

EDELWEISS FINANCIAL SERVICES LIMITED

Edelweiss Financial Services Limited (the "Company" or "Issuer") was incorporated at Mumbai on November 21, 1995 as a public limited company with the name 'Edelweiss Capital Limited' under the provisions of the Companies Act, 1956. Thereafter, a certificate of commencement of business was issued to the Issuer by the Registrar of Companies Maharashtra, at Mumbai, ("RoC"), on January 16, 1996. Subsequently, the name of the Issuer was changed to 'Edelweiss Financial Services Limited' pursuant to a fresh certificate of incorporation issued by the RoC on August 1, 2011. For more information about the Issuer, please refer "General Information" and "History and Main Objects" on pages 49 and 158.

> Registered Office: Edelweiss House, Off C.S.T. Road, Kalina, Mumbai 400 098, Maharashtra, India; Tel.: +91 22 4079 5199; CIN: L99999MH1995PLC094641; PAN: AAACE1461E; Website: www.edelweissfin.com; Email: efslncd@edelweissfin.com Company Secretary and Compliance Officer: Mr. Tarun Khurana; Tel.: +91 22 4079 5199; Email: efslncd@edelweissfin.com

Chief Financial Officer: Ms. Ananya Suneja; Tel: +91 22 4079 5199; Email: efslncd@edelweissfin.com

PUBLIC ISSUE BY THE ISSUER OF SECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES OF FACE VALUE OF ₹ 1,000 EACH ("NCDS" OR "DEBENTURES") FOR AN AMOUNT UP TO ₹ 1,000 MILLION ("BASE ISSUE SIZE") WITH A GREEN SHOE OPTION OF UP TO ₹ 1,000 MILLION, CUMULATIVELY AGGREGATING UP TO 20,00,000 NCDs FOR AN AMOUNT AGGREGATING UP TO ₹ 2,000 MILLION ("ISSUE LIMIT") HEREINAFTER REFERRED TO AS THE "ISSUE". THE NCDs WILL BE ISSUED THE ON TERMS AND CONDITIONS AS SET OUT IN THIS PROSPECTUS FILED WITH THE ROC, STOCK EXCHANGES AND SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"). THE ISSUE IS BEING MADE PURSUANT TO THE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON- CONVERTIBLE SECURITIES) REGULATIONS, 2021, AS AMENDED (THE "SEBI NCS REGULATIONS"), THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER AS AMENDED TO THE EXTENT NOTIFIED AND THE SEBI NCS MASTER CIRCULAR. THE ISSUE IS NOT UNDERWRITTEN.

OUR PROMOTERS

(i) Rashesh Shah; Email: efslncd@edelweissfin.com; Tel: +91 22 4079 5199; (ii) Venkatchalam Ramaswamy; Email: efslncd@edelweissfin.com; Tel: +91 22 4079 5199, (iii) Vidya Shah; Email efslncd@edelweissfin.com; Tel: +91 22 4079 5199; and (iv) Aparna T.C; Email: efslncd@edelweissfin.com; Tel: +91 22 4079 5199. For details of our Promoters, see "Our Promoter" on page 181.

GENERAL RISKS

Investment in non-convertible securities is risky and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risks involved in it. Specific attention of investors is invited to statement of risk factors contained under "Risk Factors" and "Material Developments" on page 18 and 203 respectively. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the non-convertible securities or investor's decision to purchase such securities. This Prospectus has not been and will not be approved by any regulatory authority in India, including the Securities and Exchange Board of India ("SEBI"), the Reserve Bank of India ("RBI"), any registrar of companies or any stock exchange in Indian or do they guarantee the accuracy or adequacy of this document.

COUPON RATE, COUPON PAYMENT FREQUENCY, REDEMPTION DATE, REDEMPTION AMOUNT & ELIGIBLE INVESTORS

For details relating to Coupon Rate, Coupon Payment Frequency, Redemption Date, Redemption Amount & Eligible Investors of the NCDs, please refer to the section titled "Issue Related Information on page 262

CREDIT RATING

remain valid until the rating is revised or withdrawn. The rating is not a recommendation to buy, sell or hold securities and investors should take their own decision. The rating may be subject to revision or withdrawal at any time by the assigning rating agency and each rating should be evaluated independently of any other rating. The rating agency has a right to suspend or withdraw the rating at any time on the basis of factors such as new information. These rating is not a recommendation to buy, sell or hold securities and Investors should take their own decisions. Please refer to Annexure A of this Prospectus for the rating letter, rationale and press release of the above rating

The NCDs offered through the Draft Prospectus and this Prospectus are proposed to be listed on BSE Limited ("BSE") and BSE shall be the Designated Stock Exchange. The Issuer has received an 'in principle' approval from BSE vide their letter no. DCS/BM/PI-BOND/014/23-24 dated September 20, 2023.

PUBLIC COMMEN

The Draft Prospectus dated September 11, 2023 was filed with the BSE, pursuant to the provisions of the SEBI NCS Regulations and was kept open for public comments for a period of seven Working Days (i.e., until 5 p.m.). No comments were received on the Draft Prospectus until 5p.m. on September 18, 2023.

TRUST

Trust Investment Advisors Private Limited

109/110, Balarama, Bandra Kurla Complex Bandra (East), Mumbai - 400 051

Maharashtra, India Tel: +91 22 4084 5000 Fax: +91 22 4084 5066

Email: projectpragati9.trust@trustgroup.in

Website: www.trustgroup.in Contact Person: Hani Jalan

🔽 nuvama

LEAD MANAGERS TO THE ISSUE

Nuvama Wealth Management Limited[#]

(formerly known as Edelweiss Securities Limited)

8th Floor, Wing A, Building No 3

Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai - 400 051

Tel: +91 22 4009 4400

Email: efsl.ncd@nuvama.com

Investor Grievance Email: customerservice.mb@nuvama.com

Website: www.nuvama.com Contact Person: Saili Dave

KFIN TECHNOLOGIES LIMITED

(formerly known as Kfin Technologies Private Limited)

REGISTRAR TO THE ISSUE

Selenium Tower B, Plot 31-32, Gachibowli,

Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032,

Telangana

Tel: +91 40 6716 2222

Fax: +91 40 6716 1563

Email: efsl0823.ncdipo@kfintech.com

Website: www.kfintech.com

Contact Person: M. Murali Krishna STATUTORY AUDITOR

DEBENTURE TRUSTEE TO THE ISSUE

BEACON

Beacon Trusteeship Limited*

4 C&D, Siddhivinayak Chambers, Gandhi Nagar, Opp. MIG Cricket Club Bandra (East), Mumbai 400 051

Tel.: +91 22 26558759

Email: contact@beacontrustee.co.in Website: www.beacontrustee.co.in Contact Person: Kaustubh Kulkarni

CREDIT RATING AGENCY

CRISIL

CRISIL Ratings Limited

CRISIL House, Central Avenue, Hiranandani Business Park, Powai, Mumbai 400076 **Tel**: + 91 22 3342 3000

Email: crisilratingdesk@crisil.com Website: www.crisil.com/ratings

S. R. Batliboi & Co. LLP

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar

(West), Mumbai 400 028 Maharashtra, India

Tel: + 91 22 6819 8000 Email: srbc@srb.in

Contact Person: Shrawan Jalan

Contact Person: Ajit Velonie ISSUE PROGRAMME

ISSUE OPENS ON: Friday, October 6, 2023

ISSUE CLOSES ON: Thursday, October 19, 2023 *Beacon Trusteeship Limited under Regulation 8 of SEBI NCS Regulations has by its letter dated September 11, 2023 given its consent for its appointment as Debenture Trustee to the Issue and for its

name to be included in this Prospectus and the Draft Prospectus and in all the subsequent periodical communications sent to the holders of the NCDs issued pursuant to the Issue. # Nuvama Wealth Management Limited is deemed to be our associate as per the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended ("Merchant Bankers Regulations"). Further, in compliance with the provisions of Regulation 21A and explanation to Regulation 21A of the Merchant Bankers Regulations, Nuvama Wealth Management Limited would be involved only in marketing of the Issue and as per Regulation 25 (3) of SEBI NCS Regulations and shall not issue a due diligence certificate, in relation to the issue of the NCDs.

** This Issue shall remain open for subscription on Working Days from 10 a.m. to 5 p.m. (Indian Standard Time) during the period indicated in this Prospectus above, except that his Issue may close on such earlier date or extended date as may be decided by the Board of Directors of the Issuer or the Debenture Fund Raising Committee, thereof. Pursuant to Regulation 33A of the SEBI NCS Regulations, (i) the Issue shall be kept open for a minimum of three working days and a maximum of ten working days, (ii) in case of a revision in the price band or yield, the Issuer shall extend the Issue Period for a minimum period of three working days, provided that it shall not exceed the maximum number of days, as provided above in (i), and (ii) in case of force majeure, banking strike or similar circumstances, the Company may, for reasons to be recorded in writing, extend the Issue Period, provided that it shall not exceed the maximum number of days, as provided above in (i). In the event of an early closure or extension of this Issue the Issuer shall ensure that notice of the same is provided to the prospective investors through an advertisement in a daily national newspaper with wide circulation and a regional daily at the place where the registered office of the Issuer is situated on or before such earlier or initial date of Issue closure. Applications Forms for the Issue will be accepted only from 10:00 a.m. to 5:00 p.m. or such extended time as may be permitted by BSE, on Working Days during the Issue Period. On the Issue Closing Date, the Application Forms will be accepted only between 10 a.m. and 3 p.m. (Indian Standard Time) and uploaded until 5 p.m. or such extended time as may be permitted by BSE. Further, pending mandate requests for bids placed on the last day of bidding will be validated by 5 PM on one Working Day after the Issue Closing Date. For further details please refer to the section titled "General Information" on page 49.

A copy of the Prospectus shall be filed with the Registrar of Companies, Maharashtra at Mumbai in terms of Section 26 of Companies Act, 2013, along with the endorsed/certified copies of all requisite documents. For further details, please refer to the section titled "Material Contracts and Documents for Inspection" on page 334.

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SECTION I – GENERAL

DEFINITIONS AND ABBREVIATIONS

This Prospectus uses certain definitions and abbreviations which, unless the context otherwise indicates or implies, shall have the meaning ascribed to such definitions and abbreviations set forth herein. References to any legislation, act, regulation, rules, guidelines, clarifications or policies shall be to such legislation, act, regulation, rules, guidelines, clarifications or policies as amended, supplemented or re-enacted from time to time until the date of this Prospectus, and any reference to a statutory provision shall include any subordinate legislation notified from time to time pursuant to such provision.

The words and expressions used in this Prospectus but not defined herein shall have, to the extent applicable, the same meaning ascribed to such words and expressions under the SEBI NCS Regulations, the Companies Act, 2013, the SCRA, the Depositories Act and the rules and regulations notified thereunder.

General Terms: Unless the context otherwise requires, the following terms have the meaning as ascribed to them below:

Term	Description
Associates	Associates of the Issuer as at and for the relevant financial year/period as applicable.
"EFSL" or "Company" or "the Issuer"	Edelweiss Financial Services Limited, a public limited company incorporated under the Companies Act, 1956, and having its Registered Office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai 400 098, Maharashtra, India.
"we" or "us" or "our"	Edelweiss Financial Services Limited together with its Subsidiaries, Associates and Trusts for the relevant financial year/period as applicable.
Subsidiaries	Subsidiaries of the Issuer as at and for the relevant financial year/period as applicable. For the details of the subsidiaries of the Issuer, as on the date of this Prospectus, see "History and Main Objects" on page 158.
Trusts	Trusts of the Issuer as at and for the relevant financial year/period as applicable. For the details of the trusts of the Issuer, on the date of this Prospectus, see "History and Main Objects" on page 158.

Issuer Related Terms

Term	Description
Adjusted Networth	Networth along with Equity attributable to Non-Controlling Interest
Annual Financial	Annual Consolidated Financial Statements and Annual Standalone Financial Statements.
Statements	
Annual Consolidated	2021 Audited Consolidated Ind AS Financial Statement, 2022 Audited Consolidated Ind
Financial Statements	AS Financial Statement and 2023 Audited Consolidated Ind AS Financial Statement.
Annual Standalone	2021 Audited Standalone Ind AS Financial Statement, 2022 Audited Standalone Ind AS
Financial Statements	Financial Statement and 2023 Audited Standalone Ind AS Financial Statement.
Articles or Articles of	Articles of Association of the Issuer.
Association or AOA	
Audit Committee	Audit committee of the Board of Directors.
Auditors or Statutory	The current statutory auditors of the Issuer, M/s. S. R. Batliboi & Co. LLP, Chartered
Auditors	Accountants.
Board or Board of Directors	Board of Directors of the Issuer or any duly constituted committee thereof.
or our Board or our Board of	
Directors	
Corporate Social	Corporate Social Responsibility Committee of the Board of Directors.
Responsibility Committee	
Committee	A committee constituted by the Board, from time to time.
Debenture Fund Raising	Debenture Fund Raising Committee as constituted by the Board of Directors.
Committee	
Directors	Directors of the Issuer.
Equity Shares	Equity shares of the Issuer of face value of ₹ 1 each.

Term	Description
2021 Audited Consolidated	The annual consolidated balance sheet as at March 31, 2021 and the annual consolidated
Ind AS Financial Statement	statement of profit and loss for the year ended 2021 and the annual consolidated
	statement of cash flows for the year ended 2021 and the annual consolidated statement
	of changes in equity for the year ended 2021 prepared by the Company in accordance
	with accounting principles generally accepted in India, including the Indian Accounting
	Standards (Ind AS) specified under section 133 of the Companies Act, 2013 read with
2022 4 - 14 1 G 1 1 4 1	the Companies (Indian Accounting Standards) Rules, 2015, as amended.
2022 Audited Consolidated Ind AS Financial Statement	The annual consolidated balance sheet as at March 31, 2022 and the annual consolidated
maris i manetai statement	statement of profit and loss for the year ended 2022 and the annual consolidated statement of cash flows for the year ended 2022 and the annual consolidated statement
	of changes in equity for the year ended 2022 prepared by the Company in accordance
	with accounting principles generally accepted in India, including the Indian Accounting
	Standards (Ind AS) specified under section 133 of the Companies Act, 2013 read with
	the Companies (Indian Accounting Standards) Rules, 2015, as amended.
2023 Audited Consolidated	The annual consolidated balance sheet as at March 31, 2023 and the annual consolidated
Ind AS Financial Statement	statement of profit and loss for the year ended 2023 and the annual consolidated
	statement of cash flows for the year ended 2023 and the annual consolidated statement
	of changes in equity for the year ended 2023 prepared by the Company in accordance
	with accounting principles generally accepted in India, including the Indian Accounting
	Standards (Ind AS) specified under section 133 of the Companies Act, 2013 read with
2021 Audited Standalone Ind	the Companies (Indian Accounting Standards) Rules, 2015, as amended.
AS Financial Statement	The annual standalone balance sheet as at March 31, 2021 and the annual standalone statement of profit and loss for the year ended 2021 and the annual standalone statement
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	of cash flows for the year ended 2021 and the annual standalone statement of changes in
	equity for the year ended 2021 and the annual standardic statement of changes in
	principles generally accepted in India, including the Indian Accounting Standards (Ind
	AS) specified under section 133 of the Companies Act, 2013 read with the Companies
	(Indian Accounting Standards) Rules, 2015, as amended.
2022 4 17 1 0 1 1 1 1 1	
2022 Audited Standalone Ind AS Financial Statement	- , -
	statement of profit and loss for the year ended 2022 and the annual standalone statement of cash flows for the year ended 2022 and the annual standalone statement of changes in
	equity for the year ended 2022 prepared by the Company in accordance with accounting
	principles generally accepted in India, including the Indian Accounting Standards (Ind
	AS) specified under section 133 of the Companies Act, 2013 read with the Companies
	(Indian Accounting Standards) Rules, 2015, as amended.
2022 A 1:4- 1 C4 1-1 I 1	
2023 Audited Standalone Ind AS Financial Statement	The annual standalone balance sheet as at March 31, 2023 and the annual standalone statement of profit and loss for the year ended 2023 and the annual standalone statement
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	of cash flows for the year ended 2023 and the annual standalone statement of changes in
	equity for the year ended 2023 prepared by the Company in accordance with accounting
	principles generally accepted in India, including the Indian Accounting Standards (Ind
	AS) specified under section 133 of the Companies Act, 2013 read with the Companies
	(Indian Accounting Standards) Rules, 2015, as amended.
ESODa	Employee stock entions
ESOPs Executive Director	Employee stock options. Executive director(s) of the Issuer, as disclosed under " <i>Our Management</i> " on page 167.
Independent Director(s)	The independent director(s) on our Board, in terms of Section 2(47) and Section 149(6)
	of the Companies Act, 2013 and SEBI Listing Regulations.
KMP / Key Managerial	Key managerial personnel of the Issuer as disclosed in this Prospectus and appointed in
Personnel	accordance with Key Managerial Personnel, as defined under Section 2(51) of the Companies Act, 2013.
LAP	Loan against property.
"MoA" or "Memorandum" or	
"Memorandum of	
Association" Networth	As defined in Section 2(57) of the Companies Act, 2013, as follows:
	The section 2(0)) of the companies flet, 2015, as follows.

Term	Description
	"Networth means the aggregate value of the paid-up share capital and all reserves
	created out of the profits, securities premium account and debit or credit balance of
	profit and loss account, after deducting the aggregate value of the accumulated losses,
	deferred expenditure and miscellaneous expenditure not written off, as per the audited
	balance sheet but does not include reserves created out of revaluation of assets, write
	back of depreciation and amalgamation."
Nomination and	Nomination and Remuneration Committee of the Board of Directors.
Remuneration Committee	
Non-Executive Director	Non-executive director(s) of the Issuer, as disclosed under "Our Management", beginning on page 167.
Preference Shares	Preference Shares of the Issuer having face value of ₹5 each.
Promoter Group	Includes such persons and entities constituting the promoter group of the Issuer
Tromoter Group	pursuant to Regulation 2 (1) (pp) of the SEBI ICDR Regulations.
Promoters or our Promoter	Rashesh Shah, Venkatchalam Ramaswamy, Vidya Shah and Aparna T.C.
Public Issue 1	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
	aggregating to ₹2,000 million pursuant to the prospectus dated December 17, 2020.
Public Issue 2	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
	aggregating to ₹4,000 million pursuant to the prospectus dated March 26, 2021.
Public Issue 3	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
D 11: 1	aggregating to ₹ 4,000 million pursuant to the prospectus dated August 9, 2021.
Public Issue 4	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
	aggregating to ₹ 5,000 million pursuant to the tranche I prospectus dated November 29, 2021.
Public Issue 5	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
Tuble Issue 5	aggregating to ₹ 4,000 million pursuant to the tranche II prospectus dated September 26,
	2022.
Public Issue 6	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
	aggregating to ₹ 4,000 million pursuant to the tranche I prospectus dated December 27,
	2022.
Public Issue 7	Public issue of secured redeemable non-convertible debentures of face value ₹1,000 each
	aggregating to ₹4,000 million pursuant to the tranche II prospectus dated March 31, 2023.
Public Issue 8	Public issue of secured redeemable non-convertible debentures of face value of ₹ 1,000
	each aggregating to ₹ 3,000 million pursuant to the tranche III prospectus dated June 28,
	2023.
Q1 2024 Unaudited	The unaudited consolidated financial information of the Issuer for the quarter ended June
Consolidated Financial	30, 2023 prepared by the Issuer in the manner and format required by the SEBI Listing
Results	Regulations.
Q1 2024 Unaudited	The unaudited standalone financial information of the of the Issuer for the quarter ended
Standarone Financial Results	June 30, 2023 prepared by the Issuer in the manner and format required by SEBI Listing Regulations
O1 2024 Unaudited Financial	Q1 2024 Unaudited Consolidated Financial Results and Q1 2024 Unaudited Standalone
Results	Financial Results.
Registered Office	The registered office of the Issuer is situated at Edelweiss House, Off C.S.T. Road,
J.	Kalina, Mumbai 400 098, Maharashtra, India.
Risk Committee	Risk Committee of the Board of Directors.
Senior Management	The officers and personnel of the Issuer who are members of its core management team,
_	excluding the Board of Directors, and shall also comprise all the members of the
	management one level below the chief executive officer or managing Director or whole
	time Director or manager (including chief executive officer and manager, in case
	they are not part of the Board of Directors) and shall specifically include the functional heads, by whatever name called and the company secretary and the chief-
	financial officer.
Stakeholders' Relationship	Stakeholders' Relationship Committee as constituted by the Board of Directors.
Committee	
Total Borrowing(s)/	Debt securities plus borrowings (other than debt securities).
Total Debt	6 (2 mm 2

Issue Related Terms

Term	Description
Abridged Prospectus	A memorandum containing the salient features of the Prospectus.
Acknowledgement Slip/ Transaction Registration Slip/ TRS	The slip or document issued by the Designated Intermediary to an Applicant as proof of registration of the Application Form.
Allotment Advice	The communication sent to the Allottees conveying the details of NCDs allotted to the Allottees in accordance with the Basis of Allotment.
"Allotment", "Allot" or Allotted	Unless the context otherwise requires, the allotment of NCDs to the successful Applicants pursuant to the Issue.
Allottee(s)	The successful Applicant to whom the NCDs are Allotted either in full or part, pursuant to the Issue.
"Applicant" or "Investor"	Any person who applies for issuance and Allotment of NCDs through ASBA process or through UPI Mechanism pursuant to the terms of the Draft Prospectus and this Prospectus, the Abridged Prospectus and the Application Form.
"Application" or "ASBA Application"	An application (whether physical or electronic) to subscribe to the NCDs offered pursuant to the Issue by submission of a valid Application Form and authorising an SCSB to block the Application Amount in the ASBA Account or to block the Application Amount using the UPI Mechanism, where the Bid Amount will be blocked upon acceptance of UPI Mandate Request by retail investors for an Application Amount of upto ₹ 500,000 which will be considered as the application for Allotment in terms of the Prospectus.
Application Amount	The aggregate value of the NCDs applied for, as indicated in the Application Form for the Issue.
Application Form / ASBA Form	Form in terms of which an Applicant shall make an offer to subscribe to NCDs through the ASBA process or through the UPI Mechanism and which will be considered as the Application for Allotment of NCDs in terms of Prospectus.
ASBA Account	An account maintained with a SCSB and specified in the Application Form which will be blocked by such SCSB to the extent of the Application Amount mentioned in the Application Form by an Applicant and will include a bank account of a retail individual investor linked with UPI, for retail individual investors submitting application value upto ₹ 500,000.
Banker(s) to the Issue	Collectively Public Issue Account Bank, Refund Bank and Sponsor Bank.
Base Issue Size	₹ 1,000 million
Basis of Allotment	The basis on which NCDs will be allotted to successful applicants as specified under the Issue and which is described in "Issue Procedure – Basis of Allotment" on page 320.
Bidding Centres	Centres at which the Designated Intermediaries shall accept the Application Forms, i.e., Designated Branches of SCSB, Specified Locations for Members of the Syndicate, Broker Centres for Registered Brokers, Designated RTA Locations for RTAs and Designated CDP Locations for CDPs.
Broker Centres	Broker centres notified by the Stock Exchange where Applicants can submit the ASBA Forms (including ASBA Forms under UPI in case of UPI Investors) to a Registered Broker. The details of such Broker Centres, along with the names and contact details of the Trading Members are available on the websites of the Stock Exchange at: www.bseindia.com.
CARE	CARE Ratings Limited.
CARE Research Report	Industry report titled "Industry Report on Financial Services" dated June 23, 2023, prepared by CARE Advisory Research & Training Limited.
Category I (Institutional Investors)	 Public financial institutions, scheduled commercial banks, Indian multilateral and bilateral development financial institutions which are authorised to invest in the NCDs; Provident funds and pension funds each with a minimum corpus of ₹250 million, superannuation funds and gratuity funds, which are authorised to invest in the NCDs; Alternative Investment Funds, subject to investment conditions applicable to them under the Securities and Exchange Board of India (Alternative Investment Funds) Regulations, 2012; Resident Venture Capital Funds registered with SEBI;

Term	Description
	Insurance companies registered with the IRDAI;
	State industrial development corporations;
	• Insurance funds set up and managed by the army, navy, or air force of the Union of
	India;
	• Insurance funds set up and managed by the Department of Posts, the Union of India;
	• Systemically Important Non-Banking Financial Company registered with the RBI and
	having a net-worth of more than ₹ 5,000 million as per the last audited financial statements;
	• National Investment Fund set up by resolution no. F.No. 2/3/2005-DDII dated
	November 23, 2005 of the Government of India published in the Gazette of India; and
	Mutual funds registered with SEBI.
Category II (Non	• Companies within the meaning of Section 2(20) of the Companies Act, 2013; statutory
Institutional Investors)	bodies/ corporations and societies registered under the applicable laws in India and
	authorised to invest in the NCDs;
	Co-operative banks and regional rural banks;
	Trusts including public/private charitable/religious trusts which are authorised to invest
	in the NCDs;
	Scientific and/or industrial research organisations, which are authorised to invest in the NCDs;
	• Partnership firms in the name of the partners;
	Limited liability partnerships formed and registered under the provisions of the Limited
	Liability Partnership Act, 2008 (No. 6 of 2009).
	Association of Persons; and
	Any other incorporated and/ or unincorporated body of persons.
Category III (High Net	Resident Indian individuals or Hindu Undivided Families through the Karta applying for
Worth Individual Investors) Category IV (Retail	an amount aggregating to above ₹ 10,00,000 across all options of NCDs in the Issue. Resident Indian individuals or Hindu Undivided Families through the Karta applying for
Individual Investors)	an amount aggregating up to and including ₹ 10,00,000 across all options of NCDs in the
·	Issue and shall include Retail Individual Investors, who have submitted bid for an amount
	not more than ₹ 500,000 in any of the bidding options in the Issue (including HUFs)
CIBIL	applying through their Karta and does not include NRIs) though UPI Mechanism. TransUnion CIBIL Limited.
Client ID	Client identification number maintained with one of the Depositories in relation to the
	demat account.
Consortium Members	Nuvama Wealth and Investment Limited (formerly known as Edelweiss Broking Limited);
	Trust Financial Consultancy Services Private Limited; and
"Collecting Depository	Trust Securities Services Private Limited. A depository participant as defined under the Depositories Act, 1996, registered with SEBI
Participant" or "CDP"	and who is eligible to procure Applications in the Issue, at the Designated CDP Locations
1	in terms of the SEBI NCS Master Circular.
Credit Rating Agency	CRISIL.
Debentures / NCDs	Secured Redeemable Non-Convertible Debentures of face value of ₹ 1,000 each.
Debenture Holder(s)/ NCD Holder(s)	The holders of the NCDs whose name appears in the database of the Depository and/or the register of NCD Holders (if any) maintained by the Issuer if required under applicable law.
Debenture Trust Deed	The trust deed to be entered between the Debenture Trustee and the Issuer 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 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	Trustees for the NCD holders, in this case being Beacon Trusteeship Limited.
Debenture Trustee Agreement	Agreement dated September 11, 2023 entered into between the Debenture Trustee and the Issuer wherein the appointment of the Debenture Trustee, is agreed as between the Issuer
Agreement	and the Debenture Trustee.
Deemed Date of Allotment	The date on which the Board/or the Debenture Fund Raising Committee approves the
	Allotment of NCDs or such date as may be determined by the Board of Directors/or the
	Debenture Fund Raising Committee and notified to the Designated Stock Exchange. All
	benefits relating to the NCDs including interest on NCDs shall be available to the
Demographic Details	Debenture Holders from the Deemed Date of Allotment. The demographic details of the Applicants such as their respective addresses, email, PAN,
- smographic Betting	The demographic details of the Applicants such as their respective addresses, chian, 17114,

Term	Description
	investor status, MICR Code and bank account detail.
Designated Branches	Such branches of the SCSBs which shall collect the Application Forms, a list of which is available on the website of the SEBI at: https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=
Designated CDP Locations	34 or at such other websites as may be prescribed by SEBI from time to time. Such locations of the CDPs where Applicants can submit the ASBA Forms, a list of which, along with names and contact details of the Collecting Depository Participants eligible to accept ASBA Forms are available on the website of the Stock Exchange at www.bseindia.com.
Designated Date	The date on which the funds blocked by the SCSBs are transferred from the ASBA Accounts to the Public Issue Account and/or the Refund Account, as appropriate, after finalisation of the Basis of Allotment, in terms of the Prospectus following which the NCDs will be Allotted in the Issue.
Designated Intermediaries	Collectively, the Lead Managers, the Consortium Members, Trading Members, agents, SCSBs, Registered Brokers, CDPs and RTAs, who are authorized to collect Application Forms from the Applicants in the Issue.
Designated RTA Locations	Such locations of the CRTAs where Applicants can submit the ASBA Forms to CRTAs, a list of which, along with names and contact details of the CRTAs eligible to accept ASBA Forms are available on the website of the Stock Exchange.
Designated Stock Exchange	The designated stock exchange for the Issue, being BSE Limited.
Direct Online Application	An online interface enabling direct applications through UPI by an app based/web interface, by investors to a public issue of debt securities with an online payment facility.
Draft Prospectus	The Draft Prospectus dated September 11, 2023 filed with the Designated Stock Exchange for receiving public comments and with, SEBI in accordance with the provisions of the Companies Act, 2013 and the SEBI NCS Regulations.
Interest / Coupon Payment Date	Please refer to section titled "Issue Related Information" on page 262.
Issue	Public issue by the Issuer of secured redeemable non-convertible debentures of face value of ₹1,000 each for an amount up to ₹1,000 million ("Base Issue Size") with a green shoe option of up to ₹1,000 million, cumulatively aggregating up to ₹2,000 million ("Issue Limit"). The NCDs will be issued up to the Issue Limit, on terms and conditions as set out in this Prospectus filed with the RoC, Stock Exchanges and SEBI.
Issue Agreement	The Issue Agreement dated September 11, 2023, entered between the Issuer and the Lead Managers.
Issue Closing Date	Friday, October 6, 2023
Issue Opening Date	Thursday, October 19, 2023
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.
ConsortiumAgreement	Agreement dated September 21, 2023, between our Company, the Lead Manager and the Consortium Members.
Lead Managers	Collectively, Trust Investment Advisors Private Limited ("TIAPL") and Nuvama Wealth Management Limited ("NWML").
	Nuvama Wealth Management Limited is deemed to be our associate as per the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended ("Merchant Bankers Regulations"). Further, in compliance with the provisions of Regulation 21A and explanation to Regulation 21A of the Merchant Bankers Regulations, Nuvama Wealth Management Limited would be involved only in marketing of the Issue and as per Regulation 25 (3) of SEBI NCS Regulations and shall not issue a due diligence certificate, in relation to the issue of the NCDs.
Market Lot	1 (One) NCD.
Members of the Syndicate	Members of the Syndicate includes Lead Managers and Syndicate Member(s).
Mobile App(s)	The mobile applications listed on the website of Stock Exchange as may be updated from time to time, which may be used by RIBs to submit Bids using the UPI Mechanism.
OCB or Overseas Corporate Body	A company, partnership, society or other corporate body owned directly or indirectly to the extent of at least 60% (sixty percent) by NRIs including overseas trusts, in which not less than 60% (sixty percent) of beneficial interest is irrevocably held by NRIs directly or indirectly and which was in existence on October 3, 2003 and immediately before such date had taken benefits under the general permission granted to OCBs under the FEMA. OCBs are not permitted to invest in the Issue.
Offer Document	The Draft Prospectus, the Prospectus and Abridged Prospectus read with any notices,

Term	Description
	corrigenda, addenda thereto, the Debenture Trust Deed and other documents, if
	applicable, and various other documents/ agreements/ undertakings, entered or to be
	entered by the Issuer with Lead Managers, Public Issue Account and Sponsor Bank
	Agreement, Consortium Agreement and/or other intermediaries for the purpose of the
	Issue including but not limited to the Debenture Trust Deed, the Debenture Trustee Agreement, the Tripartite Agreements, the Registrar Agreement, the Agreement with the
	Lead Managers. For further details see the chapter titled "Material Contracts and
	Documents for Inspection" on page 334.
Pledged Securities	Includes (i) eligible securities detailed in the Debenture Trust Deed and Securities Pledge
	Agreement; and (ii) any additional security that the Issuer may pledge in favour of the
	Debenture Trustee at its sole discretion for securing the Debentures.
Prospectus	The Prospectus dated September 22, 2023 filed with the RoC and submitted with SEBI
	and BSE in accordance with the provisions of the Companies Act, 2013 and the SEBI
Dublic James Assessed	NCS Regulations.
Public Issue Account	A bank account to be opened with the Public Issue Account and Sponsor Bank to receive
Public Issue Account and	money from the ASBA Accounts on the Designated Date Agreement dated September 21, 2023 entered into amongst the Issuer, the Registrar to the
Sponsor Bank Agreement	Issue, the Public Issue Account Bank, the Refund Bank and the Sponsor Bank and the
	Lead Managers for the appointment of the Sponsor Bank in accordance with the SEBI
	NCS Master Circular for collection of the Application Amounts from ASBA Accounts
	and where applicable, refunds from the amounts collected from the Applicants on the
	terms and conditions thereof.
Public Issue Account Bank	ICICI Bank Limited
Record Date	The record date for payment of interest in connection with the NCDs or repayment of
	principal in connection therewith shall be 15 (fifteen) days or such other day prior to the date on which interest is due and payable, and/or the date of redemption or such other date
	under the Prospectus as may be determined by the Issuer in accordance with the applicable
	law. Provided that trading in the NCDs shall remain suspended between the
	aforementioned Record Date in connection with redemption of NCDs and the date of
	redemption or as prescribed by the Stock Exchange, as the case may be.
	In case Record Date falls on a day when Stock Exchange are having a trading holiday, the
	immediate subsequent trading day will be deemed as the Record Date.
Recovery Expense Fund	An amount which has been deposited by the Issuer with the Designated Stock Exchange,
	equal to 0.01% of the issue size, subject to a maximum of deposit of ₹25,00,000 at the
	time of making the application for listing of NCDs.
Redemption Amount	Please see the section titled "Issue Related Information" on page 262 of this Prospectus.
"Redemption Date" or	Please see the section titled "Issue Related Information" on page 262 of this Prospectus.
"Maturity Date" Refund Account	Account to be opened with the Refund Bank from which refunds, if any, of the whole or
Refund / Recount	any part of the Application Amount.
Refund Bank	ICICI Bank Limited
Register of NCD holders	The register of NCD holders maintained by the Depositories in case of NCDs held in
	dematerialized form, and/or the register of NCD holders maintained by the Registrar.
Registrar Agreement	Agreement dated September 11, 2023, entered into between the Issuer and the Registrar
	under the terms of which the Registrar has agreed to act as the Registrar to the Issue.
Registered Brokers	Stock brokers registered with SEBI under the Securities and Exchange Board of India
	(Stock Brokers) Regulation, 1992 and the stock exchanges having nationwide terminals,
	other than the Members of the Syndicate and eligible to procure Applications from
Designate the Issue of	Applicants.
Registrar to the Issue or Registrar	KFIN Technologies Limited (formerly known as Kfin Technologies Private Limited).
Resident Individual	An individual who is a person resident in India as defined in the FEMA.
"Registrar and Share	Registrar and share transfer agents registered with SEBI and eligible to procure
Transfer Agents" or "RTAs"	Application in the Issue.
Security	The principal amount of the NCDs to be issued in terms of this Prospectus together with
	all interest due and payable on the NCDs, thereof shall be secured by way of an exclusive
	and/or pari passu charge in favor of the Debenture Trustee on the assets of the entities
	permissible under applicable law and/or the Issuer including loans and advances,
	receivables, investments, stock in trade, current & other assets and/or immovable property
	/ fixed assets held by the entities permissible under applicable law and/or the Issuer,

Term	Description
	created in favour of the Debenture Trustee, and/or over the Pledged Securities in favour
	of the Debenture Trustee for the benefit of the Debenture holders, except those
	specifically and exclusively charged in favour of certain existing charge holders as
	specifically set out in and fully described in the Debenture Trust Deed and/or Securities
	Pledge Agreement, such that a security cover of atleast 100% of the outstanding principal
	amounts of the NCDs and interest thereon is maintained at all time until the Maturity
	Date. We undertake that the assets on which the charge is proposed to be created are free
	from any encumbrances. For further details on date of creation of security/likely date of
	creation of security, minimum security cover etc., please refer to the "Terms of the Issue
	- Security" on page 270.
"Self-Certified Syndicate	The banks registered with SEBI, offering services in relation to ASBA, a list of which is
Banks" or "SCSBs"	available on the website of SEBI
	athttp://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes and updated
	from time to time and at such other websites as may be prescribed by SEBI from time to
	time.
Series/Option	Collectively the Series of NCDs being offered to the Applicants as stated in the section
	titled "Issue Related Information" beginning on page 262.
"Specified Cities" or	Bidding centres where the Members of the Syndicate shall accept Application Forms from
"Specified Locations"	Applicants, a list of which is available on the website of the SEBI
	athttps://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes and
	updated from time to time and at such other websites as may be prescribed by SEBI from
	time to time.
Securities Pledge Agreement	
	and pledgor which shall be executed in relation to the NCDs within the time limit
	prescribed by applicable statutory and/or regulatory requirements for creation of security,
	in favour of the Debenture Trustee for the NCD Holders to ensure 100% security cover
	for the NCDs and the interest due thereon issued pursuant to the Issue.
Sponsor Bank	A Banker to the Issue, registered with SEBI, which is appointed by the Issuer to act as a
	conduit between the Stock Exchanges and NPCI in order to push the mandate collect
	requests and / or payment instructions of the retail individual investors into the UPI for
	retail individual investors applying through the app/web interface of the Stock
	Exchange(s) with a facility to block funds through UPI Mechanism for application value
	upto ₹ 500,000 and carry out any other responsibilities in terms of the UPI Mechanism
Stook Evokongo	Circular and as specified in this Prospectus.
Stock Exchange	BSE The state of t
Syndicate ASBA	Applications through the Syndicate or the Designated Intermediaries.
Syndicate ASBA Application Locations	ASBA Applications through the Lead Managers, Consortium Members, the Trading
	Members of the Stock Exchange or the Designated Intermediaries.
Syndicate Bidding Centres	Syndicate Bidding Centres established for acceptance of Application Forms.
Syndicate SCSB Branches	In relation to ASBA Applications submitted to a Member of the Syndicate, such branches
	of the SCSBs at the Syndicate ASBA Application Locations named by the SCSBs to
	receive deposits of the Application Forms from the members of the Syndicate, and a list of which is equilibrily on http://www.cshi.gov.in/cshi.wch/home/list/5/23/0/0/Recognized
	of which is available on http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised Intermediaries or at such other website as may be prescribed by SEBI from time to time.
Tenor	Please see "Terms of the Issue" on page 269 of this Prospectus.
Trading Members	Intermediaries registered with a Consortium Member or a sub-broker under the SEBI
Trading Wembers	(Stock Brokers and Sub-Brokers) Regulations, 1992 and/or with the Stock Exchange
	under the applicable byelaws, rules, regulations, guidelines, circulars issued by Stock
	Exchange from time to time and duly registered with the Stock Exchange for collection
	and electronic upload of Application Forms on the electronic application platform
	provided by Stock Exchange.
Transaction Documents	The Draft Prospectus, this Prospectus read with any notices, corrigenda, addenda thereto,
	Issue Agreement, Registrar Agreement, Debenture Trustee Agreement, Debenture Trust
	Deed, Securities Pledge Agreement, Tripartite Agreements, Public Issue Account &
	Sponsor Bank Agreement, Consortium Agreement, executed or to be executed by the
	Issuer, as the case may be. For further details please see the section titled, "Material"
	Contracts and Documents for Inspection" on page 334.
Tripartite Agreements	Tripartite Agreement dated December 17, 2020, entered into between the Issuer, the
	Registrar to the Issue and NSDL and Tripartite Agreement dated December 8, 2020
	entered into between the Issuer, the Registrar to the Issue and CDSL for offering demat
	,

Term	Description
	option to the NCD Holders.
"UPI" or "UPI Mechanism"	Unified Payments Interface mechanism in accordance with SEBI NCS Master Circular to
	block funds for application value up to ₹ 500,000 submitted through intermediaries,
	namely the Registered Stockbrokers, Consortium Members, Registrar and Transfer Agent
	and Depository Participants.
UPI ID	Identification created on the UPI for single-window mobile payment system developed
	by the National Payments Corporation of India.
"UPI Mandate Request" or	A request initiated by the Sponsor Bank on the Retail Individual Investor to authorise
"Mandate Request"	blocking of funds in the relevant ASBA Account through the UPI mobile app/web
	interface (using UPI Mechanism) equivalent to the bid amount and subsequent debit of
	funds in case of allotment.
Wilful Defaulter(s)	As defined under Regulation 2 of the Securities and Exchange Board of India (Issue of
	Capital and Disclosure Requirements) Regulations, 2018.
Working Days	All days excluding Sundays or a holiday of commercial banks in Mumbai, except with
	reference to Issue Period, where Working Days shall mean all days, excluding Saturdays,
	Sundays and bank holidays in Mumbai. Furthermore, for the purpose of post issue period,
	i.e. period beginning from Issue Closing Date to listing of the NCDs, Working Days shall
	mean all trading days of Stock Exchange excluding Saturdays, Sundays and bank holidays
	in Mumbai, as per the SEBI NCS Regulations, however, with reference to payment of
	interest/redemption amount of NCDs, Working Days shall mean those days wherein the
	money market is functioning in Mumbai.

Conventional and General Terms or Abbreviations

Term/Abbreviation	Description/Full Form
"₹", "Rupees", "Indian	The lawful currency of the Republic of India
Rupees" or "INR"	
"US\$", "USD", and "U.S.	The lawful currency of the United States of America
Dollars"	·
ACH	Automated Clearing House
AGM	Annual General Meeting
ALM	Asset Liability Management
ALM Guidelines	Guidelines for ALM system in relation to NBFCs
AMC	Asset Management Company
AS or Accounting Standards	Accounting Standards as prescribed by Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014as amended from time to time
AIF	An alternative investment fund as defined in and registered with SEBI under the Securities and Exchange Board of India (Alternative Investment Funds) Regulations, 2012 as amended from time to time
ASBA	Application supported by blocked amounts
AUM	Assets Under Management
Bankruptcy Code	The Insolvency and Bankruptcy Code, 2016
BSE	BSE Limited
CAGR	Compounded annual growth rate over a specified period of time of a given value (the year-over-year growth rate)
CARE Research Report	Industry report titled "Industry Report on Financial Services" dated June 23, 2023, prepared by CARE Advisory Research & Training Limited.
CDSL	Central Depository Services (India) Limited
CIN	Corporate Identification Number
Companies Act/ Companies Act, 2013	Companies Act, 2013 and the rules made thereunder
CPC	Code of Civil Procedure, 1908
CRAR	Capital to risk-weighted assets ratio means (Tier I Capital + Tier II Capital)/ Total Risk Weighted Assets *100
CrPC	Code of Criminal Procedure, 1973
CY	Calendar Year
Depositories	CDSL and NSDL
Depositories Act	Depositories Act, 1996
Depository(ies)	NSDL and /or CDSL
DIN	Director Identification Number

Term/Abbreviation	Description/Full Form			
"DP" or "Depository	Depository Participant as defined under the Depositories Act, 1996			
Participant"				
DT Master Circular	Circular no. SEBI/HO/DDHS-PoD1/P/CIR/2023/109 issued by SEBI on March 31, 2023, as amended from time to time			
DRR	Debenture Redemption Reserve			
EGM	Extraordinary General Meeting			
EOW	Economic Offences Wing			
FDI	Foreign Direct Investment			
FEMA	Foreign Exchange Management Act, 1999, as amended from time to time			
FEMA Regulations / FEMA20 (R)	FEMA (Non-debt Instruments) Rules, 2019, as amended from time to time			
FII	Foreign Institutional Investor(s)			
FPI	Foreign Portfolio Investor as defined and registered under the SEBI (Foreign Portfolio Investors) Regulations, 2019, as amended from time to time.			
"Financial Year", "Fiscal" or "FY" or "for the year ended"	Period of 12 months ended March 31 of that particular year			
GDP	Gross Domestic Product			
"Government"	Government of India			
G-Sec	Government Securities			
GST	Goods and Services Tax			
HNI	High Net worth Individual			
HFC	Housing Finance Company			
HUF	Hindu Undivided Family			
ICAI	Institute of Chartered Accountants of India			
IEPF	Investor Education and Protection Fund			
IFRS	International Financial Reporting Standards			
"Income Tax Act" or "IT Act"	Income Tax Act, 1961			
Ind AS	Indian Accounting Standards as prescribed by Section 133 of the Companies Act, 2013 and notified by the Ind AS Rules			
Ind AS Rules	Indian Accounting standards as prescribed by Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2015 as amended from time to time			
India	Republic of India			
IPC	Indian Penal Code, 1860			
IRDAI	Insurance Regulatory and Development Authority of India			
IT	Information Technology			
ITR	Income Tax Returns			
KYC	Know Your Customer			
LLP	Limited Liability Partnership			
LLP Act	Limited Liability Partnership Act, 2008			
MCA	Ministry of Corporate Affairs, Government of India			
MICR	Magnetic Ink Character Recognition			
MLD	Market Linked Debentures			
Mutual Funds	A mutual fund registered with SEBI under the SEBI (Mutual Funds) Regulations, 1996			
NACH	National Automated Clearing House			
NHB	National Housing Bank			
NHB Act	National Housing Bank Act, 1987			
NAV	Net Asset Value			
NBFC	Non-Banking Financial Company, as defined under Section 45-IA of the RBI Act			
NEFT	National Electronic Fund Transfer			
NRI	Non-resident Indian			
NSDL	National Securities Depository Limited			
NSE	National Stock Exchange of India Limited			
p.a.	Per annum			
PAN	Permanent Account Number			
PAT	Profit After Tax			
PCR	Provisioning Coverage Ratio			
<u> </u>				

Term/Abbreviation	Description/Full Form			
PMLA	Prevention of Money Laundering Act, 2002			
PP MLD	Principal Protected Market Linked Debentures			
RBI	Reserve Bank of India			
RBI Act	Reserve Bank of India Act, 1934			
RBI Master Directions	Master Direction – Non-Banking Financial Company – Systemically Important Non-			
	Deposit taking and Deposit taking Company (Reserve Bank) Directions, 2016 dated			
	September 1, 2016, as amended, modified or supplemented, from time to time			
RERA	Real Estate Regulatory Authority			
RERAD Act	Real Estate Regulation and Development Act, 2016			
RTGS	Real Time Gross Settlement			
SARFAESI Act	Securitisation and Reconstruction of Financial Assets and Enforcement of Securities			
	Interest Act, 2002, as amended, modified or supplemented, from time to time			
SBR Framework	RBI Scale based regulation circular dated October 22, 2021, as amended, modified or			
	supplemented, from time to time			
SCRA	Securities Contracts Regulation Act, 1956, as amended, modified or supplemented, from			
	time to time			
SCRR	Securities Contracts (Regulation) Rules, 1957, as amended, modified or supplemented,			
	from time to time			
SEBI	Securities and Exchange Board of India, as amended, modified or supplemented, from			
	time to time			
SEBI Act	Securities and Exchange Board of India Act, 1992, as amended, modified or			
GEDLAHED 1 .:	supplemented, from time to time			
SEBI AIF Regulations	Securities and Exchange Board of India (Alternative Investment Funds) Regulations,			
CEDI ICDD Daggalatiana	2012, as amended, modified or supplemented, from time to time			
SEBI ICDR Regulations	Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)			
SEBI Listing Regulations	Regulations, 2018, as amended from time to time Securities and Exchange Board of India (Listing Obligations and Disclosure			
SEBI Listing Regulations	Requirements) Regulations, 2015, as amended			
SEBI Merchant Banker	Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992 as			
Regulations	amended			
SEBI NCS Regulations	Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities)			
	Regulations, 2021, as amended from time to time and circulars issued thereunder			
SEBI NCS Master Circular	SEBI circular no. SEBI/HO/DDHS/PoD1/P/CIR/2023/119 dated August 10, 2021, as			
	amended from time to time.			
Stage 1 Assets	Stage 1 Assets includes financial instruments that have not had a significant increase in			
	credit risk (SICR) since initial recognition or that have low credit risk at the reporting			
	date as defined under Ind AS			
Stage 1 Provision	Stage 1 provision are 12-month ECL resulting from default events that are possible			
	within 12 months after the reporting date as defined under Ind AS			
Stage 2 Assets	Stage 2 Assets includes financial instruments that have had a significant increase in			
	credit risk since initial recognition but that do not have objective evidence of impairment			
Store 2 Duranisian	as defined under Ind AS			
Stage 2 Provision	Stage 2 provision are lifetime ECL resulting from all default events that are possible over the expected life of the financial instrument as defined under Ind AS			
Stage 3 Assets	Stage 3 Assets includes financial assets that have objective evidence of impairment at			
Stage 3 Assets	the reporting date as defined under Ind AS			
Stage 3 Provision	Stage 3 provision are lifetime ECL resulting from all default events that are possible			
Sugo 5 i i o vision	over the expected life of the financial instrument as defined under Ind AS			
TDS	Tax Deducted at Source			
Trademarks Act	Indian Trademarks Act, 1999			
Tradellian in 110t	2.00.00.00.00.00.00.00.00.00.00.00.00.00			

Technical and Industry Related Terms

Term/Abbreviation	Description/Full Form			
MFI	Microfinance institutions			
NPA	Non-Performing Assets			
NBFC-D	NBFC registered as a deposit accepting NBFC			
NBFC-MFI	An NBFC-MFI is defined as a non-deposit taking NBFC which extends loans to Micro			
	Finance Sector			
NBFC-ND	NBFC registered as a non-deposit accepting NBFC			
NBFC-ND-SI	Systemically important Non-Deposit taking NBFC			
NBFC-BL	Base Layer NBFC under SBR Framework			

Term/Abbreviation	Description/Full Form			
NBFC-ML	Middle Layer NBFC under SBR Framework			
NBFC-UL	Upper Layer NBFC under SBR Framework			
PPP	Purchasing Power Parity			
Prudential Norms	Prudential norms as provided under Master Direction – Non-Banking Financial Company – Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016, as amended, modified, supplemented, from time to time			
MSME	Micro, Small and Medium Enterprises			
Tier I Capital	The owned fund as reduced by investment in shares of other NBFCs and in shares, debentures, bonds, outstanding loans and advances including hire purchase and lease finance made to and deposits with subsidiaries and companies in the same group exceeding, in aggregate, 10% of the owned fund and perpetual debt instruments issued by a non-deposit taking NBFC in each year to the extent it does not exceed 15% of the aggregate Tier I Capital of such company as on March 31 of the previous accounting year			
Tier II Capital	Includes the following: (a) preference shares other than those which are compulsorily convertible into equity; (b) revaluation reserves at discounted rate of 55%; (c) general provisions and loss reserves to the extent these are not attributable to actual diminution in value or identifiable potential loss in any specific asset and are available to meet unexpected losses, to the extent of one and one fourth percent of risk weighted assets; (d) hybrid debt capital instruments; (e) subordinated debt; and (f) perpetual debt instruments issued by a non-deposit taking non-banking financial company which is in excess of what qualifies for Tier I Capital, to the extent the aggregate does not exceed Tier-I capital			

Notwithstanding the foregoing, the terms defined as part of "General Information", "Risk Factors" "Industry Overview", "Regulations and Policies", "Statement of Possible Tax Benefits", "Summary of Key Provisions of Articles of Association", "Financial Information" and "Other Regulatory and Statutory Disclosures" on pages 49, 18, 101, 185, 84, 324, 202 and 246, respectively shall have the meaning ascribed to them as part of the aforementioned sections. Terms not defined as part of the sections "Our Business", "Risk Factors", "Industry Overview" and "Regulations and Policies", on pages 136, 18, 101 and 185, respectively, shall have the meaning ascribed to them hereunder.

CERTAIN CONVENTIONS, USE OF FINANCIAL, INDUSTRY AND MARKET DATA AND CURRENCY OF PRESENTATION

Certain Conventions

In this Prospectus, unless otherwise specified or the context otherwise indicates or implies the terms, all references to "Edelweiss Financial Services Limited" and "our Company" or to "the Issuer" are to Edelweiss Financial Services Limited on a standalone basis, while all references to "we", "us", "our" are to Edelweiss Financial Services Limited together with its Subsidiaries. Unless stated otherwise, all references to page numbers in this Prospectus are to the page numbers of this Prospectus.

All references in this Prospectus to "India" are to the Republic of India and its territories and possessions. All references to the "Government" or "State Government" are to Government of India, Central or State, as applicable.

Presentation of Financial Information

The Issuer's financial year commences on April 1 of the immediately preceding calendar year and ends on March 31 of that particular calendar year, so all references to a particular financial year or fiscal are to the 12-month period commencing on April 1 of the immediately preceding calendar year and ending on March 31 of that particular calendar year. Unless the context requires otherwise, all references to a year in this Prospectus are to a calendar year and references to a Fiscal/Fiscal Year are to the year ended on March 31 of that calendar year.

In accordance with the Road Map for Ind AS implementation, issued by MCA, the Issuer is required to prepare its financial statements in accordance with Ind AS for periods beginning on or after April 1, 2018.

Accordingly, the Issuer's audited standalone financial statements for the years ended March 31, 2023, March 31, 2022 and March 31, 2021 and the Issuer's audited consolidated financial statement for the year ended March 31, 2023, March 31, 2022 and March 31, 2021 have been prepared in accordance with IndAS. Our audited standalone financial statements for the years ended March 31, 2023, March 31, 2022 and March 31, 2021 and the Issuer's audited consolidated financial statement for the year ended March 31, 2023, March 31, 2022 and March 31, 2021 have been audited by M/s. S. R. Batliboi & Co. LLP, Chartered Accountants.

The Annual Financial Statements is included in this Prospectus and is referred to hereinafter as the "Annual Financial Statements". The audit reports on the Annual Financial Statements are included in this Prospectus in the section titled "Financial Information" on page 202. Unless stated otherwise or unless the context requires otherwise, the financial data on standalone and consolidated basis as at and for the year ended March 31, 2023, March 31, 2022 and March 31, 2021 used in this Prospectus is derived from our Annual Financial Statements.

The Q1 2024 Unaudited Standalone Financial Results and Q1 2024 Unaudited Consolidated Financial Results of the Issuer have been prepared in accordance with recognition and measurement principles laid down in the aforesaid Ind AS 34 "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued there-under and other accounting principles generally accepted in India and Regulation 33 and 52 of the SEBI Listing Regulations. The limited review reports on the Q1 2024 Unaudited Standalone Financial Results and Q1 2024 Unaudited Consolidated Financial Results have been issued by M/s. S. R. Batliboi & Co. LLP, Chartered Accountants. For further details refer section titled "Financial Information" on page 202 of this Prospectus.

Unless stated otherwise or unless the context requires otherwise, the financial data on standalone and consolidated basis as at and for the year ended March 31, 2023, March 31, 2022 and March 31, 2021 used in this Prospectus is derived from our Annual Financial Statements. Additionally, unless stated otherwise or unless the context requires otherwise, the financial data on standalone and consolidated basis as at and for the quarter ended June 30, 2023 and used in this Prospectus, is derived from the Issuer's Q1 2024 Unaudited Standalone Financial Results and Q1 2024 Unaudited Consolidated Financial Results.

Unless stated otherwise and unless the context requires otherwise, the financial data used in this Prospectus is on a consolidated basis.

Further, Q1 2024 Unaudited Standalone Financial Results and Q1 2024 Unaudited Consolidated Financial Results are not indicative of full year results and are not comparable with annual financial statements. Further, Annual Standalone Financial Statements are not comparable with Annual Consolidated Statements. Due to the demerger of the wealth management business of the Issuer to Nuvama Wealth Management Limited, the amounts are not comparable with earlier years. Any discrepancies in the tables included herein between the amounts listed and the totals thereof are due to rounding off.

Unless stated otherwise, macroeconomic and industry data used throughout this Prospectus has been obtained from publications prepared by providers of industry information, government sources and multilateral institutions. Such publications generally state that the information contained therein has been obtained from sources believed to be reliable but that their accuracy and completeness are not guaranteed and their reliability cannot be assured. Although the Issuer believes that industry data used this Prospectus is reliable, it has not been independently verified. Further, the extent to which the market and industry data presented in this Prospectus is meaningful depends on the readers' familiarity with and understanding of methodologies used in compiling such data.

Currency and Unit of Presentation

In this Prospectus, all references to 'Rupees'/'₹'/'INR'/ '₹' are to Indian Rupees, the official currency of the Republic of India.

Except where stated otherwise in this Prospectus, all figures have been expressed in 'in millions'. All references to 'million/millions/mn.' Refer to one million, which is equivalent to 'ten lakhs' or 'ten lacs', the word 'lakhs/lacs/lac' means 'one hundred thousand' and 'Crore' means 'ten million' and 'billion/bn./billions' means 'one hundred crores'.

Certain figures contained in this Prospectus, including financial statements, have been subject to rounding adjustments. Unless set out otherwise, all figures in decimals, including percentage figures, have been rounded off to two decimal points. In certain instances, (i) the sum or percentage change of such numbers may not conform exactly to the total figure given; and (ii) the sum of the numbers in a column or row in certain tables may not conform exactly to the total figure given for that column or row. Further, any figures sourced from third party industry sources may be rounded off to other than two decimal points to conform to their respective sources.

Certain non-GAAP financial measures and certain other statistical information relating to our operations and financial performance have been included in this Prospectus. We compute and disclose such non-GAAP financial measures and such other statistical information relating to our operations and financial performance as we consider such information to be useful measures of our business and financial performance. These non-GAAP financial measures and other statistical and other information relating to our operations and financial performance may not be computed on the basis of any standard methodology that is applicable across the industry and therefore may not be comparable to financial measures and statistical information of similar nomenclature that may be computed and presented by other companies and are not measures of operating performance or liquidity defined by Ind AS and may not be comparable to similarly titled measures presented by other companies.

