regarding the financial results of the entities within the Group and its associate to express an opinion on the consolidated financial results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results, of which we are the independent auditors. For the other entities included in the consolidated financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.
- 9. We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors, regarding among other matters the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all



relationships and other matters that may reasonably be thought to bear on our independence, and where applicable related safeguards.

11. We also perform procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

Other Matters

- 12. a) We did not audit the annual financial results of eight subsidiaries included in the consolidated financial results, whose financial results before consolidation adjustments reflects total assets of Rs. 6,76,705 lakhs as at March 31, 2024, total revenue of Rs 45,349 lakhs and Rs. 1,22,824 lakhs, total net profit after tax of Rs. 21,521 lakhs and Rs. 43,641 lakhs and total comprehensive income of Rs. 22,389 lakhs and Rs. 49,322 lakhs for the quarter and the year ended March 31, 2024 respectively. Our opinion in so far as it relates to the amount and disclosures included in respect of these subsidiaries is based solely on the audit report of such other auditors furnished to us by the management of the Holding Company, and the procedure performed by us are as stated in the paragraph above.
 - b) The consolidated financial results include the financial results of four subsidiaries which have not been audited, whose annual financial results reflect total assets of Rs. 4,677 lakhs as at March 31, 2024, total revenue of Rs. 325 lakhs and Rs. 1,091 lakhs, total net profit after tax of Rs. (59) lakhs and Rs. (118) lakhs and total comprehensive income of Rs. (59) lakhs and Rs. (118) lakhs for the quarter and the year ended March 31, 2024 respectively, as considered in the Statement. These financial statements have been furnished to us by the Holding Company's management. The Statement also includes the Group's share of the net profit after tax of Rs. (1) lakh for the year ended March 31, 2024, in respect of one associate, whose management accounts have been furnished to us by the Company. Our opinion is so far as it relates to the amounts and disclosures included in respect of aforesaid subsidiaries / associate is based solely on such unaudited financial results, which has been furnished to us by the management of the Holding Company. In our opinion, and accordance to the information and explanation given to us by the management, unaudited financial results of aforesaid subsidiaries / associate are not material to the consolidated financial results.

Our opinion is not modified in respect of this matter

- 13. As described in Note 10 of the consolidated financial results, the figures for the quarter ended March 31, in each of the respective financial year are the balancing figure between the audited consolidated figures in respect of the full financial year and the published reviewed year-to-date consolidated figure up to the third quarter of the respective financial year.
- 14. Our opinion on the consolidated financial results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial results/financial information certified by one of the Directors of the Holding Company.

For Singhi & Co.

Chartered Accountants

Firm Registration No.:302049E

Amit Hundia

Partner

Membership No. 120761

UDIN: 24120761BKCMQI7876



Place: Mumbal Date: April 26, 2024

Annexure 1

List of subsidiaries and associate included in the consolidated financial results for the quarter and year ended March 31, 2024

Subsidiaries (including step down subsidiaries):

1	Motilal Oswal Home Finance Limited
2	Motifal Oswal Asset Management Company Limited
3	MO Alternate investment Advisors Private Litriced
4	Motilal Oswal Capital Limited
5	Motifal Oswal Trustee Company Limited
6	Miculai Oswai Investment Advisors Emited
7	
	Motilal Oswal Commodities Broker Physie Limited
8	Motilai Oswai Finvest Limited
9	Motifal Oswai Weath Limited
10	Motifal Oswal Securities International Private Limited
11	Motifal Oswal Capital Markets (Singapore) Pte. Limited.
12	Mottal Oswal Capital Markets (Hong Kong) Private Limited
13	Motifal Oswal Asset Management (Mauritius) Private Limited
14	India Business Excellence Management Company
15	Motilal Oswal Finsec IESC Limited
10	Motilal Oswal Broking and Distribution Limited (Formerly known as
16	Glids Tech Investment Advisory Private Limited)
17	TM investment Technologies Private Limited
18	MO Atternative IFSC Private Limited

Associate:

1	India Realty Excellence Fund II LLP



THE ALL ORDER LARGE MADE ALL SIX EVECTORS I

Regeneral Office: Motifal Oswal Tower, Rahlmullah Sayari Road, Opposite Parel ST Depor, Futhha Lett, Manthai-Hibble Tel: 231-12-1594490, Fax. 231-12-3864201. Emait sharehalder@posttomevalena. Website: www.to-tilabersadgunap.com CIN, LEUGOSHI 2002 LEEGIST

Statement of Consolidated Farendal Results for the quarter and year ended 31 March 2024 (Rs. in Lakha, onless otherwise stated) For the quarter ended For the year ended Particulars. 31 Mar 2024 31 Dec 2023 31 Mar 2023 31 Mar 2024 31 March 2023 Revenue from operations arrest resent. (i) 45,621 49 014 25, 524 1.00.103 (ii) Develored income 456 5% 61 ab. (iii) Rental income 53 26 (iv) Fee and com: BSP 177 TK 1,13,7.33 85,21 65 "54 (v) Net gan on fair value chang. 42,370 -1,324 (1957) 1,46,51 13,875 5 117 7,352 (vi) Other Operating its lens. 1,831 2 194 6757 (I) Total revenue from 417,712 1,75,43 7,06,117 (II) Other has a c 699 617 6,375 1.534 2000 (III) Total Income (I)+(II) 2 15 815 1,79,130 1,01,354 7,13,032 4,19,712 Es penses 22.473 26.259 18,957 1,01,414 54,583 (1) I male t COST (ii) Fees and antiferrors express. 1.3,531 16, 180 22,444 î (L) rîn 86.12 (iii) hipportation on furtheral instanuents 1,731 5,393 1/2 534 4,279 30 378 (v) instant buefic equa-27 08 V:723 1,32 981 1,041,858 (v) Lipitellier and amon stim expenses 2334 2,403 111 6,258 3,458 13 212 11,135 48 29 (vi) Other expenses 10, 40 38,818 (IV) Total expenses 1,27,144 91,70 78,600 4,093056 2,15,67 ND, 941 92,971 (V) Profit before exceptional items and tax (III)-(IV) 1,24,225 (VI) Exceptional items 86,362 24,748 3.03.188 (VII) Profit before tax and after exceptional items (VIII) 92,971 Tax exposure/recedir 14,958 13,555 43,445 7.141 (Plantsti tax 6,970 4,166 894 15,507 1873 (Mass or ax especial/(midis) (3) Strate provision for earlier years (318)(3.25)58 14,713 (VIII) Total tax expenses 20.511 8.052 (I. 0) Profit after tax (VII)-(VIII) 65,147 72,460 9 1.282 16,690 (X) Share of profit/(less) from Access (agt of taxes) (25)(147) 196 16,545 05,475 (XI) Profit after tax and share in profit/(lose) of nemociate (IE)=(X) 72,460 66,124 2,44,381 (XII) Other proprehensive income Ite is that will not be in the send to profe or loss (a) Illin and of the defined employee 'which' to date (W) 163 107 (510) 169 (b) Changes in fair value good then; of a violation, measurers 12,756 19,121 (10,776) (5,467)(c) Data and tax related to items that will not be reconsisted to profit and loss 1350 (1,711) 1113 (115)650 advision? Total other complehensive income (XII) (9.814)11,419 (5,067) 18, 490 $(4_3(-8)$ (XIII) Total comprehensive ancome (XI)*(XII) 77,443 11,482 2,61,057 88,830 (XIV) Net profit stir-butable to: 72,305 14,472 93,169 Owners of parent 65,955 Non-controlling interests 155 136 77 455 309 (XV) Other comprehensive income/(loss) annimable to: (9.819) 11,419 (5,068) 18 496 (4,641) Owners of macen. Non-controlling interests (3) (XVI) Total comprehensive meanic antibarable to: (XIX) PR-VI Owners of parent 62,494 77,407 11,404 83,520 Non-controlling interests 136 78 310 1479 (XVII) (a) Paid up equity share capital (Face value Red per share) 1.490 1490 1.483 1.479 8,71.687 6.23.14 (b) Other Equity (XVIII) Earning per share [F/45]= Basic LTS (Lattered in Rs.) 48.61 445% 1135 164.63 61 85 Dalate a SP (Ame unt in '8).



#a.i i note 10

11 M for the quarters / period is not an include to



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NOUTILAL OSSIAL FENANCIAL SPEYTORS LIMITED

Engineerd Office: Montal Oswal Tower. Referențiilleh Sayani Road, Opposite Parel ST Depot, Freibedesi, Manchell 19025.

Tel: 491-25-71940.00, Pax: 491-22-9056.284

Emgil: shauchrister (timedales seat com Website were metitales self-compace CIN. Lamboure seat places and cine.)

Consultinged Statement of Assets and Ladulities

	As at	As at
Parsicular)	31 March 2024	31 March 2023
	(Audhed)	(Audited)
, ess etts		
Financial assets		
(a) Cash and cash age and a second cash age as	5,24,501	35%
(b) Back balance other than (a) above	6,78,564	6,26,0
(c) Reconstitution		
(I) Track receivables	1,01,112	10° .
(II) C there is in all the	8	, ,
THE PARTY OF THE P	10858	7,21,7
(e) - EVZ-moorei	6,91065	4.30%
(f) Other farmful asses	¥,303	29,10
Sub - total finantial assets	21,10,90	71,16,3
Non-financial assets		
(a) Control tax 28 (m/l)	2 '58	3,4
(b) All mark lax assets (n.t.)	5,825	6.
(c) Constitution and equipment	56,536	40,5
(d) Other locality is least to	3,189	3,2
(e) Orbet med financial assets	24,047	200
Sub - (otal non - financial assets	72,902	84,7
Fotal Assets	A1362,921	23,00,9
II. LIABILITIES AND EQUITY		
Liabilities		
Financial liabilities		
(a) Produced		
(I) Trade prisber		
() total outsir-law dues of micro array-real and small energia.	201	22
(ii) total outcomiling dues of creation other than micro on empises and small enterposes	5,99,679	3,47,0
(II) Odwi payables		
(i) total outstanding dues of micro enterprises and small microscopic		
(ii) total outlanding dues of creditor other than micro characters and small enterprises		
(b) Dela securices	8,51,052	6,160
(c) Factor ing (Outer than debt securities)	5,215.8	3 31 0
(d) Magnetia	4.187	1'
(c) Other true, ad halidate.	3,10 427	2,54 C
Gub - coral dimension traditions	22,45,413	15,72,0
Non-Grand Hack Telev		
Non - financial habilities	. 1	3,5
(a) Current tax labulues (net)	7.41.	
(a) Current tax habilities (net) (b) Expressions	8,577	
(a) Current tax labilities (net) (b) Expenditure (c) Deferred tax Labilities (net)	8,5 77 35 402	5,5, 21,0
(a) Capters tax labilities (net) (b) Instanting (c) Defended tax Labilities (net) (d) Other non - Industrial Labilities	8,577 55 4 02 12,195	21,0 6,2
(a) Current tax liabulities (net) (b) Liberard tax Liabulities (net) (c) Deferred tax Liabulities (net) (d) Other non - Introduction (b) Liberard and Individual Control (c) Liberard and Individual Control (d) Other non - Introduction	8,5 77 35 402	21,0
(a) Cuestens tax habitumes (net) (b) Interest on (c) Deferred tax habitues (net) (d) Other non - Interest Institute in Sub - total non - financial Institute Equity	8,577 55 4 02 12,195	21,0 6,2
(a) Current tax labulies (net) (b) Interest in (c) Deferred tax Labulites (net) (d) Other non - Interest Interest Sub - total non - Interest Interest Equity (a) Equity share capital	8,577 35 402 12,195 60,505	21,0 6,2 40,6
(a) Current tax liabulités (net) (b) Consecution (c) Defended tax Liabulités (net) (d) Other non - Intuitial Liabulités (d) Other non - Intuitial Liabulités (a) Equity share capital (b) Cher equity	8,577 85 402 12,195 60,505 1 490 8,71,687	21,0 6,2 40,6 1 f 6,77,7
(a) Cantent tax labilities (net) (b) Content tax Labilities (net) (c) Deferred tax Labilities (net) (d) Other non - Introductal Intribities (a) Cotal non - Introductal Intribities (a) Equity share capital (b) Other equity (c) Next-controlling interests	8,577 35 402 12,195 60,505	21,0 6,2 40,6
(a) Current tax labulies (net) (b) Interest in (c) Deferred tax Labulies (net) (d) Other non - Interest Intellige Sub - total non - Interest Intellige Equity share capital (b) Other equity	8,577 85,402 12,195 60,505 1,490 8,71,687 3,697	21,0 6,2 40,6 1 4 6 7 7 7





Registered Office: Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025
Tel: +91-22-71934200, Fax: +91-22-50362365 Email: shareholders@motilaloswal.com Website: www.motilaloswalgroup.com
CIN: L67190MH2005PLC153397

Consolidated Statement of Cash Flows

	4	
Particulars	As at 31 March 2024	As at 31 March 2023
A Cold for Connection of the	(Audited)	(Audited)
A. Cash flow from operating activities		
Profit before taxation Adjustments for	3,03,188	1,24,22
Impairment on financial instruments	5,398	4,27
Depreciation and amortisation expense	8,258	5,83
Provision for gratuity	1,120	1,15
Foreign currency translation reserve	(H	40
Employee stock option expanditure	2,490	2,9
Profit from partnership gan	(1)	20
Net loss/(g ain) en fair value change	(1,27,493)	15,04
Not loss/(g ain) on sale of investment	(19,019)	(28,919
Profit on sale of property, plant and equipment (Not)	બ્ર	
Interest income	(152)	(6
Dividend income	(858)	(88)
Interest expense pertaining to lease liability	831	42
Operating profit	1,73,920	1,24,66
Adjustment for working capital changes:		
(Increase) / decrease in trade receivables	(92,694)	(4,148
(Increase) / decrease in other receivables	(6)	(4,140
(Increase) / decrease in other financial assets	(7,135)	6,42
(Increase) / decrease in other non-financial assets	4,581	(8,088
(Increase) / decrease in loans	(2,84,479)	(2,34,043
Investment in Fixed deposit having maturity more than 3 months (not of maturity)	(51,423)	(3,08,290
(Increase) / decrease in liquid investments	4,401	10,86
Increase / (clearease) in tracle payables	2,06,146	(25,245
Increase / (decrease) in deposit		7
Increase / (decrease) in other firmodal liabilities	51,325	1,61,67
Increase / (decrease) in other non financial liabilities	5,957	(511
that make / (docrease) in provision	(2,716)	(1,761
Cash (used in)/generated from operations	7.877	(2.78,358
Direct taxes paid net (including utilisation of MAT credit)	(42,780)	(27,432
Net cash (used in)/generated from Operating activities (A)	(34,903)	(3,05,790
B. Cash flow from investing activities		
(Purchase)/sale of Property, plant and equipment	(15,077)	(16.,754
(Purchase)/sake of other Inrangible assots	542	(111,75
Purchase of Investments	(54,051)	(48,280
Sale of Investments	42,891	35,34
Interest received	152	
Dividend received	858	88
Net cash (used in)/generated from Investing activities (B)	(24,685)	(28,748
C. Cash flow from financing activities		
Issue of Share capital including Securities premium	7,728	1,00
Buyback of shares	-0.	(19,84:
Proceeds from/(Repayment) of debentures	57,579	1,09,88
Repayment of debentures		(78,64
Proceeds from/(Repayment) of commercial paper	96,961	2,68,39
Proceeds from/(Repayment) of other barrowings	1,92,429	1,12,8
Dividend paid	(25,239)	(14,82
Increase/ (Decrease) in unpaid dividend	(1)	
Interest paid on lease liabilities	(831)	(42
Payment of kase liabilities Increase in Deposit	(2,519)	
Increase in Deposit Investment by/ (purchase) from Non controlling interest	4,017	
Net cash (used in)/generated from Financing activities (C)	3,30,124	3,78,4
-t		
Net increase/(decrease) in cash and cash equivalents during the year (A+B+C)	2,70,536	
		(Page 3 of



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Purusahan	As at 31 March 2024	As at 31 March 2023	
	(hwited)	(durdred)	
Cash on hand	249	269	
Schoole bank - In Corrent accounts	U2217	1.05 20	
Clause in hand	85	20	
Fixed Deposit with original inclurity within 3 in other	(5,40)	78,255	
Cash and cash equivalents as at beginning of the year	2.57,631	21179	
Cash & Cash rapis alread reamprism of as at end of the year			
and on hand	403	249	
Schedule bank - In Custent accounts	2.21,59	192,-1	
Cleques in hand	64	8	
Freed Depose with organizationly within 3 months	256,503	65,050	
Cash and cash equivalence as at end of the year	5,28,567	2.11/61	

Notes

(i) The above Maintenant of Cash Personas been proported under indirect method as set out in Ind AS 7, Proportion of Cash Personas specified under section 133 of the Computed Act, 2011 read with the Computed United Section (Indian Section Cash Personal Indian Section Cash Personal Indian Section Cash Personal Indian Section (Indian Section Cash Personal Indian Section Cash Personal I

(ii) Net cash flow from uppracragia, threes excluding Internative senses in fixed deposit is Un 1952, labels and Unified labels for the year ended 31 March 2024 and 31 March 2025 responses y

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Reguresco Office: Mondal Oswal Tower, Rathimothin Sayson Road, Opponer Parel ST Depot, FraNcisco, Marchol 400025. Tek: +91-22-3034200, Fax: +01-22-5636/3365. Broad: shanchidalengigmentationed.com Walbinst were maintained typicapered. CIN: Le2100MH2365PL C1338003.

Brajement of Concolidated Parancial Results for the quarter and year ended 31 March 2024

Compatible ed notes:

1) The marked of trans2 is set-hive been instructed by the Andr Communicand subsequents appeared by the Bettel of Interests of the Modal Coward Interest Secure 2 mail distributed by the Bettel of Interest of the Modal Coward Interest of the Coward and Coward Requestrated Regulation 2 do 17 interest to the Modal Coward Interest for the year ended 31 March 2014 have been attached by the Station of March 2014 have

2) The constraint financial results of the Monta. Oswal Industrial Services Language include reviewed results of the september of North Cowal Investment Advisors Juraced (1907), Montal Cowal Industrial Andrea Property of Services Industrial Advisors Industrial Andrea Property of Services In

3) United the assignment results for the year ended 31 March 2004 is as full was

(Rs. in Lakh), unless otherwise stated)

N. C.	For the			For the year ended	For the year	
Particulars	31 Mar 2024	31 Dec 2023	31 Mar 2023	31 Mar 2024	31 March 2023	
	(Audaed W	(Usa-durd)	(Judand)#	(Andhol)	(Audired)	
I. Revenue:						
1. Capital market	1,16 774	89.381	67,022	A.20,563	2,65.772	
a) munual Revenie	78,121	59,885	40,512	3/37 (58)	183,76-9	
b) unumest income	38,453	2 / 196	26,715	1,13,450	8 (0,03	
2. Asset and Wealth Managament	(4)(2)	A1,768	41,425	2,01,530	14478	
a) . Assemal A. centre	50,100	35 184	\$7,063	1,47,717	1,17,514	
b) attrest Income	14,3 29	lr.183	3,832	20,828	25,126	
3. Home finance	15,561	14,638	11,857	58,907	53,193	
a) Listemal Revenue	1,151	806	53 5	k _a ; =0;	1,851	
b) anti-cest Income	[+ +]1)	15 632	15,37%	55,747	31,3-2	
4. Treasury Investments	40,638	41,417	(4,575)	1,45,000	13,394	
a) Lierenial Revolue	40,308	⇒0 Ji 3	(4,096)	145700	1 2,2 80	
b) Three is Income	330	514	121	1,378	1,314	
5. Variating and	66	10	10	95	47	
a) strongl Revenue	66	10	10	95	47	
b) Interes: Income		-		-	100	
6. Errei Sagment	(21,653)	(15,834)	(14.4(1)	(70,171)	(23.534)	
a) stemal Revenue	(9.5%)	(6,67.1)	(5,795)	(172571)	(18,575)	
b) Interest Income	(2.93)	(10,70.8)	03,666	(41,951)	(30,03)	
7. Total	2,15,815	1,79,130	17.00.384	7.13.063	4,19,712	
a) I steeral Revenue	10-,38	1,30,116	6 8,0 3 0	5,23,580	2,01,883	
b) In cross Income	55,627	49,014	35,324	14.202	1,23 829	
1. Capital market						
a) a perest Expense	18,781	12 414	8,453	47,11 8	28,157	
b) .a a ration and attribute in	2,141	2,154	1,177	7 233	4,132	
2. Asset and Wealth Management						
a) * i = i : "spaisi	5,596	6,+2°	. 1 -)	31,28.	1,949	
b) Depression and manifestions	87	76	89	311	288	
3. Home finance						
a) Interest disjoiner	6,841	5,960	5,878	25,942	21,850	
b) "Squiesa ini and anninesses i	126	131	(28)	521	369	
4. Treasury Investments						
a) Interest Expense	11,151	10,482	9 125	- (1,0.2	34,307	
b) They are a real descentions of	41	42	37	194	149	
5. Inter-Engrand						
a) it. cest = s [mass	(:27.0)	(11,114)	(8,815)	(30,000)	155,666	
c) Dispersion on and attentions				-		
6. Total			1			
a) interest interes	29,173	25,235	18,957	1,61,414	59.58	
b) water want in and thront white	2714	2,403	1,275	8,258	5,838	
					(Page 5 of 7	





Prolii before tax:	1 1	1	- 1		
II. Segment results					
(a) Capital market	Lu_415	27,752	11,146	g. 4019	75.552
(b) Carnest market electro and item			1	- 2	
(b) Aski and Wearly Management	28910	29.4.75	16.730	59.395	57,729
(c) Home fracts	-,194	4 8.5	4,33	17,352	17,758
(d) Traces, Inc. circus	28,570	Mr. 171	(14 6 15)	(decise)	[= (Sel 5)
(e) traitered	(=(·ī,	(527)	(531)	(2.306)	(-174,)
Less: Inter a, gmani	301	(0)-1	8	(30%)	(2,3)
Total	92,971	MUÁNZ	24,748	3/13/100	1,14,221
Total segment results	92.971	M0.9972	24 748	7,07,366	1,54,730
	F	or the quarter ended		For the year ended	For the year ended
Parentare	31 May 25-24	31 Dec 2023	31 Mar 2043	31 Mar 2024	31 March 2023
	(freedown 19	((Fraultisch)	(Authorit)#	(Ambiel)	(d =M(n2)
Тах ехрепле.		-			
Control bex	14.956	20,555	7,141	43,745	29162
Defeared tax	5,871	4006	894	15.3 (7	180)
Oliverto content prink save for eacher sears	(516)	(8)	17	(300)	58
Profit from ordinary activities	72,460	66,149	16,696	2,44,507	93.282
Add: Share of June 4 from asses at. (net of taxes		(25)	(147)	(1)	196
Pioni after tax including share of HIERLIE	72 460	66.124	16,549	2,44,561	93 178
ress. Non-residual ang attivit in	155	136	77	455	309
Net profession products to Uwas software	72,905	68,949	16,472	7,41,016	93,148
III. Segment assets					
(a) for additional kid	20,36,569	M.23.772	12,~5 525	20,36,557	12,-5,0.25
(b) Asset and Weart file Pages ::	3.15,411	5,000,000	10.2 -0.00	side"e	127,89
(c) 11. Fig. finance	4,57,565	4,21,139	4,12.15 -	4,53,565	4.7,351
(d) Luasare Investment	6,39,764	6,7-3973	4,69,727	6,32,764	4,6,600
(c) ا المتالحات ا	5,15.1	10,250	U_6+*	9,257	[0,5=1
Less: Inter segment asset-	(2,6,919)	(V. 164)	(30,057)	17.75 ()	(30 .57)
Total segment assets	317027021	A1,54.201	21,00.794	31,012,923	2500, 214
IV. Seg.nem liabilities					
(a) Califfarmasci	36,57,445	15,00,049	11,57,137	r+59,445	10,51,730
(b) Asset and "Lealth illess games"	21/25	2,74,100	1,66,45-	23/24	166,414
(c) Home finance	570,142	경 연구학	295,40	3,21,149	2 99,749
(d)asu	41,168	48,157	35:7°	-1 KB	35 C.
(c) 14-1-1-1-1	45,575	4,,245	26,581	45,575	25,681
Less: Intersegment addition	(1787-)	(lis 117)	리 2 (작년)	(17524)	(12,631)
Total segment linkings	2UK,H1	23,22,029	16,72,670	20,56,647	16,72,070

The group has explored an emercian as per action Accessiving Sunstand 108 on Objecting digments. As per Ind. AS 108, regression are stouched based on management and of financial information for absence accesses and accessing perfection of the Group has identified four reposition accesses. It depends not the financial information of the sunstanding formation of the sunstanding for the sunstanding formation of the sunsta

- # Daving the correct quater, the company has adjusted crosslable cannot be Upcruing & Crossly amount of the Capital Correct and according to the Upcruing periods which many more expected from the Capital Markets and according to Asset & Wealth Management Segment, has been delegated from the Capital Markets and according to Asset & Wealth Management Segment, acknowledging akin client attractionates to the Wealth Management Assets is under during the quarket the source, has also many. As only exercise on the capital long used by Tream, segment which perfains to different regiment. This also has been adjusted interpretably in all the attractions resented for agreent reporter. Both this these charges are not haven any impact on the finess a second of the company for other for the newscontrol force.
- 5) CE ML centred has Georgian & Aud instanting at CRIS. Consisting for Sound Convertible as because and confirmed its string at CRIS. Although to the various of the Meridia CRIS. Although the second control of the Meridia CRIS. Although the second control of the Meridia CRIS. Although the second control of the Meridia CRIS. A control of the Meridia CRIS. Although the Auditor of the Meridia CRIS. A control of the Meridia CRIS. Although the Auditor of the Auditor of the Meridia CRIS. Although the Auditor of the Auditor of the Meridia CRIS. Although the Auditor of the Auditor of the Auditor of the Meridia CRIS. Although the Auditor of the A
- 6) The Point of Dance is of the 61 stal Owal Financial Scores aim it.d. at their Meiring held on July 27, 2023 has, into all, subject to appear at of Shourachess of the Montal Scores aim ited and other applicable states. A capture approval to appear at the Point of the Horizon Law Tribunal 1964. The Horizon Scores appears the Service of Amaginetic Meiring Contact Contact
- 7) The designer, has filed or experience dated 69 April 2024 for cable instance of Secures. Award instance, American Marchine and Secures of face value of ₹ 1000 each ("An amount aggregating up to €500 Care ("Concernation up to Edition of Marchine up to Edition up to Edition ("An amount of the Secure of the Secure of Concernation up to Edition u

(Page 6 of 7)







- 8) The Board of Datument at its Henting held on 26 April 2024 have recommended assuance of 3 Bonus Shares on 1 fully partitup Equicy Share having face value of Re. 1/- cach, subject to appearant of the Mortal Cowal Meancal Services Lamited
- 9) Furnished to the exercise of Employee. Seech Options under various Employee Seech Options Scheme, the Company has about 4,50,655 and 10,50,055 equity shares to the employees during the quarter ended 31 March 2024 and year ended 31 March 2024 respectively.
- 10) The Figures for the quarter ended 31 March 2024 and the quarter ended 31 March 2023 reflect the differences between the audited amounts of the financial year and gottlessed unusalisal accounts of the nine morths period ended 31 December 2022 respectively.
- 11) The audited application francial costs of Model Character Service Langed are matable on the Company's website transmostic and device francisc and on the scock archive average washing and seven beginning on the scock archive average washing.
- 12) The amounts reflected as "0" in the Financial Freemounts are values with less than rupees one laths

Place: Maniba Date 26 April 2024

13) The previous quantifyered figures have been ingrouped/melanthed whenever measures to confirm to the current quantifyered previously.



For and on benalf of the Board of Mottlal Oswal Pinancial Services Limited

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Montal Oswal Managery Director and Conf Executive Offen DIN: 10002-501

(Page 7 of 7)



137-407 D, Marathon Innove, 4th Floor, Off Garpatrao Kadari Marg, Opp. Paninsula Corporate Para. Lower Parel, Microbio - 400-013 India 3et - 91 (0) 22-6662 5537 / 38 E-mail : munibait@singliqu.com - website : www.singhiro.com

Independent Auditor's Report on Standalone Quarterly Financial Results and Year to data results of Motilal Oswal Financial Services Limited pursuant to Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To the Board of Directors of Motifal Oswal Financial Services Limited

Report on the Audit of the Standalone Financial Results

Opinion

- 1. We have audited the accompanying standalone quarterly financial results of Motifal Oswal Financial Services Limited ("the Company") for the quarter and year ended March 31, 2023 attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
- In our opinion and to the best of our information and according to the explanations given to us these standalone financial results:
 - are presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations in this regard; and
 - ii) gives a true and fair view in conformity with the recognition and measurement principles faid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit including other comprehensive income and other financial information for the quarter and year ended March 31, 2023.

Basis for Opinion

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

Management's Responsibilities for the Standalone Financial Results.

4. These financial results have been prepared on the basis of the audited annual financial statements. The Company's Board of Directors is responsible for the preparation of these standalone financial results that give a true and fair view of the net profit including other



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comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with the rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate Internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

- 5 In preparing the standarone financial results, the Board of Directors are responsible for essessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- The Board of Directors are also responsible for overseeing the Company's financial reporting process.

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

- 7. Our objectives are to obtain reasonable assurance about whother the standatione financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial results.
- As part of an audit in accordance with Standards on auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal financial controls relevant to the audit in order to design
 audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the
 Act, we are also responsible for expressing our opinion on whether the Company has
 adequate internal financial controls system in place and the operating effectiveness of such
 controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors



- Conclude on the appropriateness of the Board of Director's use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to classe to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- 9 We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

- 11. Share of profit from investment in a limited liability partnership aggregating to (ks. (147) lakhs for the quarter ended March 31, 2023 and Rs. 196 lakhs for the year ended March 31, 2023, included in the Statement, is based on the audited financial statements of such entity. These financial statements have been furnished to us by the Management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this entity, is based solely on the report of the other auditor.
- 12. As described in Note 12 of standalone (inancial results, the figures for the quarter ended March 31, in each of the respective financial year are the balancing figure between the audited figures in respect of the full financial year and the published reviewed year-to-date figures up to the third quarter of the respective financial year.

Our opinion is not modified in respect of those matters.

For Singhi & Co.
Chartered Accountants

Firm Registration No.: 302049E

Nikhit Singhi Partner

Membership No. 061567 UDfN: 23061567BGYHLI4049

Place: Mumbai Date: April 27, **2023**

Registered offices Minifel Oswol Tower, Rahimtuliah Sayam Road, Opposite Parel ST Depot, Prahhadesi, Mumbai-400025 Tel: +91-22-71934288, First =91-22-50362365 Emulishareholders@containewal.com, Wichelle : www.motifoloswalgroup.com CIN: L6719080F12005PLC053397

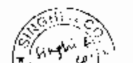
Statement of Standalone Financial Results for the quarter and year molest 31 March 2003

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Tanjensa katu (Jana)	3686ys ai261)	300 4 15 1 202	Carren and Surv	0.0026	
	* (Vidulen)##	數位於何何有確	雅(Joiding)#書	(Audited)	ः - (Аमसीहर्स्ट्री)?)
Revenue from operations					
(if layerest income	14,230	13,227	2,012	47,291	.!.!.1
(i) Drudesd income	175	24	181,1	501	7.5
real Rene meeting	169	120	467	:,990	1.8
(2) Pies will cattantistic, en eur	1		1		
brokertge income	42,590	45,258	44,567	1.75,649	Lifehja
Office commission meaning	5,27a	4,933	4,375	18,449	18,6
(v) Net pao/flos a on file value changes	(2400)	681,4	9,727;	17,545	26,4
(g) Om copering column	1,732	1,831	1,583	5,330	4,6
(f) Total revenue from operations	62,426	40,172	59,690	1,66,524.	2,57,9
(II) Other income	707	fil's	KSR	2/45	3,6
(III) Total Income (I+II) 交易(ii) (A)	63)12%	737-	1990 (1990)	1000000 2,69,271·	450 4 2513
Expenses	!				
(i) Prinarce cost	6,223	6,162	4,591	21,731	16.2
(ii) Dees and reminimum expense	19,201	20,022	20,103	17,886	78.3
50) Impanament on how and assumences	75	400	14	1,518	1,9
(9) Tampleyee benefit expenses	15,753	15,590	15)/22	81,015	51.7
(v) Depregramm and amorpsation expense	1,171	1,430	1)/20	5)Ya	1.8
(e) Other expenses	7,558	7,194	غلغره	29,473	22.0
(FV) Total expenses (IV) while the second second second	2 4 50,031·	600 E 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	THE STREET, ST	444 2440 1,96,741	\$20.75 L75_1
(V) Profit before (ax (III-IV))	13,096		3 43,001·	600 420 572.530	**************************************
Fan. reprinse/(coedia)					
() Coresi as	3,794	1,49.9	2,969	15,820	14,9
h) Defined as ((easle)	566	/2	(50)	15	1,1
(b) (Poscos)/ short provision for extract roses	(225)		(199)	(225)	0
VI) Total tax expenses / (credu)	4,135	4,765	2,720	15,639	15,7
VII) Profit after tax (V-VI) % in the state of the state	460000000 8,961			48484474,36,891	8-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
Other comprehensive income					
 being that will not be reclassified to profit or lost 	1				l
(a) Bernessment of the defined employee benefit plans	66	(27)	1.3%	44	1 :
(a) Changes in for value gran/ilosa) of EVOCI equipment instruments	(4,090)	1,603	6,107	(3,576)	2.3
(e) This related to items that will not be reclassified to profet	1			l	
भूमी वर्ग अंदरणाहर	520	(108)	(714)		;2
VIII) Ohber comprehentive income/ (1881)	3 (2) (3) (3) (3)	William 1999	100	4666 Str. (3, 440)	
IX) Total comprehensive income/(loss) (VII:hVIII) **********************************	6 (Academic 3, 469)		15,793°		460 124 124
X) (a) Paid-up equity share capital (Pace pulps of Recall page 1888)	479	479 FRANCE 1,479	********** 1,491		93.2 (2006)
			AND WOOD AND AND AND AND AND AND AND AND AND AN	401,49,354	/XX/2012.12.12
s.e. (b) Other equilipresses as seen		فهم دانه محاجد، ششط	**************		
2.6. (b) Other equity/figures/sections:		فيداد فالمحاصد بالشطا			
P.A. (D) Other equity/misses (\$20) Samings per share (EPS)* Face value Re. 1 per equity share)		المادة			
Pub (b) Other equity state (action of the property of the prop	6.17 6.15	16.56 10.28	6.98 5.94	38.40 38.24	+§;

See Note 12

*154% for the spatiers / pencyl of rail accordiosel.

(Page 1 of 5).





Registered offices: Mothal Oswal Tower, Rabinstullah Sayani Road, Oppa one Parel ST Deport, Prabhadesi, Mundian-60025 $Tet: + 91\cdot22 - 19804200 / 71934200, Fax: + 91\cdot22\cdot18462365 \ Email: charelrolders given on delicate, we have a sew without the control of th$ CIN: L611908(1120)6FLC153397

Standalnec Statement of Assets and Liabilities

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	ole ministration	
	क माध्य दक्ष श्रीकृष्टित	1 physica 6, 26.
	glo-loon.	250 (A 070 (120)
ASSETS		
1. Financial avetas		
Cash non-rash equivalents	01,958	1,00,95
Bank I olans e other than phoye	6,21,157	
Receivables		
(i) Teade receivables.	63,918	66,8
(ii) Calter cocusables	992	1/9
Lame	1,52,702	
Trevoltronat-	4,05,604	
1 Object for moral passers	17.849	.14,0
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2. Non - financial searte		
Clinicant (4x assets (5x1))		
Investment Property	7.643	7,0
Property, plant and equipment	12.813	23,2
Oday trateog like 2004 ts	2 999	2,1
viller non - Enment geers	5600	3,9
		1
Seb - total sion - Figancial esects - Commission - Commis	E 14890(A) 250(25) 25	1900 (1900 (1 900) (1900)
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eal operations and the second	FEMALE 285 (180 275	**************************************
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Financial liabilities		
Fayables		
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(a total into-tatelets) does of notices enterprise and senall enterprise		
(or for thours) recognized and disciplines of each tors of earther micro enterprise was small enterprise	3,09,979	
Delic serrorings	2,44,163	1,79.4
Borrowing (Clober Remalch) securities)	\$9,367	356
Deposits	115	
Other francial liabilities	2,14,062	53.4
Aub Marsel Andersial Habitities and Anderson And	1 0 00000000000 000000000000000000000000	AND SHARED THE
Non - financial liabilitie		
Current we labilities	1,342	1.2
Расучиния	13,387	15.5
make a little and	8,483	8,8
Defenes (as liabilities (net)		3,4
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A Other state - Frantised Indications The State of the State of the State of State	105/00/2016 (2)(2)15	1,1
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Regultered office:- Motdal Chroni Tower, Rahimuttah Sayani Road, Opponite Pasel ST Organi, Prahhadevi, Mumhai-400925

Tel: +95-22-35804200/7193420), Fax: > 91-22-38402365 Entail:shareholdere@medilahuwal.com, Website : www.montaloswalgroup.com

Cin: L6789074H2005PLC353399

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		ranes della
	THE TANK TO SEE	Accellance of the
4. Cash flow from operating activities		
Profit belan: (asatem	(2,539)	56,113
Adjustment for		
Chardied gaintikes	16,145	(15,511)
organistic state option with the cost	2646	2,130
Tallet to trajector on loage	358	3.0
Dispose again, appropriated and experiment	506	320
Dieded neuer	(521)	(7,182
Profit or sale of encourant	(57,621)	(19,472
Guarangamenship firm	(470)	
Position sylve in Property, play Crist equipment	,,,,,,	i .
h' (Arment 22) urineal religionals	1.544	1,992
Dispersiting pendid	62,474	60,821
Adjustacen for working capital changes]
horocov / (Jan Leng) = provision	(2/95)	******
Indexes (Albertan) in other financed lighthers	1,54,51	2k4/6
historian' sharen n' many le pryapho	(4/68)	
indicase (Alexa, iso) in encerption finance. I hardning	(38	943
Juria sa j./ Accessor in huge	(14,120)	
Americas (Adverse to an indice force et as soci	16,181	V ,745
(horses with corresponding to an inflammal lease)	0.795	
('m/r, m/s)/courses in transitionary alien	(1 697)	
Consumation in the delegant (Wigned Without) of mean than 2 months)	(3)%(54)	
narrawing reviews in Equil 15 as resigned a name of these masses manners	27,21•	
·		25,363 99,584
Cests generated/(used) form operations Ducer users part (me)	(1,18,470)	(11,502
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B. Cash flow from severing activity)	1	1
Promodulation alle et procesures:	ну,ки	990%
	ни _ц кин 13/480	19,051
Proceed, from sile of investment. Proceed, their sale of requity from an infrediary company. Processe of rendry shares on edicidiary company.	12/49)	19)04 (26,5 4)
Procedulation sale of repaty feares in subsediary company	13/4Hi (5)	(2659)
Proceeds from sale of requity écons or subsediary company. Processes of readity shares or subsidiary company. N. Gais, of forces many.	13/481 (S) (94,389)	(76,5 9) (70,3 9) (10,349)
Proceeds toon sale of repety écons or winediary company. Processes of readity shares or echoidiary company. A. Gues, of Process mants. Reachase of Property, plant and equipment.	13/494 (S) (94,199) (11,111)	(26,5 %) 1 00,349 (26,644
Proceeds from sale of requity écons or subsediary company. Processes of remity shares or edecidiary company.	15/496 (5) (94,189) (1,040) (1,745)	(76,5%) 100,49 (9654) (678)
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Processes from sale of requity decres or enhanced any company Promotes of remity shares or echandrary company 1. Goest of Investments Readone of Property plant and equipment Perchase of Property plant and equipment Perchase of reputylishes and many ble asset under development Diodone Income	15/496 (5) (94,189) (1,040) (1,745)	(76,5%) (76,5%) (76,549) (76,54) (75,5%) (75,5%)
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Processes from sale of requity desires in subscillary company Processes of remity shares in solventiary company 1. Class, of threes, mants Read-see of Property infant and equipment Perchase of reputylets and internable asset under development Disclose instale Company from financing activities	15/496 (5) (94,189) (1,043) (1,743) 591	(76,5 %) (76,5 %) (76,5 %) (76,5 %) (76,5 %) (76,5 %)
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Registered editer: Motifal Chwal Tower, Rabimoullah Sayani Road, Opposite Parci ST Depot, Prabliadew, Mumbal-400025 Tel: +91-22-398042007119,M260, Par: 191-22-36462365 Emalishareholden-jjilmotifaloswaLeum, Website: www.mutifaloswalgmap.com CIN. L67190MH2D6SPLC183397

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Régistered office:- Merital Cawal Tourr, Ratumpotta Sayani Rasd, Opposite Parri ST Depot, Prabhadeve, Masakar-400128 Tel. 491-22-7:3834204, Faz: 491-22-80362365 Email.abarefulders@muulatarovat.com, Website: www.moutatoswatgroup.com CIN: 1-6719/04/1/2005PLC153393

Statement of Standaluse Financial Remaks for the guarren and year ended 11 March 2023