Industry and Market Data

Any industry and market data used in this Prospectus consists of estimates based on data reports compiled by Government bodies, professional organizations and analysts, data from other external sources including CARE, available in public domain and knowledge of the markets in which we compete. These publications generally state that the information contained therein has been obtained from publicly available documents from various sources believed to be reliable, but it has not been independently verified by us, its accuracy and completeness is not guaranteed and its reliability cannot be assured. Although we believe that the industry and market data used in this Prospectus is reliable, it has not been independently verified by us. The data used in these sources may have been reclassified by us for purposes of presentation. Data from these sources may not be comparable. The extent to which the industry and market data presented in this Prospectus is meaningful depends on the reader's familiarity with and understanding of the methodologies used in compiling such data. There are no standard data gathering methodologies in the industry in which we conduct our business and methodologies and assumptions may vary widely among different market and industry sources.

General Risk

Investment in NCDs is risky, and investors should not invest any funds in NCDs 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*" on page 18. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the NCDs or Investor's decision to purchase such securities.

FORWARD LOOKING STATEMENTS

Certain statements contained in this Prospectus that are not statements of historical fact constitute "forward-looking statements". Investors can generally identify forward-looking statements by terminology such as "aim", "anticipate", "believe", "continue", "could", "estimate", "expect", "intend", "may", "objective", "plan", "potential", "project", "pursue", "shall", "seek", "should", "will", "would", or other words or phrases of similar import. Similarly, statements that describe our strategies, objectives, plans or goals are also forward-looking statements. All statements regarding our expected financial conditions, results of operations, business plans and prospects are forward-looking statements. These forward-looking statements include statements as to our business strategy, revenue and profitability, new business and other matters discussed in this Prospectus that are not historical facts. All forward-looking statements are subject to risks, uncertainties and assumptions about us that could cause actual results to differ materially from those contemplated by the relevant forward-looking statement. Important factors that could cause actual results, including our financial conditions and results of operations to differ from our expectations include, but are not limited to, the following:

- We operate in an increasingly competitive financial services industry, which creates significant pricing pressures and may adversely affect our net interest margins, income and market share;
- Performance of the financial and capital markets in India and globally;
- We are involved in certain legal and other proceedings which, if determined against us, could have a material adverse impact on our financial condition;
- The outcome of any legal or regulatory proceedings we are or may become a party to;
- Changes in Indian and/or foreign laws and regulations, including tax, accounting, banking, securities, insurance and
 other regulations; changes in competition and the pricing environment in India; and regional or general changes in
 asset valuations;
- Our inability to successfully diversify our portfolio;
- Any disruption in our sources of funding;
- Our inability to obtain or maintain statutory or regulatory approvals and licenses for conducting our business;
- Occurrence of natural calamities, pandemics, or natural disasters affecting the areas in which the Issuer has operations; and
- Any increase in the levels of non-performing assets ("NPA") on our loan portfolio, for any reason; whatsoever, would adversely affect our business and results of operations.

For further discussion of factors that could cause our actual results to differ, see "Risk Factors" on page 18.

All forward-looking statements are subject to risks, uncertainties and assumptions about the Issuer that could cause actual results and valuations to differ materially from those contemplated by the relevant statement. Additional factors that could cause actual results, performance or achievements to differ materially include, but are not limited to, those discussed under the sections titled "Industry Overview", "Our Business" and "Legal and Other Information" on pages 101, 136 and 217. The forward-looking statements contained in this Prospectus are based on the beliefs of management, as well as the assumptions made by and information currently available to management. Although the Issuer believes that the expectations reflected in such forward-looking statements are reasonable at this time, it cannot assure investors that such expectations will prove to be correct or will hold good at all times. Given these uncertainties, investors are cautioned not to place undue reliance on such forward-looking statements. If any of these risks and uncertainties materialise, or if any of the Issuer's underlying assumptions prove to be incorrect, the Issuer's actual results of operations or financial condition could differ materially from that described herein as anticipated, believed, estimated or expected. All subsequent forward-looking statements attributable to the Issuer are expressly qualified in their entirety by reference to these cautionary statements.

Neither the Issuer, its Directors, its KMPs, its Senior Management, and officers, nor any of their respective affiliates or associates or the Lead Managers have any obligation to update or otherwise revise any statements reflecting circumstances arising after the date hereof or to reflect the occurrence of underlying events, even if the underlying assumptions do not come to fruition. In accordance with SEBI NCS Regulations, the Issuer and Lead Managers will ensure that investors in India are informed of material developments until the time of the grant of listing and trading permission by the Stock Exchange.

SECTION II – RISK FACTORS

An investment in this type of security involves a certain degree of risk. The investor should carefully consider all the information contained in this Prospectus, including the risks and uncertainties described below, before making an investment decision. The risk factors set forth below do not purport to be complete or comprehensive in terms of all the risks that may arise in connection with our business or any decision to purchase, own or dispose of the NCDs. Additional risks and uncertainties not presently known to us or that we currently believe to be immaterial may also have an adverse impact on our business, results of operations, cash flows and financial condition. The market prices of the NCDs could decline due to such risks and you may lose all or part of your investment.

The financial and other related implications of the risks described in this section, have been disclosed to the extent quantifiable as on the date of this Prospectus. This Prospectus also contains forward-looking statements that involve risks and uncertainties. Our results could differ materially from those anticipated in these forward-looking statements as a result of certain factors, including events described below and elsewhere in this Prospectus.

Unless otherwise stated or unless context requires otherwise, the financial information used in this section is derived from and should be read in conjunction with the Annual Financial Statements and the Q1 2024 Unaudited Financial Results as included in this Prospectus. In this section, unless the context otherwise requires, a reference to "the Issuer" is a reference to Edelweiss Financial Services Limited on a standalone basis, while any reference to "we", "us", "our" or "our Group" is a reference to Edelweiss Financial Services Limited on a consolidated basis.

Risk factors relating to our business

1. The financing industry is becoming increasingly competitive, which creates significant pricing pressures for us to retain existing customers and solicit new business. Our growth will depend on our ability to compete effectively in this environment.

Our business operates in a highly competitive market and we face significant competition from other players in the financing industry. Many of our competitors are large institutions, which may have a larger customer base, funding sources, branch networks and capital base compared to us. Some of our competitors may be more flexible and better positioned to take advantage of market opportunities. This competition is likely to further intensify as a result of liberalisation and regulatory changes. Our future success will depend, to a large extent, on our ability to respond in a timely and effective manner to these competitive pressures.

Our credit business competes based on a number of factors, including cost effective sources of funding, successful implementation of new technologies and rationalising branches to manage operational costs. Loans are becoming increasingly standardised and terms such as variable (or floating) rate interest options, lower processing fees and monthly reset periods are becoming increasingly common in the Indian financial sector, thereby increasing competition.

Our insurance business competes for business based on various factors, including product features, price, coverage offered, quality of customer service, distribution network, relationships with agents, bancassurance partners and other intermediaries, brand recognition, size of operations, financial strength and credit ratings. In addition, life insurance products also compete with certain other financial services products which may not be exactly comparable but provide slightly different alternatives to the customers. For example, in the area of savings-oriented insurance products, we compete with mutual fund companies, bank fixed deposits and Government small saving schemes. Some of our competitors may offer higher commissions or more attractive rewards to agents and other distribution intermediaries or offer similar insurance products at lower pricing.

If we are unable to effectively respond to these various competitive pressures, it could result in a decrease of market share, decrease in our margins and spreads, reduced customer base, increase in pricing of our products, increase in operating expenses, as well as higher attrition rates among management and sales staff, lower growth rates, or even losses, which could have material adverse effect on our business, results of operations, cash flows and financial condition.

2. We have grown in the past but there can be no assurance that our growth will continue at a similar rate or that we will be able to manage our rapid growth. If we are unable to implement or sustain our growth strategy effectively it could adversely affect our business, results of operations, cash flows and financial condition.

Our consolidated profit for the year/ period attributable to owners of the parent was \gtrless 3,441.63 million for the Fiscal 2023 and \gtrless 505.40 million for the quarter ended June 30, 2023. If we are unable to implement or sustain our growth strategy effectively it could adversely affect our business, results of operations, cash flows and financial condition.

Our growth strategy includes growing our asset management, asset reconstruction, and insurance businesses and expanding our retail customer base. A principal component of our strategy is to continue diversifying the development of our new portfolio of products to suit our customers' needs and increase the scale of our businesses. This growth strategy will place significant demands on our management, financial and other resources and will require us to continuously develop and improve our operational, financial and internal controls. Continuous expansion increases the challenges involved in financial management, recruitment, training and retaining high quality human resources, preserving our culture, values and entrepreneurial environment as well as developing and improving our internal administrative infrastructure.

We also face a number of operational risks in executing our growth strategy. In-line with our new strategy of asset light growth, we will see transitory period of degrowth of our credit book and slow scale up of our retail credit businesses which will eventually translate to increase in our assets under management. Any rapid growth in our credit book exposes us to a wide range of increased risks, including business and operational risks, such as the possibility of increased NPA, fraud risks as well as regulatory and legal risks. Dealing with a large base of retail clients in businesses like retail credit, insurance, asset management and brokerage also exposes us to a wide range of increased risks, including business, regulatory, legal, fraud, compliance and reputation risks.

The insurance industry or other financial services industry segments have also seen a few takeovers in the recent past. As a result of this consolidation, competitors may emerge that are larger in scale and/or have other competitive advantages. We may not be able to sustain our growth in light of competitive pressure or other factors. Additionally, there may be scenarios wherein the newly launched products may not generate anticipated returns from the market or may have negative impact on the returns and may be withdrawn. Business models may not succeed in the market and technological and other costs incurred towards automating and developing new customer-friendly interfaces may not yield desired results.

Our ability to sustain our rate of growth also depends, to a large extent, upon our ability to recruit trained and efficient personnel, retain key managerial personnel, maintain effective risk management policies, continue to offer products, which are relevant to our target base of clients, develop managerial experience to address emerging challenges and ensure a high standard of client service. We will need to recruit new employees, who will have to be trained and integrated into our operations. We will also have to train existing employees to adhere properly to internal controls and risk management procedures. Failure to train our employees properly may result in an increase in employee attrition rate, a need to hire additional employees, erosion in the quality of customer service, a diversion of the management's resources, an increase in our exposure to high-risk credit and an increase in costs for us. If we grow our credit book too rapidly or fail to make proper assessments of credit risks associated with new customers, a higher percentage of our loans may become non-performing, which would have a negative impact on the quality of our assets and our financial condition. If we are unable to manage such growth it could disrupt our business prospects, impact our financial condition and adversely affect our results of operations, cash flows and financial condition.

Our rapid growth has placed and will continue to place significant demands on our operational, credit, financial and other internal risk controls, including:

- preserving our asset quality as our geographical presence increases and our customer profile changes;
- developing and improving our products and delivery channels;
- recruiting, training and retaining sufficient skilled personnel;
- upgrading, expanding and securing our technology platform;
- stabilising our newly set up businesses;
- complying with regulatory requirements, including KYC norms and other regulations; and
- maintaining high levels of customer satisfaction.

If we are not successful in implementing or executing these operational measures and risk controls, we may not be able to expand our business as we have in the past, and our growth rate may decline. We may not be able to manage our new operations effectively or efficiently, which would mean that our operations would suffer, and our performance and financial results as a whole would be materially and adversely affected.

3. Difficult conditions in financial markets can adversely affect our business, which could materially reduce our revenue and income.

As a financial services firm, our businesses are materially affected by conditions in the domestic and global financial markets, as well as economic conditions in India. If there is a prolonged or significant downturn or extreme volatility in the Indian capital markets, our revenue generated from these products and services, as well as our net investment income and fund management fees, could decrease, which would have a material adverse effect on our business, results of operations, cash flows and financial condition.

We have in the past incurred trading losses in certain of the equity investments, derivatives, fixed income securities and commodities in our portfolio. Any significant or sustained trading losses could place the capital invested by us at risk, thereby adversely affecting our consolidated business, results of operations, cash flows and financial condition. Market and economic climate may deteriorate in the future because of many factors beyond our control, including rising interest rates or inflation, terrorism or political uncertainty, any adverse global or domestic events, including events that may negatively impact liquidity and investment inflows from foreign and domestic investors.

Our ability to grow relatively recent business ventures such as retail financing, insurance and asset management may also be limited in difficult market conditions. Performance of our capital businesses such as investment of our excess liquidity through our internal liability management operations may be affected due to conditions in the financial markets and economic conditions. A credit crunch in the markets or a liquidity squeeze as being experienced by NBFC industry since September, 2018 after the collapse of a 'AAA rated' entity, have increased the cost of borrowings for NBFC industry which may aggravate in future.

We are unable to quantify the impact of any such adverse market conditions on our business and/or financial condition. Our operating results may vary significantly from quarter to quarter as a result of volatility in market conditions. Therefore, period-to-period comparisons of our results of operations are not necessarily meaningful and should not be relied upon as an indication of our future performance.

4. High levels of customer defaults and the resultant non-performing assets could adversely affect our business, financial condition, results of operations and future financial performance.

Our credit business involves lending money and accordingly, we are subject to risks of customer default, which includes default or delays in repayment of principal and/or interest on the loans we provide to customers. Customers may default on their obligations as a result of various factors, including certain external factors, which may not be within our control such as developments in the Indian economy and the real estate market, movements in global markets, changes in interest rates, changes in regulations, government policies. Any negative trends or financial difficulties affecting our customers could increase the risk of their default. Our customers could also be adversely affected by factors such as, bankruptcy, lack of liquidity, lack of business and operational failure. If our customers fail to repay loans in a timely manner or at all, then our results of operations, cash flows and financial condition will be adversely impacted. If we are not able to successfully manage the risks associated with lending to these customers, then it may become difficult for us to make recoveries on these loans. We may also experience higher delinquency rates due to prolonged adverse economic conditions or a sharp increase in interest rates. Any increase in delinquency rates could result in a reduction in our total interest income (i.e., our accrued interest income from loans, including any interest income from credit substitutes) and as a result, lower revenue from our operations, while increasing our costs due to increased expenses associated with the servicing and collection of delinquent loans. We may also be required to make loss provisions in respect of loans to such customers in accordance with applicable regulations and, in certain cases, may be required to write-off such loans. This is also corroborated by the fact that our loan loss provisions and write offs have been at an elevated levels during the past year or two.

We have previously faced certain instances of customers defaulting and/or failing to repay dues in connection with loans or finance provided by us. We have, in certain instances, initiated legal proceedings to recover amounts due from delinquent customers. For further details in relation to some of such litigations, see "Outstanding Litigations" on page 217. Customer defaults could also adversely affect our levels of NPA and increase our provisions made for our NPA, which could in turn adversely affect our operations, cash flows and profitability. Our gross NPA for our three credit entities were 2.01%, 2.51%, and 6.71% of our gross advances as at March 31 2023, 2022 and 2021, respectively. Our net NPA for our three credit entities were 1.36%, 1.80% and 5.84% of our gross advances as at March 31 2023, 2022 and 2021, respectively. Though there can be no assurance that the trend of improvement in the asset quality will be maintained in the future. As our loan portfolio matures, we may experience increased defaults in principal or interest repayments. If we are not able to control or reduce our level of NPA, the overall quality of our loan portfolio may deteriorate, and our results of operations may be adversely affected. Our total provision cover for our three credit entities was 277.49%, 188.79% and 70.46% at March 31, 2023, 2022 and 2021, respectively. Our loan loss provisions may not be comparable to that of other similar financial institutions. There can be no assurance that there will be no further deterioration in our provisioning coverage ratio or that the percentage of NPA that we will be able to recover will be similar to our past experience in recovering our NPA. In the event of any deterioration in the quality of our loan portfolio, there could be

further adverse impact on our results of operations. If we are unable to effectively perform credit appraisal, portfolio monitoring and recovery processes and the related deterioration in the credit quality of our loan portfolio, the proportion of NPA in our loan portfolio could increase, which would, in turn, have a material adverse effect on our business, results of operations, cash flows and financial condition.

5. We may not be able to recover the full value of collateral or amounts sufficient to cover the outstanding amounts due under defaulted loans on a timely basis or at all, or the value of collateral may decrease, which could adversely affect our results of operations, cash flows and financial condition.

The value of collateral that we take for loans given by us is dependent on various factors, including (i) prevailing market conditions, (ii) the general economic and political conditions in India, (iii) growth of the stock markets and real estate sector in India and the areas in which we operate, (iv) any change in statutory and/or regulatory requirements, and (v) the credit profile of our borrower.

Delays in recovery, bankruptcy and foreclosure proceedings, defects in the title and delays in obtaining regulatory approvals for the enforcement of such collaterals may affect the valuation of the collateral. As a result, we may not be able to recover the full value of the collateral for the loans provided by our customers within the expected timeframe or at all. Further, legal proceedings may have to be initiated by us in order to recover overdue payments on loans and as a consequence, the money and time spent on initiating legal proceedings may adversely affect our cash flow.

The value of the security provided by the borrowers to us may be subject to a reduction in value on account of various reasons. While our customers may provide alternative security to cover the shortfall, the realizable value of the security for the loans provided by us in the event of liquidation may continue to be lower than the combined amount of the outstanding principal amount, interest and other amounts recoverable from the customers.

Any default in the repayment of outstanding credit obligations by our customers may also expose us to losses. A failure or delay recovering the loan value from sale of collateral security could expose us to potential losses. Any such losses could adversely affect our results of operations, cash flows and financial condition. Furthermore, the process of litigation to enforce our legal rights against defaulting customers in India is generally a slow and potentially expensive process. Accordingly, it may be difficult for us to recover amounts owed by defaulting customers in a timely manner or at all.

6. Any adverse development in the real estate sector would negatively affect our results of operations.

A significant portion of our credit book is exposed to the real estate sector. In addition, our asset reconstruction business also has exposure to loans to companies in the real estate sector. Our wholesale mortgage financing enables developers to raise money for the development of real estate projects. Our wholesale mortgage financing are usually loans against real estate collateral and cash flows from real estate projects, principally for residential housing projects, to meet short-term and medium-term requirements.

Our wholesale mortgage, retail mortgages and small and medium enterprises ("SME") & business loans are exposed to the real estate sector and any significant decline in property prices can adversely affect our ability to realise the value of our collateral or fully recover principal and interest in the event of a default. Delay in completion of real estate developments may also affect the value of our collateral and our ability to enforce our rights. Failure to recover the expected value of collateral could expose the Issuer to losses and, in turn, result in a material adverse effect on our business, results of operations, cash flows and financial condition. Following the introduction of the SARFAESI Act, we are allowed to foreclose on secured property after 60 (sixty) days' notice to a borrower, whose loan has been classified as non-performing. Although the enactment of the SARFAESI Act has strengthened the rights of creditors by allowing expedited enforcement of security in an event of default, there is still no assurance that we will be able to realize the full value of our collateral, due to, among other things, delays on our part in taking action to secure the property, delays in bankruptcy foreclosure proceedings, stock market downturns, defects in the perfection of collateral and fraudulent transfers by borrowers.

Further, among the various regulatory developments that have impacted the real estate sector recently, we believe that the implementation of the Real Estate Regulation and Development Act, 2016 ("RERA Act") is expected to have the biggest impact over the long term. After notification of certain provisions of the RERA Act with effect from May 2016, the remaining provisions of the RERA Act became effective from May 2017 onwards. Subsequent to this, the obligations of real estate project developers under the provisions of the RERA Act, including mandatory project registration, enhanced disclosure norms and penal provisions for violation of rules have become effective across India. While most of the state governments have notified rules in relation to the RERA Act, other states are in the process of doing so.

To ensure compliance with the requirements of the RERA Act, companies in the real estate sector may need to allocate additional resources, which may increase compliance and they may face regulatory actions or be required to undertake

remedial steps, which may have an adverse effect the business, operations and financial condition of various companies in the sector leading to less than anticipated growth in the housing sector, resulting in adverse effect on our business.

7. If we are unable to recover the amounts due from customers to whom we have provided unsecured loans it could adversely affect our operations and profitability.

Our unsecured loan portfolio includes working capital loans to SMEs, rural finance and other loans. Since loans to these customers are unsecured, upon the occurrence of an event of default, our ability to realise the amounts due would be restricted to initiating legal proceedings for recovery. There can be no guarantee as to the length of time it could take to conclude such legal proceedings or for the legal proceedings to result in a favourable decision for us. Moreover, since these loans are uncollateralised, there can be no assurance that we will be able to fully recover the outstanding due, or at all, even in the event of a favourable decision for us. With respect to some of our loans, we do not have any direct control over how the customer actually utilises the loan proceeds. Although our credit appraisal system conducts a due diligence during its underwriting process and exercises caution in its lending, any use of loan proceeds for purposes outside those stated on the loan application form may negatively affect the repayment capacity of the borrowers to repay the loan. Any failure to repay such loans could have an adverse effect on our financial condition, results of operations and cash flows.

8. We and certain of our Promoters and Directors, group companies, Subsidiaries are involved in certain legal and other proceedings and there can be no assurance that we and our Promoters and Directors, group companies, Subsidiaries will be successful in any of these legal actions. In the event we are unsuccessful in litigating any of the disputes, our business and results of operations may be adversely affected.

We are involved in certain legal proceedings, including civil suits, criminal proceedings, and tax disputes. These legal proceedings are pending at different levels of adjudication before various courts, authorities and tribunals. Some of our Promoters and Directors, group companies, Subsidiaries have been named as parties to criminal and regulatory proceedings, which are currently pending. For further details in relation to legal proceedings, among other things, involving us and certain of our Promoters and Directors, group companies, Subsidiaries, see "Outstanding Litigations" on page 217.

We are required to devote management and financial resources in defence or prosecution of these disputes. There can be no assurance that these disputes will not be determined against us or that we will not be required to pay all or a portion of the disputed amounts or that we will be able to recover amounts for which we have filed recovery proceedings. Even if we are successful in defending such cases, we will be subject to legal and other costs relating to defending such litigation, and such costs may be substantial and not recoverable. There can also be no assurance that similar proceedings will not be initiated against us in the future.

9. SMEs to which we provide loans may not perform as expected and we may not be able to control the non-performance of such businesses.

We provide loans to SMEs against their assets and profits where we expect business growth. Our SME & other business loan portfolio aggregated to ₹10,821.68 million, ₹9,603.61 million and ₹ 16,661.97 million as at March 31, 2023, 2022 and 2021, respectively. Some of our SME loans are also unsecured. We do not manage, operate or control such SME businesses or entities and have no control over those businesses' functions or operations. Such SME businesses may make business, financial or management decisions with which we do not agree, or the majority shareholders or the management of such companies may make business, financial or management decisions that may be adverse to, or otherwise act in a manner that does not serve, our best interests. The repayment of the loans extended to such SME businesses will depend to a significant extent on the specific management team of the relevant borrower entity. The actions taken by the management of our SME customers may lead to significant losses and affect their ability to repay our loans, and this may adversely affect our financial performance.

10. We may be impacted by volatility in interest rates, which could cause our net interest margins to decline and adversely affect our profitability.

Our results of operations are substantially dependent upon our net interest income, which is a function of the amount of our credit book and net interest margin. The net interest income for our credit NBFCs was as follows:

(₹ in million, unless otherwise stated)

Name of entity	Fiscal 2023	Fiscal 2022	Fiscal 2021
ECL Finance Limited	(22.18)	(1,908.49)	843.15
Edelweiss Retail Finance Limited	703.33	733.24	836.52
Nido Home Finance Limited	1,204.34	1,177.45	1,133.83

We borrow and lend funds on both fixed and floating rates. While any reduction in interest rates at which we borrow may be passed on to our customers, we are unable to pass on any increase in interest rates to customers who have existing loans on fixed interest rates. In a rising interest rate environment, if the yield on our interest-earning assets does not increase simultaneously with or to the same extent as our cost of funds, and conversely, in a declining interest rate environment, if our cost of funds does not decline simultaneously or to the same extent as the yield on our interest-earning assets, our net interest income and net interest margin would be adversely impacted. Competitive pressure may also require us to reduce the interest rates at which we lend to our customers without a proportionate reduction in interest rates at which we raise funds. Our customers may also prepay their loans to take advantage of a declining interest rate environment. An increase in interest rates could result in our customers, particularly those with variable interest rate loans, prepaying their loans if less expensive loans are available from other sources. In a declining interest rate environment, especially if the decline is sudden or sharp, we could be adversely affected by a decline in the market value of fixed income securities and this could reduce our earnings from liability management operations.

Accordingly, our operations are susceptible to fluctuations in interest rates. Interest rates are highly sensitive and volatility in interest rates could be a result of many factors, including the monetary policies of the RBI, inflationary pressures in the economy, de-regulation of the financial services sector in India, domestic and international economic and political conditions and inflation. An increase in inflation and consequent changes in bank rates, repo rates and reverse repo rates by the RBI have led to an increase in interest rates on loans provided by banks and financial institutions and consequently, interest rates in India have been volatile in recent financial periods. There can be no assurance that we will be able to adequately manage our interest rate risk in the future, which could have an adverse effect on our net interest income and net interest margins, which could in turn have a material adverse effect on our business, results of operations, cash flows and financial condition.

11. Our businesses require substantial operating capital and any disruption in the sources of its funding or an increase in its average cost of borrowings could have a material adverse effect on our liquidity and financial condition.

Our liquidity and ongoing profitability are, to a large extent, dependent upon our timely access to, and the costs associated with, raising capital. Our funding requirements have historically been met through a combination of borrowings such as term loans, working capital limits from banks, issuance of commercial papers and non-convertible debentures as well as retained earnings. We are also in the process of diversifying our sources of funding by securitising some of our loan portfolio. Our finance costs (on a consolidated basis) were ₹25,745.63 million, ₹ 29,841.09 million and ₹ 38,340.33 million for the Fiscals 2023, 2022 and 2021, respectively. Our business growth, liquidity and profitability depend and will continue to depend on our ability to access diversified, relatively stable and low-cost funding sources as well as our financial performance, capital adequacy levels, credit ratings and relationships with lenders. As a financial services company, we face certain additional regulatory restrictions on our ability to obtain financing. For example, recent regulatory developments have affected NBFCs' access to select funding sources and have affected costs of borrowings. NBFC industry is also facing a resources crunch after a credit event in September 2018 which has also increased the cost of borrowing for some players in the industry. Any adverse developments or changes in applicable laws and regulations, which limit our ability to raise funds through securitisation or direct assignment transactions or through private placements of non-convertible debentures can disrupt our sources of funding and as a consequence, could have a material adverse effect on our liquidity and financial condition.

Our Total Borrowings (on a consolidated basis) was ₹ 2,17,360.48 million as at March 31, 2023 and on standalone basis was ₹ 25,886.54 million as on March 31, 2023. Our Total Borrowings (on standalone basis) was ₹ 28,585.66 million as on June 30, 2023. In order to meet these debt obligations, we will either need to refinance, which may prove to be difficult in the event of volatility in the credit markets, or alternatively, raise additional retained earnings or generate sufficient operating cash flows to retire the debt. There can be no assurance that our business will generate sufficient cash to enable it to service its existing debt or to fund its other liquidity needs.

Our ability to borrow funds and refinance existing debt may also be affected by a variety of factors, including deterioration in our financial performance or profitability, regulatory policies impacting the ability of lenders to lend to certain sectors such as NBFCs, liquidity in the credit markets, the strength of the lenders from which we borrow, the amount of eligible collateral, credit rating downgrade and accounting changes that may impact calculations of covenants in our financing agreements. An event of default, a significant negative ratings action by a rating agency, an adverse action by a regulatory authority or a general deterioration in prevailing economic conditions that constricts the availability of credit may increase our cost of funds and make it difficult for us to access financing in a cost-effective manner. A disruption in sources of funds or increase in cost of funds as a result of any of these factors may have a material adverse effect on our liquidity and financial condition.

Pursuing our growth strategy and introducing new product offerings to our customers will have an impact on our long-

term capital requirements. The market for such funds is competitive and our ability to obtain funds at competitive rates will depend on various factors. If we are unable to access funds at an effective cost that is comparable to or lower than our competitors, we may not be able to offer competitive interest rates for our loans. Our ability to raise funds on acceptable terms and at competitive rates continues to depend on various factors, including the regulatory environment and policy initiatives in India, liquidity in the market, developments in international markets affecting the Indian economy, investors' and/or lenders' perception of demand for debt and equity securities of NBFCs, and our current and future results of operations and financial condition. If we are unable to obtain adequate financing or financing on terms satisfactory to us or refinancing and in a timely manner, our ability to grow or support our business and to respond to business challenges could be limited and our business prospects, results of operations, cash flows and financial condition would be materially and adversely affected.

12. Any downgrade in our credit ratings could increase interest rates for refinancing our outstanding borrowings, which would increase our financing costs, and adversely affect our future issuances of debt and our ability to borrow on a competitive basis, which could adversely affect our business, financial condition, results of operations and cash flows.

As on the date of this Prospectus, various rating agencies had rated the Issuer's long-term credit ratings as: "Acuité A+/Stable (read as ACUITE A plus rating with stable outlook) (Outlook: Stable)", "BWR AA-/Negative (BWR double A Minus)", "CARE A+ (CARE Single A Plus; Outlook: Negative)", "ICRA A+ (ICRA A Plus; Stable)", "CRISIL AA-(read as CRISIL double A Minus) (Outlook: Negative)" and our short term credit ratings as CRISIL A1+ and CARE A1+. The long-term and short-term rating or outlook of the Issuer and our group subsidiaries have been downgraded in the recent past by some rating agencies.

The NCDs proposed to be issued under the Issue have been rated "CRISIL AA-/Negative (pronounced as CRISIL double A minus rating with Negative outlook)" for an amount of ₹ 10,000 million by CRISIL vide their rating letter dated September 1, 2023 with rating rationale dated August 31, 2023. For rating letter, rationale and press release including the risk and key drivers mentioned therein, please refer to "Annexure A" of this Prospectus.

Ratings reflect a rating agency's opinion of our financial strength, operating performance, strategic position and ability to meet our obligations. As a diversified set of businesses, many of whom are dependent upon our ability to access capital, our liquidity and ongoing profitability are primarily dependent upon our timely access to, and the costs associated with raising capital. Our business is significantly dependent on funding from the debt capital markets and commercial borrowings. The demand for such funds is competitive and our ability to obtain funds at competitive rates will depend on various factors, including our ability to maintain positive credit ratings. Any downgrade of our credit ratings would increase borrowing costs and constrain our access to capital and debt markets. A reduction or withdrawal of the ratings may also adversely affect the market price and liquidity of the non-convertible debentures and our ability to access the debt capital markets. This would negatively affect our net interest margin and our business. Any downgrade of our credit ratings could also increase the possibility of additional terms and conditions being imposed upon future financing or refinancing arrangements. Any downgrade of our credit ratings could also accelerate the repayment of certain of our borrowings in accordance with the applicable covenants of our borrowing arrangements. Any such adverse development could adversely affect our business, results of operations, cash flows and financial condition.

We also face certain restrictions on our ability to raise money from international markets, which may further constrain our ability to raise funds at attractive rates. While our borrowing costs have been competitive in the past due to our ability to raise debt products, credit rating and our asset portfolio, we may not be able to offer competitive interest rates for loans to our customers if we are unable to access funds at an effective cost that is comparable to or lower than our competitors. This may adversely impact our business and results of operations.

13. We have diversified into our insurance business but we may not be able to scale up and grow this business

We had entered the life insurance business in 2011 through a joint venture with Tokio Marine of Japan established. Edelweiss Tokio Life Insurance Company Limited ("ETLI") incurred a loss after tax after minority interest flowing through our consolidated profit & loss account was ₹ 1,401.57 million, ₹ 1,111.50 million and ₹ 1,054.15 million for year ended March 31, 2023, March 31, 2022 and March 31, 2021, respectively.

While ETLI will be required to increase its capital requirements as it increases the scale of our life insurance business, which will require further increase in ETLI's capital base and may increase the loss after tax in our insurance business.

Further, Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited) ("**ZGIL**"), a wholly owned subsidiary of the Issuer, is an IRDAI registered general insurance company. ZGIL's loss after tax was ₹ 1,254.87 million, ₹ 1,048.89 million and ₹ 910.34 million, for year ended March 31, 2023, March 31, 2022 and March 31, 2021, respectively. Like our life insurance business, our general insurance business is also a long gestation period

business.

Our growth also depends on our ability to develop new products and product add-ons/extensions, expanding in target markets and consumer segments with the perspective of growing market share and profitability. There may be scenarios wherein the newly launched products may not generate anticipated returns from the market or may have negative impact on the returns and may have to be withdrawn. Business models may not succeed in the market and technological and other costs incurred towards automating and developing new customer-friendly interfaces may not yield desired results.

While we believe that in the long-term our diversification into the insurance business will provide a stable growth platform, there can be no assurance that we will succeed in building scale in this business or that our insurance business will ever achieve a profit after tax, and our failure to do so could have a material adverse effect on our business, results of operations, cash flows and financial condition.

14. Any significant variation from the various assumptions and estimates used in the pricing of, and maintaining reserves for, our insurance products, could have a material adverse effect on our business, results of operations, cash flows and financial condition.

We price our life insurance products based on various assumptions and estimates relating to, among other factors, benefits, claim patterns, mortality rates and persistency ratios etc. General insurance covers multiple product categories and the key risks relate to parametric risks wherein we price our insurance products based on various assumptions and estimates relating to, among other factors, benefits, claim frequency and claim severity, etc.

We determine liabilities that provide for future obligations relating to our products, and our earnings from our insurance business are dependent on the extent to which actual benefits, claims and persistency ratios are consistent with the assumptions and estimates we have used in the pricing of our insurance products and the determination of the appropriate amount of policy reserves. Due to the nature of the underlying risks and the high degree of uncertainty associated with the determination of liabilities relating to unpaid insurance policy claims, we cannot determine in any precise manner the amount that will ultimately be required to settle such liabilities. The pricing of our insurance products, and the estimation of reserves, involves various assumptions and estimates based on our management's assessment of the information available, historical data, probable forecast of future events that could affect our policyholders or the insurance industry in general, as well as anticipated estimates of a future claims' severity and frequency, loss trends in claim frequency and severity experienced by us, our loss history and loss history in the Indian insurance industry and information regarding claims. These assumptions and estimates are also affected by other factors beyond our control, such as regulatory development or judicial determination relating to insurance claims and damages, any change in the political environment or general macroeconomic trends affecting the Indian economy, including inflation. We also oraganise policyholder information in our modelling exercise, which could be inaccurate or incomplete.

We typically make certain assumptions relating to future persistency of policyholders, and on the basis of such assumptions and past experience, we can generally anticipate the overall level of policy surrenders, withdrawals, discontinuance and lapses in a given period. In addition, the modelling methodologies we use may not be either accurate or optimal and are also likely to be more complex and less accurate as we increase the number and complexity of the insurance products we offer. Since the prices we set for our insurance products and the expected profitability on such products is based in part upon expected patterns of premiums and assumptions related to persistency, if the actual persistency of our customers varies significantly from our persistency assumptions, it could have a material adverse impact on our insurance business and its results of operations. The incidence of unusual events with significant or lasting impact, such as sharp declines in income of customers resulting from adverse macroeconomic conditions, radical changes in the applicable regulatory framework or government policies impacting the economy in general or the insurance industry in particular, loss of customer confidence in the insurance industry due to actual or perceived weakening of the financial strength of one or more insurance companies, or increased volatility in the capital markets, could also result in unanticipated high levels of surrenders, withdrawals, discontinuance and lapses of insurance policies, thereby adversely affecting our persistency rates.

Based on our risk assessment, if we under-price our insurance products, our results of operations could be adversely affected, while if we overprice our insurance products, our sales of insurance products may be materially and adversely affected. In addition, various assumptions related to future investment returns are used in pricing our insurance products and setting of reserves for this business. Actual investment returns that are lower than those projected could result in significant losses on particular insurance products, thereby causing us to increase the price of our products, thereby adversely affecting future sales of insurance policies. If we are unable to accurately price our insurance products, it may adversely affect our results of operations and financial condition.

We maintain reserves to cover amounts we estimate will be required to settle insured losses as well as for any expenses incurred to settle claims. However, our reserves do not, and will not in the future, represent any precise calculation of

liability, but rather are estimates of the anticipated net future policy benefits and claims payments, and are consequently inherently uncertain. An estimation of the loss and loss expense reserves is an arduous and complex process that involves a number of variables and is subject to the subjective assumptions, estimates and judgment of Senior Management of insurance business. Consequently, in the event that our claim payments vary significantly from the assumptions used in the pricing of, or maintaining reserves for, our insurance products, it could have a material adverse effect on our insurance business and our results of operations, cash flows and financial condition.

15. We are subject to certain ongoing investigations by income tax authorities, outcome of which is currently not known to us.

The income tax authorities conducted an investigation from March 2, 2023 to March 9, 2023, under section 132 of the Income Tax, 1961 at the offices of the Issuer, and at its Subsidiaries namely, Ecap Equities Limited, Edelweiss Rural and Corporate Services Limited, Allium Finance Private Limited, Edelweiss Asset Reconstruction Company Limited, ECL Finance Limited and Edel Finance Company Limited and requisite information was provided during the investigation to the income tax authorities. Subsequently, the Issuer has received a summon dated March 9, 2023, under section 131 (1A) of the Income Tax Act, 1961 which was attended to by the Issuer on March 13, 2023. During the course of investigation, the department sought information and clarifications which have been duly responded. As on date of this Prospectus, notice u/s 148 of the Income Tax Act, 1961 have been received for AY 2020-21 and AY 2021-22 by the Issuer and its six Subsidiaries for re-opening of tax assessments. The issuer and its subsidiaries are in process of responding to the notices. However, we have not received any supporting information in respect of such re-opening of tax assessments or quantification by the concerned income tax authorities in relation to any tax liabilities for the Issuer or its abovementioned Subsidiaries. The Issuer believes that there may not be any significant impact on standalone or consolidated financial statements or results due to this investigation. The Issuer is extending its full cooperation with the concerned income tax authorities and is unable to comment on the final outcome of the investigation. In case of an adverse outcome, it may affect our business, financial condition, and results of operation.

16. We are in the process of amending the Articles of Association of the Issuer pursuant to the amendment to SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 notified on February 02, 2023.

Pursuant to the amendment to SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 notified on February 02, 2023, the Issuer is required to amend its Articles of Association for appointment of a director nominated by any debenture trustee in line with the SEBI (Debenture Trustee) Regulations, 1993, as amended. In terms of Section 14 of the Companies Act, 2013, we cannot undertake any alteration in the Articles of Association without obtaining the shareholders' approval through a special resolution. We cannot assure that such approval from shareholders can be obtained in a timely manner. Any delay or inability in obtaining such shareholders' approval may adversely affect our business or operations.

17. The actuarial valuation of liabilities for our life insurance policies with outstanding liabilities is not required to be audited under applicable regulations, and any inaccurate actuarial valuation may have an adverse effect on our results of operations, cash flows and financial condition.

The actuarial valuation of liabilities for our life insurance policies with outstanding liabilities are performed by an appointed actuary and presented in our financial statements. Under Indian regulations, the appointed actuary of a life insurance company is required to certify such actuarial valuation of liabilities for our policies with outstanding liabilities and confirm that the assumptions taken into account for purposes of such valuation comply with relevant regulations and guidelines stipulated by the IRDAI and the Institute of Actuaries of India in concurrence with the IRDAI and in accordance with the accounting standards, Ind AS 104 "Insurance Contracts" and Ind AS 109 "Financial Instruments", which are prescribed by Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2015 as amended from time to time. Additionally, the valuation methodologies, including assumptions, are verified as a part of peer review process as prescribed under Actuarial Practice Standards-4 issued by the Institute of Actuaries of India. ETLI's statutory auditors rely on the certificate provided by the appointed actuary of such companies on such actuarial valuation and such valuation is not subjected to an independent audit by ETLI's statutory auditors. The process of actuarial valuation of liabilities for policies with outstanding liabilities in India may vary from that followed by life insurance companies and insurance regulatory authorities in other jurisdictions, and therefore may not be comparable. In the event the underlying assumptions or actuarial modelling used in the determination of the actuarial valuation of our liabilities are inaccurate, or if the absence of an audit or similar process independently evaluating the actuarial liabilities results in an error in the calculation of such actuarial valuation, it could have an adverse effect on our results of operations, cash flows and financial condition. While there have been no materially incorrect actuarial valuations for our policies with outstanding liabilities in the recent past, we cannot assure you that there will be no instances of incorrect actuarial valuations in the future.

18. We are exposed to fluctuations in the market values of our investment and other asset portfolio.

Financial market turmoil can adversely affect economic activity globally, including India. Deterioration in the credit and capital markets may result in volatility of our investment earnings and impairments to our investment and asset portfolio, including the assets in our balance sheet management unit, which are maintained as a part of our liquidity management. Further, the value of our investments depends on several factors beyond our control, including the domestic and international economic and political scenario, inflationary expectations, unforeseen tail events like the COVID-19 pandemic and the RBI's monetary policies. Any decline in the value of the investments could negatively impact our financial condition.

19. We may face asset-liability mismatches, which could affect our liquidity and consequently may adversely affect our operations and profitability.

Asset-liability mismatch represents a situation when financial terms of an institution's assets and liabilities do not match and is a key financial parameter indicative of an NBFC's performance. A significant portion of our funding requirements is met through short-term and medium-term funding sources such as bank loans, working capital demand loans, cash credit, short term loans and commercial paper and non-convertible debentures. However, a significant portion of our assets (such as loans to our customers) have maturities with longer tenor than our borrowings. We may face potential liquidity risks due to varying periods over which our assets and liabilities mature. Moreover, raising long-term borrowings in India has historically been challenging. If we are unable to obtain additional credit facilities or renew our existing credit facilities in a timely and cost-effective manner to meet our maturing liabilities, or at all, this may lead to gaps and mismatches between our assets and liabilities, which in turn may adversely affect our liquidity position, and in turn, our operations and financial performance.

20. A decline in our capital to risk assets and solvency ratio could restrict our future business growth.

Our credit business conducted under our NBFC and HFC licenses is subject to the capital to risk assets ratio requirements prescribed by the RBI.

Our NBFC subsidiaries are subject to regulations relating to the capital adequacy of NBFCs, which determine the minimum amount of capital that must be held as a percentage of the risk-weighted assets on the portfolio, or CRAR. Under the RBI Master Directions, such NBFCs are required to have a regulatory minimum CRAR of 15%, with a minimum Tier 1 capital of 10%. Our CRAR for ECL Finance Limited, which is the key NBFC in our Group – calculated on the basis of the RBI norms applicable to NBFCs – was 30.84%, 30.50% and 25.29% as at, March 31, 2023, 2022 and 2021, respectively, while its Tier 1 Capital as at was 15.82%, 16.38% and 13.70% as at March 31, 2023, March 31, 2022 and March 31, 2021, respectively.

In respect of Nido Home Finance Limited, our HFC subsidiary, the Master Directions – Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021, as amended, modified, supplemented, from time to time ("NHB Directions") *inter alia* require HFCs to comply with a specified capital (consisting of Tier I and Tier II capital) to aggregate risk (weighted) assets and risk adjusted value of off- balance sheet items ratio, or capital adequacy ratio ("CRAR"). From March 31, 2022, in terms of the NHB Directions, HFCs are required to maintain a CRAR of at least 15%. The CRAR of Nido Home Finance Limited as at, March 31, 2023, March 31, 2022 and March 31, 2021 was 32.06% 28.28% and 26.49%, respectively.

As we have an insurance business, IRDAI requires us to maintain a minimum solvency ratio of 150%. ETLI's solvency ratio – calculated on the basis of IRDAI norms applicable to insurance companies – was 220%, 211% and 215% as at March 31, 2023, March 31, 2022 and 2021, respectively. Meanwhile, ZGIL's solvency ratio – calculated on the basis of IRDAI norms applicable to insurance companies – was 180%, 167% and 209% as at March 31, 2023, March 31, 2022 and March 31, 2021 respectively. ZGIL commenced operations in February 2018.

If we continue to grow our loan portfolio and asset base, we will be required to raise additional Tier I and Tier II capital in order to continue to meet the applicable CRARs with respect to our businesses. There can be no assurance that we will be able to raise adequate additional Tier I and Tier II capital in the future on terms favourable to us, in a timely manner, or at all and this may adversely affect the growth of our business. There can be no assurance that we will be able to raise adequate additional capital in the future in these subsidiaries on terms favourable to us, in a timely manner, or at all and this may adversely affect the growth of our business.

The solvency ratio of ETLI and ZGIL may be affected by various factors, including the amount of capital available to it, the mix of insurance products sold by it, its business growth as well as its profitability. In the event ETLI and/or ZGIL is unable to comply with the prescribed Solvency Ratio requirements due to inadequacy of share capital and profit to support business growth, statutory solvency requirements being increased, or the decline of its financial condition or due to any other factor, it will be required to raise additional capital to meet the applicable Solvency Ratio requirements. In addition,

the IRDAI may increase the control level of solvency or modify the existing regulatory framework in the future. Any such development, including the implementation of the risk-based solvency framework, may require it to raise additional capital to meet any modified regulatory requirements. Its ability to raise additional capital from external sources in the future is subject to a variety of uncertainties, including but not limited to, its future financial condition, results of operations, cash flows, regulatory approvals, changes in regulations relating to capital raising activities by insurance companies, its credit rating, general market conditions for capital raising activities, and other economic and political conditions in India and globally. It may not be able to raise additional capital in a timely manner or on acceptable terms or at all and this may adversely affect the growth of our business.

21. Regulatory revisions governing the sale of distressed assets by banks and financial institutions could adversely affect the growth of our asset reconstruction business.

Asset reconstruction business typically involves resolution of distressed assets sold by banks or financial institutions. The RBI guidelines and directions prescribe *inter alia* certain compliances in relation to the issuance of security receipts and presently require an asset reconstruction company to invest a minimum of 15% of the transferor's investment in the security receipts ("SRs") or 2.5% of the total SRs issued, whichever is higher, in each asset class under each scheme on an ongoing basis till the redemption of all the SRs under each scheme. SRs issued by ARCs are valued at a net asset value based on recovery rating range assigned by an independent credit rating agency.

The RBI guidelines provide that if an investment by a bank in SRs backed by stressed assets sold by it under an asset securitisation, is more than 10% of SRs backed by its sold assets and issued under that organisation, then the bank is required to create provisions on the SRs as per extant asset classification and provisioning norms for the higher of the provisioning rate required in terms of net asset value declared by the securitizing company(ies) and the provisioning rate as applicable to the underlying loans, assuming that the loans notionally continued in the books of the bank. As a result of these guidelines, banks and financial institutions may sell lesser distressed assets in the coming years, which in turn could reduce the growth in the size of our credit book for distressed assets and thereby adversely impact the growth and profitability of our asset reconstruction business. The RBI could also increase the provisioning requirements for Edelweiss Asset Reconstruction Company Limited ("EARC"). Any of these revisions in the regulations governing the sale of distressed assets would have a material adverse effect on our asset reconstruction business and our results of operations, cash flows and financial condition. Any adverse revisions in the regulations governing the sale of distressed assets would have a material adverse effect on our asset reconstruction business and our results of operations, cash flows and financial condition. Further, the RBI prohibits ARCs from acquiring financial assets on a bilateral basis from a bank or financial institution, which is either a lender to the ARC or a sponsor to the fund, if any, raised by the ARC for its operations. These and other regulations may also limit the opportunities of growth for our asset reconstruction business.

In addition, our asset reconstruction business is also dependent upon the process of resolution and recovery of stressed assets. Any delay or regulatory change in the resolution and the recovery mechanism has the ability to adversely affect recoveries from the stressed assets and the growth of our asset reconstruction business. For example, in light of the COVID-19 pandemic, the RBI had pursuant to notifications dated April 17, 2020 and May 23, 2020, with respect to accounts which were within the 30 day review period as on March 1, 2020 (in terms of the notification dated June 7, 2019 issued by RBI on the "Prudential Framework for Resolution of Stressed Assets" (the "June 7 Circular")), directed that the period from March 1, 2020 to August 31, 2020 be excluded from the calculation of the review period. With respect to accounts, where the 180 day resolution period (in terms of the June 7 Circular) had as on March 1, 2020 commenced but not expired, the timeline for resolution was to be extended by 180 days from the date on which the 180 day resolution period was originally set to expire.

Our asset reconstruction business is also dependent upon the process of resolution and recovery of stressed assets. Any delay or regulatory change in the resolution and the recovery mechanism has the ability to adversely affect the returns on this business.

22. Our indebtedness and the conditions and restrictions imposed by our financing arrangements and any default in compliance with the material covenants could restrict our ability to conduct our business and operations in the manner we desire.

As at March 31, 2023 our Total Borrowings (on a consolidated basis) were ₹ 2,17,360.48 million. As at June 30, 2023 our Total Borrowings (on a standalone basis) were ₹ 28,585.66 million. We have in the past incurred significant indebtedness and will continue to incur additional indebtedness in the future. Certain of our financing agreements also include certain conditions and covenants that require us to maintain certain financial ratios and obtain consents from lenders prior to carrying out certain activities and entering into certain transactions. Failure to meet these conditions or to obtain these consents could have significant adverse consequences on our business and operations. Under certain of our financing agreements, for example, we are required, but may be unable to obtain lender consents for, among others, the following matters:

- to effect any change in control in our group;
- permit any transfer of the controlling interest or make any drastic change in the management set-up;
- to effect any change in the capital structure;
- to undertake or permit any merger, amalgamation or compromise with our shareholders, creditors or effect any scheme of amalgamation or reconstruction
- implement a new scheme of expansion or take up an allied line of business or manufacture;
- permit any transfer of the controlling interest or make any drastic change in the management set-up; and
- to amend the constituent documents of certain companies in our group.

Under certain of our financing agreements, the debenture trustee on behalf of the debenture holder may enforce our security, charge additional interest or accelerate the redemption of our debentures if we fail to fulfil the covenants as in the financing agreements. There can be no assurance that we will be able to fulfil these covenants in the future, in a timely manner, or at all and this may adversely affect the growth of our business.

Additionally, the Issuer in certain instances, has provided corporate guarantees assuring repayment of certain loan facilities availed by certain companies in our Group. If any such company or any other guarantor under the loan facilities commits a default or fails to meet their obligations under the facility agreements, the lender may enforce its rights against the Issuer (in addition to any rights it may have against the defaulting company in our Group). If any lender seeks the accelerated repayment of any such loan or is successful in enforcing any other rights against us, including enforcing the corporate guarantees, there could be a material adverse effect on our business, results of operations, cash flows and financial condition.

23. Our contingent liabilities could adversely affect our financial condition.

As at March 31, 2023, our contingent liabilities on a consolidated basis not provided for, as per Ind AS 37 issued by MCA, were amounting to ₹ 1,455.73 million which included taxation matters in respect of which appeal is pending amounting to ₹ 1,108.10 million, litigation pending against group amounting to ₹ 347.63 million. If, for any reason, these consolidated contingent liabilities materialise, it may adversely affect our financial condition. For more details of contingent liability as at March 31, 2023 as per Ind AS 37, see "Financial Information" on page 202.

24. If the investments made by the funds we advise or manage perform poorly we will suffer a decline in our revenue and earnings, we may be obligated to repay certain incentive fees we have previously received to the third party investors in such funds, and our ability to raise capital for future funds may be adversely affected.

Our revenue from our business is derived from fees earned for our advice to the funds, which is calculated as a percentage of the capital committed to/drawn-down from these funds, incentive fees, or carried interest, which is earned when certain financial returns are achieved over the life of a fund, gains or losses on investments of our own capital in the funds and monitoring, and transaction fees. In the event that such investments perform poorly, our revenues and earnings may suffer a corresponding decline and make it more difficult for us to raise new funds in the future. To the extent that, over the life of the funds, we have received an amount of carried interest that exceeds a specified percentage of distributions made to the third-party investors in these funds, we may be obligated to repay the amount of this excess to the third party investors.

25. We face the threat of fraud and cyber-attacks, such as hacking, phishing, trojans and other threats, attempting to exploit our network to disrupt services to customers and/or theft of sensitive internal company data or customer information. This may cause damage to our reputation and adversely impact our business and financial results.

Our systemic and operational controls may not be adequate to prevent adverse impact from cyber fraud, errors, hacking and system failures in future. Further, our mobile and internet-based customer applications and interfaces may be open to being hacked or compromised by third parties, resulting in thefts and losses to our customers and us. Some of these cyber threats from third parties include: (a) phishing and trojans – targeting our customers, wherein fraudsters send unsolicited mails to our customers seeking account sensitive information or to infect customer machines to search and attempt ex-filtration of account sensitive information; (b) hacking – where attackers seek to hack into our website with the primary intention of causing reputational damage to us by disrupting services; (c) data theft – where cyber criminals may attempt to intrude into our network with the intention of stealing our data or information; and (d) advanced persistency threat – network attack in which an unauthorised person gains access to our network and remains undetected for a long period of time. The intention of this attack is to steal our data or information rather than to cause damage to

our network or organisation. Attempted cyber threats fluctuate in frequency and are generally increasing in frequency. If we suffer from any of such cyber threats, it could materially and adversely affect our business, results of operations, cash flows and financial condition.

A significant system breakdown or system failure caused due to intentional or unintentional acts would have an adverse impact on our revenue-generating activities and lead to financial loss. It may also impact our customers' loyalty and satisfaction.

Although we have established a geographically remote disaster recovery site to support critical applications, it is possible the disaster recovery site may also fail or it may take considerable time to make the system fully operational and achieve complete business resumption using the alternate site. Therefore, in such a scenario, where the primary site is completely unavailable, there may be significant disruption to our operations, which would materially adversely affect our reputation and financial condition.

There is also the risk of our customers blaming us and terminating their accounts with us for a cyber-incident that might have occurred on their own system or with that of an unrelated third party. Any cyber-security breach could also subject us to additional regulatory scrutiny and expose us to civil litigation and related financial liability.

Some of our businesses use cloud environments for various applications, we store and transmit large amounts of sensitive, confidential, personal and proprietary information over public communications networks. The shared, on-demand nature of cloud computing introduces the possibility of new security breaches, in addition to the threats faced by traditional corporate networks. Due to the vast amount of data stored on cloud servers, cloud providers have become an attractive target for cyber-attacks. Though cloud providers deploy the required security controls to protect their cloud environments, if they fail in protecting our confidential information, it may have a material adverse effect on our business, results of operations, cash flows, financial condition, reputation and prospects.

26. Our Statutory Auditors have reported a statement on certain matters specified in Companies (Auditors Report) Order, 2020/2016 ("the Order") as an annexure to the main audit report in respect of Standalone and Consolidated Audited Financial Statements for March 31, 2023, March 31, 2022 and March 31, 2021, and with respect to Rule 11(e) of the Companies (Audit and Auditors) Rules, 2014, in their audit report in respect of Standalone and Consolidated Audited Financial Statements for March 31, 2022 and March 31, 2023 which were modified, which may affect our future financial results.

Our Statutory Auditors have reported a statement included as an annexure to their auditors report on standalone financial statements of the Issuer for the year ended March 31, 2023, a statement on certain matters specified in the Companies (Auditor's Report) Order, 2020 ("the Order") which were modified to indicate (a) raised funds on pledge of securities held by subsidiaries; (b) funds obtained to meet obligations of subsidiaries, in accordance with terms of agreement with the lenders; (c) slight delay in payment of undisputed statutory dues; (d) disclosure of statutory dues outstanding on account of a dispute.

Our Statutory Auditors have reported a statement included in their auditors report on standalone financial statements of the Issuer for the year ended March 31, 2023, with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 (e) of the Companies (Audit and Auditors) Rules, 2014, which was modified, with respect to the Issuer, has not advanced or loaned or invested or has not received any fund to/from any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the intermediary shall, except with respect to certain loans given to its subsidiary company in the ordinary course of business, which are at arm's length and the same is approved by Board Audit Committee of the Issuer. The Issuer has also confirmed that the transactions were in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and the Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

Our Statutory Auditors have reported a statement included as an annexure to their auditors report on standalone financial statements of the Issuer for the year ended March 31, 2022, a statement on certain matters specified in the Order which were modified to indicate (a) regularity of principal repayment of loans to group companies could not be commented as principal repayment terms were not stipulated; during the year such terms were stipulated by entering into a supplementary agreement; (b) loans given to group companies due were renewed/extended by entering into a supplementary agreement (c) use funds raised for short term purpose for long term purpose; (d) funds obtained to meet obligations of subsidiaries, in accordance with terms of agreement with the lenders; I(e)slight delay in payment of undisputed statutory dues; (f) disclosure of statutory dues outstanding on account of a dispute.

Our Statutory Auditors have reported a statement included in their auditors report on standalone financial statements of the Issuer for the year ended March 31, 2022, with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 (e) of the Companies (Audit and Auditors) Rules, 2014, which was modified, with respect to

the Issuer, has not advanced or loaned or invested funds or has not received any fund to/from any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the intermediary shall, except with respect to certain loans and given loans to its subsidiary company in the ordinary course of business, which are at arm's length and the same is approved by Board Audit Committee of the Issuer. The Issuer has also confirmed that the transactions were in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999), the Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

Our Statutory Auditors have included as an annexure in their auditor's report on standalone financial statements of the Issuer for the year ended March 31, 2021, a statement on certain matters specified in the Companies (Auditors Report) Order, 2016 has given statement of facts (a) slight delay in payment of undisputed statutory dues; and (b) disclosure of statutory dues outstanding on account of a dispute.

Our Statutory Auditors have included as an annexure in their auditors report on consolidated financial statements of the Issuer for the year ended March 31, 2023, a statement on certain matters by the Companies' (Auditor's Report) Order, 2020 which indicated unfavourable or adverse remarks by the respective auditors in their report on Companies (Auditors Report) Order, 2020 of the companies included in the consolidated financial statements which indicated for respective entities with respect to clause iii (c) and iii (d), ix (d) xvii, i (c), ix (e) and ix (f), and xix.