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- [2] The enterior has been prepared to accombace and measurement polarishes of the Companies Codern Sectioning Standards Sides (2015) floatings, and other factors and included under factors (2015) of the Companies Section 2015.
- 7 Personn in Regulation (2009) of SHM (Lating California and Control of Regulations). Regulations, 2015 (Lating Regulations). Nitrol of SHM (Lating Regulation) (No. 1) (Proposition of SHM (1997)) of SHM (1997) of SHM (1997) of SHM (1997) of SHM (1997). A SHM (1997) of SHM (1997).
- 4) Parsiant to Represent 54 of Listing Regulation, to a would like to soute that all control of the Computer State of State of the Computer State of th
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Key Financial Information

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B2 482 B, Maradon Innova, 4th Floor, Off Garpatovo Kadan Marg, Opp. Perinsala Corporate Park, Lawre Parel, Minobal - 400 913, India. Tel : - 92 (0) 22 6662 5537 / 38 - E-mail , marabar@soughtco.com | website | www.sughice.com

Independent Auditor's Report on Consolidated Quarterly Financial Results and Year to date results of Motital Oswal Financial Services Limited pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements). Regulations, 2015 as amended

To the Board of Directors of Motifal Oswal Financial Services Limited

Report on the Audit of the Consolidated Financial Results

Opinion :

- 1. We have audited the accompanying consolidated annual financial results of Motifal Oswal Financial Services Limited (the "Holding Company") and its subsidiaries (Holding company and its subsidiaries together referred to as "the group") and its associate for the year ended March 31, 2023 attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended) ("Listing Regulations")
- 2 In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial results of the subsidiaries and associate, as referred to in paragraph 10, the aforesaid consolidated financial results:
 - include the annual financial results of the entities listed in Annexure 1;
 - (ii) are presented in accordance with financial results in accordance with the requirements
 of Regulation 33 of the Listing Regulations in this regard, and
 - (iii) gives a true and fair view conformity with the applicable Indian Accounting Standard ("IND AS") prescribed under section 133 of the Companies Act. 2013 ("the Act") read with the relevant rules issued thereunder, other accounting principles generally accepted in India, of the consolidated net profit after tax and other comprehensive income and other financial information of the Group and its associate for the year ended March 31, 2023.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated financial results section of our report. We are independent of the Group and its associate in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act. 2013 ("the Act") and the Rules thoreunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidences.



obtained by us and other auditors in terms of their reports referred to in the paragraph 10 of "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Board of Directors' Responsibilities for the Consolidated Financial Results

- These consolidated financial results which is the responsibility of the Holding Company's. Board of Directors has been prepared on the basis of consolidated financial results. The Holding Company's Board of Directors is responsible for the preparation and presentation. of these consolidated financial results that gives a true and fair view of consolidated net profit or loss after tax and other comprehensive income, and other financial information of the Group and its associate in accordance with the accounting principles generally accepted in India, including the IND- AS prescribed under section 193 of the Act, read with relevant rules issued thereunder, and other accounting principles generally accepted in India and in Compliance with Regulation 33 of the Listing Regulations. The Holding Company's Board of Directors is also responsible for ensuring accuracy of records including financial information consider necessary for the preparation of the consolidated. financial results. Further, in terms of the provision of the Act, the respective Board of Directors/management of the companies including in the Group and its associate covered. under the Act, are responsible for maintenance of adequate accounting records in accordance with the provisions of the act, for safeguarding of the assets of the group and its associate, and for preventing and detecting frauds and other irregularities, selection and application of appropriate accounting policies; making judgement and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of financial results, that gives a true and fair view and are free from material misstatement, whether due to fraud or error. These financia! results have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company. as aforesaid.
- 5 In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associate, are responsible for assessing the ability of the group and of its associate, to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless the respective Board of Directors either intends to figuidate the Group or to cease operations, or has no realistic alternative but to do so.
 - The respective Board of Directors of the companies included in the Group and of its associate, are responsible for overseeing the financial reporting process of the Companies included in the Group and of its associate.

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

6. Our objectives are to potain reasonable assurance about whether the consolidated financial results as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under section 143(10) of the Act, will always detect a material misstatement, when it exists. Misstatements can arise from fraud or error, and



are considered material if individually, or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this consolidated financial results.

- 7 As part of an audit in accordance with the Standards on Auditing, we exercise professional judgement and maintain professional skepticism throughout the Audit. We also:
 - Identify and assess the risks of material misstatement of the consolidated financial
 results, whether due to fraud or error, design and perform audit procedures responsive
 to those risks, and obtain audit evidence that is sufficient and appropriate to provide a
 basis for our opinion. The risk of not detecting a material misstatement resulting from
 fraud is higher than for one resulting from error, as fraud may involve collusion, forgery,
 intentional omissions, misrepresentations, or the overnote of Internal control.
 - Obtain an understanding of internal controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the
 Act, we are also responsible for expressing our opinion on whether the Company has
 adequate internal financial controls system in place and the operating effectiveness of
 such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
 - Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associate, to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associate to cease to continue as a going concern.
 - Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
 - Obtain sufficient and appropriate audit evidence regarding the financial results of the
 entities within the Group and its associate to express an opinion on the consolidated
 financial results. We are responsible for the direction, supervision and performance of
 the audit of financial information of such entities included in the consolidated financial
 results, which have been audited by other auditors, such other auditors remain
 responsible for the direction, supervision and performance of the audits carried out by
 them. We remain solely responsible for our audit opinion.
- We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the

Singhi & Co. Chartered Accountants

independent auditors, regarding among other matters the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

Other Matters

- 10. a) We did not audit the annual financial results of eight subsidiaries included in the Statement, whose financial information reflects total assets of Rs. 5,62,858 lakhs as at March 31, 2023, total revenue of Rs. 16,604 lakhs and Rs. 59,414 lakhs, total net profit after tax of Rs. 1,958 lakhs and Rs. 12,461 lakhs for the quarter ended March 31, 2023 and year ended March 31, 2023 respectively, total comprehensive income of Rs. 351 lakhs for the quarter ended March 31, 2023 and Rs. 11,210 lakhs for the year ended March 31, 2023, as considered in the Statement, Our opinion in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the audit reports of such other auditors, and the procedure performed by us as stated in the paragraph 3 above.
 - b) The consolidated financial results include the annual financial results of four subsidiaries which have not been audited, whose annual financial results reflect total assets of Rs. 4,448 lakhs as at March 31, 2023, total revenue of Rs. 586 lakhs and Rs. 1,349 lakhs, total net profit after tax and total comprehensive income of Rs. (80) lakhs and Rs. (217) lakhs for the quarter ended March 31, 2023 and for the year ended March 31, 2023 respectively, as considered in the Statement. These financial results have been furnished to us by the Holding Company's management. The Statement also includes the Group's share of the net profit after tax and total comprehensive income of Rs. 262 lakhs for the year ended March 31, 2023, in respect of one associate, whose management accounts have been furnished to us by the Company Our opinion is so far as it relates to the amounts and disclosures included in respect of aforesaid subsidiaries / associate is based solely on such unaudited financial statements. In our opinion, and accordance to the information and explanation given to us by the management, unaudited financial statements of aforesaid subsidiaries / associate are not material to the Group
- 11. As described in Note 8 of the consolidated financial results, the figures for the quarter ended March 31, in each of the respective financial year are the balancing figure between the audited consolidated figures in respect of the full financial year and the published reviewed year-to-date consolidated figure up to the third quarter of the respective financial year.



Singhi & Co. Chartered Accountants

12 Our opinion on the consolidated financial results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial results/financial information certified by the Board of Directors.

For Singhi & Co.

Chartered Accountants
Firm Registration No.: 302049E

Nikhil Singhi

Partner

Membership No. 061567

UDIN: 23081567BGYHLJ9108

Place: Mumbai Date: April 27, **202**3

Singhi & Co. Chartered Accountants

Авпехиге 1

List of subsidiaries and associate included in the Statement for the quarter and year ended March 31, 2023

Subsidiaries:

. –	The state of the s
1	Motifal Oswal Home Finance Limited
2	Motilal Oswal Asset Managemen: Company Limited
3	MO Alternate Investment Advisors Private Limited
4	Motifal Oswal Capital Limited
5	Motilal Oswal Trustae Company Limited
â	Motifal Oswal Investment Advisors Limited
7	Motifal Oswal Commudities Broker Private Limited
8	Motifal Oswal Finvest Limited
อ	Motifal Oswal Weath Limited
10	Mobilal Oswal Securities International Private Limited
11	Motral Oswal Capital Markets (Singapore) Ptel Limited
12	Motifal Oswal Capital Markets (Hong Kong) Private Limited
13	Motifal Oswal Asset Management (Mauritius) Private Limited
14	India Business Excellence Management Company
15	Motilal Oswal Finsec IFSC Limited
16	Glide Tech Investment Advisory Private Limited
17	TM Investment Technologies Private Limited
18	MO Attemative IFSC Private Limited

Associate:

1	India Realty Excellence Fund II LLP	
•	1	



Registered Office: Montal Overal Tower, Rabinmatics Sayant Hord, Opposite Paret ST Depm, Problement, Muscher-400t25
[Fel: +01-22-78934700, Pay, +91-22-50363365] Email: abject-tolegraphicalization as Website: www.montaleawalgmup.com
CIN: JA7190M112305PLC153395

Seatement of Control dused Frequental Results for the quarter and year coded 31 March 2023

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(e) Chira corraing Moune	2,174	1,141	1,961	4,787	5,72	
44 Total invento (Asia upersunna	1/37 737	1,07,416	1,05,131	4,87,782	4,29,65	
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and pullbyour pare (is consistent on-	27,138		75,178 851(75	1.00 834	47,67	
 (v) Distriction of Artificial Color (2007) (v) Distriction of Artificial Color (2007) 	1275	21006-7 (2701	75)128	5856		
ny, tarpacsan'eo sanyonghatien tepinasi Ad-Chine Ogresia	12.5	0,547	1,584	1×,5/×	4/2 91,10	
 		77,305		<u> 2,05,467</u>	2,70,06	
(IV) Tutal expenses	78,405		68.890	- 400,467	2.7036	
(V) Profit before exceptional forms and two (RI)-(IV)	26,748	70,675	37,022	1,24,225	I,M,18	
(Vi) looquous is no			<u> </u>			
(VII) Profit tellow tex and after exceptional étrina (V)+(VI)	24,746	30,675	37,802	1,74,725	1,61,58	
Yau expense/(credit)				·		
(Inhermore	7.141	7.664	4,772	211/4/2	24,56	
(211/6 to d) (w. opense/fundó)	894	247	1,214	160	1,100	
(VSLy) of particular for yaday years	- 11		210		1144	
(VIII) Tand on expected	8,052	F,117		.93,943		
(IX) Profesion and (VII)-(VIII)	M,496	22,558	30,883	93,292	1.71,073	
(X[5-are of period)] soffrances were prejoduces)	(147)	172	64	150	12:	
(XI) Profer place for and share in profer/Quest of associate (IX) (4X)	Lb_549	22,730	30,251	93,478		
		,			— · '-	
(XII) Other comperhenses togones				١,		
Transcharget for be exhabited to punious less	1 1					
O Book is a content of the A Story couplings benefit plans.	900	(7)	244	10	120	
10 (Objects in the cates graph sets a 12001) σμογοσορισμό	(6,237)	:717		6465	4,431	
(c) In fact that the depletiment that will be the probabilistic profit and her account	7.60	(455)	(+93)	441	254	
Linal other composition income (XII)	(5,067)	C.645	4,731	(4,649)	4,50	
(XIII) Total compedicative incums (XI)+(XII)			34,562		.1,35,28	
ANTO A TOTAL COMPANIENTE E INCIDENTA	21,407	24,611				
[AIV] Net prefix artificantile to						
Owners of parent	₩.472	12,644	20,956	94,164	1,10.97	
Management and American Americ		55	295	100	261	
(KV) Other (comprehensive income/(base) attributable on:		-	I			
Concord compensative memory (000) 2000 0000 m:	Ожы	1,015	4:51	(4,419)	410	
National Hogologys	, ,,,,,,,	:	, , , ,	.4,41.3	7	
	_					
(XVI) Total comprehensive income attributable to: (XIV)+(XV)	11.464	14,050	34,697		L35,08	
Owners of graces Non-controlling interests	11404 78	14,130	34,607	88,520 310	271	
·	··· ·					
(XVIII) (4) Paid up equity share napital (Face value Ne.) pre-share)	L =79	1.479	1.491	1,479	1,49	
(h) Orine: Equity			,	6.23.744	5,61,94	
(XVIII) Raming per chare (EPS)*				ĺ		
		1. 71	717		911	
have 1495 (American De)	11.35	114)	31(15)	6/16:	-	
his of 14% (American Re.) Johand (Jos (American y Re.) Ut American	11.35	531	2.04	1,200	4h !	



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Hogistered Office: Medital Oswat Tower. Rabinecultak Sayara Read, Opp. ain; Perel SJ. Dopet, Problemberi, Mumbai-10325. Tet +93-22-710.04201, Parel 171-22-90362365. Email: shareholdens@moblemastakens. Webnet: www.mocfalosvalgroup.com CBN: L6743034F12045PL0;372527

Consulidated Statement of Assets and Liabilities

	. ,	(Ex in Lake)
To all a la	As at 24 as a 1	As az 31 Mianta 2022
Perticulant	31 March 2023 (Andress)	(Audied)
LASSETS	(America)	(XIIIIIIII)
I Firemont source		
-ag Cuah anu cadh cgur-ulon c	2.57 (.5)	2 (8 7 8
di) Hank relative their floor (a) discogni	1-25, (4)	517,77
n) Been ables		
4) * (a.k. reneable)	1/7/20	(30.70
HIJ Chilar descendes	,	2
ii); I con	7,21,364	
is) his sucreme	1,76,46.	4,5644
10 Other (instead access	29,106	15.54
Sub - 4otal financial assess	22,16,213	16.28,30
1 Notelinate ad assets	 	i
July control and some of partitions of the control	1,4*7	1,15
(c) Disking a second (red)	8,097	2,15
Yallin perig, plant year or improved	42,001	77,37
yly (Mon Intarglife awar)	5/01	1,2 -
601 With at time 4 week	21/07	20.54
Sub - total nom - financial maceta	14.763	44,94
		/
Total Asers	23/30/994	86,94_33 -
TI FIARILITIES AND EQUITY		
Lathéres		
Financial liabilities		
a) Population		
(in tracks provide to		
in) that constructing the collection containings and intelligence and inte	li	l . .
pp to 2 do standing does of the Monthler than meno consequence and small consequence. (c) Pede securities	7.4c Re7	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
(g) Burn sange (Dilas Mandala sajantes)	1-5A512 3-31-1691	3 % 18 7 18,77
3): 15 pest	. 51	
re) Orber fracted subtrees	_15,17d	1
Sub-roral Busings Habilities	36,88.962	
	<u> </u>	
2 Nun - financia historica		l
(g) servetas labelogs ĝiol) als 25 cm m	1/4:6	
IL) To some	27,016	
(c) As forced random conditions (con)	21,746 4,216	
(P. Other non - franco al Tabilinea Sub - caratinna - Amazonal Gobilingo	54 594	
4 Equity	51 391	51.13
(c) bijustashina sajosti	1,+22	1,61
iál chlor squa	6.23745	
() the concelling incises	Stell	312
Sub - lind equin	6.24,1W	6,7f ₁ 06
Total Lief-filies and Equity	23,05,594	16.92,33

(Page 2-47)



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Registered Office: Motiful Oswał Tower, Rahimuliah Sayani Read. Oppmane Paud ST Bopne, Pubhadost, Mumba-408325 Tel: +98-22-71934200, Paz: +93-22-81 M2161 | Email: skor; holders@motifalos.val.com Webrite: #/www.macfalos/valgroup com CIN 161190MF82005PLCIS3197

Consolidated Statement of Cysh Plow

Consoldated Statement of Cysh Plow		
		(Re. or Latche)
	Furthe year	Fur the year
Paniculari	ended 30 March, 2023	ended At Name 102
	(Audited)	(hudikd)
A. Cash line from operating according	Seaming	(nuulka)
Profit before reasons	1,24,225	1.61.52
fully come to Sec.		
Improving to Special minutesia	4,279	نيم (
Jamesianan and anoniversity syrms	1,316	4,4
5 s sum Vegraholi,	0,152	×
Foliage absence or mission overse	*12	'
Companion, the exception of a relation	7;*14;	2.4
in til komparatioship gan	252	2
Neck has Again your fair made change	0.000	(49.50
tradition size of property place and on increase (No.)		
ofers) neone	(94)	(17
De nierd inserine	(9.17)	1:1:21
microscope and became us to private from the control of the contro	424	4
Орежину разбі	1,24,664	L29,6:
Metally James	-24,00	
Adjustment for weeking capital changes:		
(hierana) / decrease in stade proceeds in	(4.143)	:1 1.20
(Instalate) / skersass as the constaling-	اد	
Cocyolest / decrease in other trained assets	6,425	17,50
Concess: Concessor wither that francial sector	(h 144)	16,52
(Messal/Lucia maduas	17,74,444	(15,4)
Instantion of Cool dop, of being myspipe may then I must initialization.	(9,6294)	<i>0</i> 12.
(number) / december out que la recommente	10,964	27,4
Increase - (Autreaut) misselt gaptitles	:25,244	67,61
Trocks - Shrows (milejan)	-2	
borouse - (decrease) in outer financial to teles -	1,31,678	÷ ,13
Broker, Alexandra de a fancaçal ligislador	15111	2,44
histories / Beste of imperiorati	(1.161)	52.5
Cash (used inj/generated from operations Lancet two word not probability measure of MAT conta)	(2,78,355) (2,474)	1,23,0
THE PARTY OF THE PARTY AND THE PARTY OF THE		(
Net cash tused into generated him Operating according [A]	(8)01,191)	1 01,04
B. Cash Box from investing activities		
(Porch activate of Percuss, point and equipment	00,049	(3,4)
Durches of Inventoria	64,326	0.50
Sizial Investments	21.98	:16
Indicate and the second		
Divided maked		195-
Net cash (seed in)/genzened from Invocing arrowers [15]	[28,748)	(44.71
C. Cash flow hore featuring artistics	l	
Found Share costs including Scotting program	1.44	1,11
Pauliset of case :	(1984)	"
Procedum misteral debagnes	3,79,720	57.6
Peroyunat of Alexandres	-,	(20,0)
Proceeds from Altergram, up of autom seed pages	15/112	7),0
Program name propagation of an attention to be paged. Program from the constraint of the date bank.		179,2
Recognition of the proper of the property		0.155
Proceeds there (Kepsyment of each other bourse organized	1,17,00	(10715
Designation of the second of t	(14,629)	94.67
Iranose/ Pearoast marqual divalend	, ,,,,,	
agranos fleso fusion are mano	(-24)	[41
. In the thirt could be appropried	'1	2023
Property by Branches, form remainstalling minus:		-2:2
Net (45th lused inf/generated from Pinancing scinonics (65)	3,73,415	26,2
Net increase/(decrease) in each and each equivalents during the year (A-B+C)	43,677	M,5-
The contractive fractive time and administration and applied fractive fract	4460	(Page 3 of



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MOTH ALLOSWAL DINJUNCTAL SURVICES LIMITED

Reguerres Office, htms://doi.org/Texage/Pabhitullah Sayani Bond, Oppusite Panet ST Deput, Prabhadam, Munham-1992A Feb. 178.27.71934208, Fan: 173-22-50312346 | Ranait altasatuda adjournalahasani anak Welajide wasa na Idahasanjaran peram CIN: L678940442005P1C153397

Consolldated Statement of Cycli Pice-

		(Re. in Lathe)	
Particulan	For the year ended 31 March 2023	Por the year anded 31 March 2022	
	(Audited)	(Audired)	
(485 m land	279	217	
Schooling tanks the Contract approximation	1,05,012	170,686	
Chequicin tand	25	1"	
rized Deposits of congred — the expection 3 — with	/1,25*	22.24	
Cask and east requirement as an beginning of the year	2.13.751	1,24,201	
Cash & Cash equivatents compare of as at end of the year			
Cash or head	ia:	2//7	
Schernik Lond, To Carrent accounts	197711	0.15 (0)	
Che, assistant	×s	4	
losed Depon was expres manney order 2 mentes	(A199)	*1.21	
Cash and rush represents as at and of the year	2,97,071	2,13,154	
Components of reals and cach equivalents	İ		
Calculud	201	20	
Ir Curren wowns	1,24,217	1,55,216	
Cooper in taco	k)	ži.	
Co. (Dispos) sed ougsal musing within 4 months	35/160	29,755	
Taul	2,57,031	2,03,754	

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gt the allew summent of lith that hat so open double against which we would had ACA between AC abilities' we excelled an existent OB of the Congues of Acquainst and walls the Congues Acquains between Jerley Assessming Suestand Baby, 2015 person and de

gifting a variety askets and a section of resulting a

pot Notices I flore Science present account controlled potential, decreased Section of the Section 2017 of

(Page 4 of 2)



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Registered Office: Motiful Orwell Tower, Rahimullah Sayani Huad, Opposite Paret 9 l' Deput, Prabhadon, Mumbai-408025 Tol: +91-22-7834250, Fast +93-22-88362465 | Farest: aban halder officealiste saturation (Sachane: servi, mentains valge sup. com CIN: 187190M3124050F.C 153397