Our Statutory Auditors have reported a statement included in their auditors report on consolidated financial statements of the Issuer for the year ended March 31, 2023, with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 (e) of the Companies (Audit and Auditors) Rules, 2014, which was modified, with respect to the holding Company, has not received any fund from any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the intermediary shall, except with respect to certain loans and given loans to its subsidiary company in the ordinary course of business, which are at arm's length and the same is approved by Board Audit Committee of the Issuer. The Issuer has also confirmed that the transactions were in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

Our Statutory Auditors have included as an annexure in their auditors report on consolidated financial statements of the Issuer for the year ended March 31, 2022, a statement on certain matters specified in the Order which indicated unfavourable or adverse remarks by the respective auditors in their report on Companies (Auditors Report) Order, 2020 of the companies included in the consolidated financial statements which indicated for respective entities with respect to clause iii (c), (d), (e), (f), ix (e), xi (a), (d) & (e), xvii and xix.

For further details, please see "Financial Information" on page 202. There can be no assurance that our statutory Auditors will not include similar comments in the audit reports to our audited financial statements in the future, or that such remarks will not affect our financial results in future fiscal periods.

27. Failure to maintain confidential information securely or significant security breaches could adversely impact our business, financial condition, cash flows, results of operations and prospects.

In the course of our business operations, we are involved in the acquisition and secure processing, transmission and storage of sensitive, confidential and proprietary information, including our investment banking, trading, clearing and settlement, and research businesses. While we believe we have adequate systems in place, we are exposed to significant risks related to data protection and data security due to, among others, our brokerage platform involving extensive data transmission and processing, our outsourcing of certain business operations, our reliance on licensed technologies and outsourced employees for some of the key components of our information technology systems and their maintenance. We seek to protect our computer systems and network infrastructure from physical break-ins as well as security breaches and other disruptive problems. Further, computer break-ins and power disruptions could affect the security of information stored in and transmitted through these computer systems and network infrastructure.

Information security breaches could result in the unauthorized release, gathering, monitoring, misuse, loss or destruction of our or our customers'/clients' confidential, proprietary and other information, identity theft or disruptions of and errors within our systems. We employ security systems, including sophisticated threat management systems and password encryption, designed to minimize the risk of security breaches. Although we intend to continue to implement security technology and establish operational procedures to prevent break-ins, damage and failures, there can be no assurance that these security measures will be adequate or successful. Failed security measures could have a material adverse effect on our business, our future financial performance and the trading price of the Equity Shares. We may need to expend significant resources to protect against security breaches, intrusions, attacks or other threats or to address problems including reputational harm and litigation, caused by breaches. Although we take measures to safeguard against systems

related and other fraud, there may be certain situations that fraud may occur. Our reputation could be adversely affected by significant fraud committed by employees, customers or outsiders.

Further, data collection and storage are increasingly subject to various legislation and regulations and our attempts to comply with applicable legal and statutory requirements may not be successful, and may also lead to increased costs for compliance, which may materially and adversely affect our business, financial condition, cash flows, results of operations and prospects.

28. Our Statutory Auditors have included an emphasis of matter in their Auditors report on our audited standalone financial statements and audited consolidated financial statements as at and for years ended March 31, 2022 and March 31, 2021.

Our Statutory Auditors, have included an emphasis of matter in their reports on our audited consolidated financial statements as at and for year ended March 31, 2022 with respect to the note included in such audited consolidated financial statements on the economic and social disruption as a result of COVID-19 pandemic of the Group's business and financial metrics including the Group's estimates of impairment of loans, financial assets, investments, investment in properties, intangible assets (including goodwill) and in case of life insurance business, estimate of claims which are highly dependent on uncertain future developments. Our Statutory Auditors have not modified their opinion in respect of this matter. For details of such note see "Financial Information" on page 202.

Our Statutory Auditors, have also included an emphasis of matter in their reports on our audited standalone financial statements as at and for year ended March 31, 2022 with respect to the note included in such audited standalone financial statements on the economic and social disruption as a result of COVID-19 pandemic of the Issuer's business and financial metrics including the Issuer's estimates of impairment of loans, financial assets, investments, invest and other assets, which are highly dependent on uncertain future developments. Our Statutory Auditors have not modified their opinion in respect of this matter. For details of such note see "Financial Information" on page 202.

Our Statutory Auditors, have included an emphasis of matter in their reports on our audited consolidated financial statements as at and for year ended March 31, 2021 with respect to the note included in such audited consolidated financial statements on the economic and social disruption as a result of COVID-19 pandemic of the Group's business and financial metrics including the Group's estimates of impairment of loans, financial assets, investments, investment in properties, intangible assets (including goodwill) and in case of life insurance business, which are highly dependent on uncertain future developments. Our Statutory Auditors have not modified their opinion in respect of this matter. For details of such note see "Financial Information" on page 202.

Our Statutory Auditors, have also included an emphasis of matter in their reports on our audited standalone financial statements as at and for year ended March 31, 2021 with respect to to the note included in such audited standalone financial statements on the economic and social disruption as a result of COVID- 19 pandemic of the Issuer's business and financial metrics including the Issuer's estimates of impairment of investments and other assets, which are highly dependent on uncertain future developments. Our Statutory Auditors have not modified their opinion in respect of this matter. For details of such note see "Financial Information" on page 202.

29. We may experience difficulties in expanding our business, organically and inorganically, into new regions and markets in India and overseas.

We continue to evaluate attractive growth opportunities to expand our business into new regions and markets in India as well as overseas. These opportunities can take various forms, including acquisitions, mergers, joint ventures and strategic investments.

There can be no assurance that we will be able to identify suitable acquisition targets or strategic investment at acceptable cost and on commercially reasonable terms, obtain the finance, if required, to complete and support such acquisitions or investments, integrate such businesses or investments or that any business acquired or investment made will be profitable. The return of capital deployed on such acquisitions will depend on the price of the acquisitions and speed of integration of acquired business employees and assets. Any future acquisitions may result in integration issues and employee retention problems; we face numerous risks and uncertainties combining, transferring, separating or integrating the relevant businesses and systems, including the need to combine or separate accounting and data processing systems and management controls and to integrate relationships with clients, trading counterparties and business partners. We may not be able to realise the benefits we might anticipate from any such acquisitions.

Factors such as competition, culture, regulatory regimes, business practices and customs and customer requirements in these new markets may differ from those in our current markets and our experience in our current markets may not be applicable to these new markets. In addition, as we enter new markets and geographical regions, we are likely to compete

with other banks and financial institutions that already have a presence in those jurisdictions and markets. As these banks and financial institutions are more familiar with local regulations, business practices and customs, they may have developed stronger relationships with customers. Our business expansion may be exposed to various additional challenges, including obtaining the necessary governmental approvals, identifying and collaborating with local business and partners with whom we may have no previous working relationship, successfully gauging market conditions in the local markets in which we have no previous familiarity, attracting potential customers in a market in which we do not have significant experience or visibility, being susceptible to local laws, including taxation in additional geographical areas in India and overseas adapting our marketing strategy and operations to the different regions of India in which different languages are spoken. Expansion in new markets could also lead to a change in existing risk exposures, and the data and models we use to manage such exposures may not be as sophisticated or effective as those we use in existing markets or with existing products. This, in turn, could lead to losses in excess of our expectations. If we are unable to expand our current operations it may adversely affect our business prospects, results of operations, cash flows and financial condition.

30. We introduce new products for our customers and there is no assurance that our new products will be profitable in the future.

We introduce new products and services in our existing lines of businesses. We may incur costs to expand our range of products and services and cannot guarantee that such new products and services will be successful once offered, whether due to factors within or outside of our control, such as general economic conditions, a failure to understand customer demand and market requirements or a failure to understand the regulatory and statutory requirements for such products or lack of management focus on these new products. If we fail to develop and launch these products and services successfully, we may lose a part or all of the costs incurred in development and promotion or discontinue these products and services entirely, which could in turn adversely affect our business and results of operations.

31. Our Group's ability to borrow from various banks may be restricted on account of guidelines issued by the RBI imposing restrictions on banks in relation to their exposure to NBFCs which could have an impact on our business and could affect our growth, margins and business operations.

The RBI vide its Circular DBR.No.BP.BC.43/ 21.01.003/2016-17 dated December 1, 2016 and Circular DBR.No.BP.BC.31/21.01.003/2018-19 dated April 1, 2019 and circular No. DBR.No.BP.BC.43/21.01.003/2018-19 dated June 3, 2019 as amended from time to time, has amended the regulatory framework governing banks to address concerns arising from divergent regulatory requirements for banks and NBFCs. These Circulars restricts bank's exposures to a single NBFC to 15.% of their eligible capital base and to a group of connected NBFCs or group of connected counterparties having NBFCs in the group to 25% of their Tier I Capital. In September 2019, the RBI again increased a banks exposure limit to a single NBFC from 15% to 20% of its Tier-I capital upto June 30, 2021 and on May 23, 2020, the exposure to a group of connected NBFCs or group of connected counterparties having NBFCs in the group was increased from 25% to 30% of their Tier I Capital as a one-time measure due to COVID-19 and the increased limit is applicable upto June 30, 2021.

Furthermore, RBI has suggested that banks may consider fixing internal limits for their aggregate exposure to all NBFCs combined. Since these circulars limit a bank's exposure to NBFCs, the same consequently restricts our ability to borrow from banks. Further, as per the extant guidelines by RBI, it has now been decided that rated exposures of banks to all NBFCs (including members of our Group), excluding Core Investment Companies (CICs), would be risk-weighted as per the ratings assigned by the accredited rating agencies, in a manner similar to that for corporates.

These circulars could affect our business and any similar notifications released by the RBI in the future, which has a similar impact on our business could affect our growth, margins and business operations.

32. We are a widely regulated business and revisions to laws and regulations or regulatory investigations may have a material adverse effect on our business, results of operations, cash flows and financial condition.

Our subsidiaries are regulated by and report to a wide variety of Indian regulatory bodies, including RBI, NHB, SEBI, IRDAI and other regulators, each of which promulgate guidelines governing a wide variety of activities, including but not limited to capital adequacy, investment and credit exposure, reserves and other prudential norms.

Our largest subsidiary by revenue and assets, ECL Finance Limited, is regulated principally by the RBI and is subject to the RBI's guidelines on the regulation of the NBFC-ND-SIs. The RBI also regulates the credit flow by banks to NBFC-ND-SIs and provides guidelines to commercial banks with respect to their investment and credit exposure norms for lending to the NBFC-ND-SIs. In order to provide enhanced control, existing rules and regulations have been modified, new rules and regulations have been enacted and reforms have been implemented.

RBI had issued a Discussion Paper on January 22, 2021 proposing a revised scale-based framework for NBFCs with increasing level of supervision and regulations with the scale. Thereafter, upon receipt of public comments, with effect from October 1, 2022, RBI has put in place the said framework which requires NBFCs to adopt stricter norms for conducting their business which may affect their profitability and results of operations.

Our life and general insurance subsidiaries are regulated by IRDAI. The laws and regulations governing the insurance industry cover a wide variety of issues, including foreign investment, solvency requirements, investments, money laundering, privacy, record keeping, marketing and selling practices, and have become increasingly complex over time. Any change in the policies of the IRDAI, including in relation to investment or provisioning, may result in our inability to meet such increased or changed requirements as well as require us to increase our coverage to relatively riskier segments. In addition, the Insurance Act, 1938 and regulations issued by the IRDAI could restrict our insurance subsidiaries' operating flexibility as it restricts the types of capital that can be issued by an insurer in India to equity shares having a single face value, preference share capital, subordinated debt instruments and any other debt instrument as may be permitted by the IRDAI. Accordingly, our insurance subsidiaries' ability to issue capital of varied nature is limited. In addition, the Insurance Act, 1938 provides that appointment, reappointment or termination of a managing or whole-time director, a manager or a chief executive officer, of an insurance company shall be made only with the prior approval of the IRDAI. The regulations prescribed by IRDAI further require that the right to appoint a chairman who exercises a casting vote and the right to appoint a chief executive officer has to necessarily be appointed by the Indian promoters and/or investors or the board of directors of the insurance company. Further, according to the Insurance Regulatory and Development Authority (Investment) Regulations, 2016, certain requirements are imposed on investments by insurers.

We are also subject to periodic inspections by RBI, NHB, SEBI, IRDAI and other regulators. In the past certain observations were made by the regulators during such inspections regarding our business and operations. These observations relate to, amongst others, financial aspects such as calculation of CRAR in our NBFC, operational aspects such as data errors and use of customer data, and governance aspects such as formulation of fit and proper criteria for appointment of directors on one of the Subsidiaries. While we generally respond to the observations issued by the regulators in the inspection reports, we cannot assure you that such responses would be found to be acceptable by the regulators in all cases. For instance, Edelweiss Rural and Corporate Services Limited has, in the past, been subject to penalties arising out of inspections carried out by the Forwards Markets Commission and the MCX. While we attempt to be in compliance with all regulatory provisions applicable to us, in the event we are not able to comply with the observations made by the regulators, we could be subject to supervisory actions, which may have a material adverse effect on our reputation, results of operations, cash flows and financial condition. For details of outstanding proceedings in this respect, see "Outstanding Litigations" on page 217.

We are also subject to corporate, taxation and other laws in force in India. The abovementioned regulations are subject to frequent amendments, which may require us to restructure our activities, incur additional costs or could otherwise adversely affect our business and financial performance. Further, the guidelines promulgated by the regulators may overlap, which could lead to interpretational ambiguities and subject us to potential liability in case of divergent views. There can be no assurance that these regulatory bodies will not implement further regulations or policies, including legal interpretations of existing regulations, relating to or affecting interest rates, taxation, inflation or exchange controls, or otherwise take action, that may have an adverse impact on our subsidiaries. Further, if we are unable to comply with such regulatory requirements, our business and results of operations may be materially and adversely affected. The RBI, SEBI, NHB, IRDAI and other regulators in India and jurisdictions where we operate are empowered to impose and have in the past given administrative warnings and imposed penalties, including for matters such as failure to exercise adequate due diligence in case of certain public offerings on which we were mandated. We cannot predict the initiation or outcome of any current or future investigations by other authorities or different investigations by the regulators in India or in other jurisdictions we operate in. Past penalties imposed by the regulators have generated adverse publicity for our business. Such adverse publicity, or any future scrutiny, investigation, inspection or audit, which could result in fines, public reprimands, damage to our reputation, significant time and attention from our management, costs for investigations and remediation of affected customers, may materially adversely affect our business and financial results.

33. If we are unable to obtain, renew or maintain the statutory and regulatory permits and approvals required to operate our existing or future businesses it may have a material adverse effect on our business, results of operations, cash flows and financial condition.

The Issuer and our subsidiaries in India are subject to regulations and supervision by the RBI, NHB, SEBI, IRDAI and other regulators. In addition to the numerous conditions required for the registration with each of these regulatory bodies, we are also required to comply with certain other regulatory requirements for our business imposed by the regulators. There could be circumstances where we or our subsidiaries may be required to renew applicable permits and approvals and obtain new permits and approvals for our current and any proposed operations, or in the event of a change in applicable law and regulations. There can be no assurance that the concerned regulators or other relevant authorities will

issue any such permits or approvals in the timeframe anticipated by us, or at all. Our failure to renew, maintain or obtain the required permits or approvals may result in an interruption of our operations and may have a material adverse effect on our business, results of operations, cash flows and financial condition.

In addition, our branches are required to be registered under local laws and regulations of the states in which they are located. These local laws and regulations regulate various employment conditions, including working hours, holidays and leave and overtime compensation. If we fail to obtain or retain any of these approvals or licenses, or renewals thereof, in a timely manner, or at all, our branch businesses may be adversely affected. If we fail to comply, or a regulator claims we have not complied, with any of these conditions, our certificate of registration for such branch may be suspended or cancelled and we shall not be able to carry on such activities.

34. Dividend income from subsidiaries contribute to a significant portion of the Issuer's revenues.

The Issuer is the holding company for the Edelweiss group and has limited business operations. As a result, dividend income from Subsidiaries continue to be a significant portion of the revenues of the Issuer. Consequently, in the event that if one or more of the Subsidiary companies are unable to or do not declare dividends for whatsoever reasons including but not limited to any macroeconomic situation, regulatory constraints or other factors generally affecting the industry in which such subsidiaries operate, the Issuer may have lesser, significantly lower or no revenues. In such a situation, the profits of the Issuer may be affected which would affect the Issuer's ability to pay interest.

35. We may divest stakes in our businesses or demerge businesses as we seek to increase our capital position, to strengthen our balance sheet and find suitable strategic partners to grow our businesses, thereby reducing our stake in those businesses.

We have divested our stake in our wealth management business recently subject to regulatory approvals and we have also recently divested our stake in EGIBL to Arthur J. Gallagher & Co.. Further, we continue to explore various fund-raising opportunities, including the option to raise capital from the strategic investor(s) and we may consider divesting certain or all of our existing investments and businesses. To this effect, subject to receipt of requisite regulatory and customary approvals and compliance with applicable law, our Board has approved a restructuring exercise involving the sale of investments by the Issuer (either in part or whole) in our Subsidiaries by transferring, hiving off, demerging, selling etc., whole or part of our wealth management business, asset management business and general insurance business to any strategic investor(s)/person, at an appropriate time, including by listing the equity shares of the holding company of the respective businesses or one or more of the identified subsidiaries. Timing of outcomes and impact thereof of these initiatives cannot be predicted or assessed accurately at this juncture and the Issuer may have a lower stake in these businesses in the future. For details in relation to the various agreements entered into by the Issuer and our Subsidiaries, please refer to "History and Main Objects - Key Material Agreements and Material Contracts" on page 159.

36. The Insolvency and Bankruptcy Code, 2016 may affect our rights to recover loans from borrowers.

The Insolvency and Bankruptcy Code, 2016, as amended from time to time ("**Bankruptcy Code**") was notified on August 5, 2016. The Bankruptcy Code offers a uniform and comprehensive insolvency legislation encompassing all companies, partnerships and individuals (other than financial firms). It allows creditors to assess the viability of a debtor as a business decision and agree upon a plan for its revival or a speedy liquidation. The Bankruptcy Code creates a new institutional framework, consisting of a regulator, insolvency professionals, information utilities and adjudicatory mechanisms, which will facilitate a formal and time-bound insolvency resolution and liquidation process.

In case insolvency proceedings are initiated against a debtor to the Issuer, we may not have complete control over the recovery of amounts due to us. Under the Bankruptcy Code, upon invocation of an insolvency resolution process, a committee of creditors is constituted by the interim resolution professional, wherein each financial creditor is given a voting share proportionate to the debts owed to it. Any decision of the committee of creditors on specified critical matters must be taken by a vote of not less than 66% of the voting share of all financial creditors unless otherwise specified otherwise in the Bankruptcy Code. Any resolution plan approved by committee of creditors is binding upon all creditors, even if they vote against it.

In case a liquidation process is opted for, the Bankruptcy Code provides for a fixed order of priority in which proceeds from the sale of the debtor's assets are to be distributed. Before sale proceeds are distributed to a secured creditor, they are to be distributed for the costs of the insolvency resolution and liquidation processes, debts owed to workmen. Moreover, other secured creditors may decide to opt out of the process, in which case they are permitted to realise their security interests in priority subject to subsisting *inter se* ranking of charges amongst the secured creditors.

Accordingly, if the provisions of the Bankruptcy Code are invoked against any of the borrowers of the Issuer, it may affect the Issuer's ability to recover the loans from the borrowers and enforcement of the Issuer's rights will be subject

to the Bankruptcy Code.

Further, the Government of India vide notification dated March 24, 2020 ("**Notification**") has amended section 4 of the Bankruptcy Code due the lingering impact of the COVID-19 pandemic. Pursuant to the said Notification, Government of India has increased the minimum amount of default under the insolvency matters from ₹100,000 to ₹10,000,000. Therefore, the ability of the Issuer to initiate insolvency proceedings against the defaulters where the amount of default in an insolvency matter is less the ₹10,000,000 may impact the recovery of outstanding loans and profitability of the Issuer.

Therefore, the ability of the Issuer to initiate insolvency proceedings against the defaulters with respect to the defaults during the above mentioned periods may impact the recovery of outstanding loans and profitability of our group.

37. Changes to laws and regulations across the multiple jurisdictions we operate in, may materially and adversely affect our business and financial performance.

Our business and financial performance could be materially adversely affected by changes in the laws, rules, regulations or directions applicable to us and our business, or the interpretations of such existing laws, rules and regulations, or the promulgation of new laws, rules and regulations, in India or in other jurisdictions we operate in.

The governmental and regulatory bodies in India and other jurisdictions where we operate may notify new regulations and/or policies, which may require us to obtain approvals and licenses from the government and other regulatory bodies, or impose onerous requirements and conditions on our operations, in addition to those, which we are undertaking currently. Any such changes and the related uncertainties with respect to the implementation of new regulations may have a material adverse effect on our business, results of operations, cash flows and financial condition.

38. Certain Directors hold Equity Shares in the Issuer and are therefore interested in the Issuer's performance in addition to their remuneration and reimbursement of expenses.

Some of our Directors are interested in the Issuer, in addition to regular remuneration or benefits and reimbursement of expenses, to the extent of their shareholding in the Issuer. Such Directors may be able to exercise significant control over us, including being able to determine decisions requiring simple or special majority voting of shareholders, and our other shareholders may not be able to affect the outcome of such voting. Our Directors may take or block actions with respect to our business which may conflict with the best interests of the Issuer or that of minority shareholders. For further details in relation to shareholding of the Directors in the Issuer, see "Capital Structure" on page 59.

39. Our revenues are dependent on our sustained ability to successfully manage transactions and advisory assignments and on managing client concentrations.

Our investment banking services are primarily provided to clients on a short-term basis, engaging us for specific projects such as equity capital markets, corporate finance, mergers and acquisitions advisory, and private equity syndication. Unlike long-term contracts, these engagements are not recurring in nature. Therefore, once our current projects are successfully completed or terminated, we must actively seek new engagements to sustain our business. It's important to note that high activity levels in one period do not necessarily guarantee continued high activity levels in subsequent periods.

The fees we earn from our financial advisory business are typically received upon the successful completion of a specific transaction or assignment. A decrease in the number of financial advisory engagements or a decline in the market for such services would negatively affect our business. Our financial advisory business operates in a highly competitive environment, where revenue sources are not typically based on long-term contracts. Each engagement that generates revenue requires separate solicitation, negotiation, and awarding. Moreover, many businesses do not regularly engage in transactions that necessitate our services. Consequently, the predictability of fee-paying engagements with clients is low, and a quarter with high financial advisory revenue does not guarantee sustained high revenue in the future. Additionally, we experience client attrition each year due to factors such as their choice to hire other financial advisors, their sale, merger, or restructuring, changes in Senior Management, and various other reasons.

These factors can significantly impact the volume, nature, and scope of our engagements, resulting in a material decline in our financial advisory revenue. There is no assurance that we will be able to attract large new clients to mitigate any adverse effects on our business, financial performance, cash flows, and overall financial condition.

40. We derive a portion of our revenue from our investment banking and securities business and are subject to various risks associated with investment banking and securities business.

We offer investment banking services, including equity capital markets, corporate finance, mergers and acquisitions advisory, and private equity syndication. However, our investment banking revenue is subject to macroeconomic conditions and capital markets environment, which results in significant income fluctuations across periods.

Engaging in investment banking entails risks, such as challenges in obtaining regulatory approvals or experiencing execution delays, which may lead to penalties and business setbacks. Securities offerings of listed companies undergo a review process by SEBI, beyond our control, potentially causing substantial delays or termination. There is no guarantee of prompt or future regulatory approvals, impacting our revenue as fees depend on transaction completion.

The accuracy of information provided by clients is crucial, as inaccurate data may trigger negative regulatory observations, damaging our reputation. Inadequate due diligence or failure to detect fraud or misconduct can result in sanctions, fines, legal liabilities, and litigation. Repercussions can arise from domestic and international regulatory actions related to securities sales.

Employees' access to sensitive data, including non-public information, poses risks of unauthorized dissemination or illicit trading, leading to fines, regulatory actions, damaged client relationships, and harm to our reputation. Inadequate valuation and pricing based on growth prospects, industry trends, and economic scenarios can negatively impact our reputation, client relationships, and business prospects.

Furthermore, adverse market conditions and capital markets volatility, including cyclicality, have previously caused delays or terminations of securities offerings, potentially resulting in fewer mandates and adversely affecting our investment banking revenue.

41. Our success depends upon our management team and key personnel and our ability to attract, train and retain such persons. If we are unable to attract and retain talented professionals or the loss of key management personnel may have an adverse impact on our business and future financial performance.

Our ability to sustain the rate of growth depends significantly on selecting and retaining key managerial personnel, developing managerial experience to address emerging challenges and ensuring a high standard of client service. We face a continuing challenge to recruit, adequately compensate and retain a sufficient number of suitably skilled personnel, knowledgeable in sectors in which we operate or to which we lend. There is significant competition in India for such personnel, which has increased in recent years as a significant number of banks, NBFCs, HFCs and insurance companies have recently commenced operations. We compete with other similar financial institutions to attract and retain this talent pool. Our success in attracting and retaining such resources depends upon factors such as remuneration paid, range of our product offerings, pre and post-sale support provided, our reputation, our perceived stability, our financial strength, and the strength of the relationships we maintain with our intermediaries, agents and other professionals. If we fail to attract or retain such key personnel, it could have a material adverse effect on our business, results of operations, cash flows, financial condition and prospects.

If we are unable to hire additional qualified personnel or to retain them, our ability to expand our business may be impaired. We will need to recruit new employees who will have to be trained and integrated within our operations. In addition, we will have to train existing employees to adhere to internal controls and risk management procedures. Failure to train and motivate our employees properly may result in an increase in employee attrition rate, a requirement to hire additional employees, an erosion of the quality of customer service, a diversion in the management's resources, an increase in our exposure to high-risk credit and an increase in costs for us. Hiring and retaining qualified and skilled managers is critical to our future as our business model depends on our credit-appraisal and asset valuation mechanism, which are personnel-driven. Moreover, competition for experienced employees can be intense, and has intensified in the recent financial periods. While we have an incentive structure, if we are unable to attract and retain talented professionals or the loss of key management personnel it may have an adverse impact on our business and future financial performance.

42. A failure or inadequacy in our information technology and telecommunication systems or if we are unable to adapt to rapid technological changes it may adversely affect our business, results of operations, cash flows and financial condition.

Our ability to operate and remain competitive depends in part on our ability to maintain and upgrade our information technology systems and infrastructure on a timely and cost-effective basis, including our ability to process a large number of transactions on a daily basis. Our operations also rely on the secure processing, storage and transmission of confidential and other information in our computer systems and networks. Our financial, accounting or other data processing systems and management information systems or our corporate website may fail to operate adequately or become disabled as a result of events that may be beyond our control, including a disruption of electrical or communications services. Further, the information available to and received by our management through our existing systems may not be timely and sufficient to manage risks or to plan for and respond to changes in market conditions and other developments in our

operations. If any of these systems are disabled or if there are other shortcomings or failures in our internal processes or systems, it may disrupt our business or impact our operational efficiencies and render us liable to regulatory intervention or damage to our reputation. The occurrence of any such events may adversely affect our business, results of operations, cash flows and financial condition.

We are dependent on various external vendors for the implementation of certain elements of our operations, including implementing information technology infrastructure and hardware, industry standard commercial off-the-shelf products, networking and back-up support for disaster recovery. We are, therefore, exposed to the risk that external vendors or service providers may be unable to fulfil their contractual obligations to it (or will be subject to the risk of fraud or operational errors by their respective employees) and the risk that their (or their vendors') business continuity and data security systems prove to be inadequate or fail to perform. Failure to perform any of these functions by our external vendors or service providers could materially and adversely affect our business, results of operations and cash flows.

We update our information technology systems and introduce new information technology systems from time to time. However, delays, system failures or other accidents may occur during such system upgrades or introduction of new systems. In addition, the upgraded or new information technology systems may not be able to achieve the projected processing capacity and availability and may also not be able to meet the needs of our business scale and business growth in the future. Our failure to address these problems promptly, including any delay in the implementation of any upgraded or new information systems, could result in our inability to perform, or prolonged delays in performing critical business operational functions, the loss of key business data, which could have a material adverse effect on our business operations. This could in turn have a material adverse effect on our business, financial condition, results of operations, reputation and prospects.

In addition, the future success of our business will depend in part on our ability to respond to technological advances and to emerging financing industry standards and practices on a cost-effective and timely basis. The development and implementation of such technology entails significant technical and business risks. There can be no assurance that we will successfully implement new technologies effectively or adapt our technology and systems to meet customer requirements or emerging industry standards. If we are unable, for technical, legal, financial or other reasons, to adapt in a timely manner to changing market conditions, customer requirements or technological changes, our financial condition could be adversely affected. Any technical failures associated with our information technology systems or network infrastructure, including those caused by power failures and other unauthorised tampering, may cause interruptions or delays in our ability to provide services to our customers on a timely basis or at all, and may also result in added costs to address such system failures and/or security breaches, or for information retrieval and verification.

43. We are exposed to operational risks, including employee negligence, petty theft, burglary and embezzlement and fraud by employees, agents, customers or third parties, which could harm our results of operations, cash flows and financial condition.

We are exposed to many types of operational risks. Operational risks can result from a variety of factors, including failure to obtain proper internal authorisations, improperly documented transactions, failure of operational and information security procedures, computer systems, software or equipment, fraud, inadequate training and employee errors. We attempt to mitigate operational risk by maintaining a comprehensive system of internal controls, establishing systems and procedures to monitor transactions, maintaining key back-up procedures, undertaking regular contingency planning and providing employees with continuous training. We employ security systems, including firewalls and password encryption, designed to minimise the risk of security breaches. Although we intend to continue to implement security technology and establish operational procedures to prevent fraud, break-ins, damage and failures, there can be no assurance that these security measures will be adequate. Any failure to mitigate such risks may adversely affect our business and results of operations.

Any fraud, sales misrepresentation and other misconduct committed by our employees, agents or distribution partners could result in violations of laws and regulations by us and subject us to regulatory scrutiny. Even if such instances of misconduct may not result in any legal liabilities on our part, they could cause serious reputational or financial harm to us. Our agents and intermediaries are also subject to regulatory oversight of regulators within respective industries such as RBI, NHB, IRDAI etc. Any regulatory action against such distribution partners could reduce our ability to distribute our products through them, harm our reputation and have a material adverse effect on our business, results of operations, cash flows, financial condition and prospects.

In addition, some of our transactions expose us to the risk of misappropriation or unauthorised transactions by our employees and fraud by our employees, agents, customers or third parties. Our insurance policies, security systems and measures undertaken to detect and prevent these risks may not be sufficient to prevent or deter such activities in all cases, which may adversely affect our operations and profitability. Furthermore, we may be subject to regulatory or other proceedings in connection with any unauthorised transaction, fraud or misappropriation by our representatives and

employees, which could adversely affect our goodwill. In addition, some of the collateral provided for the loans may not be adequately insured and this may expose us to a loss of value of the collateral. As a result, we may not be able to recover the full value of the collateral. Any loss of value of the collateral may have a material adverse effect on our profitability and business operations.

44. Our insurance coverage may not adequately protect us against losses, which could adversely affect our business, results of operations, cash flows and financial condition.

We maintain a number of insurance policies to cover the different risks involved in the operation of our business. We maintain a directors' and officers' liability policy to cover certain liabilities that may be imposed on our directors and officers. We believe that our insurance coverage is appropriate and adequate for our operations. We have insurance policies covering, among others, electronic equipment, burglary, standard fire and special peril and machinery breakdown, and comprehensive general liability insurance.

We cannot, however, assure you that the terms of our insurance policies will be adequate to cover any damage or loss suffered by us or that such coverage will continue to be available on reasonable terms or will be available in sufficient amounts to cover one or more large claims, or that the insurer will not disclaim coverage as to any future claim. Any successful assertion of one or more large claims against us that exceeds our available insurance coverage or changes in our insurance policies, including any increase in premium or any imposition of larger deductibles or co-insurance requirements could adversely affect our business, results of operations, cash flows and financial condition.

45. Our ability to assess, monitor and manage risks inherent in our business differs from the standards of some of our counterparts and our risk management measures and internal controls, may not be fully effective in mitigating our risks in all market environments or against all types of risks, which may adversely affect our business and financial performance.

We are exposed to a variety of risks, including liquidity risk, interest rate risk, credit risk, operational risk and legal risk. The effectiveness of our risk management is limited by the quality and timeliness of available data. Some methods of managing risks are derived from the observation of historical market behaviour. As a result, these methods may not predict future risk exposures, which could be greater than the indication based on historical measures. Other risk management methods depend on an evaluation of information regarding markets, customers or other matters. This information may not be accurate, complete, up-to-date or properly evaluated. The management of operational, legal or regulatory risk requires, among other things, proper policies and procedures to record and verify a number of transactions and events. Although we have established these policies and procedures, they may not be fully effective.

We may utilise a variety of financial instruments, such as derivatives, options, interest rate swaps, caps and floors, futures and forward contracts to seek to hedge against any decline in value of our assets as a result of changes in currency exchange rates, certain changes in the equity markets and market interest rates and other events. Hedging transactions may also limit the opportunity for gain if the value of the hedged positions should increase, it may not be possible for us to hedge against a change or event at a price sufficient to fully protect our assets from the decline in value of the positions anticipated as a result of such change or event. In addition, it may not be possible to hedge against certain changes or events at all. While we may enter into such transactions to seek to reduce currency exchange rate and interest rate risks, or the risks of a decline in the equity markets generally or one or more sectors of the equity markets in particular, or the risks posed by the occurrence of certain other events, unanticipated changes in currency or interest rates or increases or smaller than expected decreases in the equity markets or sectors being hedged or the non-occurrence of other events being hedged may result in a poorer overall performance for the group than if we had not engaged in any such hedging transaction. In addition, the degree of correlation between price movements of the instruments used in a hedging strategy and price movements in the position being hedged may vary. Moreover, for a variety of reasons, we may not seek to establish a perfect correlation between such hedging instruments and the positions being hedged. Such imperfect correlation may prevent us from achieving the intended hedge or expose the group to additional risk of loss.

Our risk management techniques may not be fully effective in mitigating our risks in all types of market environments or against all types of risk, including risks that are unidentified or unanticipated.

Our future success will depend, in part, on our ability to respond to new technological advances and emerging market standards and practices in a cost-effective and timely manner. The development and implementation of such technology entails significant technical and business risks. There can be no assurance that we will be able to successfully implement new technologies or adapt our transaction processing systems in accordance with the requirements of customers or emerging market standards.

46. Any adverse change in our relationship with our individual agents and other distribution intermediaries, a decline in performance of our agent or other distribution network or if we are unable to enter into additional distribution

arrangements may have a material adverse effect on our business, results of operations, cash flows and financial condition.

We distribute our products through a large number of individual agents and other financial intermediaries with respect to our various businesses. We typically enter into exclusive arrangements with our individual agents who contribute a significant portion of our insurance business. We compete with other financial institutions and insurance companies to attract and retain individual agents. Our success is dependent on the sales commissions and other rewards and recognition programs extended by us subject to applicable regulatory restrictions, the range of our product offering, our brand and business reputation, market and customer perception regarding the stability of our financial condition, our financial performance, our marketing and related support services that we provide to our agents and other intermediaries, and our relationship with our individual agents. If we are unable to attract and retain productive sales agents, it could have a material adverse effect on our business, results of operations, cash flows and financial condition. It is also difficult, time consuming and expensive to recruit, train and deploy agents and other retail distributors. If we are unable to develop a productive team of agents in a cost-effective manner, or at all, it could adversely affect our sales as well as customer perception of our business and products. We may experience high attrition rates of individual agents and other intermediaries as a result of increased competition. In addition to individual agents, we also rely on other distribution channels, including corporate agents, brokers, micro-agents, common service centres and marketing firms. If we are unable to continue to recruit, train and retain productive sales agents and other distribution intermediaries it may have a material adverse effect on our business, prospects, results of operations, cash flows and financial condition.

47. We may face damage to our professional reputation and risk legal liability to our clients and affected third parties if our services are not regarded as satisfactory.

All of our businesses depend to a large extent on our relationships with our clients and our reputation for integrity and high calibre professional services to attract and retain clients. As a result, if a client is not satisfied with our services, it may be more damaging to our business than to other businesses. Moreover, our role as advisor to our clients on important mergers and acquisitions or structured finance transactions involves complex analysis and the exercise of professional judgment.

Our activities may subject us to the risk of significant legal liabilities to our clients and aggrieved third parties, including shareholders of our clients who could initiate securities class actions against us. These risks often may be difficult to assess or quantify and their existence and magnitude often remain unknown for substantial periods of time. Our engagements typically include broad indemnities from our clients and provisions to limit our exposure to legal claims relating to our services, but these provisions may not protect us or may not be enforceable in all cases. As a result, we may incur significant legal expenses in defending against litigation. Substantial legal liability or significant regulatory action against us could have material adverse financial effects or cause significant harm to our reputation, which could seriously harm our business prospects.

48. Poor investment performance, pricing pressure and other competitive factors may reduce our revenue or result in losses in our asset management business.

Our revenues from our asset management business is primarily derived from management fees, which are based on committed/drawn down capital and/or assets under management and incentive fees, which are earned if the return of our investment funds exceeds certain threshold returns. Our ability to maintain or increase assets under management is subject to a number of factors, including investors' perception of our past performance, market or economic conditions, competition from other fund managers and our ability to negotiate terms with major investors.

Investment performance is one of the most important factors in retaining existing clients and competing for new asset management and private equity business and our historical performance may not be indicative of future results. Poor investment performance and other competitive factors could reduce our revenues and affect our growth in many ways:

- existing clients may withdraw funds from our asset management business in favour of better performing products; our incentive fees could decline or be eliminated entirely;
- firms with which we have business relationships may terminate these relationships with us;
- our capital investments in our investment funds or the seed capital we have committed to new asset management products may diminish in value or may be lost; and
- our key employees in the business may depart, either to join a competitor or otherwise.

To the extent our future investment performance is perceived to be poor in either relative or absolute terms, our asset management revenues will likely be reduced and our ability to raise new funds will likely be impacted.

Even when market conditions are generally favourable, our investment performance may be adversely affected by our

investment style and the particular investments that we make. In addition, over the past several years, the size and number of investment funds, including exchange-traded funds and private equity funds, has continued to increase. If this trend continues, it is possible that it will become increasingly difficult for us to raise capital for new investment funds or price competition may mean that we are unable to maintain our current fee structure. We have historically competed primarily on the basis of the performance of our investment funds and other asset management products and services, and not on the level of our fees relative to those of our competitors. However, there is a risk that fees in the asset management industry will decline, without regard to the historical performance of a manager, including our historical performance. Fee reductions on our existing or future investment funds and other asset management products and services, without corresponding decreases in our cost structure, would adversely affect our revenues and results of operations.

49. Our reliance on any misleading or misrepresented information provided by potential customers or counterparties or an inaccurate credit appraisal by our employees may affect our credit judgments, as well as the value of and title to the collateral, which may adversely affect our reputation, business and results of operations.

In deciding whether to extend credit or enter into other transactions with customers and counterparties, we may rely on information furnished to us by or on behalf of customers and counterparties, including financial statements and other financial information. We may also rely on certain representations in relation to the accuracy and completeness of that information as well as independent valuation reports and title reports with respect to the collateral. In addition, we may rely on reports of the independent auditors in relation to the financial statements of the customers. For example, in deciding whether to extend credit, we may assume that a customer's audited financial statements conform to GAAP and the financial condition, results of operations and cash flows of the customer are presented fairly in all material respects. Our financial condition and results of operations may be adversely affected by relying on financial statements that do not comply with GAAP or other information that may be materially misleading. Moreover, we have implemented a KYC checklist and other measures to prevent money laundering. There can be no assurance that information furnished to us by potential customers and any analysis of such information or the independent checks and searches will return accurate results, and our reliance on such information may affect our judgment of the potential customers' credit worthiness, as well as the value of and title to the collateral, which may result in us having to bear the risk of loss associated with such misrepresentations. In the event of the ineffectiveness of these systems, our reputation, business and results of operations may be adversely affected.

We may also be affected by the failure of our employees to adhere to the internal procedures and an inaccurate appraisal of the credit or financial worth of our clients. Inaccurate appraisal of credit may allow a loan sanction, which may eventually result in a bad debt on our books of accounts. In the event we are unable to mitigate the risks that arise out of such lapses, our business and results of operations may be adversely affected.

50. We may not be able to detect money-laundering and other illegal or improper activities fully or on a timely basis, which could expose us to additional liability and harm our business or reputation.

We are required to comply with applicable KYC, anti-money-laundering and anti-terrorism laws and other regulations in India and other jurisdictions that we operate in. In the course of our operations, we run the risk of failing to comply with the prescribed KYC procedures and the consequent risk of fraud and money laundering by dishonest customers despite putting in place systems and controls customary in India to prevent the occurrence of these risks. Although we believe that we have adequate internal policies, processes and controls in place to prevent and detect any AML activity and ensure KYC compliance, there can be no assurance that we will be able to fully control instances of any potential or attempted violation by other parties and may accordingly be subject to regulatory actions, including imposition of fines and other penalties. In certain activities and in pursuit of our business, we run the risk of inadvertently offering our financial products and services ignoring customer suitability and appropriateness despite having a KYC and Anti-Money Laundering measures and associated processes in place. Such incidents may adversely affect our business and reputation.

51. Our business is dependent on the Group's goodwill and 'Edelweiss' brand name. Any change in control of the Group or any other factor affecting the business and reputation of the Group may have a concurrent adverse effect on our Group's reputation, business and results of operations.

Our business is dependent on our Group's goodwill and the 'Edelweiss' brand name. Reputational risk, or the risk to our business, earnings and capital from negative publicity, is inherent in our business. The reputation of the financial services industry in general has been closely monitored as a result of the global financial crisis and other matters affecting the financial services industry. Negative public opinion about the financial services industry generally or about us specifically could materially adversely affect our ability to attract and retain customers and may expose us to litigation and regulatory action. Negative publicity can result from our or our third-party service providers' actual or alleged conduct in any number of activities, including lending practices, mortgage servicing and foreclosure practices, technological practices, corporate governance, regulatory compliance, mergers and acquisitions, and related disclosure, sharing or inadequate protection of customer information, and actions taken by government regulators and community organisations in response to that

conduct. Damage to our reputation and loss of brand equity could reduce demand for our products. Any impairment of our reputation or erosion of the brand or failure to optimize the brand in the marketing of our products could have a material adverse effect on our capacity to retain our current customers and attract new customers and therefore on our sales and profitability, as well as require additional resources to rebuild our reputation and restore the value of the brand. Although we take steps to minimise reputational risk in dealing with customers and other constituencies, we, as a large financial services organisation with a high industry profile, are inherently exposed to this risk. Any adverse developments regarding our brand could materially and adversely affect our business, results of operations, cash flows and financial condition.

52. We have entered into related party transactions and may continue to enter into related party transactions, which may involve conflicts of interest.

We have entered into related party transactions. For more details, see chapter titled "*Related Party Transactions*" on page 184. While the related party transactions entered into in the past are conducted on an arm's length basis and in the ordinary course of business, there can be no assurance that we could not have achieved more favourable terms if such transactions had not been entered into with related parties. Further, the Issuer may continue to enter into related party transactions in the future, which may involve conflicts of interest.

53. Certain facts and statistics are derived from publications not independently verified by us, the Lead Managers or its respective advisors.

We have not independently verified data obtained from industry publications and other external sources referred to herein and therefore, while we believe them to be accurate, complete and reliable, we cannot assure you that they are accurate, complete or reliable. Such data may also be produced on different bases from those used in the industry publications we have referenced. Therefore, discussions of matters relating to India, its economy, the financial services industry and the life and general insurance industry are subject to the caveat that the statistical and other data upon which such discussions are based may be inaccurate, incomplete or unreliable. Industry publications generally state that the information contained in those publications has been obtained from sources believed to be reliable but their accuracy, adequacy or completeness and underlying assumptions are not guaranteed and their reliability cannot be assured. The data and other information sourced from the CARE Research Report is subject to CARE Research's disclaimer set forth in "Industry Overview" on page 101, Industry and government sources and publications may also base their information on estimates, forecasts and assumptions that may prove to be incorrect. Accordingly, no investment decision should be made on the basis of such information. For more details, see "Industry Overview" on page 101.

54. We do not own the premises where our branch offices are located and in the event our rights over the properties are not renewed or are revoked or are renewed on terms less favourable to us, our business activities may be disrupted.

At present, we do not own the premises of almost all of our branch offices. All such non-owned properties are leased or licensed to us. If the owners of these properties do not renew the agreements under which we occupy the premises or only agree to renew such agreements on terms and conditions that are unacceptable to us, of if the owners of such premises withdraw their consent to our occupancy, our operations may be disrupted. We may be unable to locate suitable alternative facilities on favourable terms, or at all, and this may have a material adverse effect on our business, results of operations, cash flows and financial condition.

55. We rely on models for risk analysis to guide our managerial decisions and any misspecification, deficiencies or inaccuracies in the models and data may impact our decision-making and operations.

As part of our ordinary decision making process, we rely on various models for risk and data analysis. These models include credit scoring models used for approving retail loans. These models are based on historical data and supplemented with managerial input and comments. There are no assurances that these models and the data they analyse are accurate or adequate to guide our strategic and operational decisions and protect us from risks. Any misspecification, deficiencies or inaccuracies in the models or the data might have a material adverse effect on our business, results of operations, cash flows and financial condition.

56. We could be subject to claims by our customers and/or regulators for alleged mis-selling of our products.

We carry on insurance business through ETLI and ZGIL. These products are sold through their intermediaries, including individual agents or personal financial advisors, corporate agents, brokers and bancassurance partners, as well as certain of our employees. Intermediaries aid the customer in choosing the correct product by advising on appropriate benefits and affordable premiums, disclosing product features and advising on whether to continue with a particular product or

switch products.

Our liability management operations and certain Subsidiaries also deal with foreign currency and derivative products and offer them to customers.

Under certain circumstances, customers may claim that our sales process is inadequate or that there was misconduct on the part of our employees or intermediaries at the time of signing of the policy contract or during the course of customer service. Such misconduct could include activities such as making non-compliant or fraudulent promises of high returns on investments and recommending inappropriate products and fund management strategies. We may be subject to claims by customers for such alleged instances of mis-selling. In some instances, we may also have paid a commission to the intermediary prior to a claim of mis-selling by our customers, and if we have to refund the customer but are unable to recover such commission, we might face significant losses. In addition, regulators may attribute the mis-selling activities of intermediaries to us and impose penalties on us for non-compliance with relevant laws and regulations.

It is also possible that a third party aggregates a number of individual complaints against us with the intention of obtaining increased negotiating power. This could result in significant financial losses to us as well as loss of our reputation. Further, persons may also misrepresent themselves as agents of us to defraud customers and such aggrieved customers, have filed and, in the future, may file complaints against us.

Cases of mis-selling, or recurring cases of mis-selling, which are sub-judice or initiated against us, could result in substantial claims and fines. We establish reserves for legal claims when payments associated with claims become probable and the costs can be reasonably estimated. We may still incur legal costs for a matter even if we have not established a reserve. In addition, the actual cost of resolving a suit, proceeding or a legal claim may be substantially higher than any amounts reserved for that matter. The final outcome of any pending or future legal proceeding, depending on the remedy sought and granted, could materially adversely affect our results of operations, cash flows and financial condition. For more details see "Outstanding Litigations" on page 217.

57. We rely on third-party service providers who may not perform their obligations satisfactorily or in compliance with law.

We enter into outsourcing arrangements with third party vendors for a number of our businesses and for services required by us. These vendors provide services, which include, among others, software services, client sourcing, and call centre services. Though adequate due diligence is conducted before finalising such outsourcing arrangements, we cannot guarantee that there will be no disruptions in the provision of such services or that these third parties will comply with regulatory requirements or adhere to their contractual obligations in a timely manner, or at all. If there is a disruption in the third-party services, despite having continuity plans in place as required by the regulators or if the third-party service providers discontinue their service agreement with us, our business, results of operations, cash flows and financial condition will be adversely affected. In case of any dispute, we cannot assure you that the terms of such agreements will not be breached, which may result in litigation costs. Such additional cost, in addition to the cost of entering into agreements with third parties in the same industry, may materially and adversely affect our business, results of operations, cash flows and financial condition. We may also suffer from reputational and legal risks if our third-party service providers fail to operate in compliance with regulations or corporate and societal standards, act unethically or unlawfully, which could materially and adversely affect our business, results of operations, cash flows and financial condition.

58. Our results of operations could be adversely affected by any disputes with employees.

As of June 30, 2023, we employed 6,062 full-time employees on a consolidated basis. While we believe that we maintain good relationships with our employees, there can be no assurance that we will not experience future disruptions to our operations due to disputes or other problems with our work force, which may adversely affect our business, results of operations, cash flows and financial condition.

59. Our liability or liquidity management operations income, debt investment portfolio and derivatives portfolio are exposed to risks relating to mark-to-market valuation, illiquidity, credit risk and income volatility.

We have debt investment portfolio (consists of government securities, treasury bills and other debt securities) as a part of our liability or liquidity management operations. We run value-at-risk tests to manage risks in our investments, but in the event interest rates rise, our portfolio will be exposed to the adverse impact of the mark-to-market valuation of such bonds. Any rise in interest rates leading to a fall in the market value of such debentures or bonds may materially and adversely affect our business, results of operations, cash flows and financial condition. We face income volatility due to the illiquid market for the disposal of some of debt investment portfolio.

Our income from liability or liquidity management operations is subject to volatility due to, among other things, changes

in interest rates and foreign currency exchange rates as well as fluctuations in equities and derivatives markets. For example, an increase in interest rates may have a negative impact on the value of certain investments such as Government securities and corporate bonds and may require us to mark down the value of these investments on our balance sheet and recognise a loss on our income statement. Similarly, our derivative portfolio is subject to fluctuations in interest rates and foreign exchange rates, and any movement in those rates may require us to mark down the value of our derivatives portfolio. While we invest in corporate debt instruments as part of our normal business, we are exposed to risk of the issuer defaulting on its obligations. Changes in corporate bond spreads also affect valuations and expose us to risk of valuation losses. Although we have risk and operational controls and procedures in place for our liability or liquidity management operations, such as sensitivity limits, value at risk ("VaR") limits, position limits, stop loss limits and exposure limits, that are designed to mitigate the extent of such losses, there can be no assurance that we will not lose money in the course of trading on our fixed income book in held for trading and available-for-sale portfolio. Any such losses could materially and adversely affect our business, results of operations, cash flows and financial condition.

60. Regulatory restrictions may prevent certain subsidiaries from making payments to the Issuer, including dividend payments.

Regulatory, tax restrictions and other legal restrictions may limit our subsidiaries' ability to transfer funds freely to the Issuer. In particular, many of our subsidiaries, including our subsidiaries that are NBFCs or HFCs, are subject to laws and regulations that may limit the flow of funds from them to the Issuer, or that restrict or prohibit such transfers or dividends altogether in certain circumstances. These laws and regulations may hinder the Issuer's ability to access funds that the Issuer may need to make payments on its obligations or to pay dividends.

61. Our ability to pay dividends in the future will depend upon future earnings, financial condition, cash flows, working capital requirements and capital expenditures.

The amount of future dividend payments by the Issuer, if any, will depend upon a number of factors, including but not limited to our future earnings, financial condition, cash flows, working capital requirements, contractual obligations, applicable Indian legal restrictions and capital expenditures. In addition, our ability to pay dividends may be impacted by a number of factors, including restrictive covenants under the loan or financing agreements the Issuer may enter into to finance our fund requirements for our business activities. There can be no assurance that we will be able to pay dividends in the future. We may decide to retain all of our earnings to finance the development and expansion of our business and, therefore, may not declare dividends on our Equity Shares. Additionally, in the future, we may be restricted by the terms of our financing agreements in making dividend payments unless otherwise agreed with our lenders.

62. A rise in the general income level of our customers may adversely affect the demand for our loans.

The size of our loans portfolios is dependent upon the demand for loans in India, which is inversely related to the general income level of our customers. A rise in the general income level in India could make our loans unattractive to some customers due to their having increased disposable income, making them less reliant on loans. Such a shift in income levels could lower our interest income, which could in turn adversely affect our business, financial condition, cash flows and results of operations.

63. Our financial performance may be materially and adversely affected if we are unable to respond promptly and effectively to new technology innovations.

Currently, technology innovations in mobilisation and digitisation of financial services require companies like ours to continuously develop new and simplified models for offering financial products and services. Disruptive technology and new models of financial services that utilise such technology, such as micro-financing and peer-to-peer lending, might also materially and adversely affect our financial performance.

Such technologies could increase competitive pressures on us, to adapt to new operating models and upgrade back-end infrastructure on an ongoing basis. There is no assurance that we will be able to continue to respond promptly and effectively to new technology developments, be in a position to dedicate resources to upgrade our systems and to compete with new players entering the market. As such, the new technology innovations may result in a material adverse effect on our business, results of operations, cash flows and financial condition.

64. The rise of digital platforms and payment solutions may adversely impact our fees, and there may be disintermediation in the loan or other financial services market by fintech companies.

Disruption from digital platforms could have an adverse effect on the fees that we have traditionally received on many of our financial services. We also face threat to our loan market and other financial services market from newer business models, such as Buy Now & Pay Later ("BNPL"), that leverage technology to bring together savers and borrowers or

cater to prospective borrowers in newer ways. We may not be competitive in facing up to the challenges from such newer entrants. This may, accordingly, have an adverse impact on our business and growth strategy.

65. We may breach third-party intellectual property rights.

We may be subject to claims by third parties, both inside and outside India, if we breach their intellectual property rights by using slogans, names, designs, software or other such rights that are of a similar nature to the intellectual property these third parties may have registered or are using. We might also be in breach of such third-party intellectual property rights due to accidental or purposeful actions by our employees where we may also be subjected to claims by such third parties.

Any legal proceedings that result in a finding that we have breached third parties' intellectual property rights, or any settlements concerning such claims, may require us to provide financial compensation to such third parties or stop using the relevant intellectual property (including by way of temporary or permanent injunction) or make changes to our marketing strategies or to the brand names of our products, any of which may have a material adverse effect on our business, prospects, reputation, results of operations, cash flows and financial condition.

66. This Prospectus includes certain unaudited financial information, which has been subjected to limited review, in relation to the Issue. Reliance on such information should, accordingly, be limited.

This Prospectus includes unaudited financial statements in relation to the Issuer for the quarter ended June 30, 2023 in respect of which the Statutory Auditors have issued their limited review report dated August 4, 2023. The Q1 2024 Unaudited Financial Results prepared by the Issuer in accordance with Regulation 33 and 52(2) of the SEBI LODR Regulations have been subject only to a limited review and as described in Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information" Performed by the Independent Auditor of the Entity" issued by the ICAI, and not to an audit, any reliance by prospective investors on such Q1 2024 Unaudited Financial Results for the quarter ended June 30, 2023 should, accordingly, be limited. Additionally, in accordance with applicable law, the Issuer is required to publish its half yearly financial information with the stock exchanges.

Any financial results published in the future may not be consistent with past performance. Accordingly, prospective investors should rely on their independent examination of our financial position and results of operations, and should not place undue reliance on, or base their investment decision solely on the financial information included in this Prospectus.

External Risk Factors

1. Our results of operations have been, and may continue to be, adversely affected by Indian and international financial market and economic conditions.

Our business is highly dependent on Indian and international markets and economic conditions. Such conditions in India include fluctuations in interest rates; changes in consumer spending; the level of consumer confidence; housing prices; corporate or other scandals that reduce confidence in the financial markets, among others. International markets and economic conditions include the liquidity of global financial markets, the level and volatility of debt and equity prices and interest rates, investor sentiment, inflation, the availability and cost of capital and credit, and the degree to which international economies are expanding or experiencing recessionary pressures. The independent and/or collective fluctuation of these conditions can directly and indirectly affect demand for our lending finance and other financial products or increase the cost to provide such products. In addition, adverse economic conditions, such as declines in housing values, could lead to an increase in mortgage and other home loan delinquencies and higher write offs, which can adversely affect our earnings.

Global financial markets were and continue to be extremely volatile and were materially and adversely affected by a significant lack of liquidity, decreased confidence in the financial sector, disruptions in the credit markets, reduced business activity, rising unemployment, declining home prices and erosion of consumer confidence. These factors have contributed to and may continue to adversely affect our business, results of operations, cash flows and financial condition.

2. Financial difficulties and other problems in certain financial institutions in India could cause our business to suffer and adversely affect our results of operations.

We are exposed to the risks of the Indian financial system, which in turn may be affected by financial difficulties and other problems faced by certain Indian financial institutions. Certain Indian financial institutions have experienced difficulties during recent years. Some co-operative banks (which tend to operate in rural sector) have also faced serious financial and liquidity crises. There has been a trend towards consolidation with weaker banks and NBFCs being merged with stronger entities. The problems faced by individual Indian financial institutions and any instability in or difficulties

faced by the Indian financial system generally could create adverse market perception about Indian financial institutions, banks and NBFCs. This in turn could adversely affect our business, our future financial performance, our shareholders' funds and the market price of our NCDs.

3. Terrorist attacks, civil unrest and other acts of violence or war involving India and other countries could adversely affect the financial markets and our business.

Terrorist attacks and other acts of violence or war may negatively affect our business and may also adversely affect the worldwide financial markets. These acts may also result in a loss of business confidence. In addition, any deterioration in relations between India and its neighboring countries might result in investor concern about stability in the region, which could adversely affect our business.

India has also witnessed civil disturbances in recent years, and it is possible that future civil unrest as well as other adverse social, economic and political events in India could have a negative impact on us. Such incidents could also create a greater perception that investment in Indian companies involves a higher degree of risk and could have an adverse impact on our business and the market price of our NCDs.

4. Natural calamities could have a negative impact on the Indian economy, particularly the agriculture sector, and cause our business to suffer.

India has experienced natural calamities such as earthquakes, a tsunami, floods and drought in the past few years. The extent and severity of these natural disasters determines their impact on the Indian economy. The erratic progress of the monsoon over the course of past few years affected sowing operations for certain crops. Further, prolonged spells of below normal rainfall or other natural calamities could have a negative impact on the Indian economy thereby, adversely affecting our business.

5. Any downgrading of India's credit rating or outlook by an international rating agency could have a negative impact on our business.

Any adverse revisions to India's credit ratings or outlook for domestic and international debt by international rating agencies may adversely impact our ability to raise additional financing, the interest rates and other commercial terms at which such additional financing is available. This could have a material adverse effect on our business and financial performance, our ability to raise financing for onward lending and the price of our NCDs.

6. Instability of economic policies and the political situation in India could adversely affect the fortunes of the industry.

There is no assurance that the liberalization policies of the Government will continue in the future. Protests against privatization could slow down the pace of liberalization and deregulation. The Government of India plays an important role by regulating the policies and regulations that govern the private sector. The current economic policies of the Government may change at a later date. The pace of economic liberalization could change and specific laws and policies affecting the industry and other policies affecting investments in the Issuer's business could change as well. A significant change in India's economic liberalization and deregulation policies could disrupt business and economic conditions in India and thereby affect the Issuer's business.

Unstable domestic as well as international political environment could impact the economic performance in the short term as well as the long term. The Government of India has pursued the economic liberalization policies including relaxing restrictions on the private sector over the past several years. The present Government has also announced polices and taken initiatives that support continued economic liberalization.

The Government has traditionally exercised and continues to exercise a significant influence over many aspects of the Indian economy. The Issuer's business may be affected not only by changes in interest rates, changes in Government policy, taxation, social and civil unrest but also by other political, economic or other developments in or affecting India.

7. Companies operating in India are subject to a variety of central and state government taxes and surcharges.

Tax and other levies including stamp duty imposed by the central and state governments in India that affect our tax liability include central and state taxes and other levies, income tax, goods and service tax, stamp duty and other special taxes and surcharges which are introduced on a temporary or permanent basis from time to time. Moreover, the central and state tax scheme in India is extensive and subject to change from time to time. The statutory corporate income tax in India (as applicable to us), which includes a surcharge on the tax and a health and education cess on the tax and the surcharge.

The central or state government may in the future increase the corporate income tax or surcharge/cess it imposes. Any such future increases or amendments may affect the overall tax efficiency of companies operating in India and may result in significant additional taxes becoming payable. Additional tax exposure could adversely affect our business and results of operations and profitability.

8. Financial instability in other countries could disrupt our business.

The Indian market and the Indian economy are influenced by economic and market conditions in other countries. Although economic conditions are different in each country, investors' reactions to developments in one country can have adverse effects on the economy as a whole, in other countries, including India. A loss of investor confidence in the financial systems of other emerging markets may cause volatility in Indian financial markets and indirectly, in the Indian economy in general. Any worldwide financial instability could also have a negative impact on the Indian economy, including the movement of exchange rates and interest rates in India.

In the event that the current difficult conditions in the global credit markets continue or if the recovery is slower than expected or if there any significant financial disruption, this could have an adverse effect on our cost of funding, loan portfolio, business, prospects, results of operations, cash flows and financial condition.

9. Trading of the NCDs may be limited by temporary exchange closures, broker defaults, settlement delays, strikes by brokerage firm employees and disputes.

The Indian stock exchanges have experienced temporary exchange closures, broker defaults, settlement delays and strikes by brokerage firm employees. In addition, the governing bodies of the Indian stock exchanges have from time to time imposed restrictions on trading in certain securities, limitations on price movements and margin requirements. Furthermore, from time to time, disputes have occurred between listed companies and stock exchanges and other regulatory bodies, which in some cases may have had a negative effect on market sentiment.

Risks relating to the Issue and NCDs.

1. The NCD Holders may not be able to recover, on a timely basis or at all, the full value of the outstanding amounts and/or the interest accrued thereon in connection with the NCDs. Failure or delay to recover the expected value from a sale or disposition of the assets charged as security in connection with the NCDs could expose the holders to a potential loss.

Our ability to pay interest accrued on the NCDs and/or the principal amount outstanding from time to time in connection therewith would be subject to various factors, inter alia, including our financial condition, profitability and the general economic conditions in India and in the global financial markets. We cannot assure you that we would be able to repay the principal amount outstanding from time to time on the NCDs and/or the interest accrued thereon in a timely manner or at all. Although the Issuer will create appropriate security in favour of the Debenture Trustee for the NCD Holders on the assets adequate to ensure 100% security cover for the NCDs and the interest thereon, the realisable value of the assets charged as security, when liquidated, may be lower than the outstanding principal and/or interest accrued thereon in connection with the NCDs and the possibility of recovery of 100% of the amount shall depend on the market scenario prevalent at the time of enforcement of the security. A failure or delay recovering the expected value from a sale or disposition of the assets charged as security in connection with the NCDs could expose you to a potential loss.

2. You may be subject to taxes arising on the sale of the NCDs.

Sale of NCDs by any holder may give rise to tax liability, under Indian taxation laws. Investors and or subscribers are advised to consult their own tax consultant with respect to the specific tax implications arising out of sale of the NCDs.

3. The Issuer, being a listed company is not required to maintain a debenture redemption reserve ("DRR").

Our Equity Shares are listed on BSE Limited and National Stock Exchange of India Limited. Pursuant to a Ministry of Corporate Affairs notification dated August 16, 2019 amending Section 71 of the Companies Act, 2013 and Rule 18 (7) of the Companies (Share Capital and Debentures) Rules, 2014, a listed company is not required to maintain DRR for debentures issued through a public issue. Hence, investors shall not have the benefit of reserve funds to cover the repayment of the principal and interest on the NCDs.

4. There may be no active market for the NCDs on the platform of the Stock Exchange. As a result of such limited or sporadic trading of the NCDs on the Stock Exchange, the liquidity and market prices of the NCDs may fail to develop and may accordingly be adversely affected.

There can be no assurance that an active market for the NCDs will develop. If an active market for the NCDs fails to develop or be sustained, the liquidity and market prices of the NCDs may be adversely affected. The market price of the NCDs may depend on various factors, *inter alia*, including (i) the interest rate on similar securities available in the market and the general interest rate scenario in the country, (ii) the market price of our Equity Shares, (iii) the market for listed debt securities, (iv) general economic conditions, and (v) our financial performance, growth prospects and results of operations etc. The aforementioned factors may adversely affect the liquidity and market price of the NCDs, which may trade at a discount to the price at which you purchase the NCDs and/or be relatively illiquid.

5. There may be a delay in making refund to Applicants.

We cannot assure you that the monies refundable to you, on account of (i) withdrawal of your Applications, (ii) our failure to receive minimum prescribed subscription in connection with the Issue, (iii) withdrawal of the Issue, or (iv) failure to obtain the final approval from the Stock Exchange for listing of the NCDs, will be refunded to you in a timely manner. We, however, shall refund such monies, with the interest due and payable thereon as prescribed under applicable statutory and/or regulatory provisions.

6. In the event of bankruptcy, liquidation or winding-up, there may not be sufficient assets remaining to pay amounts due on the NCDs.

The NCDs will be subordinated to certain liabilities preferred by law such as the claims of the Government on account of taxes, and certain liabilities incurred in the ordinary course of our business. In particular, in the event of bankruptcy, liquidation or winding-up, the Issuer's assets will be available to pay obligations on the NCDs only after all of those liabilities that rank senior to these NCDs have been paid in accordance with the Companies Act, 2013. In the event of bankruptcy, liquidation or winding-up, there may not be sufficient assets remaining to pay amounts due on the NCDs.

7. The fund requirement and deployment mentioned in the Objects of the Issue have not been appraised by any bank or financial institution.

We intend to use the proceeds of the Issue, after meeting the expenditures of and related to the Issue, for the purpose of repayment /prepayment of interest and principal of existing borrowings of the Issuer and general corporate purposes. For further details, see the section "Issue Related Information" on page 262. The fund requirement and deployment is based on internal management estimates and has not been appraised by any bank or financial institution. The management will have significant flexibility in the priority of applying the proceeds received by us from the Issue. The utilization details of the proceeds of the Issue shall be adequately disclosed as per applicable law. Further, as per the provisions of the SEBI NCS Regulations, we are not required to appoint a monitoring agency and therefore no monitoring agency has been appointed for the Issue.

8. There is no assurance that the NCDs issued pursuant to the Issue will be listed on Stock Exchange in a timely manner, or at all.

In accordance with Indian law and practice, permissions for listing and trading of the NCDs issued pursuant to the Issue will not be granted until after the NCDs have been issued and allotted. Approval for listing and trading will require all relevant documents to be submitted and carrying out of necessary procedures with the Stock Exchange. There could be a failure or delay in listing the NCDs on the Stock Exchange for reasons unforeseen. If permission to deal in and for an official quotation of the NCDs is not granted by the Stock Exchange, the Issuer will forthwith repay, with interest, all monies received from the Applicants in accordance with prevailing law in this context, and pursuant to this Prospectus. There is no assurance that the NCDs issued pursuant to the Issue will be listed on Stock Exchange in a timely manner, or at all.

SECTION III - INTRODUCTION

GENERAL INFORMATION

The Issuer was incorporated in Mumbai as 'Edelweiss Capital Limited' on November 21, 1995 under the Companies Act, 1956 pursuant to a certificate of incorporation issued by the RoC. Thereafter, the Issuer was issued a certificate of commencement of business by the RoC, on January 16, 1996. Subsequently, the name of the Issuer was changed to 'Edelweiss Financial Services Limited' pursuant to a fresh certificate of incorporation issued by the RoC on August 1, 2011. The registered office of the Issuer is situated at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai – 400 098, Maharashtra, India and our CIN is L99999MH1995PLC094641.

For details of the business of the Issuer, see "Our Business" beginning on page 136.

Registration:

CIN: L99999MH1995PLC094641 LEI: 335800GA1YN8NAGS8V55

Permanent Account Number: AAACE1461E

Registered Office:

Edelweiss Financial Services Limited Edelweiss House, Off C.S.T. Road, Kalina, Mumbai 400 098, Maharashtra, India **Tel:** +91 22 4079 5199

Website: www.edelweissfin.com Email: efslncd@edelweissfin.com

For further details regarding changes to our Registered Office, see "History and Main Objects" beginning on page 158.

Registrar of Companies, Maharashtra at Mumbai 100, Everest House, Marine Lines, Mumbai 400 002, Maharashtra, India.

Chief Financial Officer:

Ms. Ananya Suneja Edelweiss House, Off C.S.T. Road, Kalina, Mumbai 400 098, Maharashtra, India.

Tel: +91 22 4079 5199

Email: efslncd@edelweissfin.com

Company Secretary and Compliance Officer:

Mr. Tarun Khurana Company Secretary and Compliance Officer Edelweiss House, Off C.S.T. Road Kalina, Mumbai 400 098, Maharashtra, India

Tel: +91 22 4079 5199

Email: efslncd@edelweissfin.com

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer/Registrar in case of any pre-Issue or post-Issue related issues such as non-receipt of Allotment Advice, demat credit of allotted NCDs, refunds, non-receipt of debentures certificates (in case of NCDs which have been re-materialised), transfers, etc. as the case may be.

All grievances relating to the Issue may be addressed to the Registrar to the Issue, giving full details such as name, Application Form number, address of the Applicant, Permanent Account Number, number of NCDs applied for, Series of NCDs applied for, amount paid on application, Depository Participant name and client identification number, and the collection centre of the Members of the Consortium where the Application was submitted and ASBA Account number (for Bidders other than Retail Individual Investors bidding through the UPI Mechanism) in which the amount equivalent to the Bid Amount was blocked or UPI ID in case of Retail Individual Investors bidding through the UPI mechanism. Further, the Bidder shall enclose the Acknowledgement Slip or provide the acknowledgement number received from the Designated Intermediaries in addition to the documents/information mentioned hereinabove.

All grievances relating to the ASBA process may be addressed to the Registrar to the Issue with a copy to either (a) the relevant Designated Branch of the SCSB where the Application Form was submitted by the ASBA Applicant, or (b) the concerned Member of the Syndicate and the relevant Designated Branch of the SCSB in the event of an Application submitted by an ASBA Applicant at any of the Syndicate ASBA Centres, giving full details such as name, address of Applicant, Application Form number, series applied for, number of NCDs applied for, amount blocked on Application.

All grievances related to the UPI process may be addressed to the Stock Exchange, which shall be responsible for addressing investor grievances arising from applications submitted online through the App based/ web interface platform of stock exchange or through their Trading Members. The intermediaries shall be responsible for addressing any investor grievances arising from the applications uploaded by them in respect of quantity, price or any other data entry or other errors made by them.

All grievances arising out of Applications for the NCDs made through the Online Stock Exchange Mechanism or through Trading Members of the Stock Exchange may be addressed directly to the relevant Stock Exchange.

Lead Managers



Trust Investment Advisors Private Limited

109/110, Balarama Bandra Kurla Complex Bandra (East), Mumbai – 400 051 Maharashtra, India

Tel: +91 22 4084 5000 **Facsimile:** +91 22 4084 5066

Email: projectpragati9.trust@trustgroup.in

Investor Grievance Email: customercare@trustgroup.in

Website: www.trustgroup.in Contact Person: Hani Jalan

Compliance Officer: Brijmohan Bohra SEBI registration no.: INM000011120 CIN: U67190MH2006PTC162464



Nuvama Wealth Management Limited* (formerly known as Edelweiss Securities Limited) 8th Floor, Wing A, Building No 3 Inspire BKC, G Block, Bandra Kurla Complex,

Bandra East, Mumbai – 400 051

Tel: +91 22 4009 4400 **Email:** efsl.ncd@nuvama.com

Investor Grievance Email: customerservice.mb@nuvama.com

Website: www.nuvama.com Contact Person: Saili Dave

Compliance Officer: Bhavana Kapadia SEBI Registration No.: INM000013004 CIN: U67110MH1993PLC344634

Nuvama Wealth Management Limited is deemed to be our associate as per the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended (Merchant Bankers Regulations). Further, in compliance with the provisions of Regulation 21A and explanation to Regulation 21A of the Merchant Bankers Regulations, Nuvama Wealth Management Limited would be involved only in marketing of the Issue and as per Regulation 25 (3) of SEBI NCS Regulations and shall not issue a due diligence certificate.

Banker to the Company



ICICI Bank Limited

Address: ICICI Bank Towers, Bandra Kurla Complex, Bandra, Mumbai- 400 051 **Tel:** +91 22 2653 7441

Fax: +91 22 2653 1122

Email: Bhushan.pande@icicibank.com Website: https://www.icicibank.comp

Debenture Trustee

BEÂCON

Beacon Trusteeship Limited

4 C&D, Siddhivinayak Chambers, Gandhi Nagar,

Opp. MIG Cricket Club, Bandra (East), Mumbai 400 051

Tel: +91 22 2655 8759

Email: contact@beacontrustee.co.in Website: www.beacontrustee.co.in

Investor Grievance Email: investorgrievances@becontrustee.co.in

Contact Person: Kaustubh Kulkarni SEBI Registration No: IND000000569 CIN: U74999MH2015PLC271288

Beacon Trusteeship Limited has, pursuant to Regulation 8 of SEBI NCS Regulations, by its letter dated September 11, 2023 given its consent for its appointment as Debenture Trustee. A copy of letter from Beacon Trusteeship Limited conveying their consent to act as trustees for the NCD Holders is annexed as Annexure B to this Prospectus.

All the rights and remedies of the NCD Holders under the Issue shall vest in and shall be exercised by the appointed Debenture Trustee for the Issue without having it referred to the NCD Holders. All investors under the Issue are deemed to have irrevocably given their authority and consent to the Debenture Trustee so appointed by the Issuer for the Issue to act as their trustee and for doing such acts and signing such documents to carry out their duty in such capacity. Any payment by the Issuer to the NCD Holders/Debenture Trustee, as the case maybe, shall, from the time of making such payment, completely and irrevocably discharge the Issuer from any liability to the NCD Holders to that extent. For details on the terms of the Debenture Trust Deed, please see "Issue Related Information" on page 262.

For details on the terms of the Debenture Trust Deed see, "Issue Related Information" beginning on page 262.

Consortium Members to the Issue



Trust Financial Consultancy Services Private Limited

1101, Naman Centre, 'G' Block, C-31,

Bandra Kurla Complex,

Bandra (East), Mumbai – 400051 **Telephone No.:** +91 22 4084 5000 **Facsimile No.:** +91 22 4084 5066 **Email:** pranav.inamdar@trustgroup.in

Investor Grievance Email: grievances@trsutgroup.in

Website: www.trustgroup.in Contact Person: Pranav Inamdar

SEBI Registration Number: INZ000238639



Trust Securities Services Private Limited

1202, Naman Centre, 'G' Block, C-31,

Bandra Kurla Complex,

Bandra (East), Mumbai – 400051 **Telephone No.:** +91 22 2656 7536 **Facsimile No.:** +91 22 2656 6598 **Email:** pranav.inamdar@trustgroup.in

Investor Grievance Email: tssgrievances@trsutgroup.in

Website: www.trustsecurities.in Contact Person: Pranav Inamdar

SEBI Registration Number: INZ000158031



Nuvama Wealth and Investment Limited

(formerly known as Edelweiss Broking Limited)

2nd Floor, Office No. 201-203, Zodiac Plaza, Xavier College Road, Off C.G. Road, Ahmedabad - 380009 **Telephone No.**: +91 22 4032 4500

Facsimile No.: N/A

Investor Grievance Email: helpdesk@edelweiss.in

Email: amit.dalvi@nuvama.com / prakash.boricha@nuvama.com

Website: www.nuvamawealth.com

Contact Person: Amit Dalvi/ Prakash Boricha SEBI Registration No.: INZ000005231 CIN: U65100GJ2008PLC077462

Public Issue Account Bank, Sponsor Bank and Refund Bank to the Issue



ICICI Bank Limited

Capital Market Division, 5th Floor, 163, HT Parekh Marg,

Backbay Reclamation, Churchgate,

Mumbai-400020

Telephone No.: 022-6805 2185 Email: ipocmg@icicibank.com Website: www.icicibank.com Contact Person: Varun Badai

SEBI Registration No.: INBI00000004

Registrar to the Issue



KFIN Technologies Limited

(formerly known as Kfin Technologies Private Limited)

Selenium Tower B, Plot 31-32, Gachibowli,

Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032

Toll Free No.: 1800 309 4001 **Tel:** +91 40 6716 2222 Fax: +91 40 6716 1536

Email: efsl0823.ncdipo@kfintech.com

Investor Grievance Email: einward.ris@kfintech.com

Website: www.kfintech.com Contact Person: M. Murali Krishna

SEBI Registration Number: INR000000221

CIN: L72400TG2017PLC11764

KFIN Technologies Limited (formerly known as Kfin Technologies Private Limited), has by its letter dated September 8, 2023, given its consent for its appointment as Registrar to the Issue and for its name to be included in this Prospectus and the Prospectus and in all the subsequent periodical communications sent to the holders of the NCDs issued pursuant to the Issue.

Statutory Auditor

S. R. Batliboi & Co. LLP

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West), Mumbai 400 028 Maharashtra, India

Tel: + 91 22 6819 8000 Email: srbc@srb.in

Firm Registration Number: 301003E/E300005

Contact Person: Shrawan Jalan

Appointment of S. R. Batliboi & Co. LLP. Has been approved by the Board of Directors of the Issuer on May 23, 2018 and by the members of the Issuer at the annual general meeting held on July 26, 2018.

Credit Rating Agency



CRISIL Ratings Limited

CRISIL House,

Central Avenue, Hiranandani Business Park, Powai, Mumbai 400076

Tel: + 91 22 3342 3000 Fax: +91 22 4040 5800

Email: crisilratingdesk@crisil.com Website: www.crisil.com

Contact Person: Ajit Velonie SEBI Registration No: IN/CRA/001/1999

CIN: U67100MH2019PLC326247

Credit Rating and Rationale

The NCDs proposed to be issued under the Issue have been rated "CRISIL AA-/Negative (pronounced as CRISIL double A minus rating with Negative outlook)" for an amount of ₹ 10,000 million by CRISIL vide its rating letter dated

September 1, 2023 with rating rationale dated August 31, 2023. The rating given by the Credit Rating Agency is valid as on the date of this Prospectus and shall remain valid until the rating is revised or withdrawn. The rating is not a recommendation to buy, sell or hold securities and investors should take their own decision. The rating may be subject to revision or withdrawal at any time by the assigning rating agency and the rating should be evaluated independently of any other rating. The rating agency has a right to suspend or withdraw the rating at any time on the basis of factors such as new information. This rating is not a recommendation to buy, sell or hold securities and Investors should take their own decisions. Please refer to Annexure A of this Prospectus for the rating letter, rationale and press release of the above rating.

Disclaimer clause of CRISIL

This disclaimer is part of and applies to each credit rating report and/or credit rating rationale ('Report') that is provided by CRISIL Ratings Limited ('CRISIL Ratings'). To avoid doubt, the term 'Report' includes the information, ratings and other content forming part of the Report. The Report is intended for the jurisdiction of India only. This Report does not constitute an offer of services. Without limiting the generality of the foregoing, nothing in the Report is to be construed as CRISIL Ratings providing or intending to provide any services in jurisdictions where CRISIL Ratings does not have the necessary licenses and/or registration to carry out its business activities referred to above. Access or use of this Report does not create a client relationship between CRISIL Ratings and the user. 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). 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.

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Legal Counsel to the Issue



IndusLaw

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Impersonation

As a matter of abundant precaution, attention of the investors is specifically drawn to the provisions of sub-Section (1) of Section 38 of the Companies Act, 2013, relating to punishment for fictitious applications. Section 38(1) of the Companies Act, 2013 provides that:

"Any person who —

- (a) makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its securities: or
- (b) makes or abets making of multiple applications to a company in different names or in different combinations of his name or surname for acquiring; or
- (c) subscribing for its securities; or
- (d) otherwise induces directly or indirectly a company to allot, or register any transfer of, securities to him, or to any other person in a fictitious name, shall be liable for action under Section 447."

The liability prescribed under Section 447 of the Companies Act 2013 for fraud involving an amount of at least ₹ 1 million or 1.00% of the turnover of the Issuer, whichever is lower, includes imprisonment for a term which shall not be less than six months extending up to 10 years (provided that where the fraud involves public interest, such term shall not be less than three years) and fine of an amount not less than the amount involved in the fraud, extending up to three times of such amount. In case the fraud involves (i) an amount which is less than ₹ 1 million or 1.00% of the turnover of the

Issuer, whichever is lower; and (ii) does not involve public interest, then such fraud is punishable with an imprisonment for a term extending up to five years or a fine of an amount extending up to ≥ 5 million or with both.

Underwriting

The Issue is not underwritten.

Arrangers to the Issue

There are no arrangers to the Issue.

Guarantor to the Issue

There are no guarantors to the Issue.

Minimum subscription

In terms of the SEBI NCS Regulations, for an issuer undertaking a public issue of debt securities the minimum subscription for public issue of debt securities shall be 75% of the Base Issue Size, i.e., INR 750 million. If the Issuer does not receive the minimum subscription of 75% of Base Issue Size, prior to the Issue Closing Date, the entire Application Amount shall be unblocked in the relevant ASBA Account(s) of the Applicants within 8 Working Days from the Issue Closing Date or such time as may be specified by SEBI, failing which the Issuer will become liable to refund the Application Amount along with interest at the rate 15% (fifteen per cent) per annum for the delayed period.

Under Section 39(3) of the Companies Act, 2013 and Rule 11(2) of the Companies (Prospectus and Allotment of Securities) Rules, 2014 if the stated minimum subscription amount is not received within the specified period, the application money received is to be credited only to the bank account from which the subscription was remitted. To the extent possible, where the required information for making such refunds is available with the Issuer and/or Registrar, refunds will be made to the account prescribed. However, where the Issuer and/or Registrar does not have the necessary information for making such refunds, the Issuer and/or Registrar will follow the guidelines prescribed by SEBI in this regard including in the SEBI NCS Master Circular.

Designated Intermediaries

Self-Certified Syndicate Bank

The list of banks that have been notified by SEBI to act as the SCSBs for the ASBA process is provided on the website of SEBI at https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=34, as updated from time to time. For a list of branches of the SCSBs named by the respective SCSBs to receive the ASBA Forms from the Designated Intermediaries, refer to the above-mentioned link.

In relation to Bids submitted under the ASBA process to a member of the Syndicate, the list of branches of the SCSBs at the Specified Locations named by the respective SCSBs to receive deposits of the ASBA Forms from the Members of the Syndicate is available on the website of SEBI: http://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes and updated from time to time. For more information on such branches collecting Bid cum Application Forms from the Syndicate at Specified Locations, see the website of SEBI at http://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes.

Syndicate SCSB Branches

In relation to Applications submitted to a member of the Syndicate, the list of branches of the SCSBs at the Specified Locations named by the respective SCSBs to receive deposits of Application Forms from the Members of the Syndicate is available on the website of the SEBI (http://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes) and updated from time to time or any such other website as may be prescribed by SEBI from time to time. For more information on such branches collecting Application Forms from the Syndicate at Specified Locations, see the website of the SEBI (http://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes as updated from time to time or any such other website as may be prescribed by SEBI from time to time.

Broker Centres/ Designated CDP Locations/ Designated RTA Locations

In accordance with SEBI Circular No. CIR/CFD/14/2012 dated October 4, 2012 and CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, Applicants can submit the Application Forms with the Registered Brokers at the Broker Centres, CDPs at the Designated CDP Locations or the RTAs at the Designated RTA Locations, respective lists of which, including details such as address and telephone number, are available at the website of the Stock Exchange at www.bseindia.com. The list of branches of the SCSBs at the Broker Centres, named by the respective SCSBs to receive deposits of the Application Forms from the Registered Brokers will be available on the website of the SEBI (www.sebi.gov.in) and updated from time to time.

CRTAs/CDPs

The list of the CRTAs and CDPs, eligible to accept Applications in the Issue, including details such as postal address, telephone number and email address, are provided on the website of BSE for CRTAs and CDPs, as updated from time to time.

Utilisation of Issue proceeds

For details on utilisation of Issue proceeds see, "Terms of the Issue" beginning on page 269.

Issue Program*

ISSUE OPENS ON	Friday, October 6, 2023
ISSUE CLOSES ON	Thursday, October 19, 2023
PAY IN DATE	Application Date. The entire Application Amount is payable on Application
DEEMED DATE OF	The date on which the Board of Directors/or the Debenture Fund Raising Committee
ALLOTMENT	approves the Allotment of the NCD for the Issue or such date as may be determined by the
	Board of Directors/ or the Debenture Fund Raising Committee to the 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 NCD Holders from the Deemed Date of Allotment.

*The Issue shall remain open for subscription on Working Days from 10 a.m. to 5 p.m. (Indian Standard Time) during the period indicated above, except that the Issue may close on such earlier date or extended date (subject to a maximum period of 30 days from the date of the Prospectus) as may be decided by the Board of Directors of the Issuer or the Debenture Fund Raising Committee. Pursuant to Regulation 33A of the SEBI NCS Regulations, (i) the Issue shall be kept open for a minimum of three working days and a maximum of ten working days, (ii) in case of a revision in the price band or yield, the Issuer shall extend the Issue Period for a minimum period of three working days, provided that it shall not exceed the maximum number of days, as provided above in (i), and (iii) in case of force majeure, banking strike or similar circumstances, the Issuer may, for reasons to be recorded in writing, extend the Issue Period, provided that it shall not exceed the maximum number of days, as provided above in (i) In the event of an early closure or extension of the Issue, the Issuer shall ensure that notice of the same is provided to the prospective investors through an advertisement in a daily national newspaper with wide circulation on or before such earlier or initial date of Issue closure. On the Issue Closing Date, the Application Forms will be accepted only between 10 a.m. and 3 p.m. (Indian Standard Time) and uploaded until 5 p.m. or such extended time as may be permitted by the Stock Exchange.

Applications Forms for the Issue will be accepted only from 10:00 a.m. to 5:00 p.m.(Indian Standard Time) ("Bidding Period") or such extended time as may be permitted by the Stock Exchange, during the Issue Period as mentioned above on all days between Monday and Friday (both inclusive barring public holiday) (a) by the Designated Intermediaries at the Bidding Centres, or (b) by the SCSBs directly at the Designated Branches of the SCSBs. On the Issue Closing Date, Application Forms will be accepted only between 10:00 a.m. to 3:00 p.m. and uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by the Stock Exchange. It is clarified that the Applications not uploaded on the Stock Exchange(s) Platform would be rejected. Further, pending mandate requests for bids placed on the last day of bidding will be validated by 5 PM on one Working Day after the Issue Closing Date.

Due to limitation of time available for uploading the Applications on the Issue Closing Date, Applicants are advised to submit their Application Forms one day prior to the Issue Closing Date and, no later than 3.00 p.m. (Indian Standard Time) on the Issue Closing Date. Applicants are cautioned that in the event a large number of Applications are received

on the Issue Closing Date, there may be some Applications which are not uploaded due to lack of sufficient time to upload. Such Applications that cannot be uploaded will not be considered for allocation under the Issue. Neither the Issuer, nor the Lead Managers, nor any Member of the Syndicate, Registered Brokers at the Broker Centres, CDPs at the Designated CDP Locations or the RTAs at the Designated RTA Locations or designated branches of SCSBs are liable for any failure in uploading the Applications due to failure in any software/hardware systems or otherwise. Please note that the Basis of Allotment under the Issue will be on date priority basis except on the day of oversubscription and thereafter, if any, where the Allotment will be proportionate.

CAPITAL STRUCTURE

Details of share capital

The share capital of the Issuer as on June 30, 2023 is set forth below:

Share Capital	(in ₹)
AUTHORISED SHARE CAPITAL	
12,300,00,000 Equity Shares of ₹ 1 each	1,230,000,000
4,000,000 Preference Shares of ₹ 5 each	20,000,000
Total Authorised Share Capital	1,250,000,000
IGGUED GUDGCDIDED AND DAID UD GUADE CADITAL	
ISSUED, SUBSCRIBED AND PAID-UP SHARE CAPITAL	
943,275,276 Equity Shares of ₹ 1 each fully paid up	943,275,276

Note: Securities Premium account as of March 31, 2023 was ₹ 30,695.15 million.

Note: There will be no change in the capital structure and securities premium account due to the issue and allotment of the NCDs.

Details of change in capital structure of the Issuer as on June 30, 2023, for last three financial years and current financial year:

There have been no changes in authorized share capital of the Issuer in the last three financial years preceding June 30, 2023 and the current financial year.

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

The Issuer has not issued any Equity Shares in the preceding three financial years and current financial year, prior to the date of this Prospectus for consideration other than cash.

Changes in the Equity Share capital of the Issuer in the preceding three financial years and current financial year:

Date of	Nature of	Number of	Face	Issue	Consider	Cumulative	Cumulative	Cumulative Equity
allotment	allotment	Equity	value	price per	ation	no. of Shares	Equity Share	Share Premium
		Shares	(₹)	Equity			Capital (₹)	(in ₹)
		allotted		Share (₹)				
April 16,	Allotment	45,000	1	27.35	Cash	93,44,54,002	93,44,54,002	31,34,08,00,647.00
2020	pursuant to	20,750		30.45		93,44,74,752	93,44,74,752	31,34,14,11,734.50
	ESOP	22,675		34.6		93,44,97,427	93,44,97,427	31,34,21,73,614.50
	scheme	1,250		57.1		93,44,98,677	93,44,98,677	31,34,22,43,739.50
		1,875		59.05		93,45,00,552	93,45,00,552	31,34,23,52,583.25
May 18,	Allotment	16,175	1	30.45	Cash	93,45,16,727	93,45,16,727	31,34,28,28,937.00
2020	pursuant to	8,400		34.6		93,45,25,127	93,45,25,127	31,34,31,11,177.00
	ESOP	1,250		57.1		93,45,26,377	93,45,26,377	31,34,31,81,302.00
	scheme							
June 12,	Allotment	21,000	1	30.45	Cash	93,45,47,377	93,45,47,377	31,34,37,99,752.00
2020	pursuant to	33,000		34.60		93,45,80,377	93,45,80,377	31,34,49,08,552.00
	ESOP							
	scheme							
July 22,	Allotment	3,450	1	30.45	Cash	93,45,83,827	93,45,83,827	31,34,50,10,154.50
2020	pursuant to	2,800		34.60		93,45,86,627	93,45,86,627	31,34,51,04,234.50
	ESOP scheme	10,000		37.30		93,45,96,627	93,45,96,627	31,34,54,67,234.50
		125		59.05		93,45,96,752	93,45,96,752	31,34,54,74,490.75
August	Allotment	58,750	1	30.00	Cash	93,46,55,502	93,46,55,502	31,34,71,78,240.75
20, 2020	pursuant to	37,250		30.45		93,46,92,752	93,46,92,752	31,34,82,75,253.25
	ESOP scheme	41,100		34.60		93,47,33,852	93,47,33,852	31,34,96,56,213.25
		12,500		57.10		93,47,46,352	93,47,46,352	31,35,03,57,463.25
		625		59.05		93,47,46,977	93,47,46,977	31,35,03,93,744.50
September	Allotment	45,875	1	30.00	Cash	93,47,92,852	93,47,92,852	31,35,17,24,119.50
-	pursuant to	79,175		30.45		93,48,72,027	93,48,72,027	31,35,40,55,823.25

Date of	Nature of	Number of	Face	Issue	Consider	Cumulative	Cumulative	Cumulative Equity
allotment	allotment	Equity		price per	ation		Equity Share	Share Premium
		Shares	(₹)	Equity	******		Capital (₹)	(in ₹)
		allotted	` ′	Share (₹)			• ()	` '
	ESOP scheme	17,000		34.60		93,48,89,027	93,48,89,027	31,35,46,27,023.25
		25,250		57.10		93,49,14,277	93,49,14,277	31,35,60,43,548.25
		12,250		59.05		93,49,26,527	93,49,26,527	31,35,67,54,660.75
October	Allotment	16,575	1	30.45	Cash	93,49,43,102	93,49,43,102	31,35,72,42,794.50
19, 2020	pursuant to	25,675		34.60		93,49,68,777	93,49,68,777	31,35,81,05,474.50
	ESOP scheme	20,000		55.10		93,49,88,777	93,49,88,777	31,35,91,87,474.50
		2,750		59.05		93,49,91,527	93,49,91,527	31,35,93,47,112.00
		625		170.60		93,49,92,152	93,49,92,152	31,35,94,53,112.00
November		2,500	1	57.10	Cash	93,49,94,652	93,49,94,652	31,35,95,93,362.00
5, 2020	pursuant to							
	ESOP scheme							
T	Allotment	50,000	1	20.00	Caala	02.50.44.652	02.50.44.652	21 26 10 42 262 00
January 12, 2021	pursuant to	50,000 3,025	1	30.00	Cash	93,50,44,652		31,36,10,43,362.00 31,36,11,32,448.00
12, 2021	ESOP scheme	4,475		30.45		93,50,47,677 93,50,52,152	93,50,47,677 93,50,52,152	
	LSOI scheme	1,375		57.10		93,50,52,132	93,50,52,132	31,36,12,82,808.00 31,36,13,59,946.00
January	Allotment	2,750	1	30.45	Cash	93,50,56,277	93,50,56,277	31,36,14,40,933.50
22, 2021	pursuant to	2,730	1	34.60	Casii	93,50,58,527	93,50,58,527	31,36,15,16,533.50
22, 2021	ESOP scheme	6,250		57.10		93,50,58,327	93,50,58,527	31,36,18,67,158.50
	LBO1 scheme	2,000	1	59.05		93,50,66,777	93,50,66,777	31,36,19,83,258.50
February	Allotment	3,750		30.00	Cash	93,50,00,777	93,50,70,527	31,36,20,92,008.50
8, 2021	pursuant to	2,750	1	30.45	Casii	93,50,70,327	93,50,70,327	31,36,21,72,996.00
0, 2021	ESOP scheme	2,750	1	34.60		93,50,75,527	93,50,75,527	31,36,22,48,596.00
	Eggi geneme	50,000		51.60		93,50,75,527	93,50,75,527	31,36,47,78,596.00
		7,050		57.10		93,51,23,527	93,51,23,527	31,36,51,74,101.00
		9,250	1	59.05		93,51,41,827	93,51,41,827	31,36,57,11,063.50
March 16,	Allotment	1,94,700		30.00	Cash	93,53,36,527	93,53,36,527	31,37,13,57,363.50
2021	pursuant to	3,98,600		30.45	Cush	93,57,35,127	93,57,35,127	31,38,30,96,133.50
	ESOP scheme	10,450		34.60		93,57,45,577	93,57,45,577	31,38,34,47,253.50
		5,000		37.30		93,57,50,577	93,57,50,577	31,38,36,28,753.50
		33,750		57.10		93,57,84,327	93,57,84,327	31,38,55,22,128.50
		13,750		59.05		93,57,98,077	93,57,98,077	31,38,63,20,316.00
May 4,	Allotment	42,750		30.00	Cash	93,58,40,827		31,38,75,60,066.00
2021	pursuant to	1,62,000	1	30.45		93,60,02,827	, , ,	31,39,23,30,966.00
	ESOP scheme	4,04,750	1	34.60		93,64,07,577		31,40,59,30,566.00
		28,125	1	57.10		93,64,35,702		31,40,75,08,378.50
		35,000		59.05		93,64,70,702		31,40,95,40,128.50
May 19,	Allotment	11,925		57.10	Cash	93,64,82,627		31,41,02,09,121.00
2021	pursuant to	,						
	ESOP scheme							
June 21,	Allotment	29,300	1	34.60	Cash	93,65,11,927	93,65,11,927	31,41,11,93,601.00
2021	pursuant to	23,750		57.10		93,65,35,677	93,65,35,677	31,41,25,25,976.00
	ESOP scheme	11,875		59.05		93,65,47,552	93,65,47,552	31,41,32,15,319.75
July 15,	Allotment	11,875	1	30.00	Cash	93,65,59,427	93,65,59,427	31,41,35,59,694.75
2021	pursuant to	51,775	-	30.45		93,66,11,202	93,66,11,202	31,41,50,84,468.50
	ESOP scheme	48,525	-	34.60		93,66,59,727	93,66,59,727	31,41,67,14,908.50
		23,750	-	57.10		93,66,83,477	93,66,83,477	31,41,80,47,283.50
		21,625	-	59.05		93,67,05,102	93,67,05,102	31,41,93,02,614.75
August	Allotment	7,500	1	30.00	Cash	93,67,12,602	93,67,12,602	31,41,95,20,114.75
16, 2021	pursuant to	7,575		30.45	Cusii	93,67,20,177	93,67,20,177	31,41,97,43,198.50
10, 2021	ESOP scheme	600		34.60		93,67,20,777	93,67,20,777	31,41,97,63,358.50
		2,500		55.10		93,67,23,277	93,67,23,277	31,41,98,98,608.50
		62,750		57.10		93,67,86,027	93,67,86,027	31,42,34,18,883.50
		59,500		59.05		93,68,45,527	93,68,45,527	31,42,68,72,858.50
September	Allotment	87,500		30.00	Cash	93,69,33,027	93,69,33,027	31,42,94,10,358.50
		37,500			J 400.11	, , ,	,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,-,	,, -, -, -, -, -, -, -, -, -, -, -,

Date of allotment	Nature of allotment	Number of Equity	Face value	Issue price per	Consider ation		Cumulative Equity Share	Cumulative Equity Share Premium
		Shares allotted	(₹)	Equity Share (₹)			Capital (₹)	(in ₹)
16, 2021	pursuant to	1,94,500	1	30.45		93,71,27,527	93,71,27,527	31,43,51,38,383.50
	ESOP scheme	1,80,025	1	34.60		93,73,07,552	93,73,07,552	31,44,11,87,223.50
		11,250	1	55.10		93,73,18,802	93,73,18,802	31,44,17,95,848.50
		1,72,500	1	57.10		93,74,91,302	93,74,91,302	31,45,14,73,098.50
		1,11,250	1	59.05		93,76,02,552	93,76,02,552	31,45,79,31,161.00
October	Allotment	40,000	1	57.10	Cash	937,642,552	937,642,552	31,460,175,161.00
12, 2021	pursuant to	18,750		59.05		937,661,302	937,661,302	31,461,263,598.50
	ESOP scheme	6,000		61.00		937,667,302	937,667,302	31,461,623,598.50
November	Allotment	362,500	1	30.00	Cash	938,029,802	938,029,802	31,472,136,098.50
25, 2021	pursuant to	484,500		30.45		938,514,302	938,514,302	31,486,404,623.50
	ESOP scheme	660,975		34.60		939,175,277	939,175,277	31,508,613,383.50
		43,750		48.10		939,219,027	939,219,027	31,510,674,008.50
		1,138,763		57.10		940,357,790	940,357,790	31,574,558,612.80
		730,850		59.05		941,088,640	941,088,640	31,616,984,455.30
		56,250		61.00		941,144,890	941,144,890	31,620,359,455.30
		1,875		189.85		941,146,765	941,146,765	31,620,713,549.05
		2,500		314.40		941,149,265	941,149,265	31,621,497,049.05
December	Allotment	223,125	1	30.00	Cash	941,372,390	941,372,390	31,627,967,674.05
15, 2021	pursuant to	560,050		30.45		941,932,440	941,932,440	31,644,461,146.55
	ESOP scheme	481,450		34.60		942,413,890	942,413,890	31,660,637,866.55
		35,000		55.10		942,448,890	942,448,890	31,662,531,366.55
		391,575		57.10		942,840,465	942,840,465	31,684,498,724.05
		199,500		59.05		943,039,965	943,039,965	31,696,079,699.05
		3,000		61.00		943,042,965	943,042,965	31,696,259,699.05
		625		170.60		943,043,590	943,043,590	31,696,365,699.05
February	Allotment	50,000	1	51.60	Cash	943,093,590	943,093,590	31,698,895,699.05
8, 2022	pursuant to	625		59.05		943,094,215	943,094,215	31,698,931,980.30
	ESOP scheme	1,250		61.00		943,095,465	943,095,465	31,699,006,980.30
March 21, 2022	Allotment pursuant to ESOP scheme	2,500	1	61.00	Cash	943,097,965	943,097,965	31,699,156,980.30
June 28, 2022	Allotment pursuant to ESOP scheme	3,250	1	59.05	Cash	943,101,215	943,101,215	31,699,345,642.80
March 23, 2023	Allotment pursuant to ESOP	21,750		61.00	Cash	943,122,965	943,122,965	31,700,650,642.80
	scheme/SAR 2019	152,311		1.00		943,275,276	943,275,276	31,700,650,642.80
September 7, 2023	Allotment pursuant to ESOP scheme	79,750	1	27.45	Cash	94,33,55,026	94,33,55,026	31,70,27,60,030.30

Shareholding pattern of the Issuer on June 30, 2023

The table below presents the shareholding pattern of the Issuer as on June 30, 2023.

Category	Category of shareholder	Nos. of sharehol ders	No. of fully paid up equity shares held	paid- up equity shares	shares underlyi ng Deposit	Total nos. shares held	ding as a % of total no. of shares (calculate d as per SCRR, 1957)	No of V	ea ss of s	ch ecurities Rights	Total as a % of (A+B+ C)	Underlying Outstanding convertible securities (including Warrants)	Shareholding , as a % assuming full conversion of convertible securities (as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	Share or of	nber of s pledged therwise mbered As a % of total Shares held(b)	equit y
(I)	(II)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C 2)	Class eg. A	eg: y			(X)	(XI)= (VII)+(X) As a % of (A+B+C2)		(XII)	(2	XIII)	(XI V)
(A)	Promoter & Promoter Group	13	309169 490	0	0	309169490	32.78	3091694 90	0	30916 9490	32.78	0	32.78	0	0	0	0	309 169 490
(B)	Public	22089	589209 006	0	0	589209006	62.46	5892090 06	0	589209 006	62.46	0	62.46	0	0	0	0	_
(C)	Non Promoter - Non Public	2	448967 80	0	0	44896780	4.76	4489678 0	0	44896 780	4.76	0	4.76	0	0	0	0	448 967 80
(C1)	Shares Underlying DRs	0	0	0	0	0	0	0	0	0	0	0	0.00	0	0	0	0	_
(C2)	Shares Held By Employee Trust	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0	Ů
	Total	22090	943275	0	0	943275276	100.00	9432752	0	943275	100.0	0	100.00	0	0	0	0	942

	7	276			76	276	0				694
				İ							796

Note: No shares are pledged or encumbered by the promoter.

Statement showing shareholding pattern of the Promoter and Promoter Group

	Category & Name of the shareholders	Nos. of share holde rs		Partly paid- up equity shares held	No. of shares underlyi ng Deposito ry	nos. shares held	calculated as per SCRR, 1957 As a	in each cla	ass of oting	securities	Tota		Shareholdin g, as a % assuming full conversion of	Loc sh		S pleo oth encu No.	erwise	Number of equity shares held in demateriali sed form
					Receipts		% of (A+B+C2)	Class eg: X	s eg: y	Total	l as a % of (A+ B+C	securities (including Warrants)	convertible securities (as a percentage of diluted share capital)	(a)	of total Shares held(b)		of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C2)		(I	X)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(2	XII)	(XIII)	(XIV)
1	Indian																	
(a)	Individuals / Hindu Undivided Family	9	26426949 0	0	0	2642694 90	28.02	26426949	0	2642694 90		0	28.02	0	0	0	0	264269490
	Rashesh Chandrakant Shah	-	14560173 0	0	0	1456017 30	15.44	14560173 0	0	1456017 30		0	15.44	0	0	0	0	145601730
	Venkatchalam A Ramaswamy	-	59576560	0	0	5957656 0	6.32	59576560	0	5957656 0	6.32	0	6.32	0	0	0	0	59576560
	Vidya Rashesh Shah	=	31066200	0	0	3106620 0	3.29	31066200	0	3106620 0	3.29	0	3.29	0	0	0	0	31066200
	Aparna T Chandrashekar	-	12210000	0	0	1221000 0	1.29	12210000	0	1221000 0	1.29	0	1.29	0	0	0	0	12210000
	Kaavya Venkat Arakoni	-	11790000	0	0	1179000 0	1.25	11790000	0	1179000 0	1.25	0	1.25	0	0	0	0	11790000
	Neel Rashesh Shah	-	2000000	0	0	2000000	0.21	2000000	0	2000000	0.21	0	0.21	0	0	0	0	2000000
	Sneha Sripad	_	1025000	0	0	1025000	0.11	1025000	0	1025000	0.11	0	0.11	0	0	0	0	1025000

	Category & Name of the shareholders	Nos. of share holde rs	shares held	Partly paid- up equity shares held	No. of shares underlyi ng Deposito ry Receipts	nos. shares held	Shareholdi ng % calculated as per SCRR, 1957 As a % of (A+B+C2)	Number of in each class eg:	Voting Clas s eg:	securities	Tota l as a % of (A+ B+C	convertibl e securities (including Warrants)	Shareholdin g, as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=	No. (a)	As a % of total Shares held(b)	S pled oth encu	hares dged or erwise umbered As a % of total Shares held(b)	Number of equity shares held in demateriali sed form
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	a % of (A+B+C2)		(1	A)	T	(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(,	XII)	(.	XIII)	(AIV)
	Desai Shilpa Urvish Mody	-	950000	0	0	950000	0.10	950000	0	950000	0.10	0	0.10	0	0	0	0	950000
	Arakoni Venkatachalam Ramaswamy	-	50000	0	0	50000	0.01	50000	0	50000	0.01	0	0.01	0	0	0	0	50000
(b)	Central Government / State Government(s)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(c)	Financial Institutions / Banks	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(d)	Any Other (Specify)	2	41950000	0	0	0		41950000	0	0			4.45	0	0	0	0	41950000
	Bodies Corporate/Tru st	2	41950000	0	0	4195000 0	4.45	41950000	0	4195000 0		0	4.45	0	0	0	0	41950000
	Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	-	38750000	0	0	3875000	4.11	38750000	0	0	4.11	0	4.11	0	0	0	0	38750000

	Category & Name of the shareholders	Nos. of share holde rs	shares held	held	No. of shares underlyi ng Deposito ry Receipts		calculated as per SCRR, 1957 As a % of (A+B+C2)	Number of in each class eg:	oting Clas s eg:	Rights Total	Tota l as a % of (A+ B+C	convertibl e securities (including Warrants)	Shareholdin g, as a % assuming full conversion of convertible securities (as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	S plee oth encu	hares dged or aerwise umbered As a % of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C2)		(I	X)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(2	XII)		XIII)	(XIV)
	Spire Investment Advisors Llp	-	3200000	0	0	3200000	0.34	3200000	0	3200000	0.34	. 0	0.34	0	0	0	0	3200000
	Sub Total (A)(1)	11	30621949 0	0	0	3062194 90		30621949 0	0	3062194 90		0	32.46	0	0	0	0	306219490
2	Foreign																	
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)	2	2950000	0	0	2950000	0.31	2950000	0	2950000	0.31	0	0.31	0	0	0	0	2950000
	Avanti Rashesh Shah	-	2000000	0	0	2000000	0.21	2000000	0	2000000	0.21	0	0.21	0	0	0	0	2000000
	Sejal Premal Parekh	-	950000	0	0	950000		950000	0	950000			0.10	0	0	0	0	950000
(b)	Government	0		0	-		0.00	0		0			0.00	0				
(c)	Institutions	0	0	0	Ü		0.00	0	0	0			0.00	0				
(d)	Foreign Portfolio Investor	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(e)	Any Other (Specify)	0	Ů	· ·	Ů		0.00	0			0.00		0.00	0	Ů			
	Sub Total (A)(2)	2	2950000	0	0	2950000	0.31	2950000	0	2950000 4	0.31	0	0.31	0	0	0	0	2950000

Category &	Nos.	No. of	Partly	No. of	Total	Shareholdi	Number o	f Vot	ing Rights	held	No. of	Shareholdin	Nur	nber of	Nur	nber of	Number of
Name of the	of	fully paid	paid-	shares	nos.	ng %	in each cl	ass of	securities		Shares	g, as a %	Loc	cked in	Sl	hares	equity
shareholders	share	up equity	up	underlyi	shares	calculated					Underlyin	assuming	sl	hares	pled	lged or	shares held
	holde	shares	equity	ng	held	as per					g	full			oth	erwise	in
	rs	held		Deposito		SCRR,					Outstandi	conversion			encu	mbered	demateriali
			held	ry		1957 As a	No of V	oting	Rights	Tota	ng	of	No.	As a %			
				Receipts		% of	Class eg:				convertibl	convertible	(a)	_		of total	
				•		(A+B+C2)	X	s eg:		% of		securities (()	Shares		Shares	
						- /		v		(A+	securities	as a		held(b)		held(b)	
								J		,	(including	percentage		11010(0)		11010(0)	
											Warrants)						
										'	((0.10.10.5)	share					
												capital)					
(I)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As		(I	X)		(X)	(XI)=	(XII)	C	XIII)	(XIV)
()	,		()		(IV)+(V)				<i>'</i>			(VII)+(X)				,	
					+ (VI)	(A+B+C2)						As a % of					
					. (, _ /	((A+B+C2)					
Total	13	30916949	0	0	3091694	32.78	30916949	0	3091694	32.78	0	,	0	0	0	0	309169490
Shareholding		0			90		0		90								
Of Promoter																	
And Promoter																	
Group (A)=																	
(A)(1)+(A)(2)																	

Statement showing shareholding pattern of the Public shareholder

	Category & Name of the shareholders	Nos. of share holde rs	No. of fully paid up equity shares held	Pa rtl y pa id- up eq uit y	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho Iding % calculat ed as per SCRR, 1957 As a % of	Number of each class	of se		held in	No. of Shar es Und erlyi ng Outs tand	Sharehold ing , as a % assuming full conversio n of convertibl e		aber of ced in es	Sha pled oth	mber of res lged or erwise umbere	Number of equity shares held in demater ialised form
				sh ar es he ld			(A+B+C 2)	X as s (A+B eg : y				ing conv ertib le secu ritie s (incl udin g War rant s)	securities (as a percentag e of diluted share capital)	(a)	% of total Share s held(b)	o. (a)	% of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XII	II)	(XIV)
1	Institutions	0	0		0	0	0	0	0	0	0	0	0.00	0	0	0	0	0
(a) (b)	Mutual Fund Venture Capital Funds	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(c)	Alternate Investment Funds	2	118712	0	0	118712	0.01	118712	0	118712	0.01	0	0.01	0	0	0	0	118712
(d)	Banks	1	531	0	0	531	0.00	531	0	531	0.00	0	0.00	0	0	0	0	531
(e)	Insurance Companies	1	24282094	0	0	2428209 4	2.57	2428209 4	0	2428209 4	2.57	0	2.57	0	0	0	0	2428209 4
	Life Insurance Corporation Of India		24282094	0	0	2428209 4	2.57	2428209 4	0	2428209 4	2.57	0	2.57	0	0	0	0	2428209 4
(f)	Provident Funds/ Pension Funds	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0

	Category & Name of the shareholders	Nos. of share holde rs	of share holde	of share holde	of share holde	No. of fully paid up equity shares held	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	of se			No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversio n of convertibl	Lock shar		Sha pled othe enc d	dged or erwise umbere	Number of equity shares held in demater ialised form
				sh ar es he ld			(A+B+C)	No of Vot Class eg: X		Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)												
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII))	(XI	II)	(XIV)											
(g)	Asset Reconstruction Companies	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0											
(h)	Sovereign Wealth Funds	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0											
(i)	NBFCs registered with RBI	3	109100	0	0	109100	0.01	109100	0	109100	0.01	0	0.01	0	0	0	0	109100											
(j)	Other Financial Institutions	1	356418	0	0	356418	0.04	356418	0	356418	0.04	0	0.04	0	0	0	0	356418											
(k)	Any Other (Specify)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0											
	Sub Total (B)(1)	8	24866855	0	0	2486685 5	2.64	2486685 5	0	2486685 5	2.64	0	2.64	0	0	0	0	2486685 5											
2	Institutions (Foreign)																												
(a)	Foreign Direct Investment	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0											
(b)	Foreign Venture	0	0	0	0	0	0.00	64	0	0	0.00	0	0.00	0	0	0	0	0											

	Category & Name of the shareholders	Nos. of share holde rs	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	No. of fully paid up equity shares held	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	of se			No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversio n of convertibl	Lock		Sha pled othe enc d	dged or erwise umbere	Number of equity shares held in demater ialised form
				y sh ar es he ld			of (A+B+C 2)	No of Voti Class eg: X		Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)																				
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XIII)		(XIV)																			
(c)	Capital Investors Sovereign Wealth	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0																			
(d)	Funds Foreign Portfolio Investors Category I	116	250037424	0	0	2500374 24	26.51	2500374 24	0	2500374 24	26.51	0	26.51	0	0	0	0	2500374 24																			
	Baron Emerging Markets Fund		34630387	0	0	3463038 7	3.67	3463038 7	0	3463038 7	3.67	0	3.67	0	0	0	0	3463038 7																			
	The Pabrai Investment Fund Iv, Lp		29358311	0	0	2935831 1	3.11	2935831 1	0	2935831 1	3.11	0	3.11	0	0	0	0	2935831 1																			
	Tiaa-Cref Funds - Tiaa-Cref Emerging Markets Equity Fund		22956912	0	0	2295691 2	2.43	2295691 2	0	2295691 2	2.43	0	2.43	0	0	0	0	2295691 2																			
	Pabrai Investment Fund 3 Ltd		21510000	0	0	2151000 0	2.28	2151000 0	0	2151000 0	2.28	0	2.28	0	0	0	0	2151000 0																			
	The Pabrai Investment		20454000	0	0	2045400	2.17	2045400	0	2045400	2.17	0	2.17	0	0	0	0	204540-																			

	Category & Name of the shareholders	Nos. of share holde rs	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	of share holde	No. of fully paid up equity shares held	paid up equity shares	paid up equity shares	paid up equity shares	paid up equity shares	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	s nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	Number of Voting Rights held in each class of securities				Sharehold ing , as a % assuming full conversio n of convertibl	Lock shar		Sha pled other enc d	dged or erwise umbere	Number of equity shares held in demater ialised form
				y sh ar es he ld			(A+B+C	No of Voti Class eg: X		ights Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)																							
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XI	II)	(XIV)																						
	Fund Ii, Lp				_	0		0	_	0		_			_		_	0																						
	College Retirement Equities Fund - Stock Account		17097080	0	0	1709708 0	1.81	1709708 0	0	1709708 0	1.81	0	1.81	0	0	0	0	1709708 0																						
	Arjuna Fund Pte. Ltd.		10204790	0	0	1020479 0	1.08	1020479 0	0	1020479 0	1.08	0	1.08	0	0	0	0	1020479																						
(e)	Foreign Portfolio Investors Category II	16	45747406	0	0	4574740 6	4.85	4574740 6	0	4574740 6	4.85	0	4.85	0	0	0	0	4574740 6																						
	Bih Sa	-	36880726	0	0	3688072 6	3.91	3688072 6	0	3688072 6	3.91	0	3.91	0	0	0	0	3688072 6																						
(f)	Overseas Depositories (holding DRs) (balancing figure)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0																						
(g)	Any Other (Specify)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0																						
,	Foreign Institutional	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0																						

	Category & Name of the shareholders	Nos. of share holde rs	No. of fully paid up equity shares held	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	Number of each class		ting Rights ecurities	held in	No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversion of convertibl	Number of Locked in shares		Shares pledged or otherwise encumbere d		Number of equity shares held in demater ialised form
				y sh ar es he ld			of (A+B+C 2)	No of Voti Class eg: X		ights Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XII	II)	(XIV)
	Investors Sub Total (B)(2)	132	295784830	0	0	2957848	31.36	2957848	0	2957848	31.36	0	31.36	0	0	0	0	2957848
	, , , ,					30		30		30						U	U	30
3	Central Government/ State Government(s)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(a)	Central Government / President of India	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(b)	State Government / Governor	1	2590	0	0	2590	0.00	2590	0	2590	0.00	0	0.00	0	0	0	0	2590
(c)	Shareholding by Companies or Bodies Corporate where Central / State Government is a promoter	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0