Praisons of Contributed Financial Results for the quarter and year ended NI Month 2004

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to the case, being 6 formed to a divine a concept of the Angle Committee and Angles approved by the Board of Observed of the Manel Corol Institute Angle Committee and Angles and Angles and Board of Corol Institute and Angles and An

2. The conscious sharm to set of the Congrey nation of continuous of the subplace. Mortal Second Indiana Linux, (1997), Mortal Second Connection Protect Protect Control (1997), Mortal Congrey to the Control (1997), Mortal Congress of the
Proceedableshipping peaks for to another and considerable March 2013 is an following

(Rs. in Lakhs, unless otherwise murd)

	For the quarter ended			Fur the year ended		
Paniculan	31 March 20±3	31 Depender 2012		31 March 202)	31 March 2023	
	(Audior C)P	(Unundirs4)	(Andhed)#	(Audited)	(AndHeil)	
Acveauc:						
I. Capital marker	71,178	35.547	18,500	2,63,390	2,54,480	
will de til Respue	51.971	\$1/420	35,174	2.1-,250	2, 122	
U) Inexts Income	12107	2:,10%	1935	12,789	*129	
2 Fund haved activities	(4.055)	2,601	b.l31	14,152	10,4%	
a) Later of Terring	(+,176)	1,486	5,410.	(3,93)	49 ±35	
I/O Terorest Income	121	25.07	424	1,44	1233	
5. Asses managemeer and adulatory	\$5,630	25.174	26,150	96,228	LILKS	
Springal bases	25 SR3	24,5%	25,440	24,00	1,1239	
6 Edmot his ice	اع		471	.13	K*1	
C Flame Uranze	0.857	13.361	12,940	53,153	52,840	
Apl Animal Response	525	4)(.	377	1,451	2 1/35	
∖ý hiterest freome	1,3,102	11000	10,40%	41,747	50.Ja*	
5 Unalincated		9	-1†	41	109	
ý ľýstane Bozons	.11		47	4	11=	
's Interest Iceans						
6 Total Segund	(6,506)	[8,447]	(4,000)	(27,147)	(79.158	
(Patria Brooks	(5.755)	(6 K94)	(7,775)	22,613)	(3513)	
tą linereu lariotie	y(*1)	(1,872)	(0.102)	(1).749	(% 24	
7. Tieal	1.03,354	1.48.050	1,36,213	4.19.712	4,31,541	
a) Instance Reneman	(4)(4)	24,267	79,264	276361	1,33,149	
In this is a travelle (bush doggers on the companied beginning goals)	W,324	15,501	25,945	122825	77 4,520	
I. Capital market		1		T		
a) Interview approx	12784	1770	6374	1105	25,483	
If No literal Foreign	9991		7,261	11.394	27,757	
of Department and antimounts	1.2	,120	1,531	8.227	1,5-2	
2 Cund based activities						
a) Invest Expense	129	1,112		Jam.	2,20	
E Neclinia de Revinue	(1,00)	(-74)	ें हिंद	0.50	Ç144	
Chipmenton amotosos						
3. Asset management and advisory			<u> </u>			
aplinuva l'apere	(d)	357			41	
B) Not have a Bownia	(+1)				5	
() Depreciation and anterexamen	126	113	1.+.			
4. I fram fattings						
a) hiterist Uspation	5,9°K	3,542			75 (2	
V) Net Invest Regular	1,445	7,577			25,06	
r) Department and americanium	(28)	ינו	(24)	(4)	40	

(Page 5 of 7)







Registered Office: Mutilal Cawal Tuwer, Rabimullah Sayani Road, Opposite Parel ST. Deput, Prabhadent, Mutulai-40f025 Tel: 491-22-73836200, Pax: 491-22-50552548 | RasaC chare-haldentifycontationsul.com Website: 5990.0000ilatorevalgroup.com CIN: Entrated Procedures

	ANGEROMATICAL INCOME.				
	ancial Results for the quarter and yo	eur cadod 51 Mlanch 2	021		
5 TuresXegment					i
a) history i hassasse	(129)	(D41)		3,254)	(0.64)
Ty No Increst Receive	. 11	170	380	61,5	i ii
6 30:0					
a) fraction in project	14.957	1694	11:00	59,597	
I§ Section as Viccom	10,97	16,830	14 (57	65,240	
руждания алданункая по	12">	1600	150	5.656	4 51
Profit hefere ida:					
2. Segment results					
p) Cipital otaliser	17,414	LESVS	K SM	47,917	• · · · · · · · · · · · · · · · · · · ·
(a) hand based sometes	(4,210)	(9%)	4707	6.402	4:526
producer cranage corn and advisory	9,717	9,427	1676	16,244	44,46
SEH are borne	4,520	4741	5 12)		11,57
Ø Cachened	, <u>6</u> 13	(2.261)	(0.574)	(4,07)	16.514
Total	24,785	30,475	37,027	0.74,775	141.9
'I nisi argmene resulta	21,749	20,675	57,022	5,34,225	161.59
_					<u> </u>
TA+ extéro-a.					
Ontanias	₹ -41	3,464	4,752	27: 102	21.55
Christian Control	+91	247	2,274	1,621	37.7
Numb (www.s) provision for each a grain	11	6	(211)	74	;* p*!
Profit from oreinan gentrieses	36,676	72,598	JN,IPH	23,282	
A light whiten the product fires) for may show any (ngg ha) repose.	(147)	172	۵)	195	r · ···75
Frefit after og projedjeg dens vilmers at	36,549	22,730	30,252	9,1,475	1,31,24
ins Narcaunting mana	71	5.5	296	Pir:	26
Ket pend t/fr sejattelet dile to Chenzia - Epapen:		22,645	29,957	93,167	(30,99
A Segment assets					
(a) Capita (Marci)	12,59,121	13,98,527	4,:1,453	13,74527	3/44/15
Agricultured scarnes	4/4-264	4,55,449	4,21,145	4,16264	4,71,44
(4) Assert trainings ment and addiscuts.	42,751	30,747	5 \n#4	12751	9.75
1% Home, h tripse	4,14,254	421614	1,74,762	··· 4/2/4	1,72,75
[2] Crafficard	1.0547	11,5%	12,000	10.641	. 18.51
Low little opport asset	(10) 64)	(*\fu?)	(37) 40		21,74
Total segment assets	25,00,194	22,01,21 7	16,92,434	2,110,994	14,92,33
4. Segment turbitair 4	2001111	22,511,251	161 742154	ZZIN,FA	70,72,0.0
té Centé narket	1125,574	12,41,441	7/0/02	10,255.94	4)1.,1:4
(of hand band attribute	17/81	1/275	75,171	17, 81	
() Asserting the manufacturings	15,122	14,959	23,006	1632	21/46
3) Home former	2,95,140	2,94,95H	2,75,553	2,19,144	2,75,75
Si Lisa kweni	2,91, 49 74,481	2,94,948	24,735	26361	7,77,0 31,71
Lys high a grounthability	(12,531)	(12,459)	(23,155)	(1±84)	
Trust argment liabilities	(12,031) M,72,476	(12,454) (8,83,164	11,72,269		(2416)
THE REGISTER CHARLES	an,72/4 in	14/6// 184	81,72,269	26,12,410	11.22.76

The good has opened a temporary per believe decorating Statles. The on Apending Segment. As the had AS 100, express are absolved to sed on assumed bear of the hadron of the segment of th

(Page 6 of 7







MOTILAL OSWAL FINANCIAL MERVICES III METRO

Regionard Odfor: Montal Consel Too ee, Retiropolish Seyani Boad, Opposite Parel ST Deput, Prabhadovi, Munihai-40025

Tel: 191-72-713/4203, Fast: +91-22-50352565 Emeit abareholders@montaleswateom Wetone: www.minitaleswategroup.com

Clin: Lativold Leonery C155097

Statement of Curanildated Financial Kesulia Heathe quarter and year ended 58 March 2005

4) As per IndAS 100 the group has not group) exp. (Bs. 7,592) (key and 100% likely for the quanter and per content. Of March 1025 and M. March 1022 is specified to the per content of the content of th

Spirition in the state of the s

or Personal or the exercic of target year teach Cipanon metric can be Prophysic Stock Opinion Schemes, the Company has allowed \$2,000 and \$18.752 capacy status to the complex of sound the Company has allowed \$2,000 and \$18.752 capacy status to the complex of sound to be company to the Company has a Section 1.200 capacity of the company to the Company to the Company has a Section 1.200 capacity of the Company to the Company

NOTE Congression broads to \$4,545 apray these concerning in the PDO tables yield of Productiful on 14,700 for performing the 1 and directed discovered by a configuration of 22 at 1.200

16. In Figure 4. The quarter color of March 2023 and 31 March 2022 represents the batters between audiest featureds on copy that the full feature of featurest featured features from problems of the third quarter of the respective featurest pairs.

9. Hir book of an error was represented from 33 Ayel 2024 has declined an inverse discussed of a 4-per equipalities from 500 feet white of 6-14-per equipalities from 500 feet white of 6-14-per equipalities.

() Prof. anjoing sequence of this observation is the Programment of Section of Programment of the Programment of t

(1) The zon outsit Egophas' 0' in the Unimed Information are called with the than tops is not about.

125 The process quarter coar finance been force in group of highestical allegation recovers to confere to the surrant quarter can presentation

| 1 | a lot done behalf of the Priend of | Munist Oswal Pinancial Services Limited

Pace Allankar Itani 27 April 2025 ON Service Control of the Control of

Montal Owest

Santagong Danishmand Chrys Livington (1967) 1974 - William VA

(Page 7 of 2)



B2 402 B, Marathon Innova, 4th Floor, Off Garpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537 / 38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's Report on Standalone Financial Results for the Quarter and Year ended on March 31, 2022 of Motilal Oswal Financial Services Limited pursuant to Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To the Board of Directors of Motilal Oswal Financial Services Limited

Report on the Audit of the Standalone Financial Results

Opinion

- We have audited the accompanying standalone quarterly financial results of Motilal Oswal Financial Services Limited ("the Company") for the quarter and year ended March 31, 2022 attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
- In our opinion and to the best of our information and according to the explanations given to us these standalone financial results;
 - i) are presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations in this regard; and
 - gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit including other comprehensive income and other financial information for the quarter and year ended March 31, 2022.

Basis of Opinion

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



KOLKATA (H.O)

Management's Responsibilities for the Standalone Financial Results

- 4. These financial results have been prepared on the basis of the audited annual financial statements. The Company's Board of Directors is responsible for the preparation of these financial results that give a true and fair view of the net profit including other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with the rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 5. In preparing the financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- The Board of Directors are also responsible for overseeing the Company's financial reporting process.

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

- 7. Our objectives are to obtain reasonable assurance about whether the financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial results.
- As part of an audit in accordance with Standards on auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of the financial results, whether due
 to fraud or error, design and perform audit procedures responsive to those risks, and
 obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
 The risk of not detecting a material misstatement resulting from fraud is higher than for
 one resulting from error, as fraud may involve collusion, forgery, intentional omissions,
 misrepresentations, or the override of internal control.
 - Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Director's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

- 11. As mentioned in note no. 7 of the standalone financial results, figures for the year ended March 31, 2021, quarter ended March 31, 2021 and December 31, 2021 as shown in the financial results are the figures which have been arrived after giving effect to the scheme of arrangement, which is based on the audited accounts of the transferor and transferee Company, which were audited by the respective auditors of that period. Hence, these merged figures are neither audited nor reviewed. The Company has given effect to the scheme of arrangement with effect from the appointed date April 1, 2020. Accordingly, we, do not express any opinion, as the case may be, on the figures reported in the financial results for the quarter/year ended March 31, 2021.
- 12. Share of profit from investment in a limited liability partnership aggregating to Rs. 165 lakhs for the quarter ended March 31, 2022 and Rs. 255 lakhs for the year ended March 31, 2022, included in the Statement, is based on the audited financial statements of such entity. These financial statements have been furnished to us by the Management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this entity, is based solely on the report of the other auditor.



13. As described in Note 12 of financial results, the figures of the quarter ended March 31 in each of the financial year are the balancing figures between the audited figures in respect of the full financial year and the published reviewed year to date figures up to the third quarter of the respective financial year.

Our opinion is not modified in respect of these matters.

For Singhi & Co.

Chartered Accountants

Firm Registration No.: 302049E

Nikhil Singhi

Partner

Membership No. 061567

UDIN: 22061587AHYSLR7315

Place: Mumbal Date: April 28, 2022

Registered office:- Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumhai-400025 Tel: +91-22-71934200, Fax: +91-22-50362365 Email:shareholders@motilaloswal.com, Website: www.motilaloswalgroup.com CIN: L67190MH2005PLC153397

Statement of Standalone Financial Results for the quarter & year ended 31 March 2022

(Rs. in lakhs, unless otherwise stated)

					For the year ended	
Particulare	31 March 2022	31 December 2021	31 March 2021	31 March 2022	31 March 2021	
	(Unandited)#	(Unaudited)	(Unsudited)#	(Audited)	(Audited)	
9						
Revenue from operations	0.000	2.000		22.50	1.7	
(i) Inturest income	9,412	8,889	5,881	33,145	DH,54	
(ii) Directend income	1,181	67	2,162	7,387	2,29	
(ii) Rent income	401	475	483	1,895	1,88	
(n) Fees and commission income						
-Broikerage income	44,367	43,620	36,624	1,65,667	1,24,16	
Other commission income	4,375	6,760	3,380	18,605	10,15	
(v) Net gain on fair value changes	(1,727)	1,765	17,050	26,453	57,40	
(ri) Other opening revenue	1,346	405	1,228	4,036	5,34	
(I) Total revenue from operations	59,423	61,981	66,908	2,57,194	2,10,88	
(II) Other income	1,169	1,205	672	3,960	2,65	
(III) Total income (I+II)	60,392	63,186	67,480	2,61,144	2,22,40	
Expenses						
(i) 19manta post	5,102	4,477	3,684	16,558	12,776	
(ii) Fees and commission expense	20,166	20,291	16,245	75,461	52,38	
(iii) Impairment on financial instruments	48	770	388	1,992	1,64	
(iv) Employee bonefit expenses	14,992	14,682	11,345	52,888	38,58	
(v) Depreciation and amortisation expense	1,021	998	1,100	3,876	3,67	
(vi) Other expenses	6,262	5,898	5,500	23,956	16,97	
(IV) Total expenses (IV)	47,591	47,116	38,262	1,74,731	1,26,020	
(V) Profit before exceptional items and tax (III-IV)	13,001	16,070	29,218	86,413	96,436	
(VI) Exceptional items (Refer note 3)			(86)		8,810	
(VII) Profit before tax (V-VI)	13,001	16,970	29,304	86,415	87,626	
The second of th						
Tax expense/(credit)	2000	2 704	100	73.623.4	107	
(1) Current tax	2,969	3,799	39	14,807	9,58	
(2) Deferred tax/(credit) (3) Minimum alternate tax credit entirtement	(50)	(608)	3,665	1,123	3,83	
(4) (Excess)/ short provision for earlier years	(197)	_	(0)	V	1	
(VIII) Total tax expenses / (credit)		2.000	(305)	(199)	(25)	
al remaining and the contract of the contract	2,720	3,191	3,399	15,731	12,559	
(IX) Profit after tax (VII-VIII)	10,281	12,879	25,005	70,682	75,047	
Other comprehensive income (i) lumn that will not be reclassified to profit or loss						
	100	1952		77,000	383	
(a) Remeasurement of the defined employee benefit plans	130	(108)	(7)	(27)	10	
(b)Changes in fair value gain/floss) of FVOCI equity instruments	6,107	(3,899)	12,969	2,324	27,41	
(ii) Deferred tax related to items that will not be reclassified to profit and loss account	(77.4)	7,000	14 1000	1000	9739	
	(734)	473	(1,482)	(259)	(3,17	
(X) Other comprehensive income/(loss) (XI) Total comprehensive income/(loss) (IX+X)	5,512	(3,534)		2,938	24,397	
(XII) (a) Pand-up equity share capital (Face value of Re. I)	15,793	9,345	37,385	72,720	39,46	
	1,491	1,465	1,466	1,491	7,460	
(b) Other equity				4,22,720	3,60,17.	
Earnings per share (EPS)*						
(Face value Re. 1 per equity share)						
Rasic (amount in Rs.)	6.98	8.76	37.67	48,10	51,00	
Diluted (amount in Rs.)	6.94	8.58	17.39	47.69	50.13	

#Sec Non-12

* EPS for the quarters / period is not annualized

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Registered officer- Motilal Oswal Tower, Rahimmillab Sayani Road, Opposite Parel ST Depot, Prahhadevi, Mumbai-400025
Tel: +91-22-39804200/71934206, Fax: +91-22-38462365 Email:shareholders@motilaloswal.com, Website :www.motilaloswalgroup.com
CIN: L6719006H2005PLCI53397

Standalone Statement of Assets and Liabilities

Particulars	As at 31 March 2022 (Audired)	As at 31 March 2021 (Andited)
I ASSETS	(Addition)	(renance)
1. Financial assets		
Cash and cash equivalents	1,03,955	57,073
Bank balance other than above	3,13,004	2,14,644
Recovatries	5350550	
(i) Teade receivables	66,521	61,611
(ii) Other receivables	1,060	160
Low	88,462	77.256
Investments	4,34,551	3,94,350
Other Enancial assets	34,053	66,223
Sub - total financial assets	10,41,786	8,71,463
2. Non - financial assets		
Carron tua assets (net)	821	2,729
Investment Property	7,699	7,753
Property, plant and equipment	21,143	22,474
Intergible assets under development		
Other intangible assets	2,160	2,38)
Other non - financial users	3,93+	2,495
Sub - total non - financial assets	37,757	:37,810
Total assets	10,79,543	9,00,275
Liabilities 1. Pinancial liabilities Payables (i) Trade payables (ii) total outstanding dues of micro emerprise and small enterprise (ii) total outstanding dues of creditors other than micro enterprise and small enterprise Debt securities Boerowings (Other than debt securities) Deposits Other financial liabilities Sub - total financial liabilities	3,44,041 1,78,402 38,691 98 65,428 6,27,260	2,79,780 1,60,577 47,331 49 37,741 5,25,411
2. Non-financial liabilities		
Current tax liabilities Provincers Deferred tax liabilities (net) Other toon - financial liabilities	1,206 15,507 8,894 2,465	10,914 8,26 2,913
Sub - total non - financial liabilities	28,072	22,14
3. Equity		JILES
Equity share capital	1,491	1,483
Other equity	4,22,720	3,60,17
Sub - total equity	4,24,211	3,61,65
West II and the second of the	10707.0	0.00.00
Total liabilities and equity	10.79.543	9,09,27 (Page 2 of 5





Registered office:- Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prahhadevi, Mumhai-400025 Tel: +91-22-39804200/71934200, Fax: +91-22-38462363 Emailisharcholders@motilaloswal.com, Website: www.motilaloswalgroup.com CIN: L67190MH2005PLCI53397

Standalone Statement of Cash Plow

3.1 Maris 2022 3.1		(Rs. in lakhs, un	less otherwise stated
Adjustments for	Particulars	ended	ended
Prof. Proc. Proc.	A. Cork Son Son amendar articles		No. of Concession,
Adjustments for		No. of	1. 0730%
No. In an Agrant on fair voluse through (19,984) (14,674)		790,71	200,000
Limphone sub-displayed sub-time continued against time to against time to again to time to again time time time time time time time time		05.00	19660
1000 1000		41753	229
April	10.100 pt.	250	0.00
Comment Comm	4.00 (1.00 to 1.00 to	3,6	5 3,675
Carlo or partnership from	Dividend income	7.3	(2,29)
Work or not so of Processor, John and equipmentitude 1,707 1,741 1,742	Profit on sale of investment	g (10,41	(2) (10,800
1,992 1,641	Gain on partnership firm.	(2:	(3)
Operating profit Adjustment for working capital changes Autor	Profit on sale of Property, plant and equipment(net)		(5)
Adjustment for working capital changes increase / (documes) in princision	Impairment on financial instruments	3,9	2 1,60
Secretary (Scientists) in provision 4,365 3,775 1,775	Operating profit	60,83	1 35,033
Increase	Adjustment for working capital changes		33
			201
		10.00	NO
Science Scie			
Immunicy decrease in other financial sases 33,765 (52,976 Immunicy decrease in other not financial sases (1,44) 1,755 (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,220) (1,751) (1,752) (1,751) (1,752)		1.72	200
			207
			100
Increase / Identises Imperator Impe		.415	17.0 House 10 to 1
Content Cont		107.73	
Cash generated/(used) from operations 59,594 (05,500 (10,7		10.75	- The Control of the
Direct tases good (net)		the state of the s	The second second
Net cash generated/(used) from operating settivities 18,794 166,096	[C 2] [C 2] [T 2] [C 3] [C 3] [C 3] [C 4] [C	10000	7.6
Proceeds from sale of investment	Net cash generated/(used) from operating activities (A)		
Proceeds from sale of investment	Photographic Control of the Control		
Perchase of equity shares as subsidiary company (26,534) (12,872)	NO. AND TO AND THE RESIDENCE OF THE RESIDENCE OF THE STATE OF THE STAT		25,932
Perchase of Investments	000 05550 000 00 E 00 00 00 00 00 00 00 00 00 00	1000	
Panchane of Property, plant and equipment (3,864) (4,182)	DOLLING THE OWNER OF THE PROPERTY OF THE PROPE	200	CO. 100 CO. 10
Sale of Property, plant and equipment		170.77	2.77
Prechase of intraggloles and imagible asset under development Divideral Interne Nex each generated / (used) from investing activities (E) C. Cash flow from financing activities C. Cash Payment of least liabilities (not) Protected / (repayment) of short-terms borowsings Interesse in Iran liabilities (not) Protected / (repayment) of short-terms borowsings Proceeds from issues of debt securities Repayment of debt securities Repayment of least from issue of equity shares Proceeds from issue of equity shares Proceeds from issue of equity shares Proceeds from deposits received Divideod paid (rectualing Surfacek expense and tan) Annalyzmation Roterne Account Rephase of shares/rectualing Surfacek expense and tan) Annalyzmation Roterne Account (9,307) (4,425) Net increase/(decrease) in cash and citati equivalents during the period (A+B+C) (16,64) Net increase/(decrease) in cash and citati equivalents during the period (A+B+C) (9,64) (9,64) (9,64) (9,64)		10.00	100
C. Cash flow from investing activities (B) (18,69) (18,090)		and the second s	1.0
Next cash generated/(used) from investing activities (B) (15,691) 11,070 C. Cash flow from financing activities (1,081) (1,22) Cash Payment of less liabilities (not) (1,081) (1,23) Increase in less liabilities (not) (1,081) (1,23) Proceeds / (repayment) of short-term becomentys (1,083) (1,	[[12.0
C. Cash flow from financing assivities Cash Payment of least liabilities (not) Increase in least liabilities (not) Proceeds / [repayment] of short-term borowsings Proceeds from issuance of debt securities Repayment of debt securities Proceeds from issue of equity shares Proceeds from issue of equity shares Proceeds from issue of equity shares Proceeds from deposits received Cash Payment of the securities Say Securities Cash Payment of the securities Repayment of the securities Say Securities Cash Payment of the securities Say Securities Cash Payment of the securities Cash Payment o	S. L. Villago, and a second se	The second secon	NOON THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO I
Cash Payment of lease liabilities (net) Increase in lease liabilities (net) Increase for increase of debt securities Increase of debt securities Increase of debt securities Increase of debt securities Increase of equity shares (networks) Increase of shares (networks) Increase of shares (networks) Increase of shares (networks) Increase (decrease) in annual dividend Increase (decrease) in annual dividend Increase (decrease) in cash and cash equivalents during the period (A+B+C) Increase (decrease) in cash and cash equivalents during the period (A+B+C) Increase) (decrease) in cash and cash equivalents during the period (A+B+C) Increase) (decrease) in cash and cash equivalents during the period (A+B+C) Increase) (decrease) in cash and cash equivalents during the period (A+B+C)	terremental fraction fractions and services (n)	(1)	20000
Increase in Irane liabilities (net) Proceeds / (repayment) of short-term bornwings Proceeds from issuance of debt securities Repayment of dept securities Repayment of dept securities Repayment of dept securities Repayment of squity shares Repayment of squity shares Repayment of squity shares Reposeds from the poates received Repayment of squity shares Repayment of squity shares Repayment of squity shares Repayment (including Directed detribution tox) Replaces of shares(including Directed detribution tox) Replaces of shares(including Surplace expense and eas) Replaces of shares(including Surplace expense easily expense e	C. Cash flow from financing activities		
Increase in Irane liabilities (net) Proceeds / (repayment) of short-term bornwings Proceeds from issuance of debt securities Repayment of dept securities Repayment of dept securities Repayment of dept securities Repayment of squity shares Repayment of squity shares Repayment of squity shares Reposeds from the poates received Repayment of squity shares Repayment of squity shares Repayment of squity shares Repayment (including Directed detribution tox) Replaces of shares(including Directed detribution tox) Replaces of shares(including Surplace expense and eas) Replaces of shares(including Surplace expense easily expense e	Cash Payment of lease liability and intenset	(1,0)	(1.22)
Proceeds from issuance of debt securities 1,800 30,000	Increase in Irase liabilities (net)		
Proceeds from issuance of debt securities Repsyment of debt securities Proceeds from issue of equity shares Fromium on issue of equity shares Fromium on issue of equity shares Fromium det posits received Dividend paid (including Dividend durnhumon text) Dividend paid (including Dividend durnhumon text) Replaces of shares(including buyloack capease and tax) Anniquantion Reserve Account Increase/(decrease) in stryad dividend Net titch generated/(used) from financing activities (C) Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) (10,64)	Proceeds / (repayment) of short-term boonswings	1,3	65,431
Proceeds from issue of equity shares Fromium on issue of equity shares Fromouth on issue of equity shares Fromouth on issue of equity shares Fromouth from deposits received 53 33 Divideod paid (including Divideod duminumon cos) (7,365) (3,88) Beptrack of shares(including buyloack expense and tas) Analgamation Reserve Account (9,303) (4,62) Increase/(decrease) in surpaid dividend Net tash generated/(used) from financing activities (C) Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) (3,319) (46,932)	Proceeds from issuance of debt securities	7,8	30,000
Promism on insure of equity shares 3,585 1,416 Proceeds from deposits received 53 33 Dividend paid (including Dividend dumbution ros) (7,365) (3,881 Beptisck of shares(including buplack expense and tas) (14,851 Analgamation Reserve Account (9,303) (4,626 Increase/(decrease) in surpaid dividend 3 Net tiest generated/(insed) from financing activities (C) (3,319) 44,280 Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) 46,932 (30,64)	Remyment of debt securities	39	(31,50)
Proceeds from deposits received Dividend paid (including Dividend dumbution ros) (7,365) (3,88) Beptisck of shares(including buplack expense and tas) Analgamation Reserve Account (9,303) (4,62) Increase/(decrease) in supaid dividend Net cash generated/(used) from financing activities (C) (3,319) Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) (3,64)	Proceeds from issue of equity shares		6 2:
Dividend paid (including Dividend dumination tox) (7,365) (3,88) Beptisck of shares(including Suplack expense and tax) (14,85) Analgamation Reserve Account (9,303) (4,62) Increase/(decrease) in supaid dividend 3 Net cash generated/(insed) from financing activities (C) (3,319) (4,20) Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) (46,932) (36,64)	Promium on inser of equity shares	3,5	85 1,411
Beptisck of shares(neturing buplack especie and tan) Analgariation Reserve Account (9,303) (4,62) Increase/(decrease) in angual dividend Not cash generated/(used) from financing arthrities (C) (3,319) 44,283 Not increase/(decrease) in cash and cash equivalents during the period (A+B+C) 46,932 (30,64)	Proceeds from deposits received	1.0	C.V. 133.331
Amalgamation Reserve Account Increase/(decrease) in angual dividend 3 Net cash generated/(used) from financing activities (C) (3,519) 44,287 Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) (36,64)	Divident paid (including Divident detribution tes)	(7,5)	
Increase / (decrease) in angual dividend Not cash generated / (used) from financing activities (C) (3,319) 44,287 Not increase / (decrease) in cash and cash equivalents during the period. (A+B+C) (3,64)			107 (14.07)
Net cash generated/(ased) from financing activities (C) (3,319) 44,287 Net increase/(decrease) in cash and cash equivalents during the period (A+B+C) 46,932 (30,64)		(9.3	
Net increase/(decrease) in cash and cash equivalents during the period. (A+B+C) 46,932 (10,64)			AND DESCRIPTION OF THE PERSON NAMED IN COLUMN TWO
	Nec Cash generated/(used) from financing significes (C)	(3,3	44,283
	Wet increases/ (necesses) in cash and cash edmantants during the	persa (A+B+C) (6)3	





Registered officer- Motilai Oswal Tower, Rahimeuliah Sayani Read, Opposite Parel ST Depot, Prahhadevi, Mumhai-400025
Tel: +91-22-39804200/71934200, Pax: +91-22-38462365 Email:shareholdere@motilalsawal.com, Website : www.motilalsawalgroup.com
CIN: L47190MH2005PLC153397

Standalone Statement of Cash Flow

		(Rs. in lakhs, unics	s otherwise stated
Particulars		For the year ended 31 March 2022	For the year ended 31 March 2021
20 V V V V V V V V V V V V V V V V V V V			
Cash and cash equivalents as at beginning of the year		32	26
Cheque on hand:		300	200
Schuduled bank - In current account		34,756	31,064
Fixed deposit with basics (Maturity within 3 months)		22,235	36,578
Total	and the same	57,023	67,668
Cash and cash equivalents as at end of the year			
Ciph in hand	54	52	32
Cheque on hand			
Scheduled bank - In current account		65,700	34,756
Exod depose with banks (Matanty within 3 months)		36,225	22,235
Total		1,03,955	57,023
Reconsilization of cash and cash equivalents as above with cash and bank balances			
Cush and cash equivalents as at end of the year as per above	152.0	15,752	54,768
Add- Fissed deposit with basics (Matunity within 5 months)		38,223	22,235
Total Cash and bank halances equivalents as at end of the year	DESCRIPTION OF THE PERSON OF T	1,05,958	57,025

Notes

(i) The above Statement of Cash Plows has been prepared under indirect method as set out in Ind AS 7, "Statement of Cash Plows", as specified under section 135 of the Companies Act, 2015 real with the Companies (Indian Accounting Standard) Rules, 2015 (as amended).

(ii) Figures in brackets indicate eash outflows.

(Page 4 of 5)





Regissered office: Mottlal Oswal Tower, Rahimmillah Sayani Road, Opposite Parel ST Depor, Prabhaderi, Mumbai-400025 Tel: +91-22-71934200, Pax: +91-22-50362365 Email:sharebolders@mottlaloswal.com, Website: www.mottlaloswalgroup.com CIN: L67190MH22005PLC153399

Notes to Statement of Standalone Financial Results for the quarter and year ended 3t March 2022

Standalone Notes:

 The standalone financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Morial Cowal Financial Services Limited (for Company) at its Meeting hold on Thursday 28 April 2022. The results for the quarter and year ended 31 March 2022 have been reviewed by the Southtray Auditors of the Company.

This statement has been prepared in accordance with ecceptation and measurement principles of the Compunies (Indian Accounting Standards) Rules, 2015 (IndAS') prescribed under Section 133 of the Compunies Act, 2013.

5) Exceptional term in the year ended 51 March 2023 compones of bad debts of Re. Relia Lakhs on account of outstanding dues from client newards actilement indigence. ACX rate in corcular about 21 April 2020 has considered the negative pole for settlement of futures centrary on expery. Thus the customers who entered on the buy side of the contrary had to settle for negative price on expery. While entering into the contract, the customers were required to pay only the margin as was required by the exchange including mark to market losses. Since MCX has effected the entitlement of such contract upon capity at require price, the client's account was debted with above amount as settlement of agentive poice settlement in respect of its nontrarding material. Since the client have defaulted in human the settlement obligation required by MCX, Company has paid the said amount to MCX on behalf of its objects. For recovering the said amount from client. Company has filed an arbitration claim for recovery of outstanding dues, against the clients before Arbitral Tribunal of MCX, and the Company has covered arbitration awards amounting to No. 8,670 Lakhs at its favour. However the clients have filed at appellate arbitrations before Appelline Arbitral Tribunal of MCX, challenging the awards possed at favour of the Company. Client's appeal to be the order of the filed as application u/s 34 of Arbitration Act to challenge the Award of Appelline Arbitral Tribunal and the same is currently providing. Further, the Company has filed perison u/s 9 of Arbitration Act before the cours have directed the clients not to dispose of their assets all the next date of humans.

 Persons to Regulation 32(4) of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (Listing Regulations), 8030's Operational circular SEBI/HO/DDES/P/CBI/2021 /613 dated August 10, 2021 to the extent applicable to Commercial Papers, information as required fire year ended March 31, 2022 in respect of Non-convenible Debentures and Commercial Papers of the Company is enclosed as Annexure A.

Portunit to Regulation 54 of Lating Regulations, we would like to state that all accound Non-Conventible Debectures (NCDs) amond by the Company and communiting to on March 31, 2022 are fully occurred by first pain pures charge exceeds over all possent and future trade receivables and Margin Tealing Facility receivables of the Company. Accordingly, the Company is maintening the store cover of by or such higher asset cover required as per the terms of offer document/information memorandum.

6) Ourning the quarter, CRISIL Limited has reaffirmed its ratings at CRISIL A1+ to the Commercial Paper Programme of the Company and ICRA Limited has reaffirmed [ICRA] AA (Stable) on Non-Convertible Debentures and ICRA] AA (Stable) on Unafformed Bank Lines of the Company and PP-MLD[ICRA] AA (Stable) on Principal Protected Market Linked Debentures of the Company. The ICRA Limited also assigned/reaffirmed [ICRA] A1+ to the Commercial Paper Programme of the Company.

Further, India Batings & Research Private Lanisof, has assigned and affermed coolit rating of IND A1+ on Commercial Paper and affermed IND AA/Scable on Non-Conversible Debettures and IND PP-MED AAemt/Scable on Privates of Market Linked Debettures of the Company.

The Search of Directors of the Company at its Meeting held on 24 December 2020 has, inter-alia, subject to approval of shareholders of the Company and other applicable statutory and negatively approval including the approval of Honfale National Company Law Telbanal, Mambai Bench ("NCLT"), approved the Scheme of Amangament between Passionace Investment Managament Poyate Limited ("PIMPL" or "the Transferor Company 1") and MODEL Investment Advisors Private Limited ("MORE" or "the Transferor Company 2") and Model Cowal Real Estate Investment Advisors Drivate Limited ("MORE" or "the Transferor Company 2") and Model Cowal Real Estate Investment Advisors Drivate Limited ("MORE" or "the Demenged Company 2") or "the Transferor Company 4") and MO Alternate Investment Advisors Private Limited (entry-limited feature) ("MORE" or "the Realting Company") and Model Cowal Financial Services Limited ("MORESC" or "the Transferor Company 1" or "the Holding Company of the Resulting Company" or "the Company" and their respective shareholders ("the Scheme") under Sections 230-232 of the Companies Act, 2013. Further, pursuant to the provisions of Regulation 37 of the SEIN (Liming Obligations and Disclosure Requirement) Regulations, 2015, the Company has received No Objection Centificate from Stock Eschanges. Subsequently, the Company has filed an application with Humble NCLT and accordingly, pursuant to the directions issued by Howbie NCLT, the Meeting of equity shareholders was scheduled as 16 December 2021 and the Schume was approved by shareholders with required response of the mid schume was approved by the Selection the appointed date of 01 April 2020 by centering the financial suprement for the year ended 31 March 2021.

Figures for the year ended 51 March 2021, quarter ended 51 March 2021 and 51 Detember 2021 as shown above in the financial results are the figures which has been served upon after group effects to the selection of margin, which is based on the asslited accounts of the transferor and transferor Company.

8) The Board of Directors at its meeting held on 38 April 2022 has declared an final directed of Rs. 37-per equity share (on face value of Ils.17- per equity share) for the financial year 2021-22

F) As per Ind AS 108 Operating Segments', Segment has been disclosed in consolidated financial results, Hance po separate disclosure has been given in enadalone financial results of the Company

(1) As per IndAS 109 the Company has unrealised gain/doss) of Rs (1,984) lakks and Rs 15,981 lakks for the quarter orded 31 March 2022 and year ended 31 March 2022 which itse been classified under head 'Net gain set flar value through other comprehensive accome' is amounting to Rs 5,107 lakks and Rs 2,324 lakks for the quarter ended 31 March 2021 and year ended 31 March 2022.

11) Pursuant to the coverage of Brigloyer Stock Options under various Employee Stock Options Scheme, the Company has allotted 18,400 and 5,74,100 equity shares to the employees during the quarter and year ended 31 March 2022 respectively. Further, in order to give effect to the Scheme of Arrangement approved by the Host bic National Company Law Trilinard, Marcha Berick value Owder thread 11 March 2022, the Company has allotted 18,68,445 new equity shares to the shareholders of the MOPE, MORE II and reseased 8,63,74,063 shares to the shareholders of PIMPL by cancelling the same shares held by PIMPL on 30 March 2022.

12) The figures for the quarter coded 31 March 2022 and 31 March 2021 represents the balance between audited financials in respect of the full financial year and those reviewed financials which were published till the third quarter of the respective financial years.

SANCE

(3) The presume reflected as "0" in the Financial Information are values with less than rupees one lakks.

14) The previous quarter/year figures have been regrouped/scalasified wherever necessary to confirm to the current quarter/year presentation.

For and on behalf of the Board of Motilal Oswal Financial Services Limited

(DIN 00024503).

Motiful Oswal Managing Director and Chief Escoutive Offices

(Page 5 of 3)

Mietilia, 28 April 2022





Annesure A.

Parament or Regulations, 52(4) of SEBI (Lieung Obligations and Disclosures Requirements) Regulations, 2015 (Lieung Regulations), SEBI's Operational counter SEBI / NO/DEHS/P/CIR/2021 //// detect August 10, 2022 in the except applicable to Commercial Papers, information or required for year ended March 31, 2022 in respect of Non-convenible Debuttures and Commercial Papers of the Company is an operational below.

Key Financial Information

Particulars	Year coded 3t March 2022	Year ended 31 March 2021
Debt Equip Ratio	0.51	0.58
Debr Service Coverage Ballo ¹	0.41	0.32
Invertet Services Coverage Ratio	5.84	5,59
Nei Worth ¹ (Kuin Lakha)	4,24,211	3,61,658
Net Profit after tax (Knet Lakha)	70,682	75,067
flantings per share (Basic)	46.10	51.02
Earnings per share (Délated)	47.60	50.15
Charconding redeemable preference shares	Nor Applicable	Not Applicable
Capital Redemption Beserve (Rs in Lakhs)	90	90
Deboture Redomption Reserve	NI	Ni Ni
Commit Ratio	1.04	1.05
Long Term Delit to Working Capital Ratio 5	1.72	3,13
Bull Debte to Accounts Receivables Ratio *	1.26%	1.17%
Correct Lisbiary Ratio	0.54	0.93
Total Debis to Total Assets	0.20	0.23
Debrois Tumover Ratio 7	2.87	2.45
Inventory Tumover Ratio	Nor Applicable	Not Applicable
Operating Margin (%) *	33.60%	39.87%
Net Profit Margas (%) **	27,48%	34.15%
Mini Controller Controller or Controller Controller Controller		

Dole Equity Ratio = Dole (Bornweig) + Assess interest (Equity (Equity share appeal + Other Equity)

[&]quot;Not Profit Margin - Fright after text / Tital Resente from operations





^{*} Diffe Service Coverage Ratio = Profit Lass before exceptional items, interest and two (recibides normalized gains) becaused interest roots on leasts as per IND AS 116 on Leasts) + Principal Representation (exception) interest social on historical and and interest roots on Leasts) + Principal Representation

^{*} Interest Service Coverage Baths = Profits Lace before acceptional stores, justicest and have foretholds unrealized gains) have and interest outs on have as per IND AT 116, or Lucius expanses expanses includes increase on incurrence as per IND AS 716 or Lucius.)

[&]quot; Net Worth = Equity + Other Equity

Long Tome Only to Working Capital Ratio = Long Tome Bornwing/ Working Capital

Bul-date includes provision made on disologial dates, Accused removable includes trade mercubles and MITF

^{*} Orbitary Tamesow Batis = For and Commission Square / Average Trade Resmubbe.

^{*} Operating Margin + Profit before tax: / Total Revenue from aptractions



B2 402 B, Marathon Innova, 4th Floor, Off Ganpatrao Kadam Marg, Opp. Peninsula Corporate Park, Lower Parel, Mumbai - 400 013. India Tel: +91 (0) 22-6662 5537 / 38 E-mail: mumbai@singhico.com website: www.singhico.com

Independent Auditor's report on Consolidated Financial Results for the Quarter and Year ended on March 31, 2022 of Motilal Oswal Financial Service Limited pursuant to the Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To the Board of Directors of Motilal Oswal Financial Services Limited

Opinion

- 1. We have audited the accompanying consolidated annual financial results of Motilal Oswal Financial Services Limited (the "Holding Company") and its subsidiaries (Holding company and its subsidiaries together referred to as "the group") and its associate for the year ended March 31, 2022 attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended) ("Listing Regulations").
- In our opinion to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial results of the subsidiaries and associate, as referred to in the paragraph 11, the statement:
 - (i) including the annual financial results of the entities listed in Annexure 1;
 - (ii) presents financial results in accordance with the requirements of Regulation 33 of the Listing Regulations and
 - (iii) gives a true and fair view conformity with the applicable Indian Accounting Standard ("IND AS") prescribed under section 133 of the Companies Act, 2013 ("the Act") read with the relevant rules issued thereunder, other accounting principles generally accepted in India, of the consolidated net profit after tax and other comprehensive income and other financial information of the Group and its associate for the year ended March 31, 2022.