	Category & Name of the shareholders	Nos. of share holde rs	No. of fully paid up equity shares held	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	of se			No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversio n of convertibl	Number of Locked in shares No. As a		Locked in shares pledg other encur d		Locked in shares pledged otherwis encumbed d		Number of equity shares held in demater ialised form
				y sh ar es he ld			of (A+B+C 2)	No of Voti Class eg: X		ghts Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)			
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XII	I)	(XIV)		
	Sub Total (B)(3)	1	2590	0	0	2590	0.00	2590	0	2590	0.00	0	0.00	0	0	0	0	2590		
(a)	Non-Institutions Associate companies / Subsidiaries	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0		
(b)	Directors and their relatives (excluding Independent Directors and nominee Directors)	1	2975000	0	0	2975000	0.32	2975000	0	2975000	0.32	0	0.32	0	0	0	0	2975000		
(c)	Key Managerial Personnel	1	61600	0	0	61600	0.01	61600	0	61600	0.01	0	0.01	0	0	0	0	61600		
(d)	Relatives of promoters (other than 'immediate relatives' of promoters	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0		

	Category & Name of the shareholders	Nos. of share holde rs	No. of full paid up equity sha held		Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	of se		neld in	No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversio n of convertibl	Lock share		Shares pledged or otherwise encumbere d		Number of equity shares held in demater ialised form
					y sh ar es he ld			of (A+B+C 2)	No of Voti Class eg: X	Cl as s eg : y	Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)	
	(I)	(III)	(IV)		(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XII	I)	(XIV)
	disclosed under 'Promoter and Promoter Group' category)																		
belon Prome 'truste	usts where any person ging to 'Promoter and oter Group' category is e','beneficiary', or r of the trust"	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0	
(f)	Investor Education and Protection Fund (IEPF)	1	118270	•	0	0	118270	0.01	118270	0	118270	0.01	0	0.01	0	0	0	0	118270
(g)	i. Individual shareholders holding nominal share capital	2116 21	11525234	.9	0	0	1152523 49	12.22	1152523 49	0	1152523 49	12.22	0	12.22	0	0	0	0	1152268 69

	Category & Name of the shareholders	Nos. of share holde rs	No. of fully paid up equity shares held	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	of se			No. of Shar es Und erlyi ng Outs	Sharehold ing , as a % assuming full conversio n of convertibl	Locked in shares		ocked in hares pledged or otherwise encumbere d		Number of equity shares held in demater ialised form
				y sh ar es he ld			of (A+B+C 2)	No of Voti Class eg: X		ights Total	Total as a % of (A+B +C)	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII))	(XI	II)	(XIV)
(h)	up to ₹ 2 lakhs. ii. Individual shareholders holding nominal share capital in excess of ₹ 2 lakhs.	84	82319413	0	0	8231941 3	8.73	8231941 3	0	8231941	8.73	0	8.73	0	0	0	0	8231941 3
	Rujan Harchand Panjwani	-	11951380	0	0	1195138 0	1.27	1195138 0	0	1195138 0	1.27	0	1.27	0	0	0	0	1195138 0
	Priya C Khubchandani	-	9595926	0	0	9595926	1.02	9595926	0	9595926	1.02	0	1.02	0	0	0	0	9595926
(i)	Non Resident Indians (NRIs)	2538	26886429	0	0	2688642 9	2.85	2688642 9	0	2688642 9	2.85	0	2.85	0	0	0	0	2633142 9
(j)	Foreign Nationals	1	1	0	0	1	0.00	1	0	1	0.00	0	0.00	0	0	0	0	1
(k)	Foreign Companies	1	78000	0	0	78000	0.01	78000	0	78000	0.01	0	0.01	0	0	0	0	78000
(1)	Bodies Corporate	735	27967347	0	0	2796734 7	2.96	2796734 7 64	0	2796734 7	2.96	0	2.96	0	0	0	0	2796734 7

	Category & Name of the shareholders	Nos. of share holde rs	No. of fully paid up equity shares held	Pa rtl y pa id- up eq uit	No. of shares under lying Depos itory Recei pts	Total nos. shares held	Shareho lding % calculat ed as per SCRR, 1957 As a %	each class	Class eg: Cl Total as a ing		ecurities Rights Total		assuming full conversio n of convertibl	Lock share		Sha pled othe enc d	lged or erwise umbere	Number of equity shares held in demater ialised form
				y sh ar es he ld			of (A+B+C 2)				1	tand ing conv ertib le secu ritie s (incl udin g War rant s)	e securities (as a percentag e of diluted share capital)	No. (a)	As a % of total Share s held(b)	N o. (a)	As a % of total Shares held(b)	
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V) + (VI)	(VIII) As a % of (A+B+C 2)	(IX)				(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XII)		(XI	II)	(XIV)
(m)	Any Other (Specify)	5768	12896322	0	0	1289632 2	1.37	1289632 2	0	1289632 2	1.37	0	1.37	0	0	0	0	1289632 2
	Trusts	13	127612	0	0	127612	0.01	127612	0	127612	0.01	0	0.01	0	0	0	0	127612
	Body Corp-Ltd Liability Partnership	74	6005170	0	0	6005170	0.64	6005170	0	6005170	0.64	0	0.64	0	0	0	0	6005170
	Hindu Undivided Family	5670	6739616	0	0	6739616	0.71	6739616	0	6739616	0.71	0	0.71	0	0	0	0	6739616
	Clearing Member	11	23924	0	0	23924	0.00	23924	0	23924	0.00	0	0.00	0	0	0	0	23924
	Foreign Portfolio Investors Category III	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
	Sub Total (B)(4)	2207 51	268554731	0	0	2685547 31	28.47	2685547 31	0	2685547 31	28.47	0	28.47	0	0	0	0	2679742 51
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)	2208 92	589209006	0	0	5892090 06	62.46	5892090 06	0	5892090 06	62.46	0	62.46	0	0	0	0	5886285 26

Statement showing shareholding pattern of the Non Promoter Non Public shareholder

	Category & Name of the shareholders	of share	• •	paid-up equity shares		shares held	Shareholdin g % calculated as per SCRR, 1957 As a % of (A+B+C2)	in eac	h class	Total	Total as a % of (A+B+	Shares Underlyi ng Outstand ing convertib le securities (includin	full conversion of convertible securities (as a percentage of diluted	Loc	As a % of total Shares held(b)	Sha pled othe ence d	As a % of total Shares held(b)	Number of equity shares held in demateri alised form
	(I)	(III)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		(I	X)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	C	XII)	(XIII)	(XIV)
1	Custodian/DR Holder	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(a)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)	2	4489678 0	0	0	448967 80	4.76	448967 80	0	448967 80	4.76	0	4.76	0	0	0	0	4489678 0
	EDELWEISS EMPLOYEES WELFARE TRUST	-	3759527 0	0	0	375952 70	3.99	375952 70	0	375952 70	3.99	0	3.99	0	0	0	0	3759527 0
(b)	Total Non-Promoter- Non Public Shareholding (C)=(C)(1)+(C)(2)	2	4489678 0	0	0	448967 80	4.76	448967 80	0	448967 80	4.76	0	4.76	0	0	0	0	4489678

List of top 10 holders of Equity Shares of the Issuer as on June 30, 2023:

Sr.	Name of the Shareholder	Total number	Number of Equity	Total shareholding as
No.		of Equity Shares	Shares held in dematerialized form	a % of total number of Equity Shares
1.	Rashesh Chandrakant Shah	14,56,01,730	14,56,01,730	15.44 %
2.	Venkatchalam Arakoni Ramaswamy	5,95,76,560	5,95,76,560	6.32 %
	Mabella Trustee Services Private Limited (On Behalf Of Shah Family Discretionary Trust)	3,87,50,000	3,87,50,000	4.11 %
4.	Edelweiss Employees Welfare Trust	3,75,95,270	3,75,95,270	3.99 %
5.	BIH SA	3,68,80,726	3,68,80,726	3.91%
6.	Baron Emerging Markets Fund	3,46,30,387	3,46,30,387	3.67 %
7.	Vidya Rashesh Shah	3,10,66,200	3,10,66,200	3.29 %
8.	The Pabrai Investment Fund IV, LP	2,93,58,311	2,93,58,311	3.11 %
9.	Life Insurance Corporation Of India	2,42,82,094	2,42,82,094	2.57 %
	TIAA-CREF Funds - TIAA-CREF Emerging Markets Equity Fund	2,29,56,912	2,29,56,912	2.43 %

List of top 10 holders of non-convertible debentures as on June 30, 2023 (on cumulative basis):

Sr. No.	Name	Amount (in INR)	Category	Face Value Per NCD (₹)	Holding As a % Of Total NCD Outstanding
1.	ECap Equities Limited	16,83,89,000 19,70,00,000	Corporate	1,000 1,00,000	10.72%
		2,54,50,00,500	-	7,27,143	
2.	Edelweiss Tokio Life Insurance Company Limited	1,40,58,50,000	Corporate	1,000	5.18%
3.	Agnus Ventures LLP	34,75,00,000	Corporate	1,00,000	1.28%
4.	Zuno General Insurance Limited	29,16,34,000	Corporate	1,000	1.07%
5.	Ashutosh Vinayak Joshi	25,00,00,000	Public	1,00,000	0.92%
6.	Clear Water Commodities Private Limited	23,57,00,000	Corporate	1,000	0.87%
7.	Jyoti Ceramic Industries Private Limited	5,50,00,000	Corporate	1,00,000	0.76%
		15,00,00,000		1,000	
8.	Madhu Silica Private Limited	15,00,00,000	Corporate	1,000	0.55%
	Shreshta Infra Projects Private Limited	15,00,00,000			
9.	M J Biopharm Private Limited	14,25,00,000	Corporate	1,000	0.53%
10.	Exxaro Tiles Limited	10,00,00,000	Corporate	1,000	0.37%

Statement of the aggregate number of securities of the Issuer and our Subsidiaries purchased or sold by our Promoters, promoter group, our Directors and/or their relatives within six months immediately preceding the date of filing of this Prospectus.

Except as stated below, no securities of the Issuer and our Subsidiary have been purchased or sold by our Promoters, promoter group, our Directors and/or their relatives within six months immediately preceding the date of filing of this Prospectus.

Sr. No.	Name	Date of transaction	Nature of transaction	No. of Equity Shares
1	Venkatchalam Ramaswamy	May 31, 2023	Purchase	14,50,000
2.	Vidya Shah	June 6, 2023	Purchase	35,000

Statement of capitalization (Debt to Equity Ratio) of our Company as on March 31, 2023 on a Standalone basis:

(₹ in million, unless otherwise stated)

Particulars	Pre issue as at March 31, 2023	Post issue*
Borrowing/ Debt	-	-
Debt securities	25,886.54	27,886.54
Borrowings (other than debt securities)	-	-
Deposits	-	-
Subordinated Liabilities	-	-
Total Borrowing/ Total Debt (A)	25,886.54	27,886.54
Equity		
Equity Share Capital	898.38	898.38
Other Equity	71,654.25	71,654.25
Total Equity (B)	72,552.63	72,552.63
Debt/Equity (A/B)	0.36	0.38

^{*}The debt - equity ratio post Issue is indicative on account of the assumed inflow of ₹2,000 million from the proposed Issue. The actual debt-equity ratio post the Issue would depend on the actual position of debt and equity on the Deemed Date of Allotment.

Statement of capitalization (Debt to Equity Ratio) of our Company as on March 31, 2023 on a consolidated basis:

₹ in million, unless otherwise stated)

		(in million, unless otherwise statea)
Particulars	Pre issue as at March 31, 2023	Post issue*
Borrowing/ Debt		
Debt securities	1,54,030.34	1,56,030.34
Borrowings (other than debt securities)	49,947.02	49,947.02
Deposits	16.25	16.25
Subordinated Liabilities	13,366.87	13,366.87
Total Borrowing/ Total Debt (A)	2,17,360.48	2,19,360.48
Equity		
Equity Share Capital	898.38	898.38
Other Equity	66,542.74	66,542.74
Equity attributable to Non-Controlling Interest	11,021.19	11,021.19
Total Equity (B)	78,462.31	78,462.31
Debt/Equity (A/B)	2.77	2.80

^{*}The debt - equity ratio post Issue is indicative on account of the assumed inflow of ₹ 2,000 million from the proposed Issue. The actual debt-equity ratio post the Issue would depend on the actual position of debt and equity on the Deemed Date of Allotment.

Statement of capitalization (Debt to Equity Ratio) of the Issuer as on June 30, 2023 on a Standalone basis:

(₹ in million, unless otherwise stated)

Particulars	Pre issue as at June 30, 2023	Post issue*
Borrowing/ Debt	-	-
Debt securities	28,585.66	30,585.66
Borrowings (other than debt securities)	-	-
Deposits	-	-
Subordinated Liabilities	-	-
Total Borrowing/ Total Debt (A)	28,585.66	30,585.66
Equity		
Equity Share Capital	898.38	898.38
Other Equity	48,062.94	48,062.94
Total Equity (B)	48,961.32	48,961.32
Debt to Equity Ratio (A/B)	0.58	0.62

^{*}The debt - equity ratio post Issue is indicative on account of the assumed inflow of ₹2,000 million from the proposed Issue. The actual debt-equity ratio post the Issue would depend on the actual position of debt and equity on the Deemed Date of Allotment.

Details of Promoter's shareholding in the Issuer's Subsidiaries as on June 30, 2023

The Issuer has 28 Subsidiaries as on June 30, 2023. Except the shares held in our Subsidiaries as nominee of the Issuer, our

Promoters do not hold any equity shares in our Subsidiaries, as on June 30, 2023.

Shareholding of Directors in the Issuer

The shareholding of the Directors in the Issuer as on the date of this Prospectus is mentioned below:

Sr. No.	Name of Director	Number of Equity Shares
1.	Rashesh Shah	145,601,730
2.	Venkatchalam Ramaswamy	59,576,560
3.	Himanshu Kaji	2,975,000
4.	Vidya Shah	31,066,200

Shareholding of our Directors in our Subsidiaries, Joint Venture and associate companies

Except the shares held in our Subsidiaries as nominee of the Issuer, our Directors do not hold any equity shares in our Subsidiaries as on the date of the Prospectus.

Details of any acquisition or amalgamation with any entity in the last one year

The Issuer has not made any acquisition or amalgamation with any entity in the last one year prior to filing of this Prospectus except as stated below.

Details of any reorganization or reconstruction in the last one year

The Issuer has not made any reorganization or reconstruction in the last one year prior to filing of this Prospectus. However, the Board of Directors at their meeting held on August 27, 2020 had *inter alia* accorded its in- principle approval, subject to receipt of appropriate regulatory and other customary approvals, to explore various alternatives to transfer, hive off, demerge, sell etc., whole or part of the asset management business of the group comprising of asset reconstruction, PMS, AIF and mutual fund businesses, carried on by various subsidiaries, to a strategic investor at an appropriate time, including evaluating the option to list the equity shares of EAM holding company or one or more of its identified subsidiaries on the stock exchanges.

Pursuant to the above, the following has been concluded (in a phased manner and in compliance with applicable laws):

- 1. Segregation of legal structure of the Edelweiss group relating to wealth management and asset management businesses into two separate business verticals namely Edelweiss Wealth Management ("EWM") business and Edelweiss Asset Management ("EAM") business respectively.
- 2. Demerger of EAM business (along with investments in subsidiaries carrying on EAM business) of Nuvama Wealth Management Limited (*formerly known as Edelweiss Securities Limited*) ("**NWML**") into a separate company, such that NWML only retains EWM business.
- 3. Demerger of the EWM business of EGWML (including CCDs issued by EGWML) to NWML such that, subsequent to conversion of the CCDs, the Investor shall hold 51% equity stake on a fully diluted basis in NWML.
- 4. Further, the Board of Directors of the Issuer, at its Meeting held on May 13, 2022, subject to receipt of necessary approvals, approved the scheme of arrangement between the Issuer, NWML and its respective creditors and the shareholders for demerger of its wealth management business (comprising of the merchant banking business along with the investments into NWML) and subsequent listing of the equity shares of NWML, at an appropriate time. ("Scheme of Arrangement").
- 5. Pursuant to an Order dated January 12, 2023, passed by the NCLT, Mumbai bench, a meeting of the equity shareholders of the Company was held on February 24, 2023 wherein the equity Shareholders approved the Scheme of Arrangement. The NCLT vide its order dated April 27, 2023 approved the Scheme of Arrangement. The Scheme of Arrangement became effective from May 18, 2023. As per the provisions of the Scheme of Arrangement, the effective date is also the appointed date.
- 6. As per the provisions of the Scheme of Arrangement (the Scheme), NWML has allotted the equity shares to those equity shareholders of the Company whose names were appearing in the register of members/beneficial owners of the Company on June 2, 2023, being the record date fixed in this behalf. NWML has made an application for listing of its equity shares allotted pursuant to the Scheme

Employee Stock Option Scheme and Stock Appreciation Rights

The details of our ESOP Schemes and Stock Appreciation Rights in force as on the date of this Prospectus are set forth

below:

Edelweiss Employees Stock Incentive Plan 2011

The Issuer instituted the Edelweiss Employee Stock Incentive Plan 2011 ("**ESOP 2011**") pursuant to a special resolution dated April 26, 2011 passed through a postal ballot. Under ESOP 2011, the Issuer can grant employee stock options exercisable into not more than 100,000,000 Equity Shares of ₹1 each. The eligibility and number of options to be granted to an employee is determined on the basis of criteria laid down in the ESOP 2011 and is approved by the Compensation Committee.

The options granted shall vest on the eligible employees of the Issuer or subsidiaries, as determined in accordance with ESOP 2011, within a period of not less than 12 months and not more than 60 months from the date of grant, as mentioned in the grant letters, and can be exercised within a period of not less than 12 months and not more than 60 months from the date of vesting of the respective options or until the validity of the ESOP 2011, i.e., June 30, 2030. The ESOP 2011 shall continue to be in force until its termination by the Board or the Compensation Committee.

Please refer below for the details of ESOP 2011 as on June 30, 2023:

Sr. No.	Particulars Particulars	Number of stock options
1	Stock options granted	124,923,723
2	Stock options vested	25,42,600
3	Stock options exercised	8,45,28,070
4	Total number of shares arising out of exercise of Stock options	8,45,28,070
5	Stock options lapsed	3,71,17,553
6	Exercise price (In ₹)	Between 27.45 – 141.48

Edelweiss Employee Stock Appreciation Rights Plan 2019:

The Issuer instituted the Edelweiss Employee Stock Appreciation Rights Plan 2019 ("SAR 2019") pursuant to a special resolution passed by our shareholders on April 30, 2019. Under SAR 2019, the Issuer can grant Stock Appreciation Rights ("SARs") exercisable into not more than 40,000,000 Equity Shares of ₹1 each. The eligibility and number of rights to be granted to an employee is determined on the basis of criteria laid down in the SAR 2019 and is approved by the Compensation (ESOP) Committee.

The rights granted shall vest on the eligible employees of the Issuer or subsidiaries within a period of not less than 12 months and not exceed 96 months from the date of grant. The SAR 2019 shall continue to be in force until its termination by the Board or the Compensation (ESOP) Committee.

Please refer below for the details of SAR 2019 as on June 30, 2023:

Sr.No.	Particulars	Number of SARs
1	SARs granted	1,80,50,500
2	SARs vested	23,34,750
3	SARs exercised	10,34,220
4	Total number of shares arising as a result of SARs	1,52,311
5	SARs lapsed	92,60,360
6	Exercise price (In ₹)	Between 27.45 – 81.29

Note: On exercise of vested SARs, the Grantees would receive the appreciation value in (i) cash; or (ii) by way of issuance of Equity Shares. The number of Equity Shares to be issued shall be determined on the basis of the application value, divided by the market priceper Equity Share on the date of exercise. In case of settlement of the appreciation value by way of issue of Equity Shares, the grantee will be required to pay the face value of the quantum of such Equity Shares, i.e., 7 1 per Equity Share granted.

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OBJECTS OF THE ISSUE

Issue Proceeds

Public Issue by the Company of secured redeemable non-convertible debentures of face value of $\[Tilde{\ti$

The following table details the objects of the Issue and the amount proposed to be financed from Net Proceeds:

Sr. No.	Objects of the Issue	Percentage of amount proposed to be financed from Net Proceeds
1.	For the purpose of repayment /prepayment of interest and principal	At least 75%
	of existing borrowings of our Company #	
2.	General Corporate Purposes*	Maximum of up to 25%

^{*}Our Company shall not utilize the proceeds of the Issue towards payment of prepayment penalty, if any.

The main objects clause of the Memorandum of Association of the Company permits the Company to undertake its existing activities as well as the activities for which the funds are being raised through the Issue.

The following table details the objects of the Issue and the amount proposed to be financed from Net Proceeds:

Particulars	Estimated amount (₹ in million)
Gross proceeds of the Issue	2,000.00
Less: Issue related expenses*	56.20
Net proceeds	1,943.80

^{*}The above Issue related expenses are indicative and are subject to change depending on the actual level of subscription to the Issue, the number of allottees, market conditions and other relevant factors.

Purpose for which there is a requirement of funds

As stated in this section.

Funding Plan

NA

Summary of the project appraisal report

NA

Schedule of implementation of the project

NA

Monitoring of utilization of funds

There is no requirement for appointment of a monitoring agency in terms of the SEBI NCS Regulations. The Audit Committee of our Company shall monitor the utilisation of the proceeds of the Issue. Our Company will disclose in our Company's financial statements for the relevant financial year commencing from Fiscal 2024, the utilisation of the proceeds of the Issue under a separate head along with details, if any, in relation to all such proceeds of the Issue that have not been utilised thereby also indicating investments, if any, of such unutilized proceeds of the Issue. Our Company shall utilize the proceeds of the Issue only upon the execution of the documents for creation of security and receipt of final listing and trading approval from the Stock Exchange.

General Corporate Purposes

Our Company intends to deploy up to 25% of the amount raised and allotted in the Issue for general corporate purposes, including but not restricted to routine capital expenditure, renovations, strategic initiatives, meeting any expenditure in

^{*}The Net Proceeds will be first utilized towards the Objects mentioned above. The balance is proposed to be utilized for general corporate purposes, subject to such utilization not exceeding 25% of the amount raised in the Issue, in compliance with the SEBI NCS Regulations.

relation to our Company as well as meeting exigencies which our Company may face in the ordinary course of business, or any other purposes as may be approved by the Board of Directors.

Issue expenses

The estimated breakdown of the total Issue expenses for Issue are as follows:

Particulars	Amount (₹ in million)*	As percentage of Issue proceeds (in %)	As percentage of total expenses of the Issue (in %)
Lead managers fees	3.50	0.18%	6.23%
Brokerage, selling commission and upload fees	45.10	2.26%	80.25%
Fee Payable to the registrars to the Issue	0.60	0.03%	1.07%
Fees payable to the legal advisors	2.50	0.13%	4.45%
Advertising and marketing expenses	1.00	0.05%	1.78%
Fees payable to the regulators including stock exchange	1.00	0.05%	1.78%
Expenses incurred on printing and distribution of issue stationary	1.50	0.08%	2.67%
Any other fees, commission or payments under whatever nomenclature	1.00	0.05%	1.78%
Grand Total	56.20	2.81%	100.00%

^{*}Assuming the Issue is fully subscribed. The estimated Issue expenses are indicative and are subject to change depending on the actual level of subscription to the Issue and the number of Allottees, market conditions and other relevant factors.

Our Company shall pay processing fees to the SCSBs for ASBA forms procured by Lead Managers/ Members of the Syndicate/ Sub-Members of the Syndicate /Brokers / Trading Members and submitted to the SCSBs for blocking the Application Amount of the applicant, at the rate of ₹8 per Application Form procured (inclusive of GST and other applicable taxes). However, it is clarified that in case of ASBA Application Forms procured directly by the SCSBs, the relevant SCSBs shall not be entitled to any ASBA Processing Fee. Further, our Company shall pay the Sponsor Bank ₹8 for every valid Application that is blocked. The payment will be made on the basis of valid invoices within such timelines mutually agreed to/prescribed by the Company with the Designated Intermediaries/Sponsor Bank.

Interim use of proceeds

Our management will have the flexibility in deploying the proceeds received from the Issue. Pending utilization of the proceeds out of the Issue for the purposes described above. Our Company intends to temporarily invest funds in high quality interest bearing liquid instruments including money market mutual funds, deposits with banks or temporarily deploy the funds in investment grade interest bearing securities. Such investment would be in accordance with the applicable regulatory requirements and investment policies approved by the Board or any committee thereof from time to time.

Other Confirmations

In accordance with the SEBI NCS Regulations, our Company will not utilize the proceeds of the Issue for providing loans to or acquisition of shares of any person or company who is a part of the promoter group or group companies.

Proceeds from the Issue shall not be utilised towards full or part consideration for the purchase or any other acquisition, inter alia by way of a lease, of any immovable property. No part of the proceeds from the Issue will be paid by us as consideration to our Promoter, the Directors, Key Managerial Personnel, or companies promoted by our Promoter except in ordinary course of business.

No part of the proceeds from the Issue will be utilized for buying, trading or otherwise dealing in equity shares of any listed company. Further our Company undertakes that Issue proceeds from NCDs allotted to banks shall not be used for any purpose, which may be in contravention of the RBI guidelines including those relating to classification as capital market exposure or any other sectors that are prohibited under the RBI Regulations.

All monies received out of the Issue shall be credited/transferred to a separate bank account maintained with a Scheduled Bank as referred to in section 40(3) of the Companies Act 2013.

Details of all monies utilised out of the Issue referred above shall be disclosed under an appropriate separate head in our balance sheet indicating the purpose for which such monies have been utilised along with details, if any, in relation to all such proceeds of the Issue that have not been utilized thereby also indicating investments, if any, of such unutilized proceeds of the Issue.

Details of all unutilised monies out of the Issue, if any, shall be disclosed under an appropriate separate head in our balance sheet indicating the form in which such unutilised monies have been invested.

Our Company confirms that it will not use the proceeds from the Issue for the purchase of any business or in the purchase of any interest in any business whereby our Company shall become entitled to the capital or profit or losses or both in such business exceeding 50% thereof, the acquisition of any immovable property or acquisition of securities of any other body corporate.

We shall utilize the Issue proceeds only upon execution of Debenture Trust Deed, receipt of the listing and trading approval from the Stock Exchange(s) as stated in this Prospectus in the section titled "Issue Related Information" beginning on page 262.

The fund requirement as above is based on our current business plan and is subject to change in light of variations in external circumstances or costs, or in our financial condition, business or strategy. Our management, in response to the competitive and dynamic nature of the industry, will have the discretion to revise its business plan from time to time and consequently our funding requirements and deployment of funds may also change subject to such variations being in accordance with the applicable laws from time to time.

None of the Directors, Promoters, Key Managerial Personnel or Senior Management have any financial or other material interest in the Issue and consequently, there is no effect of such interest in so far as it is different from the interests of other persons.

Variation in terms of contract or objects in this Prospectus.

Our Company shall not, in terms of Section 27 of the Companies Act, 2013, at any time, vary the terms of the objects for which this Prospectus is issued, except as may be prescribed under the applicable laws and specifically under Section 27 of the Companies Act, 2013.

Benefit / interest accruing to Promoters/Directors out of the Objects of the Issue

Neither our Promoter nor the Directors of our Company are interested in the Objects of the Issue.

STATEMENT OF POSSIBLE TAX BENEFITS

STATEMENT OF POSSIBLE TAX BENEFITS AVAILABLE TO THE DEBENTURE HOLDERS UNDER THE APPLICABLE LAWS IN INDIA

The Board of Directors
Edelweiss Financial Services Limited
Edelweiss House, Off CST Road, Kalina,
Mumbai – 400 098.

Dear Sirs,

Statement of Possible Tax Benefits available to the debenture holders of Edelweiss Financial Services Limited in connection with the proposed public issue of secured redeemable non-convertible debentures of face value of Rs. 1,000/- each (the "Debentures" or the "NCDs") (hereinafter referred to as the "Issue")

- 1. We hereby confirm that the enclosed Annexure, prepared by Edelweiss Financial Services Limited ('the Company'), provides the possible tax benefits available to the debenture holders of the Company under the Income-tax Act, 1961 ('the Act') as amended by the Finance Act, 2023, i.e. applicable for the Financial Year 2023-24 relevant to the assessment year 2024-25 respectively, presently in force in India. Several of these benefits are dependent on the debenture holders fulfilling the conditions prescribed under the relevant provisions of the Act. Hence, the ability of the debenture holders to derive the tax benefits is dependent upon their fulfilling such conditions which, the debenture holders may or may not choose to fulfil.
- 2. The benefits discussed in the enclosed statement are not exhaustive and the preparation of the contents stated is the responsibility of the Company's management. We are informed that this statement is only intended to provide general information to the investors and is neither designed nor intended to be a substitute for professional tax advice. In view of the individual nature of the tax consequences and the changing tax laws, each investor is advised to consult his or her own tax consultant with respect to the specific tax implications arising out of their participation in the issue.
- 3. We do not express any opinion or provide any assurance as to whether:
 - i) the debenture holders will continue to obtain these benefits in future;
 - ii) the conditions prescribed for availing the benefits have been / would be met with; and
 - iii) the revenue authorities/courts will concur with the views expressed herein.
- 4. The contents of the enclosed statement are based on information, explanations and representations obtained from the Company and on the basis of their understanding of the business activities and operations of the Company.
- 5. This report has been issued at the request of the Company for the purpose of inclusion in the offer document in connection with its proposed Issue and should not be used by anyone else or for any other purpose.

For S.R. Batliboi & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership No. 102102

Place of Signature: Mumbai Date: September 11, 2023

Annexure

STATEMENT OF POSSIBLE TAX BENEFITS AVAILABLE TO THE DEBENTURE HOLDER(S)

This Annexure is based on the provisions of the Income-tax Act, 1961 ('IT Act') in force as on the current date, after considering the amendments made by the Finance Act, 2023 ('FA, 2023').

This Annexure intends to provide general information on the applicable provisions of the IT Act. However, in view of the nature of the implications, the investors are best advised to consult their respective tax advisors/consultants for appropriate counsel with respect to the specific tax and other implications arising out of their participation in the Portfolio as indicated herein.

Taxability under the IT Act

Section 50AA of the IT Act

The Finance Act, 2023 has inserted section 50AA to the IT Act to provide for a special provision for computation of capital gains in case of Market Linked Debenture (MLD). For the purposes of the said section, MLD have been defined in the Explanation thereto to mean a security by whatever name called, which has an underlying principal component in the form of a debt security and where the returns are linked to the market returns on other underlying securities or indices, and includes any security classified or regulated as a MLD by the Securities and Exchange Board of India.

Based on the definition, MLD has the following essential features:

- It is a security in the nature of debt;
- It has an underlying principal component;
- Returns with respect to such security are linked to market returns on other underlying securities or indices;
- And, by way of extension, it is also provided that any security classified or regulated by SEBI as an MLD, shall for the purposes of section 50AA of the IT Act, be deemed to be an MLD

The Non-Convertible Debentures (NCDs) issued/proposed to be issued by the issuer creates a borrower-lender relationship between the issuer and subscriber and to that extent, such NCDs constitute a security in the nature of debt. Further, such NCDs, by their very nature, have a principal component (which is the price at which the subscriber subscribes to such NCDs).

However, the returns with respect to such NCDs (excess of redemption value over the principal component) is a fixed return and is not linked to any market return or underlying security or indices.

Given the same, the NCDs issued by the issuer do not satisfy the first limb of the definition of MLD as provided in the Explanation to section 50AA of the IT Act and thus, such NCDs should not constitute an MLD for the purposes of section 50AA of the IT Act.

The second limb of the definition of MLD which deems any security classified or regulated by SEBI as an MLD, to be an MLD for the purposes of section 50AA of the IT Act, is an independent limb and need to be construed as such. We have been given to understand that, at present, the NCD issued/ proposed to be issued by the issuer is neither classified nor regulated by the SEBI as an MLD and accordingly, the NCDs issued by the issuer should not constitute an MLD for the purposes of section 50AA of the IT Act. However, the said fact-pattern would have to be re-visited in light of any amendment in the law as may be notified by SEBI in future.

A. Common provisions applicable to both Resident and Non-Resident debenture holders:

1. Determination of head of income for the purpose of assessability:

The returns received by the investors from the Non-Convertible Debentures ('NCD') in the form of 'interest' and gains on transfer of the NCD, may be characterized under the following broad heads of income for the purposes of taxation under the IT Act:

- Profits and gains of business or profession ('PGBP');
- Capital gains ('CG'); and
- Income from other sources ('IFOS').

For determining the appropriate head of income (as mentioned above) *vis-à-vis* the income or loss earned on/ from the NCD, it will be pertinent to analyse whether the NCD are held as 'Investments' i.e. capital asset or as 'Stock-in-trade'.

If the NCD are held as 'Stock-in-trade', interest income as well as gain or loss on its transfer will be assessed to tax under the head PGBP, whereas, if the NCD are held as 'Investments', then the interest income will be assessed to tax under the head IFOS and any gain/loss on its transfer will be assessed to tax under the head CG (explained in ensuing paragraphs), based on facts of each case.

However, as per section 2(14) of the IT Act, 'capital asset' includes, *inter alia*, securities held by a Foreign Institutional Investor ('FII') [now known as Foreign Portfolio Investor ('FPI')] which has invested in such securities in accordance with the regulations made under Securities and Exchange Board of India Act, 1992. Accordingly, such securities, held by an FII, will be characterised as 'capital asset' and classification as 'Stock-in-trade' shall not apply.

The investors may obtain specific advice from their tax advisors regarding the above classification and tax treatment.

2. Taxation of Interest and Gain/loss on transfer of debentures:

- Taxation of Interest

Income by way of interest received on NCD held as 'Investments' (i.e. capital asset) will be charged to tax under the head IFOS at the rates applicable to the investor after deduction of expenses, if any, allowable under section 57 of the IT Act. These are essentially expenses (not being in the nature of capital expenditure) laid out or expended wholly and exclusively for the purpose of earning the interest income. In case of NCD held as 'Stock-in-trade', interest received thereon will be charged to tax under the head PGBP. Further, any expenditure specifically laid out or expended wholly and exclusively for the purpose of earning such interest income shall be allowed as deduction while computing income under the head PGBP.

The investors may obtain specific advice from their tax advisors regarding the tax treatment of their Interest income.

- Taxation of gain or loss on transfer

(a) Taxable under the head PGBP

As discussed above, depending on the particular facts of each case, the NCD may, in certain cases, be regarded to be in the nature of 'Stock-in-trade' and, accordingly, the gains from the transfer of such NCD should be considered to be in the nature of business income and hence chargeable to tax under the head PGBP.

In such a scenario, the gains from the business of investing in the NCD may be chargeable to tax on a 'net' basis (i.e. net of allowable deductions for expenses/allowances under Chapter IV – Part D of the IT Act).

Based on section 145 of the IT Act, the timing of charging any income to tax would depend on the method of accounting followed by the taxpayer consistently (i.e. cash or mercantile).

Investors should obtain specific advice from their tax advisors regarding the manner of computing business income, the deductions available therefrom and the tax to be paid thereon.

(b) Taxable under the head Capital Gains

As discussed above, based on the particular facts of each case, the NCD may, in certain cases, be regarded to be held as 'Investments' in which case the gains or loss from the transfer of such NCD should be chargeable to tax under the head CG.

In such a scenario, the gains / loss from the transfer of such NCD may be chargeable to tax on a 'net' basis (i.e. net of acquisition cost of NCD, expenditure incurred in relation to transfer of NCD).

Investors should, however, seek specific advice from their tax advisors/ consultants in respect of characterization of capital gains, the manner of computation and the tax to be paid thereon.

3. Period of holding and Capital gain – long term & short term:

As per section 2(29AA) read with section 2(42A) of the IT Act, listed NCD is treated as a long-term capital asset if the same is held for more than 12 months immediately preceding the date of its transfer and consequently, the gain/ loss on transfer of such NCD should be treated as long term capital gain/ loss.

Accordingly, if listed NCD is held for upto 12 months immediately preceding the date of its transfer, the same should be treated as a short-term capital asset and the gain/ loss on transfer of such NCD should be treated as short-term capital gain/ loss.

Without prejudice to the fact that the NCDs to be issued by the issuer are not MLD (as has been concluded at the outset), where, for whatsoever reasons, the NCDs are treated as MLDs, then in such cases, as per the amendment by the FA, 2023, the capital gains arising on transfer or redemption or maturity of such NCDs shall be deemed to be capital gains arising from transfer of a short-term capital asset. Further, in computing the capital gains, no deduction shall be allowed on account of Securities Transaction Tax (STT) paid, if any.

4. Computation of capital gains and tax thereon

Capital gains is computed after reducing from the consideration received for the transfer of the capital asset ['full value of consideration (FVC)], the cost of acquisition (CoA) of such asset and the expenses incurred wholly and exclusively in connection with the transfer. The capital gains so computed will be chargeable to tax at the rates as detailed in the ensuing paragraphs.

5. Set off of capital losses

As per section 74 of the IT Act, long-term capital loss incurred during a year can be set-off only against long-term capital gains arising in that year or in subsequent years and cannot be set-off against short-term capital gains arising in that year or in subsequent years. The long-term capital loss remaining after set-off, if any, can be carried forward for eight years immediately succeeding the year in which the loss was first computed, to be for set-off against subsequent years' long-term capital gains.

On the other hand, short-term capital loss incurred during a year can be set-off against both, short-term and long-term capital gains of the same year or of subsequent years. The short-term capital loss remaining after set-off, if any, can be carried forward for eight years immediately succeeding the year in which the loss was first computed, to be set-off against subsequent years' short-term as well as long-term capital gains.

B. Tax benefits available to Resident NCD holders:

- Interest on NCD received by resident NCD holders would form part of their total income and be subject to tax at the applicable rates of tax (Note 1 and 2 below) in accordance with and subject to the provisions of the IT Act.
- Capital gains on transfer of NCD shall be computed by deducting from the FVC, expenditure incurred wholly and exclusively in connection with the transfer and the CoA of the NCD.
- As per section 112 of the IT Act, capital gains arising on the transfer of long-term capital assets being listed debentures are subject to tax at the rate of 10% (plus applicable surcharge and health & education cess Note 2 below) on the capital gains calculated without indexing the cost of acquisition (Fourth *proviso* to Section 48 restricts indexation benefit in case of long-term capital asset being a bond or debenture).
- In case of an individual or HUF, being a resident, where the total income as reduced by such long-term capital gains is below the maximum amount which is not chargeable to income-tax, then, such long-term capital gains shall be reduced by the amount by which the total income as so reduced falls short of the maximum amount which is not chargeable to income-tax and the tax on the balance of such long-term capital gains shall be computed at the rate mentioned above.
- Short-term capital gains on the transfer of listed debentures, where debentures are held for a period of not more than 12 months would be taxed at the applicable rates of tax (as mentioned in Note 1 and 2 below) in accordance with the provisions of the IT Act.

C. Tax benefits available to Non-Resident debenture holders:

- A non-resident Indian has an option to be governed by Chapter XII-A of the IT Act, subject to the provisions contained therein which are given in brief as under:
- As per section 115C(e) of the IT Act, the term "non-resident Indian" means an individual, being a citizen of India or a person of Indian origin who is not a "resident". A person shall be deemed to be of Indian origin if he, or either of his parents or any of his grand-parents, was born in undivided India.
- As per section 115E of the IT Act, interest income from debentures acquired or purchased with or subscribed to in convertible foreign exchange will be taxable at 20% (plus applicable surcharge and cess), whereas long term capital gains on transfer of such debentures will be taxable at 10% (plus applicable surcharge and cess Note 2 below) of such capital gains without indexation of CoA. Short-term capital gains will be taxable at the applicable rates of tax (as mentioned in Note 1 and 2 below) in accordance with and subject to the provisions contained therein.
- Under section 115F of the IT Act, long term capital gains arising to a non-resident Indian from transfer of debentures acquired or purchased with or subscribed to in convertible foreign exchange will be exempt from capital gain tax if the whole of the net consideration is invested within six months after the date of transfer of the debentures in any specified asset or in any saving certificates referred to in section 10(4B) of the IT Act in accordance with and subject to the provisions contained therein.
- Under section 115G of the IT Act, it shall not be necessary for a non-resident Indian to file a return of income under section 139(1) of the IT Act, if his total income consists only of investment income as defined under

section 115C and/or long term capital gains earned on transfer of such investment acquired out of convertible foreign exchange, and the tax has been deducted at source from such income under the provisions of Chapter XVII-B of the IT Act in accordance with and subject to the provisions contained therein.

- Under section 115H of the IT Act, where a non-resident Indian becomes a resident in India in any subsequent year, he may furnish to the Assessing Officer a declaration in writing along with return of income under section 139 for the assessment year for which he is assessable as a resident, to the effect that the provisions of Chapter XII-A shall continue to apply to him in relation to the investment income (other than on shares in an Indian Company) derived from any foreign exchange assets in accordance with and subject to the provisions contained therein. On doing so, the provisions of Chapter XII-A of the IT Act shall continue to apply to him in relation to such income for that assessment year and for every subsequent assessment year until the transfer or conversion (otherwise than by transfer) into money of such assets.
- In accordance with and subject to the provisions of section 115-I of the IT Act, a non-resident Indian may opt not to be governed by the provisions of Chapter XII-A of the IT Act. In such a case, long-term capital gains on transfer of listed debentures would be subject to tax at the rate of 10% (plus applicable surcharge and cess Note 2 below) computed without indexation of CoA.
- Interest income and short-term capital gains on the transfer of listed debentures, where debentures are held for a period of not more than 12 months preceding the date of transfer, would be taxed at the applicable rates of tax (as mentioned in Note 1 and 2 below) in accordance with and subject to the provisions of the IT Act.
- Without prejudice to the fact that the NCDs to be issued by the issuer are not MLD (as has been concluded at the outset), where, for whatsoever reasons, the NCDs are treated as MLDs, then in such cases, as per the amendment by the FA, 2023, the capital gains arising on transfer or redemption or maturity of such NCDs shall be deemed to be capital gains arising from transfer of a short-term capital asset. Further, in computing the capital gains, no deduction shall be allowed for Securities Transaction Tax (STT) paid, if any.
- Where debentures are held as stock-in-trade, the income on transfer of debentures would be taxed as business income in accordance with and subject to the provisions of the IT Act.
- As per section 90(2) of the IT Act read with the Circular no. 728 dated October 30, 1995, issued by the Central Board of Direct Taxes ('CBDT'), in the case of a remittance to a country with which a Double Tax Avoidance Agreement ('DTAA') is in force, the tax should be deducted at the rate provided in the Finance Act of the relevant year or at the rate provided in the DTAA, whichever is more beneficial to the assessee. However, submission of a valid and subsisting tax residency certificate ('TRC') is a mandatory condition for availing benefits under any DTAA. If the TRC does not contain the prescribed particulars, a self-declaration in Form 10F would need to be provided by the assessee along with the TRC which is valid and subsisting.

D. Tax benefits available to Foreign Institutional Investors ('FII's) or Foreign Portfolio Investors ('FPI's):

- In accordance with and subject to the provisions of section 115AD of the IT Act, long-term capital gains on transfer of debentures by FIIs are taxable at 10% (plus applicable surcharge and cess Note 2 below) and short-term capital gains are taxable at 30% (plus applicable surcharge and cess Note 2 below). The benefit of indexation of CoA will not be available.
- Income other than capital gains arising out of debentures is taxable at 20% (plus applicable surcharge and cess
 Note 2 below) in accordance with and subject to the provisions of Section 115AD of the IT Act.
- However, the above is subject to any relief available under DTAA entered into by the Government of India (as mentioned in Point C above).

• The CBDT has issued Notification No.9 dated 22 January 2014 which provides that Foreign Portfolio Investors (FPI) registered under SEBI (Foreign Portfolio Investors) Regulations, 2014 shall be treated as FII for the purpose of Section 115AD of the IT Act.
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E. Withholding provisions

The withholding provisions provided under the IT Act are machinery provisions meant for tentative deduction of income-tax subject to regular assessment. The withholding tax is not the final liability to income-tax of an assessee. For rate of tax applicable to an assessee, please refer Notes 1 and 2 below:

Sr.	Scenarios	Provisions
No 1	Withholding tax rate on interest on NCD issued to	➤ Interest paid to residents other than insurance companies will be subject to withholding tax as per section 193 of the IT Act at the rate of 10 per cent.
	Indian residents	 No tax is required to be deducted on interest paid to an individual or a HUF, in respect of debentures issued by a company in which the public is substantially interested if; the amount of interest paid to such person in a financial year does not exceed INR 5,000; and
		such interest is paid by an account payee cheque
		Further, no tax is required to be deducted on any interest payable on any security issued by a company, where such security is in dematerialized form and is listed on a recognized stock exchange in India in accordance with the Securities Contracts (Regulation) Act, 1956 (42 of 1956) and the rules made thereunder. However, the FA, 2023 has omitted the aforesaid exemption and thus, any interest paid on or after 1 April 2023, with respect to any security issued by a company, where such security is in dematerialized form and is listed on a recognized stock exchange in India in accordance with the Securities Contracts (Regulation) Act, 1956 (42 of 1956) and the rules made thereunder shall be liable to tax withholding as applicable.
2	Withholding tax rate on interest on NCD issued to Foreign Portfolio Investor (FII)	Interest to a non-resident, not being a company or to a foreign company by a specified company or a business trust, may be eligible for concessional tax rate of 5 per cent under section 194LC(2)(ia) of the IT Act in respect of monies borrowed by it from a source outside India by way of issue of rupee denominated bond before the 1 st day of July 2023. The FA, 2023 has extended the applicability of section 194LC of the IT Act with the following modification:
		 The provisions of section 194LC of the IT Act shall continue to apply to monies borrowed from a source outside India by way of issue of long-term bond or rupee denominate bond on or after 1 July 2023_where such bond is listed on a recognised stock exchange located in an International Financial Services Centre.
		2. The <u>rate of tax</u> in case of the aforesaid borrowings shall be <u>9</u> <u>per cent</u> .

Sr. No	Scenarios	Provisions	
		 With respect to the borrowings made prior to 1 July 2023, the provisions of section 194LC of the IT Act, as they applied at that time, shall continue to apply sans the modification discussed supra. No extension of date for payment of interest in case of section 194LD of the IT Act has been provided by the FA, 2023. Given the same, interest paid on or after 1 July 2023 shall be subject to tax at the rate of 20% (excluding applicable surcharge and cess) subject to availability of DTAA benefits. 	
		▶ Withholding rate will be increased by surcharge as applicable (Refer Note 2) and a health and education cess of 4 per cent on the amount of tax plus surcharge as applicable. However, where the withholding is done as per the rate of tax provided under the relevant DTAA, the said rate shall not be required to be increased by a surcharge and health and education cess.	
3	Withholding tax rate on interest on NCD issued to non-residents other than FIIs	 Interest payable to non-resident (other than FII) would be subject to withholding tax at the rate of 30 per cent/ 40 per cent as per the provisions of section 195 of the IT Act subject to relief under the relevant DTAA depending upon the status of the non-resident. Alternatively, benefits of concessional rates of 5/9 per cent under section 194LC of the IT Act provided the said interest falls within the ambit of the provisions of section 194LC of the IT Act and meets the conditions mentioned therein which <i>inter-alia</i> includes the loan / bond being issued prior to/ on or after 1st July 2023, obtaining approval from the Central Government with respect to the rate of interest, etc. 	
		➤ Withholding rate will be increased by surcharge as applicable (Refer Note 2) and a health and education cess of 4 per cent on the amount of tax plus surcharge, as applicable.	
4	Withholding tax rate on purchase of 'goods'	As per section 194Q of the IT Act, any sum payable by a 'buyer' to a resident for purchase of 'goods' of the value exceeding INR 50 Lakhs shall be liable to withholding at the rate of 0.1 percent.	
		▶ Buyer means a person whose total sales, turnover or gross receipts from the business carried on by him exceeds INR 10 crores in the financial year immediately preceding the financial year in which the purchase is carried out.	
		TDS shall not be applicable where;	
		a. Tax is deductible under any of the provisions of the IT Act; or	

Sr.	Scenarios	Provisions
No		
		b. Tax is collectible under the provisions of section 206C of the IT Act other than a transaction to which section 206C(1H) of the IT Act applies
		The CBDT has issued Circular No 13 of 2021 dated 30 June 2021 laying down guidelines under section 194Q of the IT Act. It <i>inter alia</i> provides that TDS under section 194Q of the IT Act shall not apply to transaction in securities and commodities which are traded through recognised stock exchanges or cleared and settled by the recognised clearing corporation (including exchanges or corporation located in IFSC).
		➤ Given that the Circular does not provide clarity in respect of shares/ securities traded off-market, it is advisable that the investors obtain specific advice from their tax advisors regarding applicability of these provisions.

F. Requirement to furnish PAN under the IT Act

- i. Section 139A(5A) requires every person from whose income tax has been deducted under the provisions of chapter XVIIB of the IT Act, to furnish his PAN to the person responsible for deduction of tax at source.
- ii. As per provisions of section 206AA of the IT Act, the payer would be obliged to withhold tax at higher of the following rates in case the deductee has not furnished PAN to the payer:
 - (a) at the rate in force specified in the relevant provision of the IT Act; or
 - (b) at the rates in force; or
 - (c) at the rate of twenty per cent

Section 206AA of the IT Act provides that the provisions shall not apply to non-residents in respect of payment of interest on long-term bonds as referred to in section 194LC and any other payment subject to such conditions as may be prescribed.

Further, as per Rule 37BC of the Income-tax Rules, 1962 ('the Rules'), the provisions of section 206AA shall not apply to non-residents where the non-residents provide the following information to the payer of such income:

- Name, email-id, contact number;
- Address in the country or specified territory outside India of which the deductee is a resident;
- A certificate of his being resident in any country or specified territory outside India from the government
 of the other country or specified territory if the law of that country or specified territory provides for
 issuance of such certificate;
- Tax Identification Number of the deductee in the country or specified territory of his residence and in a case, no such number is available, then a unique number on the basis of which the deductee is identified by the Government of that country or the specified territory of which he claims to be a resident.

Where an incorrect PAN is provided, it will be regarded as non-furnishing of PAN and TDS shall be deducted as mentioned above, apart from any other penal consequences that may ensue.

- iii. Further, as per section 206AB of the IT Act, with effect from 1 July 2021, payments made to specified persons will be subject to TDS at rate which is <u>higher</u> of the following:
 - twice the rate specified in the relevant provision of the IT Act; or
 - twice the rate or rates in force; or
 - the rate of 5%

In cases, where both section 206AA and section 206AB of the IT Act are applicable, taxes shall be deducted at higher of the rate prescribed under both the sections.

For the purpose of section 206AB of the IT Act, specified person means any person-

- Who has not filed an income-tax return for the AY relevant to the previous year immediately preceding the previous year in which tax is required to be deducted, and the prescribed time limit to file the incometax return has expired;
- The aggregate amount of TDS is INR 50,000 or more in each of the two previous years

But other than a non-resident who does not have a permanent establishment in India. Further, FA, 2023 has carvedout from the definition of 'specified person' under section 206AB of the IT Act, a person who is not required to file/ furnish a return of income and who, in that behalf, is notified by the Central Government *vide* the Official Gazette.

G. General Anti Avoidance Rules ("GAAR")

The General Anti Avoidance Rule (''GAAR'') was introduced in the IT Act by the Finance Act, 2012. The Finance Act, 2015 made the provisions of GAAR applicable prospectively from 1 April 2017. Further, income accruing, arising, deemed to accrue or arise or received or deemed to be received by any person from transfer of investments made up to 31 March 2017 would be protected from the applicability of GAAR.

H. Exemption under Section 54F of the IT Act

Exemptions may be claimed from taxation of LTCG if investments in certain specified securities/assets is made subject to fulfillment of certain conditions.

Section 54F of the IT Act exempts long-term capital gains on transfer of any long-term capital asset (other than a residential house), held by an individual or HUF, if the net consideration is utilized to purchase/ construct a residential house within the specified timelines.

Note 1: Tax Rates

Resident Individuals and Hindu Undivided Families:

The FA, 2023 has amended section 115BAC of the IT Act by, *inter alia*, inserting sub-section (1A) thereto to provide that the tax regime provided under section 115BAC of the IT Act shall be the default tax regime applicable in case of an individual, HUF, AOP (other than a co-operative society), body of individual or artificial juridical, beginning with the financial year 2023-24, except where the assessee specifically opts to be governed by the erstwhile regime.

In such cases, the following shall be the rate of tax applicable:

Slab	Tax rate
Total income up to INR 3,00,000	Nil
More than INR 3,00,000 but up to INR 6,00,000	5 per cent of excess over INR 3,00,000
More than INR 6,00,000 but up to	10 per cent of excess over INR 6,00,000
INR 9,00,000	+ INR 15,000
More than INR 9,00,000 but up to	15 per cent of excess over INR 9,00,000
INR 12,00,000	+ INR 45,000
More than INR 12,00,000 but up to	20 per cent of excess over INR 12,00,000
INR 15,00,000	+ INR 90,000
More than INR 15,00,000	30 per cent of excess over INR 15,00,000
	+ INR 1,50,000

In computing the income-tax under the new regime, certain deductions like standard deduction available to salaried taxpayers, etc., shall be allowed. However, most of the deductions/exemptions such as section 80C, 80D, etc. would need to be foregone.

A resident individual (whose total income does not exceed Rs 7,00,000) whose income is chargeable to tax under sub-section (1A) of section 115BAC can avail rebate under section 87A. It is deductible from income tax before calculating health and education cess. The amount of rebate available would be 100 per cent of income-tax chargeable on his total income or Rs 25,000, whichever is less. Further, where the total income exceeds Rs 7,00,000, the assessee shall be entitled for deduction of an amount equal to the amount by which the income-tax payable on the total income exceeds the amount by which the total income exceeds Rs 7,00,000.

Where the assessee as stated above, specifically opts to be governed by the erstwhile regime, the income earned by assessee should be liable to tax as per the applicable slab rates (plus applicable surcharge and health and education cess) based on the taxable income of such assessee. The slab rates applicable to such investors (other than resident individuals aged 60 years or more) are as follows:

Income	Tax rate*
Up to INR 2,50,000#	NIL
Exceeding INR 2,50,000 up to INR	5 per cent of the amount by which the total income exceeds INR
5,00,000@	2,50,000
Exceeding INR 5,00,000 up to INR	20 per cent of the amount by which the total income exceeds INR
10,00,000	5,00,000 plus INR 12,500\$
Exceeding INR 10,00,000	30 per cent of the amount by which the total income exceeds INR
	10,00,000 plus INR 112,500\$

@A resident individual (whose total income does not exceed Rs 500,000) can avail rebate under section 87A. It is deductible from income tax before calculating health and education cess. The amount of rebate available would be 100 per cent of income-tax chargeable on his total income or Rs 12,500, whichever is less.

\$Similarly, for resident senior citizens of sixty years of age and above but below eighty years of age, Rs 12,500 has to be read as Rs 10,000 and Rs 112,500 has to be read as Rs 110,000. And for super senior citizen Rs 12,500 has to be read as Nil and Rs 112,500 has to be read as Rs 100,000.

^{*} plus surcharge if applicable and a health and education cess ('cess') of 4 per cent on the amount of tax plus surcharge, if applicable).

[#] for resident senior citizens of sixty years of age and above but below eighty years of age, Rs 250,000 has to be read as Rs 300,000 and for resident senior citizens of eighty years of age and above ("super senior citizen) Rs 250,000' has to be read as Rs 500,000.

Partnership Firms & LLP's:

The tax rates applicable would be 30 per cent (plus surcharge if applicable – Refer Note 2 and a health and education cess of 4 per cent on the amount of tax plus surcharge, if applicable).

Domestic Companies:

Type of Domestic company	Base normal tax rate on income (other than income chargeable at special rates)	Base MAT rate
Domestic companies having turnover or gross	25 per cent	15 per cent
receipts of upto Rs 400 Cr in FY 2020-21 (For AY		
2023-24) and in FY 2021-22 (For AY 2024-25)		
Domestic manufacturing company set-up and	25 per cent	15 per cent
registered on or after 1 March 2016 subject to		
fulfilment of prescribed conditions (Section 115BA)		
Any domestic company (even if an existing	22 per cent	Not applicable
company or engaged in non-manufacturing		
business) has an option to avail beneficial rate,		
subject to fulfilment of prescribed conditions		
(Section 115BAA)		
Domestic manufacturing company set-up and	15 per cent	Not applicable
registered on or after 1 October 2019 and		
commences manufacturing upto 31 March 2024, has		
an option to avail beneficial rate, subject to		
fulfilment of prescribed conditions (Section		
115BAB)		
Domestic companies not falling under any of the	30 per cent	15 per cent
above category		

Note 2: Surcharge (as applicable to the tax charged on income)

Non-corporate assessees (other than firm, co-operative societies and FIIs):

Particulars	Rate of Surcharge
Where total income (including dividend income and income under the provisions of section 111A, section 112A and section 112 of the IT Act) does not exceed Rs 50 lacs	Nil
Where total income (including dividend income and income under the provisions of section 111A, section 112A and section 112 of the IT Act) exceeds Rs 50 lacs but does not exceed Rs 1 crore	10 per cent on total tax
Where total income (including dividend income and income under the provisions of section 111A section 112A and section 112 of the IT Act) exceeds Rs 1 crore but does not exceed Rs 2 crore	15 per cent on total tax
Where total income (excluding dividend income and income under the provisions of section 111A, section 112A and 112 of the IT Act) does not exceed Rs 2 crore but total income (including dividend income and income under the provisions of section 111A, section 112A and 112 of the IT Act) exceeds Rs 2 crore	15 per cent on total tax The Finance Act, 2022 from FY 2022-23 has capped the surcharge rates for long-term gains chargeable to tax under section 112 of the IT Act.
Where total income (excluding dividend income and income under the provisions of section 111A, section 112A and section 112 of the IT Act) exceeds Rs 2 crore	- 25 per cent on tax on income excluding dividend income and income under the provisions of section 111A, section 112A and section 112 of the IT Act - 15 per cent on tax on dividend income and income under the provisions of section 111A section 112A and section 112 of the IT Act. The Finance Act, 2022 from FY 2022-23 has capped the surcharge rates for long-term gains chargeable to tax under section 112 of the IT Act as well.