Basis of Opinion

3. We conducted our audit of the financial results in accordance with the Standards on Auditing (SA's) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are Independent of the Group and its associate in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ('the ICAI') together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Companies Act, 2013 ('the Act') and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidences obtain by us and by other auditor in terms of their



KOLKATA (H.O)

NEW DELHI

CHENNAI

MUMBAI

BANGALORE

reports referred to in the paragraph 11 of other matter section below, is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

4. We draw your attention to Note 5 of the consolidated financial results, as regards the management's assessment of the financial impact due to restrictions and conditions related to COVID-19 pandemic situation in respect of one of the subsidiary Company.

Our opinion is not modified in respect of this matter.

Board of Director's Responsibilities for the Consolidated Financial Results

- 5. The consolidated financial results which is the responsibility of the Holding Company's Board of Director's has been prepared on the basis of consolidated financial results. The Holding Company's Board of Directors is responsible for the preparation and presentation of the Statement that gives a true and fair view of consolidated net profit or loss after tax and other comprehensive income, and other financial information of the Group and its associate in accordance with the accounting principles generally accepted in India, including the IND- AS prescribed under section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in Compliance with Regulation 33 of the Listing Regulations. The Holding Company's Board of Directors is also responsible for ensuring accuracy of records including financial information consider necessary for the preparation of the Statement. the provision of the Act, the respective Board of Further, in terms of Directors/management of the companies including in the Group and its associate covered under the Act, are responsible for maintenance of adequate accounting records in accordance with the provisions of the act, for safeguarding of the assets of the group and its associate, and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgement and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of financial results, that gives a true and fair view and are free from material misstatement, whether due to fraud or error. These financial results have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.
- 6. In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associate, are responsible for assessing the ability of the group and of its associate, to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associate, are responsible for overseeing the financial reporting process of the Companies included in the Group and of its associate.



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

- 7. Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is high level of assurance but is not a guarantee that an audit conducted in accordance with Standards on Auditing, specified under section 143(10) of the Act, will always detect a material misstatement, when it exists. Misstatements can arise from fraud or error, and are considered material if, individually, or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this consolidated financial results.
- As part of an audit in accordance with the Standards on Auditing, we exercise professional judgement and maintain professional skepticism throughout the Audit. We also:
 - Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
 - Conclude on the appropriateness of the Board of Directors use of the going concern
 basis of accounting and, based on the audit evidence obtained, whether a material
 uncertainty exists related to events or conditions that may cast significant doubt on the
 ability of the Group and its associate, to continue as a going concern. If we conclude
 that a material uncertainty exists, we are required to draw attention in our auditor's
 report to the related disclosures in the consolidated financial results or, if such
 disclosures are inadequate, to modify our opinion. Our conclusions are based on the
 audit evidence obtained up to the date of our auditor's report. However, future events
 or conditions may cause the Group and its associate to cease to continue as a going
 concern.
 - Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
 - Obtain sufficient and appropriate audit evidence regarding the financial results of the entities within the Group and its associate to express an opinion on the consolidated



Financial Results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

- 9. We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors, regarding among other matters the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable related safeguards.

Other Matters

- 11. a) We did not audit the annual financial results of eight subsidiaries included in the Statement, whose financial information reflects total assets of Rs. 3,27,428 lakhs as at March 31, 2022, total revenue of Rs. 20,656 lakhs and Rs. 58,699 lakhs, total net profit after tax of Rs. 10,808 lakhs and Rs. 23,678 lakhs for the quarter ended March 31, 2022 and year ended March 31, 2022 respectively, total comprehensive income of Rs. 9,968 lakhs for the quarter ended March 31, 2022 and Rs. 25,647 lakhs for the year ended March 31, 2022, as considered in the Statement. The Statement also includes the Group's share of the net profit after tax and total comprehensive income of Rs. 178 lakhs for the year ended March 31, 2022, in respect of one associate, whose annual financial results have not been audited by us. These annual financial results have been audited by other auditors whose audit report have been furnished to us by the management, and our opinion in so far as it relates to the amount and disclosures included in respect of those subsidiaries/associate is based solely on the audit report of such other auditors, and the procedure performed by us as stated in the paragraph 3 above.
 - b) The consolidated financial results include the annual financial statements of four subsidiaries which have not been audited, whose annual financial statement reflect total assets of Rs. 4,003 lakhs as at March 31, 2022, total revenue of Rs. 389 lakhs and Rs. 12,241 lakhs, total net profit after tax and total comprehensive income of Rs. 82 lakhs and Rs. 8,013 lakhs for the quarter ended March 31, 2022 and for the year ended March 31, 2022 respectively, as considered in the Statement. These financial statements have been furnished to us by the Holding Company's management. Our opinion is so far as it relates to the amounts and disclosures included in respect of aforesaid subsidiaries is based solely on such unaudited financial statements. In our opinion, and accordance to the information and explanation given to us by the management, are not material to the Group.
- 12. As mentioned in note no. 7 of the consolidated financial results, figures for the year ended March 31, 2021, quarter ended March 31, 2021 and December 31, 2021 as shown in the financial results are the figures which have been arrived after giving effect to the scheme of arrangement, which is based on the audited accounts of the transferor



and transferee Company, which were audited by the respective auditors of that period. Hence, these merged figures are neither audited nor reviewed. The Company has given effect to the scheme of arrangement with effect from the appointed date April 1, 2020. Accordingly, we, do not express any opinion, as the case may be, on the figures reported in the financial results for the quarter/year ended March 31, 2021.

13. As described in Note 11 of financial results, the figures of the quarter ended March 31, 2022 are the balancing figures between the audited consolidated figures in respect of the full financial year and the published reviewed year to date consolidated figure up to the third quarter of the respective financial year.

For Singhi & Co. Chartered Accountants

Firm Registration No.: 302049E

Nikhil Singhi

Partner Membership No. 061567

UDIN: 22061567AHYTZG7928

Place: Mumbai Date: April 28, 2022

Annexure 1

List of entities included in the Statement

List of Subsidiaries

1	Motifal Oswal Commodities Broker Private Limited
2	Motilal Oswal Investment Advisors Limited
3	MO Alternate Investment Advisors Private Limited
4	Motilal Oswal Finvest Limited
5	Motifal Oswal Wealth Limited
6	Motilal Oswal Asset Management Company Limited
7	Motilal Oswal Trustee Company Limited
8	Motilal Oswal Securities International Private Limited
9	Motilal Oswal Capital Markets (Singapore) Private Limited.
10	Motilal Oswal Capital Markets (Hong Kong) Private Limited
11	Motilal Oswal Home Finance Limited
12	India Business Excellence Management Company
13	Motilal Oswal Asset Management (Mauritius) Limited
14	Motilal Oswal Capital Limited
15	Motilal Oswal Finsec IFSC Limited
16	Glide Tech Investment Advisory Private Limited
17	TM Investment Technologies Private Limited

List of Associate

1 India Realty Excellence Fund II LLP



Registered Office: Motilal Oswal Tower, Rahimtuliah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-40025 Tel: +91-22-71934208, Fax: +91-22-50362365 Email: shareholders@motilaloswal.com Website: www.motilaloswalgroup.com CIN: L67190MH2005PLC153397

Statement of Consolidated Financial Results for the quarter and year ended 31 March 2022. (Rs. in Lakhs, unless otherwise stated): For the quarter ended For the year ended Particulars 31 March 2022 31 December 2021 31 Murch 2021 31 March 2022 31 March 2021 (Unaudited)# (Audited) (Audired) (Unaudited)# (Unaudited) Revenue from operations th Inverse importe 35,949 31.398 21,059 1.63,425 75,313 (i) Dividend income 353 144 53 10,211 (iii) Rental income 15 (v) Fee and communicat income 72,257 69,167 58,989 2,60,730 1,394,946 (v) Nes gain on fair value change 4,640 874 32,450 49,593 85,988 1.961 (vi) Other operating income 907 1.568 5,707 0.094 (I) Tittal revenue from operations 1,08,131 1,02,497 1,14,114 4,25,683 3,62,512 th Other Income 102 935 2:300 900 (III) Total Income (I)+(II) 1,05,525 1,03,436 1,14,791 4,31,983 3,63,412 Expenses 11,507 14:434 to Finance ense 10,209 47,819 43,1028 (ii) Fees and commission expense 22,900 25,840 19.725 89.285 63585 (ii) Impairment on financial instruments (433) 2,948 2,404 9,466 9,761 (v) Employee benefits exposes 25,036 22,685 16,590 86,758 64,350 (r) Dependation and arcordination expenses 1,115 1.272 1,339 4,526 4,753 jeij Other espenses. 8,194 5,376 6,925 32,248 23.27% (IV) Total expenses 68,501 73,373 59,912 2,76,402 2,88,760 (V) Profit before exceptional items and tax (HI)-(IV) 30,043 54,879 1,61,581 1,54,652 (VI) Exceptional item (8,910 (VII) Profit before tax and after exceptional items (V)+(VI) 37,022 30,063 54,965 1,61,581 1,45,842 Tax expense/(credit) (3) Current sax 4,772 6,511 1,384 23,588 15,849 (2) Deferred tax expense/(credit) 2,274 (363)7,374 7,109 10/914 (3(Shore/incess) provision for earlier years (21) (1,294) (189) (VIII) Tural tax expenses 6.635 6:548 1.064 30,508 25,546 (IX) Profit after tax (VII)-(VIII) 30,187 23,515 46,901 1,31,073 1,20,296 (X) Share of profit/(loss) from associate (not of taxes) (662 (XI) Profit after tax and share in profit/(loss) of associate (IX)+(X) 30,251 23,982 45,239 1,31,245 1,26,473 (XII) Other comprehensive income (i) Herry than will not be realisatified to profit or loss Remeasurement of the defined employee benefit plans 176 267 (120)31.1 Fair value guin/floss) of investment held through fair value through other 5.117 (5,503) 13.916 4.485 32.906 итрофение іпроте (ii) Tax expenses relating to items that will not be reclassified to profit or loss 林克丁 Sth 13,993 (558) G.825 4,731 Total other comprehensive income (XII) (3,193)12,325 4,106 29,190 (XIII) Total comprehensive income (XI)+(XII) 34,982 29,789 58,564 1,35,351 1,35,665 (XIV) Net profit attributable to: Owners of parent 29,956 25,970 46,012 1,30,978 1,26,044 Non-commilling interests 295 11 221 266 429 (XV) Other compethensive income/(loss) attributable to: 12,325 Owners of parent (3,193) 4,193 29,19 Non-controlling ancreas (XVI) Total comprehensive income attributable to: (XIV)+(XV) Owners of purers 34,687 20,777 58,337 1,35,081 Non-controlling interests 295 11 225 431 (XVII) Paid up equity share capital (Face value Re.1 per share) 1,491 1,470 1,465 1,1491 1.485 (XVIII) Earning per share (EPS)* Paris EPS (Amount in Bs.) 20.35 16.30 \$1.36 80.14 85.67 Diluted EPS (Amount in Rs.) 20:14 15.97 50,65 98,36 展生刊 Officier note 11





(Page 1 of 6)

Registered Office: Modial Ocwal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prahhadevi, Mambai-40025 Tel: +91-22-71934200, Fax: +91-22-50362365 Email: shareholders@motilalnewal.com Website: www.motilalnewalgroup.com CIN: L67190MH2005PLC15339T

Consolidated Statement of Assets and Liabilities

	have a	(Rs. in Laktis)
Particulars	As at 31 March 2022	As at 31 March 2021
	(Audited)	(Andited)
I. ASSETS		Contract of the
Financial assets	- 1	
(a) Cash and each equivalents	2,13,754	1,29,28
(b) Butle balance other than (i) above	3,17,771	2,20,57
(c) Receivables	H 39800	01000
(I) Trade receivables	1,00,309	91,12
dT) Other receivables	25	0.000
(© Lorns	4,90,452	4,52,03
je) Invesimenti	4,68,491	1,92,23
of) Other feanual water	35,594	68,15
Sub - total financial assets	16,26,394	13,53,39
2 Non-financial asset	,	
(a) Current tax assers (net)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	200
(n) Deferred tax assets (ner)	3,381	4,00
	4,353	7,54
(c) Property, plant and equipment	32,367	31,59
(d) Other Imangible assem	3,299	3/44
(e) Other non-financial assets Sub - total non - financial assets	20,540	11,62
Sup - Intal non - Intancial wasets	45,940	59,29
Tood Assets	16,92,154	14,11,68
II. LIABILITIES AND EQUITY		
Liabilities	1	
1 Financial liabilities	- 1	
(io Payables		
(I) Trade psysbies		
(i) sotal outstanding stars of micro enterprises and small enterprises	1	4.07.00
(ii) total outstanding dues of croditor other than triens enterprises and small enterprises	3,70,086	3,02,56
(II) Other psychles		
(i) total cumunding dues of micro enterprises and small enterprises	1 1	
(ii) rocal outstanding dues of creditor other than micro enterprises and small enterprises		10.00000
(b) Debt securities	3,96,880	3,49,73
(c) Borrowings (Other than delet securities)	2,18,271	2,19.56
(d) Deposits	98	
(e) Other financial liabilities Sub - total financial liabilities	83,800 10,69,138	53,67 9,25,86
A DAY AND THE CONTRACTOR		-
2 Non - financial liabilities	2939	
(a) Current tas Illahilities (ruri)	3,166	3,69
(b) Provinces	34,422	17,67
(c) Deferred tax liabilities (net)	18,797	12,079
(数 Other non - firancial labilities	6,749	4,30
Sub - rutal non - financial Babilities L'Equity	83,134	36,74
(d) Equity share capital	1,491	1,48
(b) Other equity	5,65,946	4,44,65
(c) Non-controlling intereses	3,628	1,22
Sub-costal equity	5,76,665	4,49,36
Total Liabilities and Equity	16,92,334	34,11,68
		The second secon







Consolidated Statement of Cash Flow

	Parchages	(Rs. in Lakha)
	For the year ended	For the year ended
Particulare	31 March 2022	31 March 2021
	(Audited)	(Audited)
A. Cash flow from operating activities	-	- A
Profit before taxation	1,61,981	1,45,9
Афиятити бое	5.83	
Imparment on financial instruments	9,466	4.5
Depreciation and amornitation expense	4,826	
Bud debts written off	(0)	
Providence for granuity	R57	
Foreign correspy translation reserve:	127	(6-
Employee stock option expenditure	2,404	1,172
Profit / (loss) from paramership gain	241	.6,9
Net loss/(guin) set fair value change	(49,594)	(85,0)
Profit on sale of property, plant and equipment (Net)	15)	CA
Interest income	(122)	
Devidend income Income expense persaning to lease liability	(10,211)	(83
Operating profit	1,20,012	83,2
Adjustment for working capital changes: (Increate) / decrease in trade receivables	(11,203)	118,10
Increase) / decrease in other receivables	11,000	figin
(Increase) / decrease in other financial assets	32,568	(55.23
Gropeste) / decrease in other non financial assets	08,9280	5,9
(Increase) / docrease in loans	(45,865)	(52,3)
Investment in Fixed deposit having maturity more than 3 months (not of maturity)	(97,314)	(1,67,12
(Increase) / decrease in Equici Investments	27,644	56,8
Increase / (decrease) in trade psyables	67,518	1,22,7
increase / ófecrease) in deposit	33	0.0000
Increase / óferress) in wher financial Talellities	30,139	16,3
Increase / (decress) in other non-financial liabilities	2,443	1,00
terese: / (detraine) in privialen	8,068	4,63
Cash generated from operations Dissect uses paid per dischafing utilisation of MAT credit)	1,23,190	(14,54
ACCOUNT AND	(642074)	(1797)
Net cash generated from Operating activities (A)	1,01,066	(13,86
N. Cash flow from investing activities		
Purchase of Property, plant and equipment	(5,434)	(6,40
Purchase of Investments	(1,11,254)	(56,77
Sale of Investments	01,630	37,2
Sile of Property, plant and equipment income received.	140	
Dividend received	10,211	4
Net cash (used in)/generated from Investing activities (B)	(44,739)	(27,33
C. Cash flow from financing activities		11,21
hive of Shier capital including Securities premium	3,398	(1125
Bayback of shares	3,356	(14,85
Proceeds from issue of debenuuris	37,900	100000000000000000000000000000000000000
Repsyment of debennues	(70,308)	(88.85
Proceeds from (Repayment) of commercial paper	79,661	53,0
Proceeds from borrowings other than bank	1,00,296	E
Repayment of borrowings other than bank	(84,589)	(52,4)
Proceeds from (Repayment) of other borrowings	(16,996)	28,7
Develond paid	(8,673)	(21.81
increase/ (Decrease) in unpaid dytelend Paymont of lease liability and interest	700	1744
Ware acquisition impact due to merger	(412)	(4,1)
Investment by / (purchase) from Maunities	(2,6%)	
Net cash (used in)/generated from Financing activities (C)	28,219	86,0
Not increase/(decrease) in sugh and cash equivalents thiring the year (A+B+C)		
Net increase/(deergase) in such and cash equivalents during the year (A+B+C)	84,546	44,8

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e Account

Registered Office: Mottlat Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai-400025 Tel: +91-22-71934200, Fax: +91-22-50362165 Email: shareholders@mottlaloswal.com Website: www.mottlaloswalgroup.com

CIN: L67190MH2005PLC153397

A commence of the	daimi	Children	married I	ash Flow

		(Rs. in Lakhs)	
Particulars	For the year ended 31 March 2022	For the year ended 31 March 2023	
	(Audited)	(Audited)	
Cash on hand	2		
Scholsile bazis - In Current accounts	1,04,66	47,000	
Cheques in hand	1 110	OF CO.	
Fixed Deposit with original manurity within 3 months	22,20	36,610	
Coats and cook equivalents as at beginning of the year	1,29,21	6 84,382	
Cash & Cash equivalents comprise of : Cash on hand			
Cam un nano Schoëule hank - In Current accounts	1,35,2	A	
Cheques in hand		33 .33	
Fixed Doposit with original maturity within 3 months	78,2		
Cash and cash equivalents as at end of the year	2,13,71	4 1,29,208	
Components of cash and cash equivalents			
Cash on hand	20	0 237	
In Current accounts	1,35,2	0 1,06,068	
Chaques in hand	7.	33	
Fixed Deposit with original maturity within 3 months	76,2	5 22,768	
Total	2,13,7:	1,29,208	

Notes |

(i) The above Statement of Cash Flow has been prepared under indirect method as set out it Ind AS 7, 'Statement of Cash Flow', as specified under section 133-of the Companion Act, 2013 enal with the Companion (Indian Accounting Standard) Rules, 2015 (is amended).

(i) Figures in beschein indicate each nutflows.