Note: The Finance Act, 2022 from FY 2022-23 has capped the surcharge rates for long-term gains chargeable to tax under section 112 of the IT Act as well.

As per the FA, 2023, the maximum surcharge rate in case of capital gains chargeable to tax under section 112 of the IT Act, in case of an assessee being an individual, HUF, AOP (not being a co-operative society), BOI or artificial juridical person is also capped to 15%.

FIIs (Non – corporate):

Particulars	Rate of Surcharge			
Where total income (including dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) does not exceed Rs 50 lacs	Nil			
Where total income (including dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) exceeds Rs 50 lacs but does not exceed Rs 1 crore	10 per cent on total tax			
Where total income (including dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) exceeds Rs 1 crore but does not exceed Rs 2 crore	15 per cent on total tax			
Where total income (excluding dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) does not exceed Rs 2 crore but total income (including dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) exceeds Rs 2 crore	15 per cent on total tax			
Where total income (excluding dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act) exceeds Rs 2 crore	- 25 per cent on tax on income excluding dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act - 15 per cent on tax on dividend income or income of the nature referred to in section 115AD(1)(b) of the IT Act			

Note: The FA, 2023 has capped the highest surcharge rate to 25 per cent.

For assessees other than those covered above:

Particulars	Rate of surcharge applicable
Non-corporate taxpayers being firms and co-operative societies	Nil where total income does not exceed Rs 1 crore From FY 2022-23 7 per cent where total income exceeds Rs 1 crore but does not exceed Rs 10 crore From FY 2022-23 12 per cent where total income exceeds Rs 10 crore
Domestic companies (other than companies availing benefit	Nil where total income does not

Particulars	Rate of surcharge applicable			
under section 115BAA and section 115BAB of the IT Act)	exceed Rs 1 crore			
	7 per cent where total income			
	exceeds Rs 1 crore but does not			
	exceed			
	Rs 10 crore			
	12 per cent where total income			
	exceeds Rs 10 crore			
Domestic companies availing benefit under section	10 per cent (irrespective of total			
115BAA and section 115BAB of the IT Act	income)			
	Nil where total income does not			
	exceed Rs 1 crore			
	2 per cent where total income			
Foreign Companies (including corporate FIIs)	exceeds Rs 1 crore but does not			
	exceed Rs 10 crore			
	5 per cent where total income			
	exceeds Rs 10 crore			

A health and education cess of 4 per cent is payable on the total amount of tax plus surcharge.

Notes:

- The above statement sets out the provisions of law in a summary manner only and is not a complete analysis or listing of all potential tax consequences of the purchase, ownership and disposal of NCD.
- The above statement covers only certain relevant direct tax law benefits and does not cover benefit under any other law.
- The above statement of possible tax benefits is as per the current direct tax laws (read along with the amendments made by the FA, 2023) relevant for the AY 2024-25 corresponding to the FY 2023-24.
- This statement is intended only to provide general information to the investors and is neither designed nor intended to be a substitute for professional tax advice. In view of the individual nature of tax consequences, each investor is advised to consult his/her own tax advisor with respect to specific tax consequences of his/her investment in the NCD of the Company.
- In respect of non-residents, the tax rates and consequent taxation mentioned above will be further subject to any benefits available under the relevant DTAA, if any, between India and the country in which the non-resident has fiscal domicile.
- No assurance is given that the revenue authorities/courts will concur with the views expressed herein. Our views are based on the existing provisions of law and its interpretation, which are subject to changes from time to time. We do not assume responsibility to update the views consequent to such changes.

SECTION IV - ABOUT OUR COMPANY

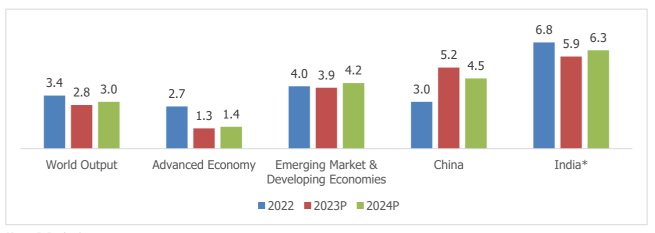
INDUSTRY OVERVIEW

The information under this section has been derived and extracted from the industry report titled "Industry Report on Financial Services Sector" dated June 23, 2023 prepared by CARE Advisory Research & Training Limited ("CART") read with the letter dated September 8, 2023 in an "as is where is basis" and the industry and third-party related information in this section has not been independently verified by us, the Lead Managers, or any of our or their respective affiliates or advisors. The information may not be consistent with other information compiled by third parties within or outside India. Industry sources and publications generally state that the information contained therein has been obtained from sources it believes to be reliable, but their accuracy, completeness and underlying assumptions are not guaranteed, and their reliability cannot be assured. Industry and Government publications are also prepared based on information as of specific dates and may no longer be current or reflect current trends. Industry and Government sources and publications may also base their information on estimates, forecasts and assumptions which may prove to be incorrect. Accordingly, investment decisions should not be based on such information. Figures used in this section are presented as in the original sources and have not been adjusted, restated or rounded-off for presentation in this Prospectus. The recipient should not construe any of the contents in this report as advice relating to business, financial, legal, taxation or investment matters and are advised to consult their own business, financial, legal, taxation, and other advisors concerning the transaction. The information in this section must be read in conjunction with "Risk Factors" and "Our Business" on pages 18 and 136.

Global Economy

As per the International Monetary Fund (IMF)'s World Economic Outlook growth projections released in April 2023, for CY22, global economic growth was estimated at 3.4%, down from 6.3% in CY21 citing disruptions due to the Russia-Ukraine conflict and higher-than-expected inflation worldwide. The global economic growth for CY23 is projected to slow down further to 2.8% mainly due to tightening global financial conditions, expectations of steeper interest rate hikes by major central banks to fight inflation, a sharper slowdown in China and spillover effects from the war in Ukraine with gas supplies from Russia to *Europe* tightening. Growth in CY24 is projected to pick up to 3.0% with expected gradual recovery from the effects of the war in Ukraine and subsiding of inflation. For the next 5 years, the IMF projects world economic growth in the range of 3.0%-3.2% on year on year (Y-o-Y) basis.

Global Growth Outlook Projections (Real GDP, Y-o-Y change in %)



Notes: P-Projection

*For India, data and forecasts are presented on a fiscal year basis and GDP from 2011 onward is based on GDP at market prices with fiscal year 2011/12 as a base year

Source: IMF - World Economic Outlook, April 2023

Advanced Economies Group

For major advanced economies, the GDP growth was estimated to be 2.7% in CY22, down from 5.4% in CY21, which is further projected to decline to 1.3% in CY23. This forecast of low growth reflects rise in central bank interest rates to fight inflation and the war in Ukraine. About 90% of advanced economies are projected to see decline in growth in CY23. This growth is expected to rebound to 1.4% in CY24.

One of the major countries from this group is United States. The growth for United States is estimated to be 2.1% for CY22. Whereas, growth for CY23 and CY24 is projected at 1.6% and 1.1%, respectively. This is reflective of declining real disposable income impacting consumer demand with higher interest rates taking toll on spending.

The growth for CY22 in Euro Area is estimated to be 3.5% compared to 5.4% in CY21. However, the boost from reopening of economy after pandemic appears to be fading. For CY23 and CY24, the growth is projected at 0.8% and 1.4%, respectively. With inflation at about 10% or above in several Euro Area countries and the United Kingdom, household budgets will remain stretched. Further, the accelerated pace of rate increases by the Bank of England and the European Central Bank is tightening financial conditions and cooling demand in the housing sector and beyond.

Emerging market and developing economies group

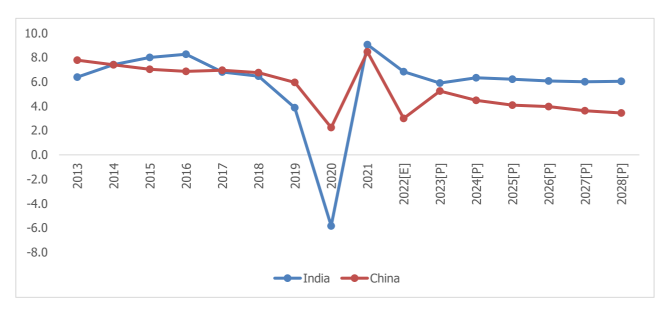
For the Emerging market and developing economies group, GDP growth rose modestly by 4.0% in CY22, compared to 6.9% in CY21. This growth is further projected to be 3.9% in CY23 and 4.2% in CY24. Overall, the expected growth in CY24 is on account of anticipation of gradual recovery.

In China, growth is expected to pick up to 5.2% with the full reopening in CY23. Whereas, India's GDP projection for CY23 and CY24 stand at 5.9% and 6.3%, respectively with resilient domestic demand despite external headwinds.

India to remain fastest growing economy transcending China

Despite the turmoil in last two-three years, India bears good tidings for becoming USD 5 trillion economy by CY27. According to the IMF dataset on Gross Domestic Product (GDP) at current prices for India, the GDP is estimated to be at USD 3.4 trillion for CY22 and projected to reach USD 5.2 trillion by CY27. The expected GDP growth rate of India for coming years is almost double compared to—the world economy.

GDP growth trend comparison - India and China (Real GDP, Y-o-Y change in %)



P- Projections; Source: IMF, World Economic Outlook Database (April 2023)

Besides this, India stands out as the fastest growing economy amongst the major economies. Outshining the growth rate of China, the Indian economy is expected to grow at more than 6% in the period of CY24-CY28.

Indian economy is paving its way towards becoming largest economy in the world. Currently, India is the third largest economy globally in terms of Purchasing Power Parity (PPP) with ~7% share in global economy with China [~18%] on the top and United states [~15%] being second. Purchasing Power Parity is an economy performance indicator denoting relative price of an average basket of goods and services that a household needs for livelihood in each country. Despite of the pandemic and the geo-political tensions in Europe, India has been one of the major contributors to world economic growth.

Indian Economy Outlook

GDP growth and Outlook

In broader sense, the pandemic resulted to 5.8% of negative growth for the Indian economy in FY21. The Indian economy bounced back strongly in Q1FY22 with 21.6% y-o-y growth due to lower base effect. The easing of lockdowns and restrictions across states since June coupled with the decline in Covid-19 cases and higher vaccination rate facilitated higher

economic activity as reflected in the GDP for the Q2FY22, which grew annually by 9.1%. The dip in Q3FY22 of 5.2% can be attributed to the fading base effect. India's economy recorded modest growth of 4.1% in Q4FY22, down from previous quarter. The economy was hit by the third wave of Covid-19 pandemic during the quarter. Global supply bottlenecks due to the Russia-Ukraine dispute and higher input costs slowed down the pace of recovery in the last quarter. Overall, India is expected to have witnessed 9.1% growth in FY22.

In Q1FY23, India recorded 13.2% growth in GDP which can largely be attributed to better performance by agriculture and services sectors. Following this double-digit growth, Q2FY23 witnessed 6.3% growth, while, Q3FY23 registered 4.4% growth. This slowdown in growth of Q2FY23 and Q3FY23 compared to the Q1FY23 can be attributed to the normalization of the base and a contraction in the manufacturing sector's output. The investments as announced in the Union Budget 2022-23 on boosting public infrastructure through enhanced capital expenditure has augmented growth and encouraged private investment through large multiplier effects in FY23. However, heightened inflationary pressures and resultant policy tightening may pose risk to the growth potential.

GDP growth outlook

RBI's GDP Growth Outlook (Y-o-Y %)

FY23 (complete year)	FY24 (complete year)	Q1FY24	Q2FY24	Q3FY24	Q4FY24
7.0	6.5	7.8	6.2	6.1	5.9

Stronger prospects for agricultural and allied activities are likely to boost rural demand. Rebound in contact-intensive sectors and discretionary spending is expected to support urban consumption. Strong credit growth, resilient financial markets, and the government's continued thrust on capital spending and infrastructure create a congenial environment for investment. On the other hand, external demand is likely to be dented by a slowdown in global activity, with adverse implications for exports.

Taking all these factors into consideration, in April 2023, the RBI in its bi-monthly monetary policy meeting estimated the real GDP growth to be at 7.0% for FY23 and 6.5% for FY24 with Q1FY24 at 7.8%, Q2FY24 at 6.2%, Q3FY24 at 6.1% and Q4FY24 at 5.9%.

Gross Value Added (GVA)

Gross value added (GVA) is the measure of the value of goods and services produced in an economy. GVA gives a picture of supply side whereas GDP represents consumption.

Industry and Services sector leading the recovery charge

- The gap between GDP and GVA growth has turned positive in FY22 (after a gap of two years) as a result of robust tax collections. Of the three major sector heads, service sector has been fastest growing sector in the last 5 years.
- Agriculture sector was holding growth momentum till FY18. In FY19, the acreage for rabi crop was marginally lower than previous year which affected the agricultural performance. FY20 witnessed growth on account of improved production. During the pandemic impacted period of FY21, agriculture sector was largely insulated as timely and proactive exemptions from covid-induced lockdowns to the sector facilitated uninterrupted harvesting of rabi crops and sowing of kharif crops. However, supply chain disruptions impacted the flow of agricultural goods leading to high food inflation and adverse initial impact on some major agricultural exports. However, performance remained steady in FY22.

The Q1FY23 and Q2FY23, the agriculture sector recorded a growth of 2.5% and 2.4%, respectively. Due to uneven rains in this financial year, the production of some major Kharif crops such as rice and pulses was adversely impacted thereby impacting agriculture sector's output. In Q3FY23, the sector recorded a growth of 3.7%. Going forward, rising bank credit, increased exports and higher sowing of rabi crop will be the drivers for agriculture sector.

Overall, for the FY23, agriculture sector is expected to perform well despite the climate-related disruptions (heat-wave, uneven rainfall etc.) which posed challenges impacting yields of some major crops and is expected to record 3.3% growth in FY23.

• Industrial sector witnessed CAGR of 4.7% for the period FY16 to FY19. From March 2020 onwards, nation-wide lockdown due to the pandemic had a significant impact on industrial activity. In FY20, this sector felt mild turbulence and recorded decline of 1.4%. FY21 witnessed 0.9% decline on account of ongoing adverse impact of covid-19 pandemic. With the opening up of economy and resumption of industrial activity, FY22 registered 11.6% growth, albeit on a lower base.

The industrial output in Q1FY23 jumped 9.6% on y-o-y basis. However, sequentially the sector witnessed a sharp contraction due to lower output across mining, manufacturing and construction sectors. Further, the output contracted by 0.4% in Q2FY23. This was mainly because of the poor performance by the manufacturing sector which has been marred by high input costs. In Q3FY23, the sector grew modestly by 2.4%.

In the coming quarters, easing of commodity price pressures and prospects of improvement in consumption demand due to festive push are potential attributes which will support growth in the manufacturing sector. Overall, industrial sector is expected to register 3.6% growth in FY23.

Services sector recorded CAGR of 7.1% for the period FY16 to FY20, which was led by trade, hotels, transport, communication and services related to broadcasting and finance, real estate & professional service. This sector was hardest hit by the pandemic and registered 8.6% of decline in FY21. The easing of restrictions aided a fast rebound in this sector, with 7.1% growth witnessed in FY22.

In Q1FY23 and Q2FY23, this sector registered growth of 16.3% and 9.4%, respectively, on a lower base and revival in contact intensive sectors. The services sector continued to witness buoyant demand and recorded a growth of 6.2% in Q3FY23. Healthy growth in various service sector indicators like air passenger traffic, port cargo traffic, GST collections and retail credit will support service sector going ahead. Overall, gaining from the pent-up demand, service sector is estimated to record growth of 9.4% in FY23.

Sectoral Growth (Y-o-Y % Growth) - at Constant Prices

At constant Prices	FY18	FY19	FY20 (3RE)	FY21 (2RE)	FY22 (1RE)	FY23 (2AE)	Q1 FY2	Q2 3 FY23	Q3 FY23
Agriculture, forestry & fishing	6.6	2.1	6.2	4.1	3.5	3.3	2.5	2.4	3.7
Industry	5.9	5.3	-1.4	-0.9	11.6	3.6	9.6	-0.4	2.4
Mining & quarrying	-5.6	-0.8	-3.0	-8.6	7.1	3.4	9.3	-0.4	3.7
Manufacturing	7.5	5.4	-3.0	2.9	11.1	0.6	6.4	-3.6	-1.1
Electricity, gas, water supply & other utility services	10.6	7.9	2.3	-4.3	9.9	9.2	14.9	6.0	8.2
Construction	5.2	6.5	1.6	-5.7	14.8	9.1	16.2	5.8	8.4
Services	6.3	7.2	6.4	-8.2	8.8	9.4	16.3	9.4	6.2
Trade, hotels, transport, communication & broadcasting	10.3	7.2	6.0	-19.7	13.8	14.2	25.7	15.6	9.7
Financial, real estate & professional services	1.8	7	6.8	2.1	4.7	6.9	8.6	7.1	5.8
Public administration, defence and othe services	8.3	7.5	6.6	-7.6	9.7	7.1	21.3	5.6	2.0
GVA at Basic Price	6.2	5.8	3.9	-4.2	8.8	6.6	12.1	5.5	4.6

3RE - Third Revised Estimate, 2RE - Second Revised Estimates, 1RE - First Revised Estimates, 2AE - Second Advanced Estimate; Source: MOSPI

Industrial Growth

Improved core and capital goods sector helped in IIP growth momentum

Index of Industrial production (IIP) is an index to track manufacturing activity in an economy.

On a cumulative basis, IIP grew by 11.4% in FY22. However, this high growth is mainly backed by low base of FY21. FY22 IIP was higher by 2.0% when compared with the pre-pandemic level of FY20, indicating that while economic recovery is underway, it is still at very nascent stages.

Moreover, for FY23, the industrial output has recorded a growth of 5.1% supported by a favourable base and a rebound in economic activities. Going forward, it will be critical for the current growth momentum in the industrial sector to be maintained. In the environment of global slowdown, maintaining growth in industrial output will depend on the resilience and momentum of domestic demand recovery. Healthy credit growth and moderating inflation in the economy is likely to be supportive of domestic consumption demand in the months to come. Pick-up in the investment demand is also expected to support segments like capital goods and infrastructure. However, industrial sector might feel the pinch of global slowdown as reflected by contraction in the export dependent sectors.

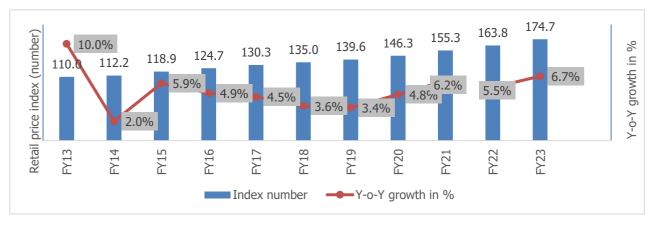


Y-o-Y growth in IIP (in %) Source: MOSPI; P-Provisional

Consumer Price Index

Inflation has reappeared as a global issue in both advanced and emerging economies. India's retail price inflation stood at 5.5% in FY22 which is within the targeted tolerance band of 6%. The consumer inflation started to upswing from October 2021 onwards. As per the monthly numbers, the inflation rate reached the tolerance level of 6% in January 2022. Following this, the month of March 2022 registered 6.9% rate.

Retail Price Inflation in terms of index numbers and Y-o-Y Growth in % (Base: 2011-12=100)



Source: MOSPI

Consecutively, the average inflation rate of 6.7% for FY23 remained above the RBI's tolerance level, surpassing the threshold of 6.0%. March 2023 month witnessed decline and the retail inflation stood at 5.7% tracing back to the RBI's tolerance band. Wherein, apart from a favourable base effect, the relief in retail inflation came from a moderation in food inflation. The CPI came in at 4.7% in April 2023. This moderation in CPI inflation has also been supported by a high base of last year.

The CPI is primarily factored in by RBI while prepapring their bi-monthly monetory policy. At the bi-monthly meeting held in April 2023, RBI projected inflation at 5.2% for FY24 - Q1FY24 is projected at 5.1%, Q2FY24 at 5.4%, Q3FY24 at 5.4% and Q4FY24 at 5.2%.

RBI maintained its policy repo rate unchanged at 6.50% in a meeting held in April 2023. RBI also maintained the liquidity adjustment facility (LAF) corridor by adjusting the standing deposit facility (SDF) rate of 6.25% as the floor and the marginal standing facility (MSF) at the upper end of the band at 6.75%.

The central bank continued to maintain its stance as accommodative.

With domestic economic activities gaining traction, RBI has shifted gear to prioritize controlling inflation. While RBI has paused on the policy rate front, it has also strongly reiterated its commitment to bringing down inflation close to its medium-term target of 4%. Given the uncertain global environment and lingering risks to inflation, Central Bank has kept the window open for further monetary policy tightening in future if required.

Concluding Remarks

Despite the global growth uncertainties, Indian economy is relatively better placed. The major headwinds to economic growth are escalating geopolitical tensions, volatility in global commodity prices and shortages of key inputs. However, the bright spots for the economy are continued healthy domestic demand, support from government capital expenditure and improving business confidence. Various high-frequency growth indicators including purchasing managers index, auto sales, bank credit, GST collections have shown improvement in the FY23.

Despite high food and fuel inflation pressure, the normalizing employment situation after the opening up of economy is expected to improve and provide support to consumption expenditure.

Public investment is expected to exhibit healthy growth as the government has budgeted for strong capital expenditure in FY24. Private sector's intent to invest is also showing improvement as per the data announced on new investment projects. However, the volatility in commodity prices and the economic uncertainties emanating from global turbulence may slow down the improvement in private capex and investment cycle.

Among sectors, the industrial segment is expected to be negatively impacted due to high input prices. Nonetheless, with flagship programmes like 'Make in India' and the Production Linked Incentive (PLI) schemes, the government is continuing to provide the support to boost the industrial sector. Service sector is expected to see continued revival in FY24 with healthy economic growth. However, some segments like information technology in the services sector would feel the pinch of slowdown in the US and European economies.

Overview of Non-Banking Financial Company

Non-banking financial institutions (NBFIs) comprise a heterogeneous group of financial intermediaries. Those under the regulatory purview of the Reserve Bank consist of

All-India financial institutions (AIFIs) that include the National Bank for Agriculture and Rural Development (NABARD), the Export Import (EXIM) Bank of India, the Small Industries Development Bank of India (SIDBI) and the National Housing Bank (NHB) are apex financial institutions that play an important role in meeting the long-term funding requirements of agriculture and the rural sector, foreign trade, small industries, housing finance companies (HFCs), NBFCs, Micro Finance Institutions (MFIs) and other specialised segments and institutions.

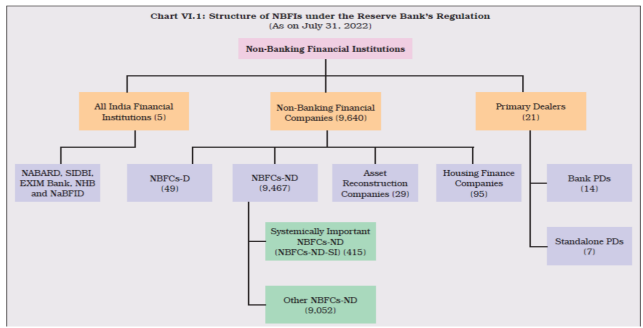
Non-banking financial companies (NBFCs) are government/public/private limited companies that specialise in delivering credit to a wide variety of specific segments, ranging from infrastructure to consumer durables and vehicle financing. Housing finance companies (HFCs) extend housing finance to individuals, co-operative societies, and corporate bodies and lease commercial and residential premises to support housing activity in the country.

Primary dealers (PDs) came into existence in 1995 and act as market makers in the government securities (G-secs) market, besides ensuring subscription to primary issuances.

Non-Banking Financial Companies (NBFCs) play an important role in the Indian financial system by complementing and competing with banks, and by bringing efficiency and diversity into financial intermediation. NBFCs have evolved considerably in terms of operations, heterogeneity, asset quality and profitability, and regulatory architecture.

Structure of NBFIs under the Reserve Bank Regulations

Source: RBI



Note: Figures in bracket indicates the number of Institutions as of July 22

Classification of NBFCs

NBFCs can be classified on the basis of a) asset/liability structures; b) systemic importance; and c) the activities they undertake. In terms of liability structures, NBFCs are subdivided into deposit-taking NBFCs (NBFCs-D) - which accept and hold public deposits - and non-deposit taking NBFCs (NBFCs-ND) - which source their funding from markets and banks. Among non-deposit taking NBFCs, those with an asset size of Rs. 5 billion or more are classified as non-deposit taking systemically important NBFCs (NBFCs-ND-SI). As on July 31, 2022, there were 49 NBFCs-D and 415 NBFCs-ND-SI.

Since NBFCs cater to niche areas, they are also categorised on the basis of the activities they undertake. Till February 21, 2019, NBFCs were divided into 12 categories. Thereafter, these categories were harmonised in order to provide NBFCs with greater operational flexibility. As a result, asset finance companies (AFCs), loan companies (LCs) and investment companies (ICs) were merged into a new category called Investment and Credit Companies (NBFC-ICC). At present, there are 11 categories of NBFCs in the activity-based classification.

Recognition of NBFCs in Upper Layer

NBFC categorization is based on an annual review. The paper recognizes two parameters; quantitative and qualitative:

- The quantitative parameters will have 70% weightage.
- The qualitative parameters will have 30% weightage.

The table below represents quantitative and qualitative parameters as proposed:

Parameter	Sub-parameter	Sub weight	Weights
	Quantitative Parameters (70%)		
	Size: Total exposure (on-and off-		
Size & Leverage	balance sheet)	20+15	35
	Leverage: total debt to total equity		
	i) Intra-financial system assets:	10	
	 Lending to FIs 	10	
	 Securities of other FIs 	5	
	 Mark to market REPO 		
	 OTC derivatives 		
	ii) Intra-financial system liabilities		
Interconnectedness	–Borrowings from FIs		25
	 Marketable securities issued by 		
	the finance company to FI		
	 Mark to market OTC derivative 		
	with FIs		
	iii) Securities outstanding (issued		
	by NBFC)		

Parameter	Sub-parameter		Sub weight	Weights	
	i) Notional amount of OTC derivatives		5		
C 1 '	- CCP centrally		5	10	
Complexity	– Bilateral OTC			10	
	ii) Trading and available for s	ii) Trading and available for sale			
	securities				
	Qualitative Parameters/Supervisory inputs (30%)				
		- D	Degree of reliance on short term funding		
			 Liquid asset ratios 		
			Callable debts		
	Nature and type of liabilities	_ A	Asset-backed funding Vs. other funding	10	
		- A	Asset liability duration and gap analysis		
			Borrowing split (secured debt, CCPS, CPs, unsecured debt)		
			- Total number of entities		Ī
	Group Structure	p Structure — Total number of la		10	
			- Total intra-group exposure		
	Segment Penetration	_	ortance of NBFC as a source of	10	

Source: RBI, CareEdge Research

Further, as per RBI's notification as on June 06, 2022 titled "Provisioning for Standard assets by Non-Banking Financial Company – Upper Layer". NBFCs classified as NBFC-UL shall maintain provisions in respect of 'standard' assets at the

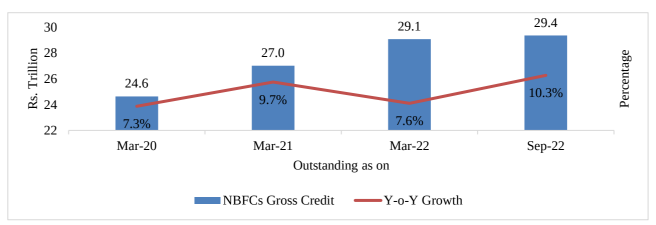
following rates for the funded amount outstanding:

Category of Assets	Rate of Provision
Individual housing loans and loans to Small and Micro Enterprises (SMEs)	0.25%
Housing loans extended at teaser rates	2%, which will decrease to 0.4% after 1 year from the date on which the rates are reset at higher rates (if the accounts remain 'standard')
Advances to Commercial Real Estate – Residential Housing (CRE - RH) Sector	0.75%
Advances to Commercial Real Estate (CRE) Sector (other than CRE-RH)	1%
Restructured advances	As stipulated in the applicable prudential norms for restructuring of advances
All other loans and advances not included above, including loans to Medium Enterprises	0.40%

Credit Growth of NBFCs

Credit disbursed by NBFCs is broadly classified into two parts – food and non-food credit. Food credit accounts for a fraction of total credit disbursed. Non-food credit makes up close to 99% of total credit extended by NBFCs and the movement in overall credit growth therefore hinges on the movement in non-food credit growth.

Gross Credit Deployed by NBFCs



Source: RBI, CareEdge Research Note: Sep-22 growth is over Sep-21

As of Sep-22, the credit growth rate has seen an uptick of 10.3% y-o-y over Sep-22. The consistence upward growth of NBFCs credit is indicating its importance in India's Financial System.

Growth Drivers

NBFCs have a strong presence in unorganized and under-served areas where banks may not have a strong foothold. This is on account of the absence of necessary infrastructure of banks in these areas as well as an aversion on the part of banks to disburse loans to smaller companies. The ease of internet access and affordable data packs have not only contributed to increased spending and demand for retail credit from these areas, but have also increased the potential consumer base of NBFCs.

Focus on informal customer base

Traditional banks may not be very keen on lending to retail borrowers from semi-urban and rural areas or small companies with weaker credit scores and lack of documentation, when compared to larger borrowers. However, in terms of volume, the number of potential customers in this category is higher and NBFC have created niche segment by having customized credit assessment method based on cash flow assessment and field verification. This gives NBFCs an opportunity to extend credit to the financially weaker set of customers, a growing customer base in the informal customer segment opens up avenues for NBFCs' growth.

Technological adoption and Co-lending arrangements

NBFCs deploy technological solutions to develop innovative products and lower operational costs. Since NBFCs are fairly new in the financial landscape as compared to most banks, they are more agile and better positioned to leverage technology to enhance their reach while increasing efficiency.

NBFCs also partner with various alternative financiers and commercial banks, which enables them to diversify their income avenues and reach their targeted customer base through different channels.

Shift in buying behaviour

Over the years, there has been significant change is perception of consumers towards borrowing. With the need to improve lifestyle, more and more people especially the younger population are moving towards borrowing to attain a certain standard of living.

Rising demand from retail customers

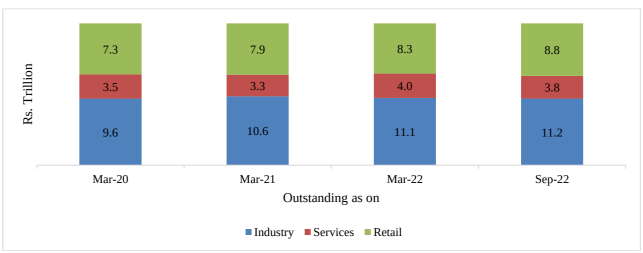
Retail borrowers accounted for around 26% of total credit disbursed by NBFCs as on 31 March 2022, as per data published by the RBI. Along with being a significant chunk of the customer base of NBFCs, the retail segment has shown a consistent growth in credit demand throughout the pandemic. Going forward, CareEdge Research believes that the demand for consumer durables, consumption of services, home loans and gold loans are likely to support the growth in retail demand and, consequently, aid in the new business of NBFCs.

Increased demand from MSME and agriculture

Favourable Government policies aimed at boosting agriculture, small-scale industries and consumption are likely to act as long-term growth catalysts in improving demand for MSME and agricultural credit. The "Make in India", "Start-up India" initiatives, for example, are likely to support industrial activity and contribute to the demand for credit from NBFCs. As on 28 November 2022, more than 12,244,823 micro, small and medium enterprises (MSMEs) have registered on the Udyam portal, of which 11.778,071 are micro enterprises; 427,267 are small enterprises; and 39,485 are medium enterprises. Micro and small enterprises represent 99.7% of the total registered MSMEs as of 28 November 2022. The coverage of the formal banking system in MSMEs still remains low, which provides a major opportunity to NBFCs to expand their reach.

Distribution between segments

Sectoral distribution of NBFCs' credit



Source: RBI, CareEdge Research

Note: Others includes Food credit and Other non-food credit

The industry sector has remained the largest recipient of credit extended by NBFCs followed by retail loans, services, other non-food credit, and agriculture & allied activities NBFCs have increased the amount of credit deployed to industry on account of improved demand for credit majorly on account of improved demand for working capital loans due to surge in commodity prices. As of Sep-22, industry credit contributed to Rs. 11.2 trillion that is around 38% of NBFCs' gross credit deployed, as per the RBI.

While NBFCs' credit to the industry is growing, their credit to services is declining majorly on account of the decline in credit to the commercial real estate sector, transport operators and other services. As of Sep-22, as per data published by RBI, credit deployed to the service sector has hovered around Rs. 3.8 trillion that is around 13% of NBFCs gross credit deployed.

Retail loans comprise housing loans, vehicle loans, loans against gold, consumer durables loans and other such personal loans. Over the last couple of years, NBFCs have shifted their focus on retail lending in order to grow their business. And with slow demand for credit from the industry and services sector, retail lending has shown tremendous growth. As retail loans have lower delinquencies when compared to MSME / corporate lending which is also a major factor for the shift. As of Sep-22, the credit deployed to retail loans by NBFCs has increased to nearly a third of their gross credit deployed, which stood at Rs. 29.4 lakh crores for NBFCs.

Outlook

CareEdge Research believes assets under management of NBFCs is expected to have been higher at around 6-9% in FY 23 driven by an increased focus on extending credit to customers belonging to segments where the penetration of bank credit is low, ease of access to internet and investments made in technology infrastructure due to the COVID-19 pandemic. In terms of segmental growth, CareEdge Research expects the retail segment to continue its growth momentum, while credit to industry will likely remain a laggard.

CareEdge Research believes that NBFCs are shifting their focus towards retail financing, which is anticipated to show a healthy growth with a pick-up in economic activity and increased penetration of financial institutions providing convenient financing options to borrowers. The retail segment comprises vehicle loans, consumer durable loans, advances against golds, real estate loans and other such individual loans.

The retail segment is likely to significantly contribute to NBFCs' growth, especially in case of housing loans and vehicle loans. These segments are likely to continue their growth momentum on the back of steady demand. Growth in vehicle

segment is anticipated to see growth on the back of automotive industry's growth. In the near term, the growth is likely to be supported by new model launches and sustained demand for vehicles during the first four months of FY23, supported by improved availability of semi-conductors.

Gold loans are a highly secured and liquid asset class that generates high returns with minimal credit losses and encourages financial institutions to extend their credit towards gold loans. CareEdge Research believes that with the rise in the price of gold amidst geopolitical unrest, a large geographic reach and the fast turnaround time on loan application, the demand for gold loans to fund the working capital of micro enterprises and an individual's personal requirements will grow.

CareEdge Research believes that real estate financing will grow with the sustained demand for affordable housing. However, the hike in interest rates and high property prices will continue to be a key monitorable for the real estate finance segment as a whole.

In the coming months, CareEdge Research expects NBFCs to grow on account of improved demand for credit that will facilitate disbursements. In addition to this, CareEdge Research expects high provisions against non-performing assets and improved capital positions will aid this growth.

Overview of Indian Housing Sector

Housing development and democratized homeownership are important economic and social policy objectives in India. Economic development and rising per capita income have created a new aspirational India. Owning a home is an essential part of Indian aspirations.

The real estate industry is one of the most crucial and recognized sectors across the globe. The industry can be further segmented into four sub-sections – housing, commercial, retail, and hospitality. Of these, the residential segment contributes to around 80 percent of the overall sector. The growth of the overall real estate industry also depends on the growth in the corporate environment and the demand for office spaces, urban and semi-urban accommodations. The construction industry is therefore one of the major sectors in terms of its direct, indirect, and induced impacts on all sectors of the economy.

In India, the real estate industry is the second largest employment generator after agriculture. Around three houses are built per 1,000 people per year as against the required construction rate of five houses per 1,000 individuals per year, as per industry estimates. This indicates that there is significant untapped potential for growth in the sector. While the current shortage in housing in urban areas is pegged at around 10 million units, the shortage in the affordable housing space is expected to be much higher considering the population belonging to that strata. Along with this, increased economic growth and the uptick in India's service sector have created additional demand for office space, which in turn is likely to result in greater demand for housing units in the nearby vicinity.

India is in the top 10 price-appreciating housing markets internationally. Therefore, it is also expected that this sector will incur more non-resident Indian (NRI) investment, both in the short term and the long term. The growing flow of funds through the FDI route in Indian real estate is encouraging increased transparency. Developers, to attract funding, have revamped their accounting and management systems to meet due diligence standards.

The housing finance sector in India comprises financial institutions, scheduled commercial banks, regional rural banks, agriculture, and rural development banks, housing finance companies, state-level apex cooperative housing finance society, NBFCs, Finance institutions ("MFIs"), and self-help groups.

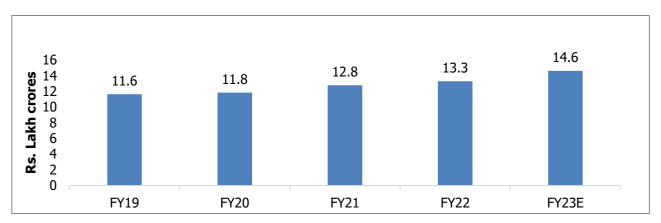
The purpose of a housing finance system is to provide the funds to home aspirational. In many countries, the government has created a complex procedure for availing finance which has complicated the housing finance system. The important feature of any financing scheme is the ability to channel the funds of investors to those purchasing their homes. The role of housing finance is to eliminate these obstacles and contribute to better living standards for a thriving economy. This will directly or indirectly generate demand for supporting industries and lead to the creation of job opportunities.

India has changed socially and there is no stigma attached today to go for borrowed funds. The emergence of housing finance is a major business in the country, the demand for housing loans was rapidly increasing in recent years. The reasons for this were easy affordability of housing, declined property prices, reduced interest rates, attractive tax incentives, supporting government policy (PMAY), and an increase in overall household incomes. Despite policy focus and sustained government efforts, India still suffers from a housing shortage that could increase with a rising population.

Credit Growth Trends of Housing Finance Companies

Housing finance companies (HFCs) serve as an alternative financing channel to the real estate and housing sector and are a part of the non-banking financial companies (NBFC) sector. Home loans account for over 65% of HFCs' loan books followed by construction finance and loan against property.

HFCs Outstanding Loans and Advances Portfolio



Source: RBI, CareEdge Research Note: E indicates Estimated

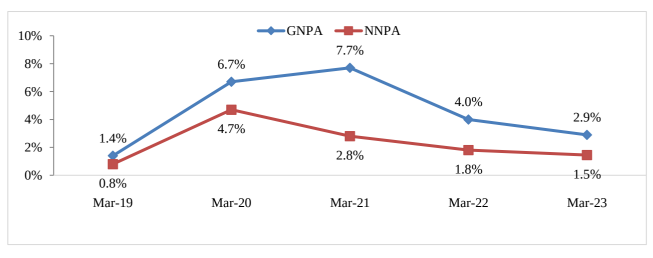
The outstanding loan and advances portfolio of HFCs continues to see an upward trend on the back of increase in demand for housing loans, government's focus towards affordable housing has encouraged home buys to avail home loans.

The affordable housing finance segment is the largest – and most challenging - within India's housing finance sector. India's typical affordable HFC customer lives in Tier-2 and Tier-3 cities, is new to the concept of credit, earns a low informal income, does not possess income documents and is usually self-employed. These realities warrant the use of specialized expertise in addition to what is used in conventional lending.

Over the last decade, several new players have emerged in the housing finance space, focusing primarily on the affordable housing segment. In FY21 the housing sector was booming on account of high demand of homes coupled with low supply of homes. Additionally, the affordability of the home buyers was high led by low interest rates. However, with the rising inflation and RBIs rate hike, and the housing market being sensitive to fluctuations in rates has been impacted.

As of May-23, data as per PMAY(U) since inception, the Government sanctioned 120 lakh houses under PMAY, of which more than 74 lakh houses were completed. In FY23, housing loans are expected to have formed major chunk of loan, followed by loan against property then construction finance respectively. For FY23, the outstanding loans and advances of housing finance companies are expected to be around Rs. 14.6 trillion, indicating 10% y-o-y growth.

Asset Quality



Source: RBI, CareEdge Research Note: Asset quality of Mar-23 is estimated

The asset quality of HFCs is expected to have improved in FY23 on account of good recoveries, increased provisions, low slippages supported by asset recognition norms. Additionally, healthy growth in disbursement, improved demand for credit

and capital adequacy of HFCs has also aided the improvement in asset quality. The non-performing assets are expected to have declined on account of restructuring of loan book and write-offs.

Over the years, the asset quality of HFCs has also improved as they have shifted their focus towards retail loans that have low slippages compared to corporate loans and are low risk in nature.

Profitability

Net Profit Margins of HFCs



Source: Industry Reports

Note: Data for Mar'23 indicates net profit margins of top 4 HFCs constituting more than 70% market share

Post the Covid-19 pandemic, the profitability of housing finance companies has improved on account of improvement in collection efficiency, increase in interest rate spreads and decline in non-performing assets, uptick in assets under management. Housing finance companies have also increased their portfolio of home loans which are secured and are high margin loans in nature. Additionally, the decline in dependence on market borrowings has reduced the cost of funds of HFCs, which in turn has supported the profitability of HFCs.

Outlook

CareEdge Research expects housing finance companies to grow between 10%-12% in FY24 on the back of sustained demand from the affordable housing segment and increase in need of house ownership. However, the rising borrowing costs, stiff competition from banks, hike in interest rates, high property prices and moderation in home affordability will continue to be key challenges for the overall housing finance segment. The asset quality of housing finance companies is likely to be impacted by the inability of the borrower to repay amid interest rate hikes and rise in inflationary pressures.

The growth of housing industry will be supported by continuous efforts of the Government towards affordable housing finance, such as the Pradhan Mantri Awas Yojana ("PMAY"), which was launched in June 2015 to pro vide affordable housing to the urban poor. As on 1st February 2023, the Government allocated an outlay Rs. 79,000 crores under PMAY towards the completion of existing projects. While CareEdge Research expects this to facilitate the affordable housing segment, it is unlikely that significant benefits will be witnessed in FY24. CareEdge Research expects the outcome of this additional outlay under PMAY in the medium term to remain contingent upon the efficient construction and timely delivery of houses.

Data as per PMAY, since inception, the Government sanctioned 120 lakh houses under PMAY, of which 74 lakh houses were completed as of May-23. CareEdge Research expects the demand for affordable housing segment to increase supported by the increased Government incentives. CareEdge Research expects the overall boost in demand in the residential segment to aid the need for housing finance.

MSME Finance

Introduction

The micro, small and medium enterprises ("MSME") sector is a vibrant and dynamic sector with crucial linkages to employment. The MSME sector is considered the growth engine of the Indian economy, with significant contribution to the GDP, exports and employment generation. The sector contributes significantly in the economic and social development of the country by fostering entrepreneurship and generating large employment opportunities at comparatively lower capital cost, next only to agriculture. MSMEs are complementary to large industries as ancillary units and the sector therefore contributes significantly in the inclusive industrial development of the country.

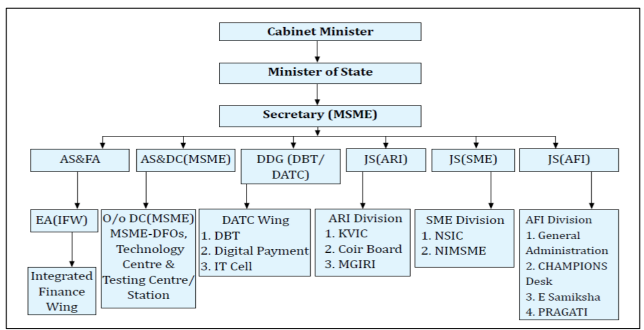
MSMEs are widening their domain across sectors of the economy, producing a diverse range of products and services to meet demands of domestic as well as global markets.

In accordance with the provision of Micro, Small & Medium Enterprises Development ("MSMED") Act, 2006 MSMEs are classified as follows:

Enterprise Category	Investment in Plant & Machinery or Equipment	Annual Turnover
Micro Enterprises	Does not exceed 10 million	Does not exceed Rs. 50 million
Small Enterprises	More than Rs. 10 million but does not exceed Rs. 100 million	More than Rs. 50 million but does not exceed Rs. 500 million
Medium Enterprises	More than Rs. 100 million but does not exceed Rs. 500 million	More than Rs. 500 million but does not exceed Rs. 2.5 billion

Organisational Structure of MSMEs

The Ministry of MSME consists of Small & Medium Enterprises (SME) Division, Agro & Rural Industry (ARI) Division, Administration & Financial Institutions (AFI) Division, Integrated Finance Wing (IFW) and Data Analytics and Technical Coordination (DATC) Wing, besides the Office of the Development Commissioner (DC, MSME) as an attached office and other subordinate organisations. The organisational structure of the Ministry is depicted below:



Source: MSME Annual report 2022-23

Estimated Number of MSMEs (Activity Wise)

A ativity Catagony	Estimated Numb	Estimated Number of Enterprises (in crores)					
Activity Category	Rural	Urban	Total	Share (%)			
Manufacturing	1.14	0.83	1.97	31			
Electricity*	0	0	0	0			
Trade	1.09	1.22	2.3	36			
Other Services	1.02	1.05	2.07	33			
All	3.25	3.09	6.34	100			

Source: MSME Annual Report 2022-23, CareEdge Research Note: *Non-captive electricity generation and transmission

Credit growth in MSME lending

India witnessed a sharp jump in MSME lending in FY21 and this increase has been supported by Atmanirbhar Bharat scheme of Emergency Credit Line Guarantee Scheme (ECLGS) which provided 100% credit guarantee to lenders. The scheme that was announced by the Government in May 2020 helped the firms to get access to more credit.

SCBs and NBFCs credit exposure to MSMEs

(Figures in Rs. crores)

	NBFCs				SCBs	
Outstanding as on	Micro and Small Enterprise	Medium Enterprise	Total	Micro and Small Enterprise	Medium Enterprise	Total
Mar-19	37,360	16,020	53,380	3,75,508	1,06,392	4,81,900
Mar-20	36,441	14,077	50,518	3,92,265	1,05,095	4,97,360
Mar-21	44,235	14,910	59,145	4,33,192	1,38,599	5,71,791
Mar-22	46,967	17,186	64,153	5,32,179	2,13,996	7,46,175
Sep-22	49,966	15,103	65,069	5,72,958	2,25,083	7,98,041
Mar-23				5,98,390	2,56,023	8,54,413

Source: RBI, CareEdge Research

Note: The credit exposure for MSMEs is NBFCs and SCBs credit exposure to 'Micro & Small' and 'Medium' enterprises under 'Industrial Sector' only.

NBFCs mainly deploy credit to MSMEs belonging to the services and agricultural sectors. In comparison, bank credit to MSMEs witnessed a consistent growth. Bank credit deployed to MSMEs witnessed an improvement in FY21 and strengthened further in the FY22 on account of a resurgence in demand from MSMEs as well as support from the Central Government by way of credit guarantee. The ECLGS scheme launched in May-20 after the pandemic hit the country in Mar-20 revived credit offtake by MSMEs. The scheme was introduced to help mitigate the economic distress faced by MSMEs by providing them additional funding in the form of a fully guaranteed emergency credit line.

The credit extended towards MSME has increased significantly as during the pandemic, the Government encouraged banks to extend credit to MSMEs and aid them to buffer the effects of the pandemic. And as micro and small enterprises were more vulnerable, the credit towards them during the pandemic increased significantly during the FY21. On the other hand, medium enterprises were able to buffer the effects of pandemic to a certain extent. Although the credit towards medium enterprises increased over the previous financial year, the growth was moderate compared to growth in credit extended to micro and small enterprises. This has continued to result in the growth of credit to MSMEs significantly in FY22. Moreover, the extension of ECLGS up to Mar-23, with the guarantee cover raised by Rs 50,000 crores to a total of 5 lakh crores has also contributed in the credit growth of MSME's and as on Mar-23, the total bank credit outstanding to MSMEs crossed at Rs 8.5 lakh crores.

Share of banks & NBFCs in MSME lending

The MSME sector is underpenetrated by NBFCs and there is a huge unmet credit demand in the sector, primarily due to lack of documentation and credit history required to access to financing from formal banking channels. There is also a significant gap between the original credit requirement and the actual credit exposure of formal channels to MSMEs, which provides a huge opportunity in MSME lending.



Source: RBI, CareEdge Research

Note: The credit exposure for MSMEs is NBFCs and SCBs credit exposure to 'Micro & Small' and 'Medium' enterprises under 'Industrial Sector' only.

NPA Rates in MSME Segment

MSMEs have poor financial muscle and were severely impacted by the coronavirus pandemic. Since most MSMEs operate in the manufacturing sector, the nationwide lockdown which impacted production as well as demand caused increased stress to MSMEs. Additionally, MSMEs likely witnessed delayed payments on orders serviced and the inability to adopt digitization or accommodate higher costs on social distancing and limited workforce impaired MSMEs' operations. Many went out of business and some struggled to tide over the crisis with cash flow issues which translated into a strain on their ability to repay banks.

Bank-wise SMA distribution of MSME Portfolio

Dowled and ad	Public sector banks +	Public sector banks + Private sector banks				
Period ended	0 days past due	SMA-0	SMA-1	SMA-2	GNPA	
Mar-21	74.00%	7.30%	5.70%	2.20%	10.80%	
Jun-21	72.40%	8.60%	3.80%	3.40%	11.90%	
Sep-21	76.30%	6.60%	2.60%	3.10%	11.30%	
Dec-21	75.40%	8.80%	3.10%	2.30%	10.40%	
Mar-22	79.70%	6.40%	3.50%	1.10%	9.30%	

Source: RBI, CareEdge Research

MSMEs seeking loans from banks also struggled to meet their obligations due to uncertainty and the second wave of the pandemic. As per data published by the RBI, GNPAs from the MSME segment witnessed a spike for the pandemic year of FY21 and rose further to 18.8% towards the end of June-21, which coincided with the second wave of the virus. GNPAs seemed to decline at the start of Sep-21 as operations returned back to normalcy. GNPAs have further improved and declined to 9.3% in FY22. CareEdge Research estimates GNPA levels to ease gradually over the next financial year.

Government Policies

The Government of India has designed various policies for the growth of MSMEs in the country.

- Revamp of the credit guarantee scheme for MSMEs wef April 2023 through fund infusion of Rs 9,000 crore in the corpus. This will facilitate additional collateral-free guaranteed credit of Rs 2 lakh crore and reduces the cost of the credit by 1%.
- Announcement on introducing an Entity DigiLocker for MSMEs in order to store and share documents securely in an online mode.
- Under Vivad se Vishwasl, 95% of the forfeited amount relating to bid or performance security is to be returned by the government in case of failure by MSMEs to execute contracts during the Covid period.
- PM VIshwakarma KAushal Samman (PM VIKAS) for traditional artisans to integrate them with the MSME value chain and assist them in improving the quality, scale and reach of their products.

Recent Developments in the sector

- The government has revised definition for micro, small and medium enterprises (MSMEs). The government will now accord MSME status to retailers and wholesale traders. The decision will benefit 2.5 crores retail and wholesale traders in the country. This is a positive move to provide easier access to credit and loans millions of retailers and wholesalers to modernise and expand their business. It will aid in boosting informal retail sector's contribution towards GDP & overall economic growth.
- In April 2021, the non-banking finance companies (NBFCs) requested the Reserve Bank of India to extend the one-time restructuring scheme of MSME advances till March 31, 2022, as these players are unable to revive their businesses.
- In March 2021, the Ministry of MSME, through the Development Commissioner (DC-MSME) implemented the Technology Centre Systems Program (TCSP) to establish 15 new Technology Centres (TC). The centres provide assistance to the industry predominantly MSMEs in General Engineering, Automotive, Fragrance & Flavour and ESDM sectors.
- In March 2021, the Finance Ministry allowed private retirement funds to invest up to 5% in Category I & II AIFs regulated by SEBI; this will help widen the fundraising options for MSMEs and expand the domestic pool of capital.
- Category 1 AIFs consists of infrastructure, venture capital, angel and social venture funds. Category II AIFs covers funds where at least 51% of the size can be invested in either infrastructure, SMEs, venture capital or social welfare entities.
- In March 2021, MSME support and development organisation, National Small Industries Corporation (NSIC) announced that they will assist MSMEs working with the Agricultural and Processed Food Products Export Development Authority (APEDA) across multiple areas.

- The relationship will also support promotion of green & sustainable manufacturing technology for MSME clusters, enabling units to switch to sustainable and green production processes and products.
- In February 2021, Walmart's Vriddhi programme was extended to Uttar Pradesh, with launch of an e-institute to facilitate small businesses in granting access to skills and competencies across online and offline platforms such as Flipkart's marketplace and Walmart's global supply chain. The company stated that this new e-institute will benefit 50,000 MSMEs across the country to expand domestically and globally.
- In February 2021, Indian Bank signed a memorandum of understanding (MOU) with the Society for Innovation and Development (SID), a project of the Indian Institute of Science, to provide exclusive credit to start-ups and MSMEs.
- In February 2021, the Small Industries Development Bank of India (SIDBI), a financial institution dedicated to the promotion, financing, and development of micro, small, and medium enterprises (MSMEs), signed an agreement with the government of Andhra Pradesh to help expand the state's MSME ecosystem.
- Udyam Registration: In 2020, the Ministry classified MSMEs based on investment in plant & Machinery/equipment and turnover of MSMEs as a composite criteria for classification. Initially, the process was filed by Udyog Aadhaar Memorandum which is now replaced by 'Udyam' registration on a portal developed by this Ministry.
- Exemption from requirement of having GSTIN: The ministry has exempted from the requirement of having GSTIN shall be as per the provisions of the Central Goods and Services Tax Act, 2017, that will lead to increase in the registration on Udyam Registration portal.
- Also, the Government has i^{nc}luded Retail and Wholesale Trades as MSMEs from 2nd July, 2021 and are allowed to be registered on Udyam Registration Portal. The Government has also included Street Vendors as Retail Trades as MSMEs from 2nd August, 2021.

Outlook

The MSME sector is the driving force of the Indian economy and has major potential to spread industrialization across the economy. The sector faces number of challenges such as limited access to finance, inadequate availability of skilled labour, and insufficient infrastructure. Along with this, rising interest rates by RBI to control inflation has become a hindrance to the growth in sector. This has led to increase in borrowing cost for MSMEs and further made the situation difficult for accessing credit. This high rise in borrowing cost is expected to impact the cash flows and profitability of MSMEs. Although, this sector has many challenges, the growth potential remains high.

MSMEs are small in terms of scale of operations, business size. They employ a large number of people making the sector a key contributor to the economic development of the country. The sheer number of work force engaged also results in this sector receiving Government support and benefits. Apart from Government initiatives, the improved use of digital solutions adopted during the pandemic (such as easy payments and marketing through digital platforms) increased demand for finished products have strengthen the MSMEs and resulted in recovery of their business.

In addition to this the extension of Emergency Credit Line Guarantee Scheme (ECLGS), that assists MSMEs in availing credit required to ensure recovery, until March 31, 2023 has helped in the recovery and growth of this sector. In August 2022, the cabinet has approved the enhancement in the limit of ECLGS to Rs.5 lakh crore from Rs. 4.5 lakh crore. This increase in limit is expected to provide relief to businesses to meet their operational expenses in hospitality and related sectors. Furthermore, the revamp of the credit guarantee scheme for MSMEs from April 2023 with Rs 9,000 crore of infusion in the corpus will facilitate additional collateral-free guaranteed credit of Rs 2 lakh crore and reduces the borrowing cost by 1%. These initiatives are expected to stimulate credit outreach to MSMEs, provide last-mile financial inclusion and promote job creation in the sector.

The MSME sector is expected to help India achieve its goal of becoming a USD 5 lakh crore economy by 2025 and in order to achieve this goal, MSMEs have to generate employment opportunities, improve performance, transform their business operations and carry out technology-based production and invest in research and development activities. In addition to this, MSMEs are expected to contribute more than 40% of India's nominal gross domestic product (GDP) by financial year 2025 for which it will require immense support from the Government, institutions and banks.

Wholesale Finance

Introduction

Wholesale finance refers to loans disbursed by banks to corporates belonging to the manufacturing and services sector.

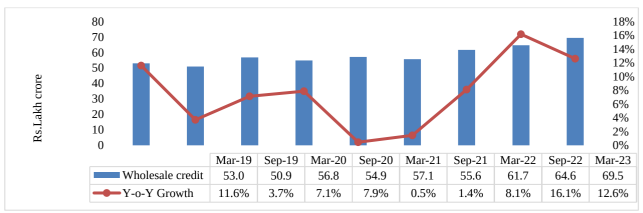
Banking System - Wholesale Credit

The profile of wholesale credit in 2020-21 reflects a subdued credit situation across bank groups, pointing to risk aversion and muted demand weighing on the outlook. The coronavirus pandemic halted industrial activity during the June-20 quarter. Production was stalled and factories remained shut. Even with the gradual reopening of the economy and the lifting of

lockdown restrictions across states, companies were unable to fully utilize existing capacities on account of muted demand across segments. With existing capacities not used optimally, companies were in no requirement of financing from banks. Additionally, the recessionary fears brought by the pandemic likely put the corporate sector in a wait-and-watch mode. Companies were and are expected to wait for demand to pick up discernibly and sustain before wanting to secure new loans for any projects or capacity expansions. This translated into credit to industry showing a severe slowdown during the first half of 2020-21 before falling into the negative territory from October 2020 onwards.

After remaining in single digits for three years, wholesale credit growth (y-o-y) by scheduled commercial banks (SCBs) reached a high of 16.1% per cent in Sep-22. This revival in growth was on account of economic growth following waning of the pandemic and increased vaccination along with uptick in demand. However, the growth has moderated in Mar-23 at 12.6% y-o-y with wholesale credit reaching to nearly Rs. 70 lakh crores and its share in the total non-food credit continues to decline.

Growth in Wholesale Credit



Source: RBI, CareEdge Research

For the purpose of wholesale credit analysis, funded amount outstanding of companies (which account for about 51% of the total funded amount outstanding to wholesale obligors) has been considered as opposed to other organisational forms such as cooperatives, partnerships, trusts and societies. The market capitalisation of central public sector enterprises (CPSEs) has, however, fallen in an otherwise bullish equity market, implying muted market expectations about value creation through the PSU channel.

Conclusion

With banks reducing exposure to transport operators, professional services, real estate developers in the past 2-3 years, non-banks have been the primary lenders to these segments. However, liquidity constraints faced by weaker non-banks have constrained their credit growth. There has seen reduction of overall SMA and NPAs due to revival of economy which has resulted into higher capacity utilisation resulting into higher revenues thereby making repayment of loans possible for the companies.

As non-banks focus on managing liquidity, lending to this segment is likely to remain moderate in FY24. Over a longer period of time horizon of 3-5 years credit off take should increase keeping in mind the various policies to be undertaken by government to reach US\$ 5 trillion GDP goal for Indian Economy.

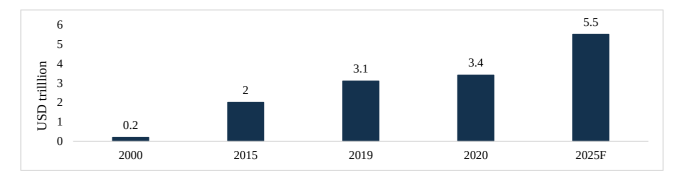
Indian Wealth Management Industry Overview

Wealth management globally plays a vital role in Corporate Advisory. It's important to have a broad understanding of different businesses to advice any corporate operating within a specific industry. While advisory services include strategic financial planning, short and long-term investments through different assets, hedge funds, due diligence, mergers and acquisitions (M&A), private equity and more, risk management is also offered as advisory service.

Wealth management is also extended to the corporate employees through corporate employee benefit programmes. Depository and trustee services are tailor made and designed for corporate promoters, to provide insightful information on ensuring compliance on fund documentation, regulatory requirements and scheme particulars. In addition to this, promoter funding assistance plays a vital role while raising funds for business.

Wealth Management space in India is highly competitive with large number of domestic players in each segment except UHNI segment which is dominated by global players. Change in investor attitude has led to financialization of savings with both MF AUM and folios growing at around 19% CAGR.

India's Financial Wealth



Source: Industry Reports, CareEdge Research

Note: Financial wealth includes investments in assets class such as bonds, insurance, stocks and cash and bank deposits.

Given India's long-term economic prospects, positive demographics, rising income levels, and current low penetration, Indian Wealth Management market is on a steady upward trajectory. While India's wealthy individuals are less in comparison with established markets, the country's wealth is expected to expand rapidly in the future. The key factors for growth in wealth management business in India are large and young mass affluent segment, an increase in wealth of global Indians', the Indian government's push to regulate illegal channels of funds and tightening of capital market regulations.

Number of millionaires in 2022 and 2027P (Selected countries)

Country	HNI (t	housand)	UHNI (thousand)		
Country	2022	2027(P)	2022	2027(P)	
United States	25,172	36,885	203	253	
Mainland China	10,388	20,813	88	131	
Germany	3,379	4,970	25	30	
France	3,182	4,500	23	27	
Canada	3,072	4,783	24	32	
UK	2,857	4,243	21	26	
India	797	1,657	12	19	
World	69,543	1,09,099	580	745	

Source – Industry sources, CareEdge Research Note: Data are provisional, (P) indicates projected

The demographic difference presents an opportunity to create new products to address the needs of a young population and leverage new technologies, such as social and software-based investing applications as a key differentiator. Indian wealth management industry is largely focused on the urban segment, leaving untapped majority of Indian population. One of the key factors for advisors is to develop trust with the potential investors where advisors constantly need to build its brand, focus on overcoming trust barriers, invest in technology and focus on transparency and compliance.

With increase in start-ups, rising income levels and friendly macro factors with ease of doing business, young HNI population in India is expected to rise. There is a big opportunity for a wealth management firm to tap into an underpenetrated market with huge upside growth potential for wealth managers.

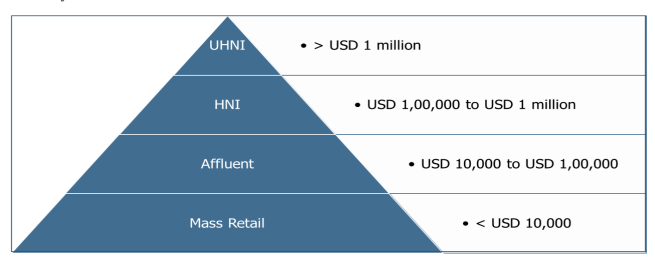
There is steady growth in number of client's interest towards:

- 1) Access to Mutual Fund / Other financial Product Distribution
- 2) Financial Planning (specific short term and long-term goals) Advice
- 3) Tax Planning Advice
- 4) Estate Planning Advice
- 5) Wealth Management Advice

The Indian Wealth Management market is on a sustained path of growth, given India's long-term economic prospects, positive demographics, rising income levels and current low penetration.

Based on the investment corpus available with the individuals, CareEdge Research has grouped individuals in following four categories -

Wealth Pyramid



Source: CareEdge Research

The first three segments of the wealth pyramid namely ultra-high net worth individuals (UHNI), high net-worth individuals (HNI) and affluent contribute to more than 80% of India's wealth. A large base of low-wealth holders underpins higher tiers occupied by progressively fewer adults. The inequality has also increased due to the rise in the value of financial assets during the Covid-19 pandemic. Over the years, there has been significant ramp-up in the affluent segment supported by the emerging economy and expansion of middle-class population.

Key trends of the wealth management industry in India

Need for Advisory

Financial markets have become complex due to a wide variety of investments options available in the market today. Investors are often confused as to which products to invest in and how to determine the suitability of the investment based on their risk-return profile. As a result, the demand for an unbiased wealth manager who guide them appropriately has increased significantly. Investors value holistic advice on how to achieve multiple, often conflicting, financial goals using a range of investment techniques and funding strategies.

While this means new opportunities for the wealth managers, excessive competition has also posed new challenges to sustain, grow, and strive in the market. This is a challenging macro environment for investors and their advisors to find the right return-risk combination. Increasing regulatory burdens and rising costs of risk pose new challenges to wealth management firms.

Goal Based Planning over Wealth maximization

Investors are becoming increasingly aware of milestone-based planning and want to plan ahead for them. These goals can be short-term, such as purchasing the latest phone or taking a vacation, or long-term, such as a child's education, retirement, and so on. In order to keep up with the changing investor behaviour, wealth managers are rethinking their wealth management strategies beyond wealth maximisation and offer financial planning solutions that cater investor's goals.

Digitization of Wealth Management

Investors have been exposed to the world of technology thanks to the rise of smartphones and internet access. Investors are increasingly gravitating towards platforms with simple user interfaces that allow them to make investments with the swipe of a finger. The need for wealth management infrastructure to be digitalized has never been greater. Digital wealth management is more than just providing digital channels for transacting. It also includes employing technology to provide higher value, professional service, and an improved investment experience for customers, all while remaining objective.

The rise of digitalization has also given rise to robo-advisors, which are automated, Algo-based systems that provide wealth management advice. These user-friendly platforms have made the whole investment process accessible and affordable to a large section of people, thus bringing science and human combination in advisory models.

Big data and advanced analytics are transforming the industry with new ways to engage with new clients, manage client relationships and manage risks. Collaborating with wealth tech providers can help the traditional wealth advisory firms expand their capabilities and enhance digitalization faster and in a cost-effective manner.

Outlook for Wealth Management Industry

The Indian wealth management industry witnessed a structural shift over the past few years on account of changing demographics, increase in the number of millennials focusing on investing, and increased penetration of digitization. The pandemic-led 2021 accelerated the shift from traditional investing avenues such as bank deposits to equities.

Cumulatively, both the depositories (NSDL and CDSL) have added 21 lakh new accounts in FY23 (April to February), with CDSL itself accounting for 17 lakhs new demat accounts, indicating that renewed optimism surrounding growth and the resultant exuberance in stock markets drew many first-time investors.

The increase in focus on wealth management comes as investors are more aware and attuned to current events and are actively planning their finances to meet their financial goals or to plan for the difficult times. Additionally, there is a growing trend towards achieving financial self-reliance for meeting discretionary spends and maintaining lifestyle.

Indian household savings have also been witnessing some considerable structural shifts of late.

Households in India have historically been quite risk-averse and wary of investing their savings into volatile or uncertain return-based assets. A pursuit of safe bets has always driven India towards making investments in assets like gold which are considered to have limited downside risk. This pattern is has changed over time, especially since demonetization in November 2016. Also, the country has seen a major shift in attitude from capital preservation to wealth creation from FY17.

In FY24, the growth of the wealth management industry is likely to be stable on account of growing engagement of millennials towards investing coupled with higher disposable income, increased savings and uplift in confidence among retail investors.

Furthermore, increase in start-ups, rising income levels and friendly macro factors with ease of doing business will drive the growth of the young HNI population in India, this is likely to create huge opportunity for a wealth management firms to tap into an underpenetrated market with huge upside growth potential for wealth managers. CareEdge Research expects the following trend to drive the growth of the wealth management industry.

Need for reliable advice – The complexity of the financial markets can be a deterrent due to the many investment options at hand. A lay investor is likely to face headwinds due to the inability to understand the suitability of options with his/her own risk appetite and goals. This gives rise to need of a knowledgeable and reliable wealth manager who can guide the investor through many goals using different investment and funding strategies.

Increase in wealth advisory platforms – The advent of the internet and rise in smartphone penetration has opened up newer wealth advisory platforms for investors. This has resulted in investors accessing platforms having easy-to-use interfaces where investments are made at the click of the finger.

Digital wealth management also includes using technology to offer more value, better services and enhance the customer's investor experience. Wealth advisory platforms also make the investment process accessible and affordable to a large section of people, thus increasing the reach of the wealth management industry.

Financial planning to achieve goals – Investors today are focusing on milestone-based planning and want to invest for them adequately. These investment goals can be short-term and related to purchases or longer-term goals such as education or retirement. Wealth managers need to rethink their strategies to not only focus on wealth maximization but also on financial planning solutions covering the different timelines.

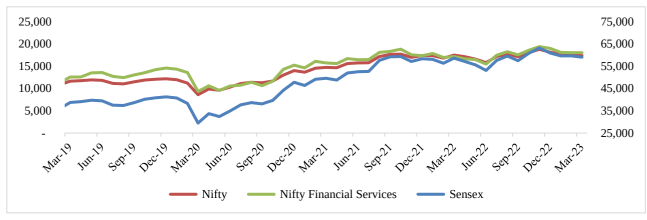
Shift from traditional asset classes – Retail investors are moving beyond traditional asset classes like fixed deposits due to their sub-optimal real returns. They are looking for access to asset classes and investment strategies deployed by HNIs and want to explore alternative assets. Wealth managers are therefore offering products beyond those that are conventional in nature to attract greater participation from this stratum of clientele. Additionally, wealth management is moving from being a one-product-fits-all to more customized advisory based on the risk appetite, goals and time horizons of the customers.

In sum, a change in the perception of investing of customers, increased participation of millennials in investing and newer developments in technology will aid the growth of the wealth management industry, going forward.

Indian Capital Market

The role of capital markets is to act as a platform between buyers and suppliers engaging in trading of financial securities such as stocks, bonds and various other securities. Capital markets help in mobilization of resources and allocation of funds. The capital markets aid in providing long term funds to the corporate sector by channelizing savings and investments between individuals who have capital and entities in need of funds.

Index Movement



Source: NSE, BSE, CareEdge Research

The Indian capital markets have been on a steady growth trajectory since May 2020. The Government's decision of imposing a nationwide lockdown impacted the markets and subsequently, both Nifty and Sensex crashed to multi-year lows. However, investors tried to use the temporary weakness in the market to build their portfolios and this, coupled with a sharp cut in bank deposits, drew more investor participation in equities. This resulted in the indices witnessing a return to growth as early as May 2020. However, currently (Mar'23) the indices are showing a downward trend amid the fluctuations in the market caused by increase rising interest rates by RBI, rise in inflation and uncertainty surrounding the ongoing geo-political tensions.

Nifty movement

Date	Nifty Closing	Change (y-o-y)
March 31, 2020	8,597.80	-26.03%
December 30, 2020	12,168.45	0.00%
March 31, 2021	14,690.70	70.87%
December 30, 2021	17,354.05	42.62%
March 31, 2022	17,464.80	18.88%
December 30, 2022	18,105.30	4.33%
March 31, 2023	17,359.75	-0.60%

Source: NSE, CareEdge Research

Primary Market Trends (Public & Rights Issues)

Trends in primary market

	2020-2	1	2021-	22	20:	22-23
Particulars	No. of Issues	Amoun t (Rs crore)	No. of Issues	Amoun t (Rs crore)	No. of Issues	Amount (Rs crore)
I. Public Issues (Debt)	18	10,587	28	11,589	36	9,160
(a) Public Issue (Equity)	57	46,060	121	1,12,56 8	147	53,954
(b) FPOs	-	-	-	-	-	-
(c)Rights Issues	21	64,059	43	26,327	70	6,635

II. Total Equity Issues (a + b + c)	78	1,10,11 8	164	1,38,89 5	217	60,588
Grand Total (I+II)	96	1,20,70 6	192	1,50,48 4	253	69,748

Source: SEBI, CareEdge Research

Notes:1. Equity public issues also includes issues listed on SME platform.

- 2. From April, 2020 onwards the data of equity is being prepared based on the listing date.
- 3. The data of Debt is being prepared based on closing date.

During FY22, the number of total equity issues have doubled to 164 issues form 78 issues in FY21 and in terms of value it has increased by 26%. For the year FY23, the number of total equity issues increased to 238 issues from 78 issues in FY21, showing around 205% growth in over FY21 however in terms of value it has significantly declined by 40%. Similarly, the number of debt issues have nearly doubled in FY23 while in terms of value there is a decline. This decline comes on the back of high volatility in the financial market driven by economic uncertainty and global inflationary pressures.

Capital Raised by Listed Companies through Qualified Institutional Placements (QIPs)

Capital raised by listed companies through QIPs

Year	Total No. of issues	Amount (Rs. Crores)
2018-19	14	8,678
2019-20	14	54,389
2020-21	31	78,738
2021-22	29	31,440
2022-23	11	8,212

Source: SEBI, CareEdge Research

Qualified institutional placements are directly linked to markets and the volatility in markets significantly impacts market transactions. During FY23 with rising global headwinds, there was a sharp increase in volatility on the back of tightening monetary policy to keep inflation in check.

Public issue and private placement of Debt & Equity

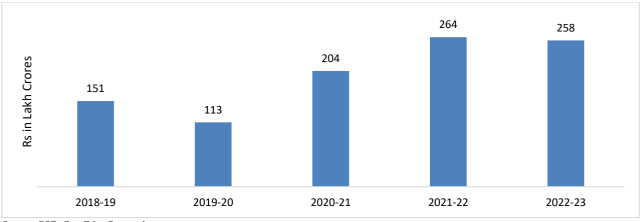
Year	Total No. of issues	Amount (Rs. Crores)
2020-21	96	1,20,706
2021-22	192	1,50,484
2022-23	276	75.232

Source: SEBI, CareEdge Research

As of Mar'22, total amount mobilized through public issues and private placement of both debt and equity indicates 25% increase in the amount mobilized and 100% increase in number of issues over Mar'21. Whereas for FY23, there is positive environment indicated by growth in the number of issues over FY22 however, in value terms they are half of that in Mar'22.

Market Capitalisation of India and its Historic Trend

Market Capitalisation of India



Source: BSE, CareEdge Research

During 2022-23, the Indian financial market was on an upward trajectory however, owing to the increasing inflationary pressures in the global economy, outflow of funds by foreign investors and rise in Fed rates led to decline in market capitalization over previous year FY22.

Asset management

Overview of Mutual fund products

A mutual fund is a professionally-managed investment scheme that raises capital or investment from a group of people and uses that pooled capital to invest in different types of securities like equities, bonds, money market instruments and/or other securities. Mutual funds can be classified under various categories, based on their structure, investment style and the investment objective.

Types of Mutual Funds Based on Structure

Open-end Fund: An open-end fund is a mutual fund scheme that is available for subscription and redemption on every business day throughout the year. These schemes are perpetual and do not have any maturity date.

Closed-end Fund: A closed-end fund is a scheme which has a specified tenor and a fixed maturity date and is open for subscription only during the initial offer period. Units of Closed-end funds can be redeemed only on maturity. Hence, the units of a closed-end fund are compulsorily listed on a stock exchange after the new fund offer, and traded on the stock exchange just like other stocks. This provides the investors an option to exit from the scheme before the maturity by selling the units on the exchange.

Type of Mutual Funds Based on Investment Objectives and Underlying Securities

Equity Funds / Growth Funds invest a predominant share of the corpus in equity securities, with the main objective of providing capital appreciation over the medium to long term investment horizon. They are high-risk funds and the returns are linked to the performance of the capital markets. There are different types of equity funds such as diversified funds, sector specific funds and index-based funds.

Diversified Funds have a portfolio comprising of investments in companies spread across sectors and market capitalization.

Sector Funds invest primarily in equity shares of companies in a certain identified business sector or industry. While these funds may give higher returns during certain periods, they are riskier as compared to diversified funds given the dependence of their performance on a particular sector or industry.

Index Funds invest in the same pattern, that is same securities and in the same proportion, as popular stock market indices like CNX Nifty Index and S&P BSE Sensex. The value of the index fund varies in proportion to the benchmark index.

Tax Saving Funds are diversified equity funds with the added feature of tax benefits to investors under section 80C of the Income Tax Act, 1961. Investors in these funds have a lock-in period of three years.

Debt Fund / Fixed Income Funds invest predominantly in rated debt or fixed income securities like corporate bonds, debentures, government securities, commercial paper and other money market instruments. These are less risky when compared with equity funds.

Liquid Funds / Money Market Funds invest in highly liquid money market instruments and provide easy liquidity. Liquid funds are short duration funds and typically used by corporate, institutional investors and business houses for deploying surplus liquidity for a short period.

Gilt Funds invest in central and state Government securities. Gilt funds have the lowest credit risk.

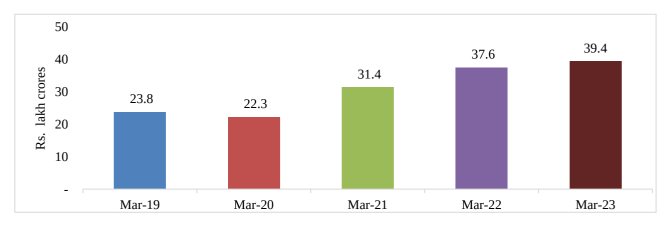
Balanced / Hybrid Funds invest both in equity shares and debt (fixed income) instruments and strive to provide both growth and regular income.

Exchange Traded Funds ("ETFs"): track an index, a commodity or a basket of assets as closely as possible, but trade like shares on the stock exchanges. They are backed by physical holdings of the commodity, and invest in stocks of companies, precious metals or currencies.

Gold Funds are schemes that mainly invest in gold ETFs and other related assets. Unlike for gold ETFs, investing in gold funds does not require a demat account. Further, gold funds do not directly invest in physical gold but take the same position indirectly by investing in gold ETFs.

Penetration of mutual funds in India

Indian Mutual Fund industry AUM



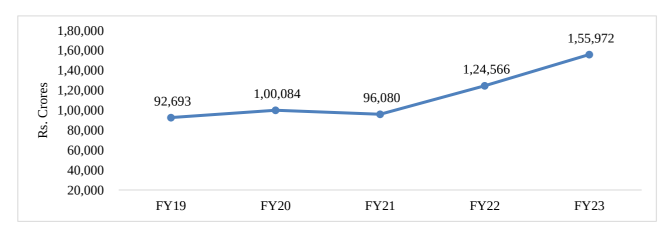
Source: CMIE, CareEdge Research

Growth in the mutual funds industry's AUM has been on a steady rise post March 2020 (Covid-19 pandemic). This growth in AUM is majorly driven by a higher growth in AUM of equity-linked mutual funds. By the end of FY22, total AUM had increased by Rs 37 lakh crore representing 23% y-o-y growth over FY21. As of financial year, ended 2023, total AUM has increased by Rs 1.9 lakh crore over FY22 representing around 5% growth y-o-y. Steady increase is attributed by positive sentiments of investors, despite Russia Ukraine war. Going forward, we expect fresh investments to continue majorly into equity-linked mutual funds which will drive the industry's AUM as a whole.

Classification of AUM: Equity markets have witnessed a large influx of retail investors as of financial year ended 2023 as compared to previous years. The contribution of Equity schemes has increased significantly over the period, followed by Debt schemes which contribute around 20% of total AUM, although their share has reduced significantly over the years. Moreover, the ETF market share (others) has increased from mere 6.6% as of Mar-19 to 13.2% as of Mar-23.

Contribution of SIP: Retail investor folios, which were on a decline post the financial crisis of 2008, reversed course in the past financial years. Due to political stability, low inflation, central bank rate cuts, higher than expected monsoons, and tax cut by Government for corporates led retail investors to increase their allocation to equity mutual funds. Mutual Fund outstanding SIPs accounts stood at around 6.28 crore accounts and the total contribution through SIPs during 2022-23 was Rs 1,55,972 crores.

SIP Contribution



Source: AMFI, CareEdge Research

As of March 2023, Mutual fund industry's monthly SIP contribution peaked to Rs 14,276 crore. This is the highest-ever amount of SIP contribution received in a month. The growth in number of SIP accounts and high contribution is driven by regular financial literacy, increased awareness among the retail investors about the nuances of managing market volatility and risk adjustment through SIP. During the period FY23, the contribution towards SIP has increased by 25% y-o-y over FY22.

Overview of various Wealth Management Products

Structured Products / market-Linked debentures (MLD)

Structured products are a blend of fixed-income and derivative instruments. Its layer of derivatives gives it the flexibility needed to blend with a portfolio and enhance its risk-to-return performance while matching an investor's objectives.

Market-Linked Debentures (MLD) is a debt instrument that differs from a standard fixed-income security in the sense that the coupon on the instrument is linked to a variable market indicator such as an equity index, commodity price such as gold, etc. Structured Products / MLDs are generally close ended hybrid instruments which could be either with principle protection or without principle protection. The underlying security is generally a non-convertible debenture of the issuer linked to an equity index (nifty 50, bank nifty etc.), 10-year G-Sec, gold index etc. The tenure of MLDs ranges between 13 to 60 months depending upon issuers funding requirement. Unlike a bond that pays a fixed interest either monthly, quarterly, half yearly or annually, MLDs do not pay any regular income, it comes only at maturity. Theoretically these MLDs can be considered to be a zero-coupon bond and an embedded customized payoff that could be an equity option.

MLDs are primarily of two types i.e. principal protected (PP) and non-principal protected (NPP).

Principal protected MLDs: A principal-protected instrument designed to return 100% of the original investment at maturity subject to credit risk of the issuer. While a portion of the capital may be invested by the issuer in debt instruments to bring in the feature of capital protection, the return may be linked to an external market indicator such as equity index to capture the market upside.

Non-principal protected MLDs: MLD wherein the issuers may also issue non-principal protected instruments wherein both the principal as well as coupon are linked to performance of external market indices.

Demand drivers of MLDs

- Higher participation from corporates in addition to existing HNIs,
- Increase in ticket size
- Acceptance of MLDs with underlying other than Nifty (i.e. G-sec, corporate bonds etc.)
- Investors' emphasis on downside protection in volatile market conditions.

The supply side of market grew on the back of rise in number of issuers and - Increase in number of distributors.

Capital Raised from the Primary Market through Public Debt Issue

Year	No. of Issues	Amount
2018-19	25	36,679
2019-20	34	14,984
2020-21	18	10,587
2021-22	28	11,589
2022-23	38	9,409

Source: SEBI, CareEdge Research

Information on capital raised from the primary market through public debt issue shows a downward trend in funds raised for three consecutive years ending FY21. The amount raised in FY21, which was less than a third of that in 2018-19, and the number of issuances during year can be attributed to the pandemic. The investment climate showed signs of a revival, albeit gradual, as per the data above, it indicates that both, the number of issues, as well as the amount ultimately raised, witnessed a pick-up. The amount raised during the 2021-22 was higher than the total capital raised for 2020-21. Similarly, the number of issues in FY22 surpassed the total issues in the previous year and during FY23, the issues reached to 38 highest in the last 5 years. However, we estimate cautious optimism to prevail in the near term and total capital raised during the near term is expected to remain low as compared to previous years.

Portfolio Management Services

Portfolio Management Services (PMS) offer a tailor-made investment portfolio managed by professionals to suit the investment objective and needs of the investor. With the support of fund managers, researchers and analysts, an investment portfolio in stocks, fixed income, debt, cash, structured products and other individual securities is carefully constructed to capture long-term value while minimizing potential loss to the client.

The Investment solutions provided by PMS cater to a niche segment of clients. The clients can be Individuals or Institutions entities with high net worth. Depending on the market condition, clients are offered customized products focusing on the objective of delivering consistent long-term performance while controlling risk.

Services under Portfolio Management Services

Discretionary: Services where the choice and the timings of the investment decisions rest solely with the Portfolio Manager are termed as discretionary service.

Non-Discretionary: Services where the Investor is responsible to choose the investment and the time of investment. While the role of portfolio manager is only to suggest the investment ideas and execute the trade are termed as Non-Discretionary Services.

Advisory: Services where the role of portfolio manager is only to suggest the investment ideas. While the Investor is responsible to choose the investment and execute his investment decisions.

As of Mar-23, the AUM of the portfolio management industry stood at Rs. 27.8 lakh crore of which discretionary service category contributed the most followed by non-discretionary services. While the Advisory service contributed to Rs. 2.2 lakh crore of the total AUM which is 7.9% of the AUM of portfolio management industry.

There were 1.4 lakh clients in portfolio management industry as of Mar-23. Of these, 94.9% clients were of discretionary services category 3.9% clients in non-discretionary services category and 1.2% clients availed advisory services of portfolio managers.

Alternative Investment Fund (AIF)

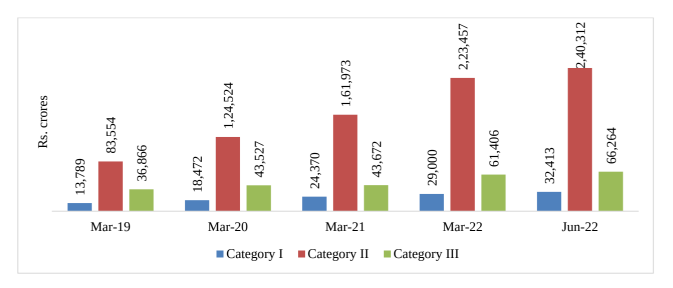
Alternative Investment Fund (AIF) is a fund established or incorporated in India which is a privately pooled investment vehicle collecting funds from sophisticated investors, whether Indian or foreign, for investing in accordance with a defined investment policy for the benefit of its investors. These investments do not belong to any of the traditional or conventional investment categories.

The different categories of funds included under the Alternative Investment Fund are as follows:

CATEGORY I	CATEGORY II	CATEGORY III
 Venture Capital Funds 	• Funds which is not included	Hedge Funds
• SME Funds	under "Category 1" and	• Funds which trade for the intention
 Social Venture funds 	"Category 3"	of making short term returns.
 Infrastructure Funds 	And other funds which are not	• Other open funds which are
• And other such other funds	used for borrowing and only	specified by the Regulation.
which may be prescribed under	for carrying day to day	Other funds provided that no
the regulation.	operation	incentives or concessions were
• "Angel Investment Funds"	Private Equity Funds and Debt	given by the Government and
introduced by SEBI in 2013,	Funds.	Regulations as mentioned.
under the head of Venture		
Capital.		

The AIF market in India is at a very nascent stage. Since SEBI regulations came into effect in 2012, the number of A^{IF}s registered in India has grown to 1,102 as of 10th April 2023. Funds raised have increased significantly from Rs 3,13,863 crores as of March 2022 to around Rs 3,38,990 crores as of June 2022 which is around 47% of growth over March 2021, indicating the rapid growth in demand for alternative investments in India.

Alternative Fund Investment (Rs. Crores)



Exchange Traded Funds (ETFs)

Introduction to Exchange-Traded Funds

Exchange-Traded Funds (ETFs), are a type of investment fund which closely tracks an index, a commodity or a basket of assets and are traded on stock exchanges like shares or bonds. They are backed by physical holdings of the commodity, and they invest in stocks of companies, precious metals or currencies.

Features

- Exchange-traded funds are generally passive in nature. They provide a low-cost investment option to the investors as they offer lower fees and has less expense ratio when compared to actively managed funds.
- ETFs help investors to expand their portfolio through basket of assets across various companies and sectors. This kind of diversification helps in risk mitigation as it lets stakeholders proliferate the investments in different sectors and geographies instead of holding onto one basket of securities.

Unlike mutual funds, ETFs can be traded anytime during the day at the market price.

Indian ETFs (passive funds) have shown exponential growth over the last two years. The net assets under management of ETFs has grown from around Rs. 5 lakh crores as of Mar-22 to Rs. 6.7 lakh crores as of Mar-23 indicating massive growth of around 35% y-o-y over Mar-22. The key growth trigger in recent times has been investment by the Employee Provident Fund (EPFO). Currently this is dominated by SBI and UTI AMC's ETFs which are the designated managers for EPFO. SBI AMC has the largest share of AUM in passive funds space mainly due to EPFO mandates, followed by other AMCs.

ETFs have high growth potential, which makes it an attractive segment for AMCs while the large proportion of institutional mandates make managing the funds more profitable. As of Mar-23, ETFs AUM for around 17.1% of the mutual fund industry's AUM. The growth in ETFs is expected to further rise in the near future because of its characteristics such as cost-effectiveness, flexibility and ease in liquidation.

Between FY19-FY23, the total assets under management has reached nearly Rs. 71 lakh crores in FY23 from around Rs. 41 lakh crores in FY19.

(Rs. Lakh crores)

AUM	FY19	FY23
Mutual Fund	23.8	39.4
PMS	16.1	27.8
AIF	1.3	3.7
Total	41.2	70.9

Way Forward

The shift in trend from traditionally managed funds to passive investment funds such as ETFs, PMS, AIFs will continue to witness a steady growth in the wealth industry. Investors are now looking for cost-effective and sustainable investment

options. Moreover, advancement in technology such as machine learning and artificial intelligence is also evolving rapidly. The increased usage of robo-advisors across variety of fund products by the individuals is also a result of emerging technology in wealth management space. In addition, clients have the freedom to choose their own customized investment portfolios based on their preferences and risk associated with it. The rising demand in discretionary portfolio management services is contributing towards the growth of portfolio management.

Along with this, AIFs are gaining swiftness in the industry. Investment in derivatives, hedge funds, real estate and commodity products such as metals, energy etc., has increased over the past years. The urge to earn good returns while mitigating risk at the same time has made the investors more focused on diversifying their portfolio in various alternate investment options which also helps them protect their capital and achieve growth in long term.

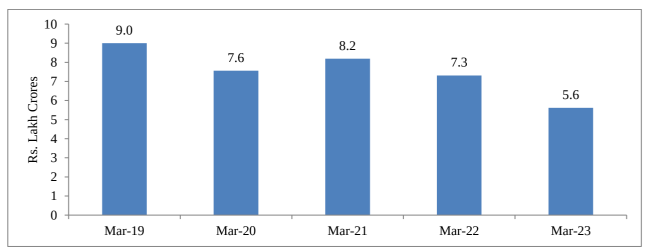
Asset Reconstruction Company

Asset Reconstruction Companies (ARCs), as an institutional framework for NPA management, that has been in existence for around 20 years. With the amendment of SARFESAI Act in September 2016 and subsequent regulatory modification, along with transformational reforms such as the Insolvency and Bankruptcy Code, introduced by the Government of India, the functioning of ARCs underwent the structural shift towards Real Assets reconstruction as against focused recovery earlier.

Opportunity in India's Stressed Asset Market

The gross non-performing assets (GNPA) of banking industry improved to Rs. 5.6 lakh crores for financial year ending Mar-23 compared to Rs. 7.3 lakh crores as of financial year ending Mar-22. Indicating a decline of around 23% in FY23 over FY22

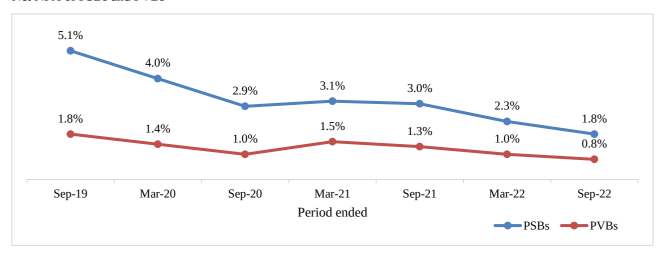
Gross NPA of SCBs



Source: RBI, CMIE, CareEdge Research

Note: Data are provisional

Net NPA of PSBs and PVBs



Source: RBI, CMIE, CareEdge Ratings, CareEdge Research

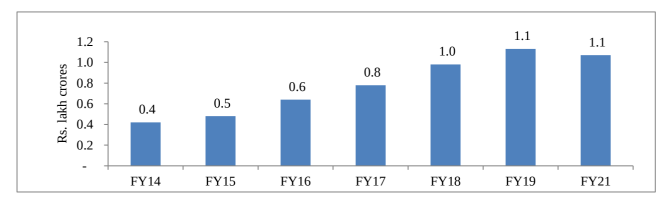
Note: Data are provisional

PSB - Public Sector Bank; PVB- Private Banks

Assets under Management in ARCs

Assets under Management for ARCs, as measured by Security Receipts (SR) outstanding, reached Rs. 1.1 lakh crores as on March 2021.

AUM for ARCs



Source: RBI, Industry Sources, CareEdge Research

With an increase in the proportion of cash deals, it is estimated that discounts will remain on higher side. To make way for new acquisitions and attract new and repeat investors, it is imperative that ARCs quickly resolve the assets and redeems the SRs. CareEdge Research expects the AUM to grow at 10% -12% CAGR over next few years.

National Asset Reconstruction Company NARCL

In Feb 2021, RBI announced a structure for a proposed bad bank an ARC-type entity will be set up to take over bad loans from the books of public sector banks and it will try to resolve just like any other ARC.

The Reserve Bank of India (RBI) said the aggregation of assets by the proposed National Asset Reconstruction Company Limited (NARCL) is expected to assist in turning around the assets and eventually offloading them to Alternative Investment Funds (AIFs) and other potential investors for further value unlocking. Banks are understood to have identified 22 stressed consortium loans (₹500 crores and above) aggregating about ₹89,000 crores for transferring to NARCL.

National Asset Reconstruction Company (NARCL) is a bad bank incorporated by the government as an asset reconstruction company, to take over and dispose of the stressed assets of commercial banks. In October 2021, NARCL received the RBI's license enabling NARCL to commence operations as a 'bad bank'.

Features of NARCL

Structure: The establishment of NARCL for acquiring and consolidating stressed assets, along with the India Debt Resolution Company Limited (IDRCL) for managing these assets by engaging market professionals and turnaround experts.

Ownership: NARCL, has an initial capital base of ₹6,000 crores, of which PSBs own a majority (51 per cent) stake while the remaining shareholding vests in private sector banks and non-bank finance companies. This structure, thus, does not put immediate strain on the government's limited resources. The majority private shareholding of the IDRCL and the resultant professional and expert handling of bad assets is expected to ensure maximum and timely recovery.

Acquisition: NARCL can acquire stressed assets (bad loans) of commercial banks worth around Rs. 2 lakh crores in a phased manner. The stressed assets are to be acquired with 15 per cent p of the agreed or discounted value of the loan upfront payment in cash and the remaining 85 per cent payment in form government guaranteed security receipts. NARCL aims to sell these loans to prospective buyers of distressed debt. NARCL will be responsible for determining the value of these bad loans and price at which these loans are to be sold.

Given that in phase I, assets worth ₹90,000 crores (out of total planned acquisition of ₹2,00,000 crores) that have already been fully provided for are expected to be acquired, recovery will instantly strengthen banks' balance sheets. Further, by

concentrating on legacy large value accounts of more than ₹500 crores, the NARCL may lead to faster resolution of overall stress.

Government guarantee: The guarantee of up to ₹30,600 crores may be invoked to make good the shortfall between the face value of the SR and the actual realisation. The time-bound nature of the guarantee, valid for 5 years conditional on resolution or liquidation, and gradual increase in guaranteed fee payable to the government by NARCL, are expected to disincentivize any delays in resolution. The structure, ownership pattern and the government guarantee backing the SRs is expected to impart credibility to the institution and allay fears of banks regarding scrutiny by various regulators about their sell-off decisions.

Security Receipts: Apart from reducing upfront capitalisation requirements of the bad bank, guarantees by the government are bound to improve the liquidity and tradability of SRs, helping in development of a secondary market for them.

Complementarity with existing ARCs: Under the proposed mechanism, NARCL is required to go for the "Swiss Challenge method", where the 28 existing ARCs in India will be invited to make a better offer for the stressed asset. Rather than being substitutes or rivals as buyers in the market of stressed assets, the nationalised entity will act as a complement to the existing companies. They will help in debt consolidation, minimising the time taken for aggregating the bad loans, and avoiding the inter-lender litigations.

Outlook

ARCs are an important part of the infrastructure for asset resolution and financial reform in India. So far, the evolution of ARCs in India has been marked by phases of strong growth and stagnation in terms of assets under management and the number of loan accounts handled. The phases of crests and trough were partly driven by the changing macroeconomic conditions and largely by developing regulatory environment. The regulatory changes by the Reserve Bank have been broadly geared towards strengthening the ARC industry, ensuring genuine sale of NPAs by banks, enhancing the involvement of ARCs in the process of resolution, and deepening the market for SRs, among others.

The gross non-performing assets (GNPA) of banking industry improved to Rs. 5.6 lakh crores for financial year ending Mar-23 compared to Rs. 7.3 lakh crores as of financial year ending Mar-22. Indicating a decline of around 23% in FY23 over FY22. This decline in GNPA signifies the improvement in asset quality of the overall banking industry. This implies that ARCs managed the banking industry's stressed assets. Additionally, in terms of untapped potential, ARC's can continue to improve to help banks in reducing non-performing assets.

Over the long term, factors such as regulatory transparency, higher stream of stressed assets, Government initiatives and potential for greater returns in India vis-à-vis returns received from global stressed assets are likely to work in favour of the Indian stressed assets market.

The development of a vibrant distressed assets market is key to growth as market participants are currently reliant on loans from banks and the corporate bond market, which is underpenetrated at present. On part of banks, a sound distressed assets market by way of asset reconstruction companies will ensure freeing up on bank capital which will enable banks to grow their loan book. Additionally, the presence of asset reconstruction companies will ease the burden of debt collections on banks or the resources required for the same.

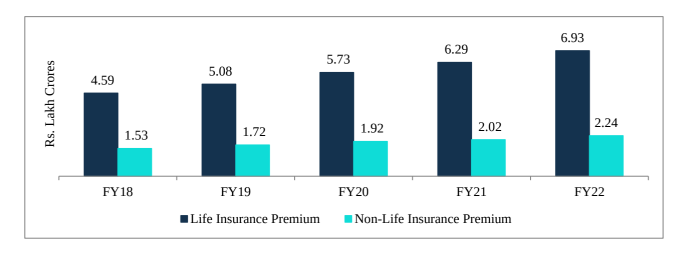
Insurance Industry in India

The insurance industry seeks to protect a country's people, assets and businesses. Hence, the business of insurance has always been closely linked to a country's business performance and asset ownership.

Life insurance protects the livelihoods of people and future earnings and has a direct correlation with the earnings of people, their business performance and net worth. General insurance protects assets and businesses and their valuation as well as overall economic activity. Hence, a popular way of measuring insurance penetration is to benchmark it with the GDP of a country.

The insurance industry directs pooled funds towards those who need them the most and acts as a massive investor in infrastructure and government bonds, thus indirectly funding large-scale government and private projects. The industry also generates large-scale employment by employing people as agents, distributors and service providers, and thus plays a fundamental role in strengthening the country's economy. In FY18, the life insurance industry recorded a premium income of Rs. 4.6 lakh crores, which increased by around 50% to Rs. 6.9 lakh crores in FY23. The non-life insurance industry collected gross direct premiums worth Rs. 1.53 lakh crores in FY18, which in FY22 grew to Rs. 2.24 lakh crores.

Total Insurance Premium



Source: IRDAI, CareEdge Research

Currently, the insurance penetration in India has been steadily increasing, with life insurance penetration driving the growth of insurance industry. India's insurance industry is still under penetrated and there is significant market opportunity in this segment. India is poised to emerge as one of the fastest-growing insurance markets in the coming decade.

Life Insurance Industry in India

Life insurance is one of the fastest growing sectors in India since 2000. Parliament on March 22 passed the Insurance Amendment Bill 2021 to increase the foreign direct investment (FDI) limit in the insurance sector to 74% from 49%. As of Mar-23, there were total of 24 players in Life Insurance Sector off which LIC of India is the only public sector company. LIC of India is the largest player in India having market share of 62.5% as of Mar-23 (based on first-year premium).

First Year Premium of life insurers declined by 12.6% to Rs 52,081 crore in Mar-23. On the other hand, the premiums more than doubled compared to Feb-23. The y-o-y decline in Mar-23 can be attributed to group premiums (primarily LIC). Private insurance companies continued their growth momentum as the financial year closed (tax saving options) and non-par policies were pushed aggressively to high-net-worth individuals prior to new taxation regime kicked in beginning of Apr-23.

Movement of Monthly New Business Premium (Rs. Crores)

Month	FY21	FY22	FY23	FY21 vs. FY20	FY22 vs. FY21	FY23 vs. FY22
April	6,728	9,739	17,940	-32.6%	44.8%	84.2%
May	13,739	12,977	24,480	-25.4%	-5.5%	88.6%
June	28,869	30,009	31,255	-10.5%	3.9%	4.2%
July	22,986	20,435	39,079	6.9%	-11.1%	91.2%
August	27,040	27,821	32,856	14.8%	2.9%	18.1%
September	25,366	31,001	36,367	26.5%	22.2%	17.3%
October	22,776	21,606	24,917	31.9%	-5.1%	15.3%
November	19,159	27,177	35,459	-26.9%	41.8%	30.5%
December	24,383	24,466	26,838	-2.8%	0.3%	9.7%
January	21,390	21,957	26,424	3.7%	2.7%	20.3%
February	22,425	27,465	22,848	21.0%	22.5%	-16.8%
March	43,417	59,609	52,081	70.9%	37.3%	-12.6%

Source - IRDAI, Life Insurance Council, CareEdge Research

First Year Premium Growth of Life Insurance Companies (Rs. Crores)

Insurer	FY21	FY22	FY23	FY22 vs FY21	FY23 vs FY22
Private	94,103	1,15,503	1,38,644	22.7%	20.0%
Individual Single	13,584	17,066	19,444	25.6%	13.9%
Individual Non-Single	43,833	53,371	66,434	21.8%	24.5%
Group Single	30,304	37,619	43,749	24.1%	16.3%
Group Non-Single	402	401	161	-0.1%	-59.8%
Group Yearly Renew.	5,980	7,046	8,856	17.8%	25.7%

Insurer	FY21	FY22	FY23	FY22 vs FY21	FY23 vs FY22
LIC	1,84,175	1,98,760	2,31,899	7.9%	16.7%
Individual Single	28,823	24,806	25,624	-13.9%	3.3%
Individual Non-Single	27,584	30,016	33,016	8.8%	10.0%
Group Single	1,21,570	1,37,350	1,67,235	13.0%	21.8%
Group Non-Single	5,598	5,249	5,181	-6.2%	-1.3%
Group Yearly Renew.	601	1,339	844	123.0%	-37.0%
Grand Total	2,78,278	3,14,263	3,70,543	12.9%	17.9%
Individual Single	42,407	41,872	45,067	-1.3%	7.6%
Individual Non-Single	71,417	83,387	99,449	16.8%	19.3%
Group Single	1,51,874	1,74,969	2,10,984	15.2%	20.6%
Group Non-Single	6,000	5,650	5,342	-5.8%	-5.5%
Group Yearly Renew.	6,580	8,385	9,700	27.4%	15.7%

Source - IRDAI, Life Insurance Council, CareEdge Research

For FY23, while the private peers saw a marginal decline in their y-o-y growth rate for FY23. LIC's first year premium reported a growth rate doubled compared to FY22. This growth in first year premium is majorly driven by continued traction in the group single premiums. LIC constitute around 79% of the total group single premiums.

Overall, the life insurance segment grew by 17.9% y-o-y for FY23. This growth is majorly on account of LIC's group single premiums and individual non-single premiums, mainly by private companies.

Movement in Premium Type of Life Insurance Companies (Rs. Crores)

Premium type	FY21	FY22	FY23	FY22 vs FY21	FY23 vs FY22
Single	1,94,281	2,16,841	2,56,051	11.6%	18.1%
Non-Single	83,998	97,422	1,14,492	16.0%	17.5%

Source - IRDAI, Life Insurance Council, CareEdge Research

In FY23, single premiums witnessed a significant growth of 18% y-o-y over FY22. Single premiums continue to account for a substantial portion of the overall first year premiums.

For FY23, the private sector has a larger share of 66% in the non-single sub-segment, while LIC continues to dominate the single premium sub-segment. LIC's accounts for around 68% of the total individual single premiums, while LIC accounts for around 80% of total group single premiums.

General Insurance Industry in India

The insurance segment in India is divided into two categories — life insurance and general insurance. While life insurance policies cover the financial loss suffered due to loss of life, general insurance policies cover the financial loss suffered due to the loss of an asset. General insurance, therefore, covers the loss of economic value of assets or the financial loss suffered due to specific contingencies. General insurance has different types of plans, each of which is designed to cover specific risks related to health, motor, fire, travel or any assets etc.

As of Mar-23, there were total of 31 players in general insurance sector off which there are 24 general insurers, 5 health insurers and 2 specialized insurers. General Insurance industry recorded growth of 16.4% y-o-y over FY22, there by crossing Rs. 2.5 lakh crores gross direct premium underwritten.

Movement in Segment Premium (Rs. Crores)

		Total Premi	Growth Rate %		
Month	FY21	FY22	FY23	FY22 vs. FY21	FY23 vs. FY22
Health	58,684	73,598	90,668	25.4%	23.2%
Motor	67,735	70,434	81,292	4.0%	15.4%
Fire	20,133	21,548	23,934	7.0%	11.1%
Crop Insurance	31,120	29,465	32,016	-5.3%	8.7%
Personal Accident	5,101	6,904	7,014	35.4%	1.6%

Grand Total	1,98,715	2,20,800	2,56,920	11.1%	16.4%
All Other Misc.	4,175	4,585	5,219	9.8%	13.8%
Aviation	749	852	889	13.7%	4.4%
Credit Guarantee	1,395	1,492	1,687	7.0%	13.1%
Engineering	2,970	3,563	4,281	20.0%	20.2%
Liability	3,156	4,191	4,863	32.8%	16.0%
Marine	3,497	4,168	5,058	19.2%	21.4%

Source – IRDAI, CareEdge Research

For FY23, all segments have shown growth compared over FY22.

The health segment has been the primary contributor of the non-life insurance industry since the beginning of the Covid-19 pandemic. This has resulted in the segment increasing its market share from 29.5% in FY21 to over 35% in FY23.

The health segment has grown by 23.2% for FY23, which is lower than the growth of 25.4% witnessed for FY22. In addition, the overseas medical has been on a growth trajectory as international air travel has increased.

The Motor insurance segment has continued to pick-up in FY23, showing a growth rate of 15.4% reaching Rs. 81,292 crores. This growth is on account of low base, increase in Motor third party rates and increase in sales of vehicles.

Movement in Gross Direct Premium Underwritten (Rs. Crores)

Ingunore		Total Pr	emium	Gre	Growth Rate %	
Insurers	FY21	FY22	FY23	FY22 vs. FY21	FY23 vs. FY22	
General Insurers	1,69,845	1,84,886	2,14,837	8.9%	16.2%	
SAHI	15,755	20,867	26,242	32.4%	25.8%	
Specialized PSU Insurers	13,115	15,047	15,841	14.7%	5.3%	
Total	1,98,715	2,20,800	2,56,920	11.1%	16.4%	

Source - IRDAI, CareEdge Research

General Insurers' witnessed 2x growth compared to last year. This growth is majorly driven by the group health and motor segments.

For FY23, while the Standalone Private Health Insurers (SAHI) continued their growth path the growth rate was slower in the current year as compared to previous year. The slowdown was on account of the normalized growth in the government and retail health schemes in the current year, while previous year, the same had posted significant growth.

The growth of Specialized PSU insurers remained subdued, growing at 5.3% in FY23 as the fall in the participation by a few private sector general insurance companies offset the increase of other companies.

Outlook

Insurance demand is positively correlated with economic growth and grows at a multiple to the GDP. The top line of life insurers is anticipated to remain healthy for FY24 supported by increase in non-par business, increase in term policies (Protection plans) while the demand for Annuity will continue in the near term coupled with cost management. The sector is expected to continue its trajectory after companies tweak their policy mix to drive growth. Further, given the protection gap and insurance requirements, the long-term growth of the life insurance segment remains intact. The growth would also be driven by a push to increase insurance coverage, especially in the rural populace, product innovations/customisation and allowing corporate agents to take on additional companies.

Furthermore, the supportive regulatory landscape (ease of doing business, Bima Sugan, Bima Vahak, Bima Vistaar, consolidating the expense of management limits) will drive growth of life insurance industry. With the launch of Bima Sugam Portal by IRDAI will facilitate more safety for the policyholders as there is no need to store the physical documents and it also reduces paperwork This digital platform will act as a comprehensive solution to cater to all the insurance needs of the policyholders. Factors such as growing awareness about insurance, new product innovations, digitalisation for easier user interface and expansion of reach in rural areas also contribute towards the growth of the industry.

CareEdge Research estimates that the Indian non-life insurance market would grow by approximately 13-15% over the medium term. The health insurance segment is on track to breach the Rs 1 lakh crore mark, while Motor insurance premiums are expected to cross Rs 85,000 crore mark in FY24. The growth would be driven by supportive regulations, popularity of health insurance products/schemes, growing demand for motor insurance (Third party & Owner damage) products, and an expected rise in per capita / disposable income levels. Further, improving profitability, stabilisation of loss ratios which had

increased during the pandemic, expenses of management would be controlled given the regulations around the same, enabling regulatory environment, strengthening of distribution networks, and higher investment yields due to a rising interest rate environment. Overall, the outlook is expected to be stable in the medium term. However, intensification of competition and an uncertain geopolitical environment and high inflation, can negatively impact economic growth and subsequently the non-life insurance sector.

OUR BUSINESS

Some of the information in the following section, especially information with respect to our plans and strategies, contains forward-looking statements that involve risks, assumptions, estimates and uncertainties. This section should be read in conjunction with the sections "Forward Looking Statements", "Risk Factors", and "Financial Information" on pages 16, 18 and 202, respectively of this Prospectus. Unless otherwise indicated or unless the context otherwise requires, the financial information included herein is derived from our Annual Financial Statements and Q1 2024 Unaudited Financial Results for the quarter ended June 30, 2023, as included in this Prospectus. Our fiscal year ends on March 31 of each year and references to a particular fiscal year are to the twelve months ended March 31 of that year.

Overview

The Issuer, Edelweiss Financial Services Limited ("**EFSL**"), was incorporated on November 21, 1995 under the name Edelweiss Capital Limited and started operations as an investment banking firm after receipt of a Category II license from SEBI. Edelweiss Capital Limited subsequently received a Category I Merchant Banker license from SEBI with effect from October 16, 2000. The name of Edelweiss Capital Limited was changed to 'Edelweiss Financial Services Limited' with effect from August 1, 2011.

EFSL was listed in December 2007 under the symbols NSE: EDELWEISS, BSE: 532922, Reuters: EDEL.NS and EDEL.BO and Bloomberg: EDEL IS and EDEL IB. Our Corporate Identity Number is L99999MH1995PLC094641.

After commencing the business as an investment banking firm, the Issuer, through its subsidiaries has diversified its businesses to include credit including retail and corporate credit, asset management including mutual fund and alternatives asset management businesses, asset reconstruction, insurance both life and general insurance business, and wealth management businesses. However, Edelweiss Gallagher Insurance Brokers Limited ("EGIBL") has ceased to be a subsidiary of the Issuer with effect from October 18, 2021. Further, Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML) has ceased to be an Associate of the Issuer with effect from March 30, 2023. We believe that our focus on product innovation and a seamless customer experience has helped expand our retail footprint to approximately ~5 million customers. Our research driven approach and consistent ability to capitalise on emerging market trends has further enabled us to foster strong relationships across client segments including corporates, institutions (both domestic and international), high networth individuals and retail clients.

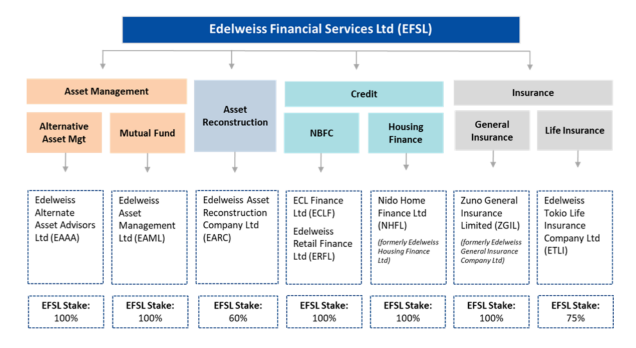
We have a pan-India and international network with 242 (two hundred and forty two) domestic offices, and 3 (three) international offices (total 245 offices) and employed 6,062 employees as at June 30, 2023.

Our group comprises 28 subsidiaries as at June 30, 2023. Our total income of the Issuer was ₹ 1,011.50 million for the quarter ended June 30, 2023 on a standalone basis. Our profit/(loss) attributable to owners of the Issuer was ₹ 10.40 million for the quarter ended June 30, 2023 on a standalone basis.

Our total income of the Company was ₹ 1,08,488.50 million for the year March 31, 2021, ₹ 73,045.91 million for the year March 31, 2022, and ₹ 86,325.91 million for the year March 31, 2023 on a consolidated basis. Our profit attributable to owners of the Company was ₹ 2, 653.36 million for the year March 31, 2021, ₹ 1,887.84 million for the year ended March 31, 2022 and ₹ 3,441.63 million for the year March 31, 2023 on a consolidated basis. We believe that our diversified business strategy has improved the resilience of our business model across economic cycles. We constantly pursue innovation and invest in new ideas, newer products and newer alternate channels of delivery. We seek to add significant value by providing new and innovative products and services and are committed to focusing on six key vectors in our journey into the future – people management, cost management, risk management, technology, customer experience and innovation – while adhering to our business principles – which emphasise placing our clients' interests first, commitment to excellence and innovation and teamwork.

Our Group Structure

Our group comprises 28 subsidiaries as at June 30, 2023. Our principal business lines and major subsidiaries engaged in those business lines are as follows:



Our Strengths

We believe that the following strengths position us well for continued growth:

Diversified business model

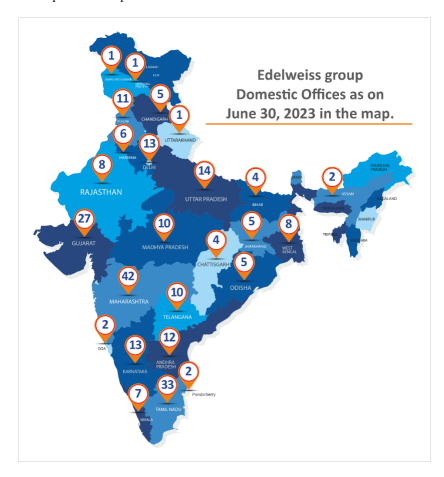
We have grown from a capital markets advisory business to a diversified financial services group engaged in businesses of asset management (alternatives and mutual funds), insurance (general and life insurance), asset reconstruction, credit (micro, small, micro enterprises and mortgages) and wealth management (now demerged and subsequently proposed to be listed). We believe that our diversified service platform allows us to leverage relationships across various lines of businesses, thereby increasing our ability to garner repeat business and cross-sell our products and benefits from customer reference. We believe that in the long runour diversified business model provides multiple vectors for growth, delivers consistent growth and profitability, helps manage short-term volatility in the business cycle, affords us the ability to calibrate growth in line with favourable macroand micro-economic market conditions, and provides us with multiple avenues for deployment and growth of our humancapital.

We believe that our successful diversification of our businesses, asset classes, client segments and geographies have gradually increased the scale and/or profitability of businesses, as well as the stability and sustainability on our overall group performance.

Pan-India distribution network

Our pan-India and international network spanned across a total of 245 offices (including 242 domestic offices and 3 international offices as at June 30, 2023.

The following map shows a snapshot of our pan-India distribution network of 242 domestic offices as at June 30, 2023.



Notes: Map is not according to scale and is only for illustration purposes.

Our extensive network enables us to acquire more customers, particularly for our retail businesses such as our retail credit, asset management and insurance businesses, where increased profitability and ROE are based upon increased scale of business.

Adequately capitalised

Our credit business operating under our NBFC and HFC licenses and are subject to the capital to risk assets ratio ("CRAR") requirements prescribed by the RBI. Further, our ARC business also operates under the NBFC license. We are currently required to maintain a minimum 15% CRAR in respect of our NBFC subsidiaries under the prudential norms prescribed by the RBI Master Directions. In respect of our HFC subsidiary, we are currently required to maintain a minimum CRAR from March 31, 2022 under the prudential norms prescribed by the RBI pursuant to the RBI's Master Directions – non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 (as amended, modified, supplemented, from time to time). We generally maintain a CRAR higher than the level that is prescribed by the RBI as applicable.