Regissered Office: Motifal Oswal Tower, Rahimzullah Sayani Road, Opposite Parel ST Deput, Prabihadavi, Mumbui 400025

Tel: +91-22-71934200, Fax: +91-22-51362365 Emzil: shareholders/grootflaloswal.com Website: www.motifaloswalgroop.com

CIN: 1.67194MH2005PLC153397

Statement of Consolidated Pinancial Besults for the quarter and year ended 31 March 2022

Consolidated notes:

- The consolidated financial results have been seviewed by the Audit Committee and subsequently approved by the Board of Directors of the Modial Ownal Financial Services Limited (the Company) or its Meeting held on Thursday 28 April 2022, in terms of Regulations 33 of 51381 (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").
- 2) The costsolidated financial results of the Company include audited results of the submiliaries Motifal Oswal Investment Advisors Limited (100%), Motifal Oswal Company include audited results of the submiliaries Motifal Oswal Investment Private Limited (100%), Motifal Oswal Asset Management Company Limited (100%), Motifal Oswal Trasset Effect Limited (100%), Gible Tech Investment Advisory Private Limited (100%), TM Investment Technologies Pvt. Ltd. (63.83%) and analytical results of the subsolutors Motifal Oswal Asset Management (Maanitea) Private Limited (100%), Motifal Oswal Capital Markets (Hongkong) Private Limited (100%), Motifal Oswal Capital Markets (Hongkong), Private Limited (100%), Motifal Oswal Capital Markets (Hongkong), India Business Excellence Management Company (100%) and audited results of Associate, India Results Excellence Fund II LLP (20.44%)

3) Consolidated segment results for the quarter and year ended 31 March 2022 is as follows:

(Rs. in Lakhs, unless otherwise stated)

		For the quarter ended			For the year ended	
Particulars	31 March 2022	31 December 2021	31 March 2021	31 March 2022	31 Murch 2021	
	(Unaudited)#	(Unaudited)	(Unsudited)#	(Audited)	(Andited)	
L. Segment revenue	10000	1000	10000		100	
(a) Capital market	10,294	72,553	51,354	2,53,665	1,71,173	
(b) Fund hased activities	5,501	747	31,617	51,269	84,003	
(c) Asser management and advisory	26,645	26,048	24,798	1,13,256	77,047	
(d) Home finance	12,980	12,900	13,930	32,841	14,332	
(e) Unaffocated	(17)	38	A A	100	- 44	
Total	1,14,403	1,12,306	1,21,713	4,71,341	3,86,919	
Less: Inter segment revenue	(8,880)	(8,870)	(6,922)	(19,158)	(23,507)	
Total regment revenue	1,05,523	1,03,436	1,14,791	4,31,983	3,63,412	
2. Segment results				1500	anancia.	
(i) Capital mediat	18,680	19,645	10,791	74,628	40,179	
(b) Capital market exceptional item			86	(8,896)	(5,614)	
(c) Fund based satisfaces	4,530	902	30,796	48,264	80,550	
(d) Asset and wealth management	10,450	10,734	9,585	14,281	27,936	
(e) Frome finance	5,320	2,620	3,642	11,871	9,080	
(f) Unallocated	(1,972)	(3,438)	(45)	(0.510)	(3,099)	
Total segment results	37,022	30,063	54,965	1,63,581	1,45,842	
3. Segment assets						
(a) Capital market	8,63,333	7,54,597	4,58,828	8,63,353	6,58,828	
(b) Fund based activities	4,21,141	3,83,538	3,44,175	4,21,145	3,44,173	
(c) Asset and wealth management	60,084	91,150	33,240	40,084	33,540	
(4) Home finance	3,72,780	3,64,264	3,83,904	3,72,782	5,83,504	
(e) Urallocated	12,600	14,448	12,191	12,600	12.15	
Less i înter segétant aiseti	(37,630	(36,396)	(20,655)	(37,630)	(20,655)	
Total segment assets	16,92,33	15,27,107	14,11,683	16,92,134	14,11,683	
4. Segment liabilities						
(ii) Capital market	8,00,140	6,75,142	6,22,622	8,00,162	6,22,812	
(b) Fund based activities	21,12	17,776	20,033	21,121	20.033	
(c) Asset and wealth management	23,06	15,3%6	14,545	23,068	14,545	
(d) Home finance	2,75,35	3 2,72,128	2,98,665	2,75,353	2,98,66	
(c) Unallocated	24,79	25,065	17,600	24,730	17,60	
Less : Inter segment liabilities	(23,165	(21,706)	[11,390]	(22,165)	(11,350)	
Total segment liabilities	11,22,26	9,83,801	9,62,315	11,12,269	9,62,315	

#Refer note 11

The group has reported segment information as per Indian Accounting Standard 108 on "Operating Segments". As per Ind AS 108, segments are identified based on management's evaluation of financial information for allocating resources and assertang performance. Accordingly, the Group has identified four reportable segments, namely i) Capital market ii) Fund based according to the performance of wealth management and [9] Home finance. The balance is shown as unafficiently income.

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Statement of Consolidated Financial Results for the quarter and year ended 31 March 2022

4) As per IndAS 109 the group has unrealised gain/(Inst) of Ba 3,339 lakhs and Ba. 36,230 lakhs for the quarter and year ended 31 March 2022 which has been included in not gain on fair value changes. Forther, the group has investment designated as * Fair value through other comprehensive accuracy on which unrealised gain/(Ioss) has been absulfied under 'Orige comprehensive income' amounting to Ra 5,117 lakhs and Ba 4,488 lakhs for the quarter and year ended 31 March 2022.

5) The second and fried ourse of Guisel 10 pandemic had resulted in significant increase of new cases in India. The impact of the same is uncommon available at this paint of our going is well as future developments. Motifal Oswal Housing Finance Limited ("MOHPL") has recognised processes towards its loans based on the information available at this paint of time including accurance forecasts, in accordance with the Expected Credit Lass method. MOHPL believes that it has taken into account all the possible impact of known events arising our of COVID 19 parallers in the preparation of these results. However the impact assessment of COVID 19 is a continuing process given its nature and duration. MOHPL will continue to monitor for any material charges to fusure contents on obtained.

(i) Exceptional sens in the year croicd 31 March 2021 comprises of had debts of Rs. 8,810 Likhs on account of outstanding dues from close towards sentences obligation. MCX vide its certain dues 21 April 2020 has considered the negative price for settlement of futures construct on expiry. Thus the customers who account on the bur side of the contract had to settle for negative price on expiry. White softening into the contract, the customers were required to pay only the margin as was required by the exchange including mark to market losses. Since MCX has effected for settlement of such contract upon expiry at property price, the client's account was debted with above amount as settlement obligation on account of negative price settlement in papert of an outstanding contract. Sense the client have defaulted to boosar the settlement obligation required by MCX, Company has paid the said amount in MCX on behalf of its clients. For recovering the said amount from client, Company has filed an arbitration client for recovery of outstanding dues, against the clients before Arbitral Tribunal of MCX, and the Company has received arbitration search amounting to Rs. 8,676 Likhs in an involute file of the clients have filed an appellate arbitration before Appellate Arbitration Act to challenge the Award of Appellate Arbitral Tribunal and the same is currently pending. Further, the Company has filed periods u/s 9 of Arbitration Act becomes and the courts have directed the clients not to dispose of their next title next date of hearing.

The Board of Directors of the Company at its Meeting held on 24 December 2020 has, inter-alia, subject in approval of shareholders of the Company and other applicable systemacy regulatory approvals including the approval of Hon'ble Nasional Company Law Tribural, Mumbas Bench ("NCLT"), appeared the Scheme of Atmangament heracon Passantan Invasional Managament Private Lamited ("PDMPL" or "the Transferor Company 1") and MOPE Investment Advisors Private Lamited ("MOPE" or "the Transferor Company 2" or "the Demorged Company 1" or "the Transferor Company 2") and Monild Ownel Real Estate Investment Advisors II Private Lamited ("MOPE" or "the Demorged Company 2" or "the Transferor Company 4") and MO Alternate Investment Advisors II Private Lamited ("MOPE" or "the Resulting Company") and Modild Ownel Financial Services Limited ("MOPE" or "the Transferor Company 1" or "the Holding Company of the Beauting Company" or "the Company" and their respective shorbolders ("the Scheme") under Services Limited ("MOPE" or "the Transferor Company 1" or "the Holding Company of the Beauting Company" or "the Company" and their respective shorbolders ("the Scheme") under Services 230-232 of the Companies Act, 2013 Frether, pursuant to the postitions of Regulations 37 of the SEBI (Liming Obligations and Disclosure Requirements) Regulations, 2015, the Company has received No Objection Complete Note State and the Scheme was approved by shareholders with requisite majority. Consequently, the Hon'ble NGLT, the Meeting of equity distribution of the Objection and the Scheme of Atmangament and or the Objection of the said scheme was approved by shareholders with requisite majority. Consequently, the Hon'ble NGLT has approved the Scheme of Atmangament and order giving effect to the year ended 31 March 2021 and 31 December 2021 as shown above in the financial require are the figures which has been anived upon after giving effect to the scheme of serger, which is based on the saided accounts of the transferor Company.

6: Parsuant to the exercise of Employee Stock Options under various Employee Stock Options Scheme, the Company has allowed 18,400 and 5,74,100 equity shares in the employees of the group during the quarter and year ended 31 March 2022 respectively. Further, in order to give affect to the Scheme of Assungational approved by the Horible National Company Law Tributal Months Bench vide Order does 11 March 2022, the Company has allowed 18,68,445 new equity shares to the shareholders of the MOPE, MORE II and resound 8,63,74,063 shares to the shareholders of PIMPL by cancelling the same strates held by PIMPL or 30 March 2022.

9] The Board of Directors at its meeting held on 28 April 2022 has declared an final directors of Ra. 3/- per equity share (on face value of Ra. 1/- per equity share) for the financial year 2023-22.

10) The amounts reflected as "0" in the Financial Information are values with less than exposs one lakha.

11) The figures for the quarter ended 31 March 2022 and 31 March 2021 represents the belance between sudited financials in respect of the full financial year and those services of financials which were published till the third quarter of the respective financial years.

(2) The previous quarter/year figures have been regrouped/reclassified wherever necessary to confirm to the carrent quarter/year presentation.

NEUMBAI CH

For and on hehalf of the Board of Montal Oswal Financial Services Limited

Motilal Oswal

Managing Director and Chief Escoutive Officer

DIN:00024505

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Place Mumbai

Ditt: 28 April 2022

Type of Information Document: Private Placement

Date: August 26, 2024

(This KID is neither a prospectus nor a statement in lieu of a prospectus)

Reference No: MOFSL/KID/01/2024-25

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ANNEXURE J: ALL COVENANTS AND UNDERTAKINGS

A. AFFIRMATIVE COVENANTS:

The Company shall:

(a) Use of Proceeds

Use the proceeds of the Issue only for the Purpose and in accordance with Applicable Law and the Transaction Documents;

(b) Loss or Damage by Uncovered Risks

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

(c) Costs and Expenses

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

(d) Payment of Rents, etc.

punctually pay all rents, royalties, Taxes, rates, levies, cesses, assessments, impositions and outgoings, governmental, municipal or otherwise imposed upon or payable by the Company as and when such amounts are payable;

(e) Preserve Corporate Status

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

(f) Pay Stamp Duty

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

(g) Furnish Information to Debenture Trustee

- (i) provide to the Debenture Trustee or its nominee(s)/agent(s) such information/copies of relevant extracts as they may require on any matters relating to the business of the Company or to investigate the affairs of the Company;
- (ii) allow the Debenture Trustee to make such examination and investigation as and when deemed necessary and shall furnish the Debenture Trustee with all such information as they may require in accordance with Applicable Law and shall pay all reasonable costs, charges and expenses incidental to such examination and investigation;
- (iii)provide to the Debenture Trustee or its nominee(s)/agent(s) such information/copies of relevant extracts as they may require for the purpose of filing any relevant forms with any Governmental Authority (including but not limited to the CERSAI) in relation to the NCDs and the Hypothecated Assets; and
- (iv) inform and provide the Debenture Trustee with applicable documents in respect of the following:

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(A) notice of any Event of Default; and

(B) any and all information required to be provided to the NCD Holders under Applicable Law and the listing agreement to be entered into between the Company and the Stock Exchange(s);

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(h) Redressal of Grievances

promptly and expeditiously attend to and redress the grievances, if any, of the NCD Holders. The Company further undertakes that it shall promptly comply with the suggestions and directions that may be given in this regard, from time to time, by the Debenture Trustee and shall advise the Debenture Trustee periodically of the compliance;

(i) Comply with Investor Education and Protection Fund Requirements

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

(j) Corporate Governance; Fair Practices Code

comply with any corporate governance requirements applicable to the Company (as may be prescribed by the RBI, SEBI, any Stock Exchange, or any other Governmental Authority) and the fair practices code prescribed by the RBI;

(k) Further Assurances

- (i) provide details of any litigation, arbitration or administrative proceedings that if determined adversely could have a Material Adverse Effect on the Company;
- (ii) comply with any monitoring and/or servicing requests from the Debenture Trustee;
- (iii) execute and/or do, at its own expense, all such deeds, assurances, documents, instruments, acts, matters and things, in such form and otherwise as the Debenture Trustee may reasonably or by Applicable Law require or consider necessary in relation to enforcing or exercising any of the rights and authorities of the Debenture Trustee;
- (iv) obtain, comply with the terms of and do all that is necessary to maintain in full force and effect all authorisations and licenses necessary under Applicable Laws to enable it to lawfully enter into and perform its obligations under this Deed or to ensure the legality, validity, enforceability or admissibility in evidence in India of this Deed;

(v) comply with:

- (A) all Applicable Law (including but not limited to the Companies Act, the SEBI Listed NCDs Circulars, the environmental, social and taxation related laws, all directions issued by the RBI to non-banking financial companies), as applicable in respect of the NCDs and obtain such regulatory approvals as may be required from time to time;
- (B) the SEBI Debenture Trustees Regulations as in force from time to time, in so far as they are applicable to the NCDs and furnish to the Debenture Trustee such data, information, statements and reports as may be deemed necessary by the Debenture Trustee in order to enable them to comply with the provisions of Regulation 15 of the SEBI Debenture Trustees Regulations thereof in performance of their duties in accordance therewith to the extent applicable to the NCDs;
- (C) the provisions of the Companies Act in relation to the Issue;
- (D) procure that the NCDs are rated and continue to be rated until the Final Settlement Date;
- (E) ensure that, at time of making any payment of interest or repayment of the principal amount of the NCDs in full or in part, the Company shall do so in the manner that is most tax efficient for the NCD Holders but without, in any way requiring the Company to incur any additional costs, expenses or Taxes and the Company shall avail of all the benefits available under any treaty applicable to the Company and/or the NCD Holders;

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- (F) ensure, and/or cause the Registrar to forward the details of NCD Holders to the Debenture Trustee at the time of allotment and thereafter by the 7th (seventh) Business Day of every next month in order to enable Debenture Trustee to keep its records updated and to communicate effectively with the NCD Holders, especially in situations where Events of Default have occurred; and
- (G) if so required, the requirements prescribed under Chapter XI (Operational framework for transactions in defaulted debt securities post maturity date/redemption date) of the SEBI NCS Master Circular, and provide all details/intimations to the Debenture Trustee, the Depositories, and the Stock Exchange(s) (as the case may be) in accordance with the aforementioned requirements;
- (vi) to the extent applicable, it will submit to the Debenture Trustee, on a half yearly basis, a certificate from the statutory auditor of the Company giving the value of Receivables including compliance with all the covenants set out in the Offer Documents in such manner as may be specified by SEBI from time to time;
- (vii) agrees, undertakes and acknowledges that in the event the Company has failed to make a timely repayment of the Secured Obligations or to create Security Interest on the Hypothecated Asset or there is a revision of Rating assigned to the NCDs, the Debenture Trustee shall, in accordance with Applicable Law, be entitled to disclose such information to the NCD Holders and the general public by issuing a press release, placing the same on their websites, with the credit rating agencies and updating the distributed ledger technology system in accordance with Chapter III (Security and Covenant Monitoring System) of the SEBI Master Circular for Debenture Trustees; and
- (viii) it will provide all necessary assistance and cooperation to, and permit the Debenture Trustee to conduct periodical checks, verifications, due diligence and other inspections (at such frequency and within such timelines as may be determined by the Debenture Trustee) in respect of the books and accounts of the Company and the Hypothecated Assets;

(1) Security

the Company hereby further agrees, declares, undertakes and covenants with the Debenture Trustee as follows:

- (i) the NCDs shall be secured by a pari passu ranking charge (ranking *pari passu* with the Existing Lenders) on the Hypothecated Assets in favour of the Debenture Trustee for the benefit of the NCD Holders on or prior to the Deemed Date of Allotment;
- (ii) all the Hypothecated Assets that will be charged to the Debenture Trustee under the Deed of Hypothecation shall always be kept distinguishable and save and except the Existing Security Interest be held as the exclusive property of the Company specifically appropriated to the Transaction Security and be dealt with only under the directions of the Debenture Trustee;
- (iii) the Company shall not, if the Security Cover is not maintained to the satisfaction of the Debenture Trustee, create any charge, lien or other encumbrance upon or over the Hypothecated Assets or any part thereof except in favour of the Debenture Trustee nor will it do or allow anything that may prejudice the Transaction Security;
- (iv) the Debenture Trustee shall be at liberty to incur all costs and expenses as may be necessary to preserve the Transaction Security and to maintain the Transaction Security undiminished and claim reimbursement thereof;
- (v) to create the Security Interest over the Hypothecated Assets as contemplated in the Transaction Documents on or prior to the Deemed Date of Allotment by executing the duly stamped Deed of Hypothecation;
- (vi) to register and perfect the Security Interest created thereunder by filing Form CHG-9 with the concerned ROC and ensuring and procuring that the Debenture Trustee files the prescribed Form I with CERSAI reporting the charge created to the CERSAI in relation thereto in accordance with the timelines set out in the Deed of Hypothecation;
- (vii) the Company shall, at the time periods set out in the Deed of Hypothecation, provide a list of the Hypothecated Assets to the Debenture Trustee over which charge is created and subsisting by way of hypothecation in favour of the Debenture Trustee (for the benefit of the NCD Holders) and sufficient to maintain the Security Cover;
- (viii) the Company shall, within the timelines prescribed under the Deed of Hypothecation, add fresh Receivables to the Hypothecated Assets so as to ensure that the Security Cover is maintained or replace such Hypothecated Assets that do not satisfy the eligibility criteria prescribed in the Transaction Documents;
- (ix) the Company shall, on a half yearly basis, as and when required by the Debenture Trustee, give full particulars

Type of Information Document: Private Placement

Date: August 26, 2024

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to the Debenture Trustee of all the Hypothecated Assets from time to time;

- (x) furnish and verify all statements, reports, returns, certificates and information from time to time and as required by the Debenture Trustee in respect of the Hypothecated Assets;
- (xi) furnish and execute all necessary documents to give effect to the Hypothecated Assets;
- (xii) the Security Interest created on the Hypothecated Assets shall be a continuing security;
- (xiii) the Hypothecated Assets shall fulfil the eligibility criteria set out in the Deed of Hypothecation;
- (xiv) nothing contained herein shall prejudice the rights or remedies of the Debenture Trustee and/or the NCD Holders in respect of any present or future security, guarantee obligation or decree for any indebtedness or liability of the Company to the Debenture Trustee and/or the NCD Holders;
- (xv) the NCD Holders shall have a beneficial interest in the Hypothecated Assets of the Company which have been charged to the Debenture Trustee to the extent of the Outstanding NCD Amounts under this Deed; and
- (xvi) to forthwith upon demand by the Debenture Trustee, reimburse to the Debenture Trustee all amounts paid by the Debenture Trustee to reasonably protect the Hypothecated Assets and such amounts shall be deemed to be secured by the Hypothecated Assets;

(m) Execution of Transaction Documents

in the event of any delay in the execution of any Transaction Document (including this Deed or the Deed of Hypothecation) or the creation of security in terms thereof, the Company will, at the option of the NCD Holders, either:

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

(n) Internal Control

maintain internal control for the purpose of:

- (i) preventing fraud on amounts lent by the Company; and
- (ii) preventing money being used for money laundering or illegal purposes;

(o) Audit and Inspection

permit visits and inspection of books of records, documents and accounts to the Debenture Trustee and other representatives of the NCD Holders as and when required by them;

(p) Records

keep proper books of account as required by the Act and make true and proper entries therein of all dealings and transactions of and in relation to the Hypothecated Asset and the business of the Company and keep the said books of account and all other books, registers and other documents relating to the affairs of the Company at its registered office or, where permitted by law, at other place or places where the books of account and documents of a similar nature may be kept and the Company will ensure that all entries in the same relating to the Hypothecated Asset and the business of the Company shall at reasonable times be open for inspection of the Debenture Trustee and such person or persons, as the Debenture Trustee shall, from time to time, in writing for that purpose appoint;

(q) Register of NCD Holders

keep at its registered office, a Register of the NCD Holders or ensure that the Depository maintains a Register of Beneficial Owners of the dematerialized NCDs in their records. For the above purpose, the Company shall request the Registrar of the issuance or the Depository, in case of dematerialized NCDs, to provide a list of NCD Holders as at the

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end of day on the day falling on the Record Date. The Debenture Trustee and/or the NCD Holders or any of them or any other Person shall, as provided in the Act, be entitled to inspect the said Register of NCD Holders and to take copies of or extracts from the same or any part thereof during usual business hours;

(r) FATCA

Ensure compliance with the provisions of the Foreign Account Tax Compliance Act ("FATCA") at all times during the currency of the NCDs. The Company agrees to provide the respective authorities with any documentation or information requested relating to self or beneficiary or related Tax entity to the extent required by the Debenture Trustee for meeting its compliances. The Company agrees that it will provide a copy of the documents provided to the Tax authorities to the Debenture Trustee for its records. Further, the Company shall indemnify and hold harmless the Debenture Trustee for any penal consequence arising due to non-compliance of the aforesaid provision by the Company;

(s) Listing and Monitoring Requirements

comply with all covenants, undertakings and requirements set out in Schedule IV (Listing and Monitoring Requirements); and

B. GENERAL UNDERTAKINGS:

The Company undertakes that it shall:

- (i) at all times, obtain and maintain, or cause to be obtained and maintained, in full force and effect (or where appropriate, renew) all necessary declarations, reporting and filings (including with any Governmental Authority in India) required for: (A) the purposes of the business, except such declaration, reporting or filing which would not, or would not reasonably be expected to, result in a Material Adverse Effect; and (B) all transactions as contemplated by the Transaction Documents;
- (ii) create the Security Interest on the Hypothecated Assets and execute all the Security Documents within the applicable regulatory timeframe and as may be required by the Debenture Trustee as per the terms hereof and shall ensure that all Transaction Documents, when executed, shall constitute its legal, valid and binding obligations under Applicable Law;
- (iii) attend to the complaints received in respect of the NCDs expeditiously and satisfactorily;
- (iv) if any of the Directors of the Company are added to any defaulter's list by any Governmental Authority, take immediate steps forthwith to remove such person from its Board;
- (v) duly cause these presents to be registered in all respects so as to comply with the provisions of the Act and also cause these presents to be registered in conformity with the provisions of the Indian Registration Act, 1908 or any act, ordinance or regulation applicable in any part of India, within which any portion of the Hypothecated Asset are or may be situated, by which the registration of deeds is required and generally do all other acts (if any) necessary for the purpose of assuring the legal validity of these presents;
- (vi) have no objection and hereby agrees, confirms and undertakes that in the event the Company has failed to make a timely repayment of the Secured Obligations, the Debenture Trustee shall, as the Debenture Trustee may deem appropriate and necessary, be entitled to disclose all or any:
 - (A) information and data relating to the Company,
 - (B) information or data relating to this Deed; and
 - (C) default committed by the Company in discharge of the obligations under the Transaction Documents, to TransUnion CIBIL Limited ("CIBIL") and any other agency in this behalf by RBI;
- (vii) have no objection and hereby agrees, confirms and undertakes that in the event the Company has failed to make a timely repayment of the Secured Obligations, the Debenture Trustee shall, as the Debenture Trustee may deem appropriate and necessary, be entitled to disclose to CIBIL and/or any other agency so authorised may use, process the aforesaid information and data disclosed by the Debenture Trustee in the manner as deemed fit by them;
- (viii) have no objection and hereby agrees, confirms and undertakes that in the event the Company has failed to make a

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timely repayment of the Secured Obligations, the Debenture Trustee shall, as the Debenture Trustee may deem appropriate and necessary, be entitled to disclose to CIBIL and/or any other agency so authorised may furnish for consideration, the processed information and data or products thereof prepared by them, to the Debenture Trustee, and other credit grantors or registered users, as may be specified by RBI in this behalf;

- (ix) have no objection and hereby agrees, confirms and undertakes that in the event the Company has failed to make a timely repayment of the Secured Obligations, the Debenture Trustee and/or RBI will have an unqualified right to disclose or publish the details of the default and the name of the guarantor (including its directors) as the case may be, as defaulters, in such manner and through such medium as the Debenture Trustee or RBI in their absolute discretion may think fit;
- (x) no immunity (if acquired) shall be claimed by it or on its behalf with respect to its Assets in any proceedings in relation to its obligations under the Transaction Documents and shall waive any such right of immunity which it or its Assets has or may acquire. The execution of this Deed constitutes, and the exercise of its rights and performance of and compliance with its obligations under this Deed will constitute, private and commercial acts done and performed for private and commercial purposes; and
- (xi) it has obtained the necessary permissions as may be required, for entering into the Transaction Documents, and shall execute the same within the time frame prescribed under the relevant SEBI regulations and circulars and furthermore, shall submit such Transaction Documents, as applicable, to the relevant Stock Exchanges for uploading on its website (as applicable), within the time frame prescribed under Applicable Law.

C. NEGATIVE COVENANTS:

The Company shall not take any action in relation to the items set out in this Clause without the prior written consent of the Debenture Trustee (acting on the instructions of the Majority NCD Holders).

(a) Change of Business; Constitutional Documents

- change the general nature of its business from that which is permitted as a stock broker registered with SEBI;
 or
- (ii) any changes, amendments, or modifications to its Constitutional Documents which would impact the consummation of the transactions contemplated under the Transaction Documents or otherwise prejudice/adversely impact the rights/interest of the NCD Holders or in any manner alter the terms of the NCDs.

(b) Dividend

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

(c) Disposal of Assets

Save and except the Existing Security Interest, sell, transfer, or otherwise dispose of in any manner whatsoever any Transaction Security, whether in a single transaction or in a series of transactions (whether related or not) or any other transactions which cumulatively have the same effect including any securitization/portfolio sale of the Transaction Security.

(d) Insolvency

The Company shall not, without the prior consent of the Debenture Trustee, voluntarily wind up or liquidate or dissolve its affairs or make any filing for initiation of corporate insolvency resolution process or liquidation under the Insolvency and Bankruptcy Code, 2016 or under any other Applicable Laws.

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(e) NCD Terms

The Company shall not make any modification to the structure of the NCDs in terms of coupon, conversion, redemption, or otherwise without the prior approval of the Stock Exchanges and such prior approval of the Stock Exchanges would be obtained only after: (a) approval of the Board and the Debenture Trustee; and (b) complying with the provisions of Act including approval of the requisite majority of NCD Holders. Further, any proposal of restructuring received by Debenture Trustee shall be communicated to NCD Holders immediately.

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(f) Encumbrance

Save and except the Existing Security Interest, the Company shall not, without the prior consent of the Debenture Trustee, create or permit to subsist any encumbrance on any Hypothecated Assets (including, without limitations, on the Receivables).

Events of Default/Breach of Covenants

Each of the events or circumstances set below is an Event of Default.

(a) Payment Defaults

The Company does not pay on any Due Date (including on the respective Redemption Date(s)) any installment of interest or Redemption Amount or any other amount payable pursuant to this Deed and the NCDs at the place and in the currency in which it is expressed to be payable.

(b) Material Adverse Effect

The occurrence of a Material Adverse Effect, in the sole determination of the Debenture Trustee (acting on the instructions of the Majority NCD Holders).

(c) Cross Default

- (i) The Company defaults in any payment of any Financial Indebtedness beyond the period of grace, if any, provided in the instrument or agreement under which such Financial Indebtedness was created;
- (ii) The Company defaults in the compliance or performance of any agreement or condition relating to any Financial Indebtedness or contained in any instrument or agreement evidencing, securing or relating thereto or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause or to permit the holder or holders of such Financial Indebtedness to cause (determined without regard to whether any notice is required) any such Financial Indebtedness to become due prior to its stated maturity, and such Financial Indebtedness of the Company is declared to be due and payable; or
- (iii) If any Financial Indebtedness of the Company is declared to be due and payable, or required to be prepaid other than by a regularly scheduled required prepayment, prior to the stated maturity thereof.

(d) Misrepresentation

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

(e) Unlawfulness

It is or becomes unlawful for the Company to perform any of its obligations under the Transaction Documents and/or any obligation or obligations of the Company under any Transaction Document are not or cease to be valid, binding or enforceable.

(f) Repudiation

The Company repudiates any of the Transaction Documents or evidences an intention to repudiate any of the Transaction Documents.

(g) Transaction Documents

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This Deed or any other Transaction Document (in whole or in part), is terminated or ceases to be effective or ceases to be in full force or no longer constitutes valid, binding and enforceable obligations of the Company.

(h) **Delisting**

The NCDs are, delisted or cease to be listed on any of the Stock Exchange(s) for any reason whatsoever (whether or not attributable to any action of the Company) at any time prior to the Final Settlement Date.

(i) Corporate governance; Data integrity

- (i) Failure by the Company to meet the requirements under Applicable Law with respect to data integrity and such failure, if in the reasonable opinion of the Debenture Trustee (acting on the instructions of the Majority NCD Holders) is capable of remedy, is not cured within 30 (thirty) days.
- (ii) Failure of the Company to meet the standards of corporate governance as required under Applicable Law which has a Material Adverse Effect.

(j) Legal Proceedings

If one or more legal or governmental proceedings are initiated against the Company or any claims are made against the Company, which in the opinion of the Debenture Trustee (acting on the instructions of the Majority NCD Holders), may impair the Company's ability to perform its obligations undertaken in terms of the Transaction Documents or which has a Material Adverse Effect.

(k) Creditors' Process and Expropriation

Any step is taken by Governmental Authority or agency or any other competent authority, in respect of attachment, seizure, compulsory acquisition, expropriation, nationalisation garnishee, sequestration, distress or execution of all or (in the opinion of the Debenture Trustee) a part of the Assets of the Company.

(1) Authorizations; Licenses

Any authorizations, licenses (including operating licenses), consents and approvals required by the Company under Applicable Law to enable it to perform its obligations under the Transaction Documents, to ensure the legality, validity, enforceability or admissibility of the Transaction Documents, and to enable it to carry on its business as a stock broker are revoked or suspended or cancelled in any manner.

(m) Insolvency/Inability to Pay Debts

The Company is unable or admits inability to pay its debts as they fall due, suspends making payments on any of its debts or, by reason of actual or anticipated financial difficulties, commences negotiations with one or more of its creditors with a view to rescheduling any of its Financial Indebtedness.

(n) Liquidation, Insolvency or Dissolution of the Company/Appointment of Receiver, Resolution Professional or Liquidator

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

- (i) the suspension of payments, a moratorium of any Financial Indebtedness, winding-up, dissolution, administration or re-organisation (by way of voluntary arrangement, scheme of arrangement or otherwise) of the Company;
- (ii) a composition, compromise, assignment or arrangement with any creditor of the Company;
- (iii)an order is made, or an effective resolution passed for the winding-up or dissolution, judicial management or administration of the Company, or the Company ceases or threatens to cease to carry on all or substantially all of its business or operations, except for the purpose of and followed by a reconstruction, amalgamation, reorganization, merger or consolidation on terms approved by a Special Resolution of the NCD Holders;
- (iv) the appointment of a liquidator, receiver, resolution professional, administrative receiver, administrator, compulsory manager or other similar officer in respect of the Company;

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- (v) the Company, in respect of any reference or enquiry or proceedings commenced, before the National Companies Law Tribunal or under any mechanism;
- (vi) filing of an application for commencement of an insolvency resolution process under the (Indian) Insolvency and Bankruptcy Code, 2016 read together with the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019, and any other rules and regulations made thereunder from time to time, or under any other Applicable Law, in respect of the Company, except where an application for initiation of corporate insolvency resolution process in respect of the Company filed by an operational creditor or financial creditor of the Company is, disputed by the Company and gets dismissed or stayed within 30 (thirty) days or lesser time as allowed under the Insolvency and Bankruptcy Code, 2016 (as amended from time to time) from the date of first listing of such application;
- (vii) enforcement of any security over any Assets of the Company or any analogous procedure or step is taken in any jurisdiction;
- (viii) initiation of voluntary proceeding by the Company under any applicable bankruptcy, insolvency, winding up or other similar law now or hereafter in effect, or consent to the entry of an order for relief in an involuntary proceeding under any such law, or consent to the appointment or taking possession by a receiver, liquidator, assignee (or similar official) for any or a substantial part of its property or take any action towards its reorganisation, liquidation or dissolution; or
- (ix) any other event occurs or proceeding instituted under any Applicable Law that would have an effect analogous to any of the events listed in (i) to (vi) above.

(o) Security in Jeopardy

In the opinion of the Debenture Trustee any of the Hypothecated Assets are in jeopardy or if: (a) an attachment or distraint is levied on the Hypothecated Assets or any part thereof; or (b) an encumbrancer, receiver or liquidator has been appointed or allowed to be appointed to take possession of the Hypothecated Assets or any part thereof.

(p) Security

- (i) The Company fails to create and perfect Security Interest over the Hypothecated Assets within the timelines prescribed in the Transaction Documents and/or in the manner prescribed in the Transaction Documents.
- (ii) Any of the Transaction Documents fails to provide the Security Interests, rights, title, remedies, powers or privileges intended to be created thereby (including the priority intended to be created thereby), or such Security Interests fail to have the priority contemplated under the Transaction Documents, or the Security Interests become unlawful, invalid or unenforceable.
- (iii) Save and except the Existing Security Interest, the Company creates or attempts to create any mortgage, charge, pledge, lien or other Security Interest securing any obligation of any person or any other agreement or arrangement having similar effect, over the Hypothecated Assets if the Security Cover is not maintained to the satisfaction of the Debenture Trustee, without the prior consent of the Debenture Trustee.

(q) Business

The Company without obtaining the prior consent of the Debenture Trustee ceases to carry on its business or gives notice of its intention to do so.

(r) Breach of Negative Undertakings

Any breach of any of the negative undertakings set out in Clause 11.5 (Negative Undertakings).

(s) Breach of Reporting Undertakings

Any breach of any of the reporting undertakings set out in Clause 11.3 (*Reporting Undertakings*) required or mandated in accordance with Applicable Law, which default is incapable of remedy or, if in the reasonable opinion of the Debenture Trustee (acting on the instructions of the Majority NCD Holders) is capable of remedy, is not remedied within the time period provided under the relevant Applicable Law.

Any breach of any of the reporting undertakings set out in Clause 11.3 (Reporting Undertakings) not specified or

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mandated in accordance with Applicable Law, which default is incapable of remedy or, if in the reasonable opinion of the Debenture Trustee (acting on the instructions of the Majority NCD Holders) is capable of remedy, is not remedied within 30 (thirty) days of such default.

(t) Breach of other Covenants and Undertakings

Any breach of any covenant or undertaking of the Company in the Transaction Documents (other than (a) to (u) above), which default is incapable of remedy or, if in the reasonable opinion of the Debenture Trustee (acting on the instructions of the Majority NCD Holders) is capable of remedy, is not remedied within 30 (thirty) days of written notice of such default being provided to the Company by the Debenture Trustee.

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ANNEXURE K: APPLICATION FORM

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ANNEXURE J: APPLICATION FORM

MOTILAL OSWAL FINANCIAL SERVICES LIMITED

A Company incorporated as a public limited company under the name of 'Motilal Oswal Financial Services Limited' under the Companies Act, 1956, pursuant to a certificate of incorporation issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC") on May 18, 2005. The Company commenced its business pursuant to a certificate of commencement of business dated June 3, 2005 issued by the RoC.

Registered Office: Motilal Oswal Tower, Rahimtullah Sayani Road,
Opposite Parel ST Depot, Prabhadevi, Mumbai- 400025
Corporate Office: Motilal Oswal Tower, Rahimtullah Sayani Road,
Opposite Parel ST Depot, Prabhadevi, Mumbai- 400025
CIN: L67190MH2005PLC153397

Telephone No.: +91 22 22 7193 4200, **Contact Person:** Mr. Kailash Purohit **E-mail**: shareholders@motilaloswal.com, **Website**: www.motilaloswalgroup.com

E-mail: shareholders@n	notilaloswal.com, Website	: www.motilaloswalgro	oup.com
DEBENTURE SERIES APPLICATION FO	RM SERIAL NO.		
THE ISSUE OF UPTO 20,000 (TWI REDEEMABLE, SENIOR NON-CO INR 1,00,000 (RUPEES ONE LAKH (RUPEES ONE HUNDRED CRORE INR 100,00,000,000 (RUPEES ONE HUAGGREGATING UPTO INR 200,000 RATINGS: "CRISIL AA/Stable" by	ONVERTIBLE DEBENT ONLY) EACH HAVING E) WITH AN OPTION T UNDRED CRORE) ("GR 1,00,000 (RUPEES TWO)	URES ("NCDS") OF A BASE ISSUE SIZE O RETAIN OVERSU REEN SHOE OPTION HUNDRED CRORE)	A FACE VALUE OF OF INR 100,00,00,000,000,000,000,000,000,000,0
DEBENTURE SERIES APPLIED FOR: S			
Number of Debentures (in figures) _ Amount Rs	/ in words		Crores only
The application shall be for a minimum	of 100 bonds and in multi	ple of 1 bond thereafte	er.
	INVESTORS INFORMAT	ION	
Name of the Applicant/ Investor			
Type of Investor (Please tick any one as applicable)	() Insurance Compar	()Bank ny ()Financial Instit	ution
Address			
Email id			
Tel No.			
PAN No. (Compulsory)			
IT CIRCLE/WARD/DISTRICT			

INVESTORS'S NAME AND SIGNATURE	INVESTORS'S NAME AND SIGNATURE

DETAILS OF PAYMENT		
Name of Bank		
Account No.		
Branch		
Date of Remittance		
UTR NO./REF. NO./INSTRUMENT NO.		
Amount of Remittance (IN RS.)		
Amount of Remittance (IN WORDS)		

Depository Account Details		
Depository Name		
Depository Participant Name		
DP-ID		
Beneficiary Account No.		

All payments of interest and principal will be processed through electronic payment mode to the bank account updated with your Depository Participant pursuant to the SEBI Circular CIR/MRD/DP/10/2013 dated March 21, 2013 and the Company shall not be responsible for any loss incurred on account of any wrong or incorrect bank details updated with your Depository Participant.

Tax Status of Applicant / Investor (Tick)		
Non Exempt ()	Please attach suitable exemption proof:	
Exempt ()		

- The Company will deduct tax at source (TDS) according to current laws and rates as amended by the applicable Finance Act.No TDS certificate will be generated if the bondholder/investor fails to provide a PAN.
- To claim exemption from TDS, resident bondholders/investors must submit Form 15G (non-companies) or Form 15H (senior citizens), along with a valid PAN. Exemption forms are not valid if the interest income exceeds the taxable limit.
- If an exemption certificate under Section 197(1) is provided, tax will be deducted at the rate specified in the certificate.
- Entities exempt under Section 10 must submit proof to avoid TDS, as per Circular No. 18/2017.
- -Bondholders/investors must submit the relevant forms or exemption certificates each financial year if required.

As per section 206AA of the Act read with section 139A (5A) of the Act, it is mandatory for the Bondholder(s) / Investor(s) to furnish valid PAN if TDS is deductible. It is also mandatory to furnish a valid PAN in terms of rule 114B of the Income Tax Rules, 1962 wherever payment for such investment made to the Company exceeds Rs 50,000/-. Further, In case of individual PAN should be linked to Aadhaar as per requirement of section 139AA of the Income Tax Act, 1961. In absence of a valid operative PAN, the Company shall deduct TDS at higher rates specified under the prevailing provisions of the Act applicable to such transaction. In accordance with section 206AB of the Act effective July 1, 2021, if any person for which tax is deductible has not filed its income tax return for the previous years preceding the current financial year in which tax is deductible, and aggregate tax deducted/collected in the depositor's case is Rs 50,000/- or more in the said previous year, then tax shall be deductible at higher rates. It is also mandatory to disclose operative PAN in Form 15G/H if furnished by the bondholder / investor as per prevailing provision specified u/s 206AA of the Act.

INVESTORS'S NAME AND SIGNATURE	INVESTORS'S NAME AND SIGNATURE

Self-declaration:

- We have read and understood the terms and conditions of the issue of Debentures including the Risk Factors described in the Placement Memorandum and have considered these in making our decision to apply. We bind ourselves to these terms and conditions and wish to apply for allotment of these Debentures. We request you to please place our name(s) on the Register of Debenture Holders.
- 2) We have read the Terms and Conditions refer to the Key Information Document (KID No. MOFSL/KID/01/2024-25) of General Information Document (GID) dated August 21, 2024 filed with BSE Limited as per Schedule II of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and amendments thereto and Operational Circular and private placement offer letter as per PAS-4 [pursuant to section 42 and rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014] of Companies Act, 2013.
- 3) We understand and confirm that the information provided in the General Information Memorandum and Key Information Memorandum is provided by the Issuer and the same has not been verified by any legal advisors to the Issuer and other intermediaries and their agents and advisors associated with this Issue. We confirm that we have for the purpose of investing in these Debentures carried out our own due diligence and made our own decisions with respect to investment in these Debentures and have not relied on any representations made by anyone other than the Issuer, if any.
- 4) We understand that: i) in case of allotment of Debentures to us, our Beneficiary Account as mentioned above would get credited to the extent of allotted Debentures, (ii) we must ensure that the sequence of names as mentioned in the Application Form matches the sequence of name held with our Depository Participant, (iii) if the names of the Applicant in this application are not identical and also not in the same order as the Beneficiary Account details with the above mentioned Depository Participant or if the Debentures cannot be credited to our Beneficiary Account for any reason whatsoever, the Company shall be entitled at its sole discretion to reject the application or issue the Debentures in physical form.
- 5) We understand that we are assuming on our own account, all risk of loss that may occur or be suffered by us including as to the returns on and/or the sale value of the Debentures. We undertake that upon sale or transfer to subsequent investor or transferee ("Transferee"), we shall convey all the terms and conditions contained herein and in this Placement Memorandum to such Transferee. In the event of any Transferee (including any intermediate or final holder of the Debentures) suing the Issuer (or any person acting on its or their behalf) we shall indemnify the Issuer and also hold the Issuer and each such person harmless in respect of any claim by any Transferee.
- 6) We confirm that we have not been debarred from accessing the capital market or have not been restrained by any regulatory authority from directly or indirectly acquiring the said securities.

Having read the terms and conditions governing the issue of the Bonds, we hereby agree to abide by the same

Name of Authorised Signatories	Designation	Signature(s)

INVESTORS'S NAME AND SIGNATURE	INVESTORS'S NAME AND SIGNATURE



INVESTORS'S NAME AND SIGNATURE	INVESTORS'S NAME AND SIGNATURE