While the parent company of the group, EFSL, is currently not subject to any minimum CRAR requirements, the CRAR for our major NBFCs in our Credit and Asset Reconstruction business, as at March 31, 2021, March 31, 2022 and March 31, 2023 on standalone basis are as under:

Name of the NBFC	Minimum Regulatory CRAR	CRAR as at March 31, 2021	CRAR as at March 31, 2022	CRAR as at March 31, 2023
ECL Finance Limited	15%	25.29%	30.50%	30.84%
Edelweiss Retail Finance Limited	15%	39.85%	36.90%	72.25 %
Nido Home Finance Limited (Formerly	4% by March 31, 2021	26.49%	28.28%	32.06%
known as Edelweiss Housing Finance	5% by March 31, 2022			
Limited) (HFC) (calculated as per Ind				
AS) Total Capital Ratio				
Edelweiss Asset Reconstruction	15%	37.38%	42.04%	49.23%

Name of the NBFC	Minimum Regulatory CRAR	CRAR as at March 31, 2021	CRAR as at March 31, 2022	CRAR as at March 31, 2023
Company Ltd				

Diversified funding profile

Our current funding requirements are predominantly sourced through the issuance of redeemable non-convertible debentures and through credit facilities from banks. We have accessed funds from multiple classes of credit providers, including nationalised banks, private Indian banks, mutual funds and other NBFCs. We believe that we have developed stable long-term relationships with our lenders and established a track record of the timely servicing of our debts. Our Total Borrowings on a consolidated basis were ₹ 284,360.49 million as at March 31, 2021, ₹ 2,27,109.83 million as at March 31, 2022 and ₹ 2,17,360.48 million as at March 31, 2023 out of which ₹ 97,271.74 million were to mature in less than a year. Our Total Borrowings on a standalone basis was ₹ 25,886.54 million as on March 31, 2023.

Improving asset quality with strong internal control and risk management systems

We believe that we have the necessary internal controls and risk management systems to assess and monitor risks across our various business lines. Our risk management systems function through an independent department concerning accounts and operations at each business unit and a dedicated risk management team. We seek to monitor and control risk exposure through a variety of separate but complementary financial, credit and operational reporting systems.

We believe that our business processes ensure independence of functions and a segregation of responsibilities. Legal and technical verifications include collateral valuation, title search, document verification, fraud and KYC verifications, personal meetings with clients and internal review before the disbursement of loans. Our processes have been standardised with the objective of providing high quality of service and ensuring efficiency, and to facilitate integration of our workforce, processes and technology. Each of our key business processes is regularly monitored by the respective business or operations head.

The asset quality of the overall credit book held by our three credit entities has continued to be under control with Gross NPA at 2.01% and Net NPA at 1.36% as on March 31, 2023, Gross NPA at 2.51% and Net NPA at 1.80% as on March 31, 2022, Gross NPA at 6.71% and Net NPA at 5.84% as on March 31, 2021. While the asset quality deteriorated during Fiscal 2020 and Fiscal 2021 due to environmental headwinds including the effects of the pandemic, it has started improving in Fiscal 2022 following a multi-pronged strategy adopted by us.

Strong Edelweiss Brand

We believe that Edelweiss today enjoys a strong brand franchise in the financial services space backed by a reputation for consistent focus on execution and innovation. We have sought to carve a distinct brand identity which, help us to increase awareness and consideration amongst our customers.

Effective use of technology

We have high technology adoption in our businesses. In our alternatives business, investment monitoring for our infrastructure investments is done remotely on a real time basis via a digital control centre. Our mutual fund business website has one of the quickest investor transaction journeys; thereby improving customer experience and aiding digital customer acquisition. Our general insurance business is one of the early adopters of cloud native general insurance platform and has remote surveys for motor claims. Further, amongst the few insurance companies to have successfully completed Ayushman Bharat Digital Mission integration and launched telematics enabled "usage based" insurance with Switch 2.0 – 'Pay as you drive and pay how you drive' motor insurance.

We also have a customised platform for loan origination and credit underwriting for some of our products in retail credit, which provides our credit officers with basic scorecards generated by the platform, to judge the creditworthiness of an individual. The platform generates scorecards after considering all factors, including an external credit rating (CIBIL), salary or income details and other asset details. This platform is also linked to a de-duplication system, which provides access to a customer's credit history and record. We believe that our customer service initiatives coupled with our use of technology has helped us enhance our recognition and secure both new and repeat business in our retail operations.

Strong management and distinctive people and culture

Our most important asset is our people. We seek to consistently reinforce our management strength and experience through strong corporate governance and our employees' commitment to our business through recruitment, training a performance review and compensation system that emphasises teamwork. Our Senior Management has extensive

experience in the banking and financial services sector and most of them have been with our group for a number of years, providing stability in our Senior Management leadership. Further, each of our businesses is supported by a dedicated team of managers with specialised professional expertise.

We believe the strength of our Senior Management team helps us in implementing policies and processes that ensure healthy credit quality and high standards of work ethic and that our current management structure allows scalability. Our Senior Management seeks to maintain a strong focus on corporate governance.

Our Strategies

Diversify our portfolio of products, increase retail focus and expand the scale of our business

We intend to continue to diversify and expand our product portfolio to cater to the various financial needs of our customers and increase the share of income derived from the sale of financial products and services. Our businesses provide a diverse bouquet of solutions of asset management (alternatives and mutual fund), insurance (general and life insurance), asset reconstruction and credit (micro, semi and medium enterprises, and mortgages) to our clients, enabling and supporting them on their financial journeys. We intend to leverage our brand and office network to develop complementary business segments and become the preferred provider of financial products – a one-stop shop for our customers' financial needs. Offering a wide range of products also helps us to attract more customers and to increase our scale of operations.

We intend to focus on high growth and dispersed risk-retail lending and to continue to grow our presence in high growth segments such as Retail Mortgages and SME loans. We expect our retail business to provide opportunities to achieve economies of scale and intend to diversify our risk across geographies, industries and collaterals.

Our stated priority has also been to scale up our asset management and insurance businesses. Our mutual fund business is ranked 13th and is amongst the fastest growing top 15 AMCs in the industry. We are a dominant player in the alternative asset management segment with our alternatives AUM crossing ₹ 465 billion as on March 31, 2023. Our general insurance business has also been consistently ranked amongst the top growing in the industry with a 53% YoY growth in GDPI in quarter ended March 31, 2023. We continue to grow our presence in high growth segments such as Retail Mortgages and SME loans.

We expect that our diverse revenue stream will reduce our dependence on any particular product or business, which will enable us to spread and mitigate our risk exposure to any particular industry, business, geography or customer segment aiding to as also to reduction in volatility of our performance.

We expect that our complementary businesses will allow us to offer new products to existing customers while also attracting new customers. We also expect that our knowledge of local markets will allow us to diversify into products desired by our customers, differentiating us from our competitors.

Focus on efficient allocation of capital

We will actively seek growth opportunities in the businesses in which we operate as well as in new businesses that we see as potential areas of growth and value creation. These opportunities can take various forms, including acquisitions, mergers, de-mergers, stake sales, joint ventures and strategic investments. We will continue to seek both organic and inorganic growth opportunities and pursue these where we see the ability to add value for our various stakeholders and also grow our footprint across the businesses we operate in.

Focus on capital efficiency is at the core of asset light strategy which we intend to pursue going ahead. We are moving towards a capital light model for our retail credit business by collaborating with banks (co-lending, on-lending, co-origination and securitisation) and down selling. We believe the partnership led models such as co-lending will improve efficiency of capital utilised and help grow overall asset under management.

Continue to leverage our large customer base and diversified business platform

We intend to continue to leverage our customer base by selling products across different business segments. As on March 31, 2023, our customer reach was at ~5.6 million which is approximately a 38% YoY growth of customer reach; a testament to the high quality product and customer experience provided by the group's businesses.

Going ahead our increasing focus will be to leverage our large customer base and to build momentum for cross selling which will further enhance our strategy for providing a one-stop shop for our customers' financial needs. Our focus also has been on increasing our partner network in insurance businesses to provide an ecosystem approach to the customer to various ancillary services and in retail credit to help improve our product offering and risk-based pricing using technology

enabled underwriting.

Continue to improve productivity, reduce risks and decrease costs

With an aim to improve operational performance, streamline service delivery and build long term cost efficiencies various projects have been undertaken to improve business independence. We have successfully unbundled various central operations to the underlying businesses which aid the businesses to choose the best service at the best cost suited for their specific business requirement aimed at reducing long term cost overheads.

Even as a group, our aim was to reduce structural complexity and rationalise entities to build and optimum group operating structure which aids the long-term cost rationalisation process.

For effective governance, risk mitigation and operational oversight on our businesses, various governance structures have been created to review operating performance, monitor risk and consult on improving profitability of the underlying businesses.

Continue to attract, train and retain talented employees

We believe a key to our success will be our ability to maintain a healthy mix of experienced and young professionals. We have been successful in building a team of skilled and talented professionals with relevant experience, having expertise in credit evaluation, risk management, retail consumer products, asset management, actuarial sciences, treasury, technology and marketing. Recruitment is a key management activity and we intend to attract graduates from premier Indian business schools as well as employees with relevant experience. We also focus on employee retention and utilise various programs to motivate employees and maintain employee satisfaction including employee long term incentives, adequate vacation days, maternity/ paternity leave, hybrid working and sabbaticals for long-term employees.

Increasing groups retail exposure and footprint

We have witnessed a robust growth in our customer franchise over the last couple of years. As on March 31, 2023, our customer reach was at ~5.6 million which is approximately a 38% YoY growth of customer reach. We see the retail segment as a key driver in our future growth and hence are recalibrating our group to increase retail footprint.

The group focus will be on scaling up retail focused businesses of asset management, insurance and credit to SME and mortgage segments. In line with this strategy, the stated priority of the group has been to reduce our wholesale exposure and increase our banking partnerships for an asset light model of retail lending.

Our asset management businesses which include our mutual fund and alternative business have grown significantly, with their customer assets growing at 31% YoY to ₹1,515 billion. Our mutual business has been consistently the fastest growing amongst the top 15 AMCs in the industry. Our Alternatives business is currently India's leading alternatives platform with an AUM of over ₹ 465 billion as on March 31, 2023. Our general insurance business has also been consistently ranked amongst the top growing in the industry with a 53% YoY growth in GDPI in quarter ended March 31, 2023.

Brief Highlights of our Businesses

Brief highlights of our diversified businesses including their business performance are as under:

Asset Management Business

Our asset management business consists of our mutual fund and our alternatives business. The businesses have grown significantly over the last couple of years with our assets under management nearly tripling over three years. Our total assets under management in our Asset Management business were approximately ₹ 1,515 billion, ₹ 1,155 billion, and ₹ 850 billion, as at March 31, 2023, March 31, 2022, and March 31, 2021, respectively.

Mutual Fund

One of the fastest growing AMC among the top 15 in the industry. Overall, AUM stands at ₹ 1,050 billion with total folios of 1.17 million as on Fiscal 2023. In Fixed-Income, we are among the top 10 AMCs in India with total debt AUM crossing ₹ 802 billion as on Fiscal 2023. The business has a ladder of debt-index funds ranging from 2023 to 2032 maturities.

Edelweiss Mutual Fund has been recognised and awarded:

- ➤ Bharat Bond ETF featured in Mint 20 top performing schemes; and
- Refinitiv Lipper Fund Awards India 2022 Winner, Edelweiss Banking & PSU Debt-Growth, Best Bond INR Fund Over 5 Years.

Alternative Asset Management

Our alternative assets business focuses on offshore and onshore institutional investors and UHNI funds in strategies of special situations, structured debt, real estate credit and infrastructure yield.

Our total asset under management was around approximately ₹ 465 billion, approximately ₹ 305 billion and approximately ₹ 300 billion at the end of Fiscal 2023, Fiscal 2022 and Fiscal 2021, respectively. AUMs have grown 1.55 times since Fiscal 2021 till the end of Fiscal 2023.

Asset Reconstruction Business

Our asset reconstruction business, managed through Edelweiss Asset Reconstruction Company Limited (EARC), seeks out distressed assets and businesses and combines our financial turnaround expertise with our ability to provide working capital through bridge loans and priority funding to streamline business operations and improve profitability. We believe we have created an expert advisory board of leaders from across sectors like steel, power and infrastructure to help us implement best practices in our portfolio companies. We employ a combination of resolution strategies to distressed assets that can be broadly categorised as follows:

• Revival – since we target investment in potentially viable companies, revival and business turnaround is amongst the foremost business strategy that we utilise.

Negotiated Settlement - we utilise this strategy by employing an independent view on achievable return to seek quick and

- amicable resolution of assets with limited effort.
- Enforcement where revival has failed and negotiations for settlement are inconclusive, we utilise the benefits available under SARFAESI Act and other statutes to enforce secured assets in an ethical and structured manner as prescribed in the Act.

We target investment in distressed assets with clear potential for business revival and having focused and dedicated promoters of high integrity and/or potential for asset sale. We also target investments in distressed assets that do not have any material barriers for legal enforcement.

Our assets under management in the asset reconstruction business were approximately ₹ 371 billion, ₹ 403 billion and ₹ 408 billion as at as at March 31, 2023, March 31, 2022 and March 31, 2021, respectively placing EARC as one of the largest ARC in India. EARC has partnered with multiple banks/NBFCs backed by our expertise on resolution of stressed assets. EARC has been able to recover more than ₹ 69 billion in Fiscal 2022 as compared to more than ₹ 54 billion in Fiscal 2021. Recoveries in the year ended March 31, 2023, have been ₹ 75.3 billion. Total recoveries during five years covering Fiscal 2019 to Fiscal 2023 have been approximately ₹ 381.41 billion. The recovery scenario got a major boost during Fiscal 2020 with the successful resolution of several large accounts under IBC.

Insurance Business

Edelweiss expanded its addressable retail markets by launching life insurance business during 2011. We completed our insurance offering by entering general insurance business in Fiscal 2018.

Life Insurance Business

Our life insurance business has also expanded its distribution footprint across India and had approximately 109 branches in around 88 cities as on March 31, 2023.

We entered the life insurance business in 2011 through a joint venture between Edelweiss Financial Services and Japan's Tokio Marine Holdings Inc. Edelweiss holds 75.08% equity in the Company and Tokio Marine holds the rest. We believe partnership with an insurance giant like Tokio Marine has given the Company access to best global practices and brought our processes on par with leaders in insurance across the world.

The company operates under a life insurance license issued by IRDAI. It had equity of ₹ 6,780 million and had approximately 3,30,241 unique policy holders as on March 31, 2023. It issued approximately 56,600 individual policies by end of March 31, 2023. The company had a distribution presence through its 109 branches and ~69,000 personal

financial advisors (PFAs) as on March 31, 2023.

The Gross Premium income in year ended March 31, 2023, ₹ 16.90 billion, growth of about % 15 YoY. The collected Individual Annualised Premium Equivalent (APE) was at ₹ 5.02 billion in year ended March 31, 2023. The Total assets under management as on March 31, 2023 ₹66.37 billion, and ₹ 54.85 billion as on March 31, 2022, a growth of about 21 % between two fiscals. The overall 13th month persistency is at 75% in year ended March 31, 2023. The Embedded Value of the business, calculated on market consistent basis, stands at ₹ 18.44 billion as on March 31, 2023.

The company's Solvency Ratio – calculated on the basis of IRDAI norms applicable to insurance companies – was 220% as on March 31, 2023. Our solvency ratio has been consistently well above the required 150%.

Life insurance companies, typically, have a long gestation period. Given our life insurance business is a little over 10 years old, it is yet to break even. The Loss After Tax after minority interest for Edelweiss Tokio Life business flowing through our consolidated profit and loss statement was ₹ 1,401.57 million, ₹ 1,111.50 million and ₹1,054.15 million for the year ended March 31, 2023, Fiscals 2022 and 2021, respectively.

We believe that a younger demographic, a rising life expectancy, and an absence of effective social security coverage create a strong case for the longer-term growth potential of insurance products in India. To realise on this long-term potential, we continue to invest to increase the scale of our Life Insurance business.

Edelweiss Tokio Life is focused on differentiating itself by being customer centric and enhancing customer experience driven by technology. It follows a prioritized need-based sales methodology that puts the customer at the centre of solution design and business processes. The customer centric approach of the business translates into product design, building customer-oriented internal systems and processes and sales and service approach, which enables us to build long lasting relationships.

Edelweiss Tokio Life has consistently been recognized by industry forums for its diverse capabilities, as is evident from the following accolades:

- Ranked among the Top 50 in 2023 India's Best Companies to Work for across industries
- Certified as India's Best Workplaces in BFSI by Great Place to Work for 2023 and
- made it to the list of Top 25 Best Workplaces in the BFSI Sector
- 'Excellence in CX 2022' at The Economic Times CX summit
- Received 'India's Most Trusted & Promising Insurance Brand Award' for bancassurance and
- agency sales in Jan'22at the insurance alerts awards.

Continuing its path of innovation, the company has focused primarily on Protection and Savings segments and launched Total Protect Plus, a term insurance solution along with two income products – Premier Guaranteed Income (PGI), Guaranteed Income Star (GIS) plans which focused on benefits of income planning and longer-term retirement planning and Flexi Savings plan which provides benefits of flexible savings with long life cover during the year ended March 31, 2023.

General Insurance Business

Edelweiss strengthened its retail foray and increased the breadth of solutions offered to customers, both corporate and individual, with the launch of general insurance business in February 2018 through its 100% owned subsidiary Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited) ("ZGIL").

It focuses on bringing out new and innovative solutions for its clients. Further, there is impetus on investing in ecosystem partnerships and leveraging technology to deliver superlative customer experience. Our general insurance business was First to launch telematics enabled "usage based" Insurance with Switch 2.0 – *India's First 'Pay as you drive and pay how you drive' motor Insurance*.

ZGIL had equity of ₹ 1,736.32 million and has approximately reached 3.7 million customers as at March 31, 2023. ZGIL had issued approximately 387,780 policies in the financial year 2023. ZGIL operates through approximately 9 offices as at March 31, 2023.

The company generated Gross Written Premium ("**GWP**") of ₹ 5,517.39 million, ₹ 3,610.18 million and ₹ 2,264.50 million, for the year ended March 31, 2023, Fiscals 2022 and 2021, respectively.

ZGIL's loss after tax was ₹ 1,254.87 million, ₹ 1048.89 million and ₹ 910.34 million, for the year ended March 31, 2023, Fiscals 2022 and 2021, respectively. EGIC's Solvency Ratio – calculated on the basis of IRDAI norms applicable to

insurance companies - was 180%, 167%, 209% as on March 31, 2023, March 31, 2022, March 31, 2021, respectively.

We believe that we have developed strong capabilities to build the scale of our business in the financial services and general insurance markets, and that these capabilities can be leveraged to build the scale of our business in the general insurance market. Our emphasis has been on strengthening revenues and improving our service footprint by expanding our partner network which includes garages, hospitals, OEMs and new-age digital players. We have also tied up with technology partners across motor and health segments to bolster our efforts towards providing a superlative customer experience. During the first quarter of 2024, we have inked new partnership with Dvara KGFS and activated partnerships with Maruti and Ola.

General Insurance covers multiple product categories and the key risks relate to parametric risks wherein we price our insurance products based on various assumptions and estimates relating to, among other factors, benefits, claim frequency and claim severity etc. We remain committed to operational excellence and nuanced underwriting. We are proud to have won top awards for our product innovation and technology adoption efforts given by eminent industry consortiums and platforms.

We have won multiple awards for an innovative product like Edelweiss Switch and other technology initiatives undertaken. We continued to invest in and scale up our technology infrastructure which allows for easy integration with our ecosystem partners using our open API stack. We have also strengthened our competencies in product management and customer excellence in addition to extensively increasing the use of mobile applications and digital assets to actively engage and service our customers.

Apart from bringing innovative solutions for customers and enhancing their experience, we endeavour to continuously improve operational efficiency using our digital platform and leveraging data analytics for risk selection and pricing. Our continued rigor and focus on product innovation and technology adoption helped us win the IMC Digital Technology Awards 2020 and India's most trusted insurance brand for Customer Obsession & Sachet Products.

Credit Business

Credit business of the group is a mix of diversified and scalable businesses. It consists of retail credit and corporate credit. The retail credit segment offers mortgages including home finance, retail construction finance and loan against property, SME finance, rural finance. Corporate credit business offers products like cash flow-based loans and structured collateralized credit to corporates and real estate finance to developers.

We have now embarked upon a new strategy for our corporate credit book wherein we will focus on a capital light model by collaborating with Banks (co-lending, on-lending, co-origination and securitisation model) and/or adopt alternate investment funds model to run our wholesale credit business. We will also resort to continued sell-down which will release equity, generate liquidity and reduce debt-equity ratio further.

We seek to increase the size of our retail credit book while exploring capital light / partnership model to leverage the network and grow the loan book in a balanced risk efficient manner. We also emphasise prudent financing criteria, strong risk management and a conservative collateral coverage ratio in order to achieve a low rate of Gross NPA and Net NPA in our retail credit business. We believe that the Government's initiatives to increase digitisation of public services will result in increased financial inclusion and home ownership among the Indian population and are supportive of our Credit business and we consistently seek to leverage technology to improve consumer access and increase retail use of our credit products and services.

Retail Credit Business (Edelweiss Retail Finance Limited and Nido Home Finance Limited.)

Our retail credit businesses are conducted under our subsidiary Edelweiss Retail Finance Limited ("ERFL"), an NBFC and Nido Home Finance Limited ("NHFL"), an HFC, catering to a wide spectrum of individuals, high-net worth individuals ("HNI") and affluent clientele, as well as lower income urban and rural customers (collectively, our "Retail Credit" business) and offers the following products:

Retail Mortgage

Our mortgages business caters to retail homebuyers and small business owners/self-employed clients. We provide a wide variety of products including construction finance, home loans, loan against property, small ticket home loans and small ticket loan against property. While we initially launched this business in major metropolitan areas/ tier 1 cities, our focus is now on building the small ticket or affordable home loans in tier 2 and 3 cities. We focus on home loans through developer tie-ups and participating in affordable housing programs. With our increased eligibility to obtain refinance from the National Housing Board at a reduced borrowing cost, we seek to grow this business with increasing profitability. Additionally, our focus on the asset light, co-lending led credit strategy enables mobilise resources and free up equity

capital for further growth in addition to yield optimisation on such loans. The collateral for Retail Mortgage products is a pledge of residential or commercial property.

Retail mortgage finance business had asset under management of ₹ 41,146.70 million as on March 31, 2023. The loan to value ratio in its home loans and LAP portfolio remained at a comfortable level.

SME & Business Loans

SME finance business is our key focus areas in retail credit and caters to the underserved and highly scalable market. Among our products for SMEs, we offer secured and unsecured business loans to them. We believe that the SME sector has significant unmet demand that is not currently adequately serviced by banks and financial institutions and NBFCs are increasing their penetration of this sector. The collateral for secured SME loans is typically a pledge of residential or commercial property.

SME business had a gross loan book of ₹ 10821.68 million as on March 31, 2023.

Corporate Credit Business (ECL Finance Limited) (ECLF)

Our corporate credit business (also referred to as wholesale lending) is primarily conducted in our major NBFC subsidiary ECL Finance Limited (ECLF) and mainly comprises of wholesale mortgages and structured collateralised credit products which are focused largely on the real estate development and corporate sector. Wholesale credit assets in ECLF stand at ₹ 31.61 billion (gross) as on March 31, 2023.

- Wholesale Mortgage Our wholesale mortgage credit book comprises loans granted against real estate collateral backed by cash flows from real estate projects, principally for residential housing projects, to meet short-term and medium-term requirements. The tenure of the loans is generally up to five years. Our risk management maintains a focus on liquidity and price risk, as well as approval and execution risk.
- Structured Collateralized Credit Structured collateralised credit book comprises loans against liquid market securities and other collaterals which are principally offered to corporates. In certain cases, immoveable property may also be used as collateral. These loans also include bridge financing or other short-term loans. The tenure of the loans is generally up to three years. The funds raised are to be utilised for the working capital requirement of the corporates, expansion and diversification of business among other uses.

In addition to ERFL and NHFL, some retail loans (SME and LAP) are also booked in ECL Finance Limited.

Asset Quality and Risk Management

Gross Loans/ Gross Loan Book of ERFL was ₹ 5,648.05 million, ₹ 10,719.22 million and ₹ 12,548.63 million as at March 31, 2023, March 31, 2022 and as at March 31, 2021, respectively on a standalone basis. Gross Stage 3 loans % and/or Gross NPA % of ERFL were 2.81%, 2.31% and 12.44%, of the gross advances as at March 31, 2023, March 31, 2022 and as at March 31, 2021, respectively on a standalone basis. Net Stage 3 Loans % and/or Net NPA % of ERFL were 2.17%, 1.82% and 10.21% of the gross advances as at March 31, 2023, March 31, 2022 and as at March 31, 2021respectively on a standalone basis.

Gross Loans/ Gross Loan Book of EHFL was ₹ 30,692.05 million, ₹ 31,448.72 million, ₹ 36,453.58 million March 31, 2023, as at March 31, 2022 and as at March 31, 2021, respectively on a standalone basis. Gross Stage 3 loans % of EHFL were 1.91%, 1.99% 3.50 % of the gross advances as at March 31, 2023, March 31, 2022 and as at March 31, 2021, respectively on a standalone basis. Net Stage 3 Loans % and/or Net NPA % of EHFL were 1.46%, 1.46%, 3.14% of the gross advances as at March 31, 2023, as at March 31, 2022 and as at March 31, 2021, respectively on a standalone basis.

Gross Loans/ Gross Loan Book of ECLF was ₹ 38,645.09 million, ₹ 56,910.34 million and ₹ 86, 342.50 million as at March 31, 2023, March 31, 2022 and March 31, 2021, respectively. Our Gross Stage 3 loans were 1.96%, 2.84 % and 7.23 % of our gross advances as at March 31, 2023, March 31, 2022 and March 31, 2021, respectively. Our Net Stage 3 Loans % were 1.17%, 2.00% and 6.40% of our gross advances as at March 31, 2023, March 31, 2022 and March 31, 2021 respectively.

We seek to maintain an average collateral value ratio in excess of two times the loan amount at the time of origination and maintain focus on asset quality and controlling underwriting costs. We believe that, as a result of our prudent risk management and strict underwriting policies, we have been able to manage the quality of collateral assets securing our corporate credit loans. Even when a loan is required to be classified as an NPA, we continue to hold a significant amount of collateral against such loans. We have also observed in the past that over-collateralisation acts as a disincentive for the borrower to default.

As a matter of policy, we avoid concentration in the corporate credit book by having appropriate limits on exposure to a single borrower or a group or a sector or particular scrip taken as collateral etc. The single borrower and group borrower lending limits (SBL/GBL) are in place as per the RBI directives for NBFCs. Industry. Sector/scrip-wise exposures are also monitored to ensure that we do not build up any concentration.

We seek to manage risk our Credit business through the 3 'C's framework - counterparty, collateral and cash flow.

- Counterparty We focus on the borrower's track record, relationship with our group, and ability to execute the project. We also analyse the borrower group's financial standing, assets and liabilities and cash flow and liquidity, and conduct a credit history and regulatory checks.
- *Collateral* We determine whether it is a hybrid collateral pool or a ring-fenced structure and analyse ease of enforcement. We conduct a valuation based on both economic value and liquidity. We conduct an environmental analysis and follow-up with periodical post-disbursement monitoring.
- Cash flow We analyse the fundamentals of the borrower's business performance and the collateral assets. We stress test cash flow analysis assuming both periodic and event-based scenarios. We employ escrow arrangements to ringfence and control project cash flows wherever appropriate.

Our Lending Policies and Processes

Our loan offerings cater to a broad cross-section of clients ranging from corporates to SMEs to individuals including rural population. The lending policies that we have in place are aimed at ensuring that risk management remains our focus and our loan portfolio remains of a high quality. We also maintain prudent provisioning and write-off policies in respect of our NPAs in line with regulatory requirements.

Lending Policies

Our lending products and policies are aligned to the specific needs of diverse categories of clients. To ensure this, each of our business segments maintains its own internal credit policies and approval processes, which are in line with our established risk evaluation criteria.

Credit Processes

We believe our business processes ensure complete independence of functions and a segregation of responsibilities. We believe our credit appraisal and credit control processes, centralised operations unit, independent audit unit for checking compliance with the prescribed policies and approving loans at transaction level as well as our risk management processes and policies allow layers of multiple checks and verifications. These legal and technical verifications include collateral valuation, title search, document verification, fraud and KYC verifications, personal meetings with clients and audit before the disbursement of loans. Furthermore, our processes have been standardised with the objective of providing high quality of service and ensuring efficiency. This is achieved by facilitating the integration of our workforce, processes and technology. Our key business processes are regularly monitored by the respective business or operations head. Our loan approval and administration procedures, collection and enforcement procedures are designed to minimise delinquencies and maximise recoveries.

We believe that we have the necessary internal controls and risk management systems to assess and monitor risks across various business lines. The risk management systems function through an independent department concerning accounts and operations and a dedicated centralised risk management team. We seek to monitor and control risk exposure through a variety of separate but complementary financial, credit and operational reporting systems.

Capital to Risk Assets Ratio

Our Credit business is subject to the CRAR requirements as prescribed by the RBI or NHB, as applicable. We are currently required to maintain in respect of our NBFCs a minimum of 15% as prescribed under the Prudential norms of the RBI based on our total capital to risk weighted assets. We are currently also required to maintain in respect of our HFC a minimum of 15% by March 31, 2022 as prescribed under the prudential norms of the RBI based on our total capital to risk weighted assets. As part of our governance policy, we maintain capital adequacy higher than the statutorily prescribed CRAR.

The table below sets out our CRAR for our key NBFC subsidiaries/HFC engaged in the credit business, which is computed on the basis of the applicable RBI/NHB requirements, as at the dates indicated:

Particulars	As at March 31, 2023	As at March 31, 2022	As at March 31, 2021
ECL Finance Limited			
CRAR – Tier I capital (%)	15.82	16.38	13.70
CRAR – Tier II capital (%)	15.02	14.12	11.59
Total CRAR (%)	30.84	30.50	25.29
Edelweiss Retail Finance Limited			
CRAR – Tier I capital (%)	58.25	24.37	26.70
CRAR – Tier II capital (%)	14.00	12.53	13.15
Total CRAR (%)	72.25	36.90	39.85
Nido Home Finance Limited (Formerly	known as Edelweiss Hou	sing Finance Limited) (c	alculated as per Ind AS)
CET1 Capital ratio	32.06	28.28	26.49
CET2 Capital ratio	0.00	0.00	0.00
Total Capital Ratio	32.06	28.28	26.49

Liability Management

We focus on meeting our funding requirements and managing short-term surpluses in a manner similar to that of a treasury of commercial banks. As a part of this process, we track daily cash flows and expected cash flows for near and medium term. We ensure maintenance of liquidity at group and entity level and its investment across different asset classes. Our sources of funding comprise credit facilities by way of term loans from banks, cash credits from banks, redeemable non-convertible debentures and money market borrowings. We raise funds from diversified sources and through a wide range of instruments in order to reduce our funding cost and maintain a large lender base. This assists us to raise resources at competitive rates, protect interest margins and maintain a diversified funding portfolio designed to achieve funding stability and liquidity. We believe that through our liability management operations, we maintain our ability to repay borrowings as they mature and obtain new loans at competitive rates. We seek to manage and maintain an optimum level of liquidity and comply with the prudent requirements of asset liability management. The objective is to obtain smooth functioning of all our operations and to avoid the holding of excessive cash. We maintain a balance between interest earning liquid assets and cash to optimise earnings. We actively manage our cash and funds flow by using various cash management services provided by banks. We also invest temporary surplus funds with liquid debt based mutual funds. Our investments are made in accordance with the investment policy approved by the Board. These responsibilities are now devolved at entity level to ensure compliance and efficiency.

Asset and Liability Management

Our business requires significant working capital and, accordingly, our day-to-day liquidity management is a critical function. We manage our liquidity and balance sheet to ensure that maturing liabilities are repaid smoothly. We also manage key components of balance sheet, monitor interest rate sensitivity in our portfolio and take pre-emptive steps to mitigate any potential liquidity risks and interest rate risks. We ensure that we maintain an adequate liquidity cushion to meet short-term obligations while continuing to meet long-term obligations as a going concern. As at March 31, 2023 our available liquidity, which includes unencumbered government bonds, mutual fund investments, bank fixed deposits, unutilised overdraft lines, sanctioned term loans from banks, Exchange margin, and other high quality liquid assets which can be converted into cash in a short period of time if needed, was approximately ₹ 29 billion which was ~13% of our borrowings on that day.

Our Asset Liability Management (the "ALM")/Available Liquidity statement is prepared on a monthly basis to track our inflows and outflows. The ALM statement is placed before the asset liability management committee periodically. Since we have a mixed lending portfolio comprising short-term and long-term loans, we make efforts to match the maturity of liabilities with the maturity of assets. We structure the treasury assets to maintain sufficient liquidity, address the capital needs of the business and manage interest rate risks. We focus on enterprise-wide risk management to ensure optimum returns and capital preservation. These responsibilities are devolved at entity level to ensure compliance and efficiency.

We also seek to continue to reduce dependence on short-term money market borrowings, diversify our sources of borrowings and increase the proportion of our medium to long term borrowings.

Ever since the collapse of an AAA rated entity in September 2018, the NBFC industry is facing tight liquidity and a credit crunch. The situation has been exacerbated by the COVID-19 pandemic. We have accordingly enhanced monitoring of our available liquidity and also continue to work on various sources to raise fresh funds.

Besides maintaining a liquid balance sheet, we continue to reduce dependence on market borrowings, diversify sources of borrowings, diversify the type of instruments through which we borrow and increase liabilities in the medium to long

term buckets. We have reduced dependence on CP borrowings to 5% of borrowings with the borrowings from NCDs and bank finance accounting for 95% of total adjusted borrowings at the end of Fiscal 2023. Overall share of borrowings maturing in less than one year and more than one year stands at 41% and 59% respectively as at March 31, 2023.

All these steps have ensured that we continue to maintain positive gap in ALM through all time buckets, individually as well as at consolidated level and also maintain sufficient available liquidity.

Key Operational Parameters

Our consolidated profit/(loss) for the year attributable to owners of the Company was $\stackrel{?}{\underset{?}{?}}$ 3,441.63 million, $\stackrel{?}{\underset{?}{?}}$ 1,887.84 million, $\stackrel{?}{\underset{?}{?}}$ 2,653.36 million for the Fiscals 2023, 2022 and 2021, respectively. Our profit of the Company was $\stackrel{?}{\underset{?}{?}}$ 23,882.47 million for the year ended March 31, 2023 on a standalone basis.

The following table sets forth the Key Operational and Financial Parameters on a consolidated basis:

(₹ in million, unless otherwise stated)

Parameters	As at and for the year ended March 31, 2023	As at and for the year ended March 31, 2022	As at and for the year ended March 31, 2021
Balance Sheet			
Net Fixed assets (Refer Note I)	13,919.48	16,169.82	17,939.09
Total assets (Refer Note II)	440,642.67	431,877.80	4,59,750.13
Networth (Refer Note III)	63,815.93	61,652.88	61,200.50
Adjusted Networth (Refer Note III)	74,837.12	72,201.92	72,198.86
Total equity and liabilities (Refer Note IV)	440,642.67	431,877.80	4,59,750.13
Profit and Loss	For the year ended March 31, 2023	For the year ended March 31, 2022	For the year ended March 31, 2021
Total Income	86,325.91	73,045.91	1,08,488.50
Revenue from Operations	84,810.36	69,114.04	93,573.60
Other income	1,515.55	3,931.87	14,914.90
Total Expenses	83,796.60	71,738.65	1,07,025.91
Profit / (Loss)	3,847.25	2,273.80	1,456.24
before tax	2,32	_,	-,
Profit/(Loss) for the	4,055.57	2,120.74	2,539.20
year Other	185.77	(1,194.37)	(17.97)
comprehensive income/(loss)	103.77	(1,1)4.37)	(17.57)
Total comprehensive income/(loss)	4,241.34	926.37	2,521.23
EPS			
(a) Basic	3.83	2.11	2.98
(b) Diluted	3.83	2.11	2.97
Cash Flow	For the year ended March 31, 2023	For the year ended March 31, 2022	For the year ended March 31, 2021
Net cash generated from / (used in) operating activities	17,198.88	55,922.48	34,580.26
Net cash generated from / (used in) investing activities	7,457.57	(10,579.91)	40,849.12
Net cash generated from / (used in) financing activities	(17,083.48)	(64,442.09)	(85,869.42)

(? in million, unless otherwise stated)

Parameters	As at and for the year ended March 31, 2023	As at and for the year ended March 31, 2022	As at and for the year ended March 31, 2021
Cash & Cash	19,885.63	38,985.15	49,425.19
Equivalents as at			
the beginning of the			
year	27.459.60	10 995 62	20 005 15
Cash & Cash	27,458.60	19,885.63	38,985.15
Equivalents as at the end of the year			
Net (decrease) /	7,572.97	(19,099.52)	(10,440.04)
increase in cash and	1,312.91	(19,099.32)	(10,440.04)
cash equivalents			
Additional	As at March 31,	As at March 31, 2022	As at March 31,
information	2023	As at March 31, 2022	2021
Cash and Cash	27,458.60	19,885.63	38,985.15
Equivalents			
Additional	For the year ended March	For the year ended March 31,	For the year ended March
information	31, 2023	2022	31, 2021
Interest Income	29,458.64	30,454.79	40,344.01
Finance Costs	25,745.63	29,841.09	38,340.33

The following table sets forth the Key Operational and Financial Parameters on a consolidated basis:

(₹ in million, unless otherwise stated)

Parameters	For the quarter ended June 30, 2023
Total Income	19,954.70
	, , , , , , , , , , , , , , , , , , ,
Revenue from Operations	19,786.40
Other income	168.30
Total Expenses	19,714.90
Profit / (Loss) before tax	239.80
Net Profit/(Loss) for the Period	777.50
Other comprehensive income/(loss)	298.70
Total comprehensive income/(loss)	1,076.20
EPS*	
(a) Basic	0.56
(b) Diluted	0.56

^{*}Figures for the quarter ended June 30, 2023 are not annualized.

I. Reconciliation of Net Fixed Assets

(₹ in million, unless otherwise stated)

Particulars	As at		
	March 31, 2023	March 31, 2022	March 31, 2021
Towards and an area	1,822.13	3,034.26	3,394.63
Investment property Property, Plant and Equipment (including Right to use	10,328.00	11,071.77	12,281.27
(ROU) assets	.,.	,	ŕ
Capital work in progress	7.09	0.57	7.93
Intangible assets under development	240.60	195.70	124.17
Goodwill on consolidation	236.60	663.35	663.35
Other Intangible assets	1,285.06	1,204.17	1,467.74
Total Net Fixed Assets	13,919.48	16,169.82	17,939.09

Note: Net Fixed Assets includes Investment property, Property, Plant and Equipment (including Right to use (ROU) assets, Capital work in progress, Intangible assets under development, Goodwill on consolidation and Other Intangible assets.

II. Total Assets

(₹ in million, unless otherwise stated)

Particulars	As at		
	March 31, 2023	March 31, 2022	March 31, 2021
Total Financial assets	396,248.42	388,250.29	4,17,807.89
Cash and cash equivalents	27,458.60	19,885.63	38,985.15
Bank balances other than cash and cash equivalents	9,532.13	10,503.34	8,616.91
Derivative financial instruments	779.00	685.22	2,902.03
Stock in trade (Securities held for trading)	26,994.05	15,118.11	15,746.76
Trade Receivables	4,133.08	4,691.71	5,060.49
Loans	1,73,536.28	200,056.16	2,19,105.46
Investments	1,44,628.19	126,274.89	1,14,763.02
Other financial assets	9,187.09	11,035.23	12,628.07
Total Non-financial assets	44,394.25	43,627.51	41,942.24
Reinsurance assets	3,013.36	3,432.77	3,393.36
Current tax assets (net)	8,227.34	8,912.80	7,218.14
Deferred tax assets (net)	12,115.65	10,645.61	9,584.99
Investment property	1,822.13	3,034.26	3,394.63
Property, Plant and Equipment (including Right to use (ROU) assets	10,328.00	11,071.77	12,281.27
Capital work in progress	7.09	0.57	7.93
Intangible assets under development	240.60	195.70	124.17
Goodwill on consolidation	236.60	663.35	663.35
Other Intangible assets	1,285.06	1,204.17	1,467.74
Other non- financial assets	7,118.42	4,466.51	3,806.66
Total Assets	440,642.67	431,877.80	4,59,750.13

III. Reconciliation of Networth and Adjusted Networth

(? in million, unless otherwise stated)

Cut muttott, untess outer wise s				
Particulars		As at		
	March 31, 2023	March 31, 2022	March 31, 2021	
Equity Share capital	898.38	898.20	890.90	
Other equity	66,542.74	64,475.96	64,880.69	
Less: Revaluation Reserve	(3,625.19)	(3,721.28)	(4,571.09)	
through Other Comprehensive Income				
Networth (A)	63,815.93	61,652.88	61,200.50	
Equity attributable to Non-controlling interest (B)	11,021.19	10,549.04	10,998.36	
Adjusted Networth (C=A+B)	74,837.12	72,201.92	72,198.86	

IV. Total equity and liabilities

(? in million, unless otherwise stated)

Particulars	As at			
	March 31, 2023	March 31, 2022	March 31,2021	
Derivative Financial Instruments	775.72	2,259.89	1,845.51	
Trade Payables	14,122.16	12,901.27	4,894.78	
Insurance claims payable	509.76	345.28	194.41	
Debt securities	1,54,030.34	155,057.04	174,858.54	
Borrowings (other than debt securities)	49,947.02	56,550.66	94,318.19	
Deposits	16.25	15.60	96.01	
Subordinated Liabilities	13,366.87	15,486.53	15,087.75	
Other financial liabilities (including Lease Liabilities)	54,070.45	50,573.22	41,457.17	
Current tax liabilities (net)	249.21	173.94	253.00	
Provisions	623.96	495.40	1,118.55	
Policyholders' liabilities	66,135.11	55,288.34	43,549.30	
Deferred tax liabilities (net)	1,827.60	2,166.41	2,157.62	
Other non-financial liabilities	6,505.91	4,641.02	3,149.35	
Equity Share capital	898.38	898.20	890.90	
Other equity	66,542.74	64,475.96	64,880.69	
Equity attributable to Non-controlling interest	11,021.19	10,549.04	10,998.36	
Total Equity and Liabilities	440,642.67	431,877.80	4,59,750.13	

The following tables sets forth the Key Operational and Financial Parameters on a standalone basis:

(₹ in million, unless otherwise stated)

(in mutton, unless otherwise s			
Parameters	As at and for the	As at and for	As at and for the
	year ended	the year ended	year ended
	March 31,	March 31,	March 31,
	2023	2022	2021
Balance Sheet			
Net Fixed assets (Refer Note I below)	10.34	6.54	7.18
Total assets (Refer Note II below)	1,07,185.86	80,420.60	59,809.30
Net Worth (Refer Note III below)	72,552.63	50,002.16	41,259.88
Total equity and liabilities (Refer Note IV below)	1,07,185.86	80,420.60	59,809.30
Profit and Loss	For the year	For the year	For the year
	ended March 31,	ended March	ended March 31,
	2023	31, 2022	2021
Total Income	30,886.92	13,724.74	17,218.73
Total Revenue from operations	24,091.08	8,364.49	3,436.06
Other income	6,795.84	5,360.25	13,782.67
Total Expenses	7,740.36	5,177.30	10,279.54
Exceptional Item			-
Profit before tax	23,146.56	8,547.44	6,939.19
Profit for the year	23,882.47	9,333.58	7,162.12
Other comprehensive income	0.33	(0.10)	9.54
Total comprehensive income	23,882.80	9,333.48	7,171.66
EPS			
(a) Basic	26.59	10.44	8.05
(b) Diluted	26.59	10.43	8.01
Cash Flow	For the year	For the year	For the year
	ended March 31,	ended March	ended March 31,
	2023	31, 2022	2021
Net cash generated from / (used in) operating activities	(3,286.08)	(5,892.35)	1,174.28
Net cash generated from / (used in) investing activities	2,854.22	(3,772.09)	(5,695.88)
Net cash generated from / (used in) financing activities	(2,837.39)	12,801.97	5,989.75
Cash and cash equivalents as at the beginning of the year	4,619.34	1,481.81	13.66
Cash and cash equivalents at the end of the year	1,350.09	4,619.34	1,481.81
Net (decrease) / increase in cash and cash equivalents	(3,269.25)	3,137.53	1,468.15
Additional information	As at March 31,	As at March 31,	As at March 31,
	2023	2022	2021
Cash and Cash Equivalents	1,350.09	4,619.34	1,481.81
Additional information	For the year	For the year	For the year
	ended March 31,	ended March	ended March 31,
	2023	31, 2022	2021
Interest Income	3,499.18	2,918.12	834.96
Finance Costs	3,027.37	2,142.50	973.34

I. Reconciliation of Net Fixed Assets

(? in million, unless otherwise stated)

	(Vin million, unless otherwise stated)					
Particulars	As at					
	Fiscal 2023	Fiscal 2022	Fiscal 2021			
Property, Plant and Equipment	10.34	5.71	5.99			
Intangible assets under	-	-				
development			-			
Other intangible Assets	-	0.83	1.19			
Total Net Fixed Assets	10.34	6.54	7.18			

Note: Net Fixed Assets includes Property, Plant and Equipment, Intangible assets under development and Other Intangible assets.

II.Total Assets

(₹ in million, unless otherwise stated)

Particulars	As at		
	Fiscal 2023	Fiscal 2022	Fiscal 2021
Total Financial assets	1,03,018.89	77,534.14	58,600.10
Cash and cash equivalents	1,350.09	4,619.34	1,481.81
Bank balance other than cash and cash equivalents	39.17	539.08	8.19
Trade receivables	305.64	123.64	191.00
Loans	29,023.40	21,703.81	12,472.43
Investments	72,100.70	49,632.63	43,817.32
Other financial assets	199.89	915.64	629.35
Total Non-financial assets	4,166.96	2,886.46	1,209.20
Current tax assets (net)	1,143.22	951.08	688.06
Deferred tax assets (net)	1,895.05	1,159.14	378.08
Property, plant and equipment	10.34	5.71	5.99
Intangible assets under development	-	-	-
Other intangible assets	-	0.83	1.19
Other non-financial assets	1,118.36	769.70	135.88
Total Assets	1,07,185.86	80,420.60	59,809.30

III. Reconciliation of Networth

(₹ in million, unless otherwise stated)

Particulars	As on		
	Fiscal 2023	Fiscal 2022	Fiscal 2021
Equity Share Capital	898.38	898.20	890.90
Other Equity	71,654.25	49,103.96	40,368.98
Networth	72,552.63	50,002.16	41,259.88

IV. Total Equity and Liabilities

(₹ in million, unless otherwise stated)

Particulars	As on				
	Fiscal 2023	Fiscal 2022	Fiscal 2021		
Financial Liabilities	34,600.98	30,326.28	17,576.02		
Derivative financial instruments	-	-	-		
Trade payables	2,233.99	952.15	2,354.43		
Debt securities	25,886.54	24,322.12	7,288.95		
Borrowings (other than debt securities)	-	-	1,091.16		
Other financial liabilities	6,480.45	5,052.01	6,841.48		
Non-financial Liabilities	32.25	92.16	973.40		
Current tax liabilities (net)	7.86	7.94	7.26		
Provisions	9.31	7.19	845.81		
Other non-financial liabilities	15.08	77.03	120.33		
Equity	72,552.63	50,002.16	41,259.88		
Equity Share Capital	898.38	898.20	890.90		
Other Equity	71,654.25	49,103.96	40,368.98		
Total Equity and Liabilities	1,07,185.86	80,420.60	59,809.30		

The following table sets forth the Key Operational and Financial Parameters on a standalone basis:

(₹ in million, unless otherwise stated)

1,011.50
980.40
31.10
1,456.90

(₹ in million, unless otherwise stated)

(the national anticological and the national anticological anticologica				
Parameters	For the quarter ended June 30, 2023			
Profit / (Loss) before tax	(445.40)			
Net Profit/(Loss) for the Period	10.40			
Other comprehensive income/(loss)	0			
Total comprehensive income/(loss)	10.40			
EPS*				
(a) Basic	0.01			
(b) Diluted	0.01			

^{*}Figures for the quarter ended June 30, 2023 are not annualized.

Key Parameters of Edelweiss Retail Finance Limited

(₹ in million, except percentage)

Particulars	As at and for the year ended	As at and for the year ended	As at and for the year
	March 31, 2023	March 31, 2022	ended March 31, 2021
Gross Stage III Loan	158.46	248.05	1,561.17
(A)			
Total Gross Loan (B)	5,648.05	10,719.22	12,548.63
Gross Stage 3 %	2.81%	2.31%	12.44%
(A/B)			
Gross Stage III Loan	158.46	248.05	1,561.17
Less: Allowance for	35.68	52.82	279.81
ECL on Stage III			
Net Stage III (A)	122.78	195.23	1,281.36
Total Gross Loan	5,648.05	10,719.22	12,548.63
Less: Allowance for	35.68	52.82	279.81
ECL on Stage III			
Net Loan (B)	5,612.37	10,666.41	12,268.82
Net Stage 3 % (A/B)	2.17%	1.82%	10.21%

Key Parameters of Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) (₹ in million, except percent

			(₹ in million, except percentage)
Particulars	As at and for the year ended March 31, 2023	As at and for the year ended March 31, 2022	As at and for the year ended March 31, 2021
Gross Stage III Loan (A)	587.53	627.30	1,275.78
Total Gross Loan (B)	30,692.05	31,448.72	36,453.58
Gross Stage 3 % (A/B)	1.91%	1.99%	3.50%
Gross Stage III Loan	587.53	627.30	1,275.78
Less: Allowance for ECL on Stage III	138.61	167.78	131.73
Net Stage III (A)	448.92	459.52	1,144.05
Total Gross Loan	30,692.05	31,448.72	36,453.58
Less: Allowance for ECL on Stage III	138.61	167.78	131.73
Net Loan (B)	30,553.44	31,280.94	36,321.85
Net Stage 3 % (A/B)	1.46%	1.46%	3.14%

Key Parameters of ECL Finance Limited

(₹ in million, unless otherwise stated)

Particulars	As at and for the year ended March 31, 2023	As at and for the year ended March 31, 2022	As at and for the year ended March 31, 2021
Gross Stage III Loan (A)	758.73	1,616.32	6,241.92
Total Gross Loan (B)	38,645.09	56,910.34	86,342.50
Gross Stage 3 % (A/B)	1.96%	2.84%	7.23%
Gross Stage III Loan	758.73	1,616.32	6,241.92

(₹ in million, unless otherwise stated)

Particulars	As at and for the year ended March 31, 2023	As at and for the year ended March 31, 2022	As at and for the year ended March 31, 2021
Less: Allowance for ECL on Stage III	310.96	487.29	769.43
Net Stage III (A)	447.77	1129.03	5,472.49
Total Gross Loan	38,645.09	56,910.34	86,342.50
Less: Allowance for ECL on Stage III	310.96	487.29	769.43
Net Loan (B)	38,334.13	56,423.05	85,573.07
Net Stage 3 % (A/B)	1.17%	2.00%	6.40%

Our Credit Ratings

Credit Ratings for Edelweiss Financial Services Limited as on the date of the Prospectus:

Credit Rating Agency	Instruments	Ratings
ACUITE	Long Term - NCD	ACUITE A+/Stable
Brickwork	Long Term SPs	BWR PP-MLD AA-/Negative
Brickwork	Long Term NCDs	BWR AA-/Negative
CARE	Short-term – Commercial Paper	CARE A1+
CARE	Long Term - NCDs	CARE A+/Negative
CRISIL	Long Term Structured Products	CRISIL PPMLD AA-/Negative
CRISIL	Long Term NCDs	CRISIL AA-/Negative
CRISIL	Short-term – Commercial Paper	CRISIL A1+
ICRA	Long Term - NCD	ICRA A+/Stable

Our Business Approach

From advisory and investment banking services, we have grown by strategically focusing on synergistic diversification in complementary businesses, client segments, asset classes and geographies. Our strong focus on diversification has helped our group grow from being an investment banking advisory house into a credit and financial services institution.

We believe that knowledge, research and innovation have been the key drivers of our growth. We constantly pursue innovation, explore complementary businesses and invest in new business models. The core thinking that underlines each of our business decisions is to provide long-term value creation by building sustainable businesses while focusing on risk.

We believe that, over the years, we have demonstrated the ability to reinvent ourselves in response to evolving economic and business cycles. We believe that the element of adaptability and flexibility ensures our businesses identify opportunities, deal with dynamic economic situations and are equipped to leverage knowledge, experience and professionalism in dealing with new prospects.

As a diversified financial services company, we believe that we cater to all segments of society, as distinguished from largely mono-line financial services companies that are focused on one or two asset classes and narrowly defined customer segments, resulting to greater exposure to market cycles. Our businesses include retail credit, corporate credit, asset management, asset reconstruction and insurance. While our Credit businesses, currently facing environmental headwinds, have provided us the steady growth and scalability in the past. We also believe that our Insurance business is a long-term opportunity to create a stable source of growth.

Growing our business

Over the years, a key question that we have faced is what it takes to build a sustainable business. Having engaged in trying to build sustainable and quality businesses over the last 25 years, we now believe that building a business involves the management of four key vectors:

- Customers Customer experience is a key component of the long-term growth of our business. Our brand building
 mission has been intensified by digitalisation and easy access of customers to our products. We have also increasingly
 enhanced our focus on customers with three new guiding principles added to our original list of ten, each of them
 focusing on customers.
- People We believe that our people are critical to the mission of our group and human capital sets apart good companies from great companies. We believe that we have been fortunate to work with people who have not only

proved to be valuable assets in driving our business and enterprise functions but equally adept at helping extend our core focus on people management to their own leadership teams.

- Risk Managing risk and treading carefully is central to our mission and risk management has been a core focus since our inception for the growth of our business. By embedding risk management into the culture of the organisation, we have tried to ensure that the first line of defence starts with each individual and pervades throughout our organisation.
- Cost Managing costs is not about cutting costs, but about calibrating costs to ensure that necessary balance between current and future spending and investment. We seek to continue invest in businesses and opportunities in order to build the scale of our credit and asset management and insurance businesses.

We seek to support our management with these four key vectors along with a high degree of technological penetration throughout our business operations.

Risk management

Our diversified financial services business activities are exposed to various risks that are either inherent to the business or have their genesis in changes in the macro-economic environment. The good risk management practices of the group have facilitated navigating through environmentally turbulent times. Respect for risk is an integral part of businessat Edelweiss. The good risk management practices of the Group have facilitated navigating through environmentally turbulent times. Our Enterprise Risk Management (ERM) framework has helped us strategically benchmark our practices across different business lines to the desired levels.

We have also put in place an in-house "Eleven-risk framework" as under to formalize the process of assess, avoid, manage and mitigate risks across business verticals in a continuous manner.



A brief description of the risks we face is as under:

Risk Vector	Description	
Business Risk	Risk of failure of strategy or execution or adverse change in environment or inability	
	to innovate	
Market Risk	Risk of loss resulting from adverse movements in market variables	
Liquidity Risk	Risk of not being able to timely monetize an asset at a fair price; or inability to meet financial obligations	
Credit Risk	Risk of loss due to inability or unwillingness of a counterparty to meet financial / contractual obligations	
Operational & Process Risk	Risk of loss resulting from inadequate or failed processes, system controls or human negligence	
Fraud Risk	Activities undertaken by an individual or entity in a dishonest orillegal manner for personal gains	
Regulatory Risk	Risk of not adhering to the letter and spirit of laws and regulations leading to fines or other penal action	
Reputation Risk	Risk arising from negative perception about the organization on the part of stakeholders	
Technology Risk	Risk of loss due to technology failures such as information security incidents or service outrages	

Physical & Infra Risk	Risk of loss and people safety due to disruption of basic services/infra due to natural	
	or manmade events	
People Risk	Risk of not having the right people with the right skills/competencies at the right	
	time to achieve business goals	

A number of new initiatives have been taken in these eleven risk areas. For Regulatory risk, introduction of analytics to identify early warning signs has facilitated in effective implementation of pro-active mitigant measures along with compliance training programs to employees on policies and framework. For Operational & Process risk, all businesses have identified its critical as well as non-critical processes and thorough review of the standard operating procedures (SOPs) for all the critical processes. For Credit risk, a comprehensive framework for asset quality review was put in place in Fiscal 2019 and the recalibration of the expected credit loss (ECL) model has been concluded during Fiscal 2020.

Reputational risk has been factored in all business strategies and it is managed with effective crisis management approach and timely transparent response to all stakeholders. For Technology risk, significant progress has been made on IT security front to manage the risk emanating from the changing ecosystem.

The elaborate risk governance structure at Edelweiss includes Risk Committee of the Board of the listed company. In addition, key subsidiaries also have risk committee of their respective boards. At individual business level we have Investment Committees and Business Risk Groups to Access, Avoid, Manage and Mitigate various risks.

Our diversified businesses give us the opportunity to leverage parallel growth opportunities, while at the same time providing significant risk mitigation through reallocation of resources to address the prevailing economic environment. We have developed our business model over several years to reach a level of diversification where our profits are distributed across business segments thereby increasing the stability and sustainability in our operations.

Human Resources

Employee inclusion and diversity are an important element at the heart of Edelweiss. As at June 30, 2023, approximately 25% of our employees are women out of a total of 6,602 employees.

We reinforce tenets that enable employees with different backgrounds, gender, ways to thinking, style of operating to work effectively together and holistically play to their strengths. A significant component of our value-based culture is commitment to acknowledge and appreciate the efforts of employees through extensive recognition programs.

We believe our human capital is one of our most important strengths and a key driver of growth, efficiency and productivity. We invest in developing our talent and leadership through various initiatives aimed at strengthening the ability of our managers to bring together people, strategies, and execution to drive business results. We also have a leadership programme with the objective of multiplying leadership capability, developing internal leaders and ensuring seamless execution of our future growth. As at June 30, 2023, approximately 2% of our employees are in our centralised three-tiered leadership pool, comprising of Management Committee members, senior leaders and business leaders, each of whom undergo a structured engagement, communication and development programme during their membership period in the leadership pool. The tenure of the current batch of 'Emerging Leaders' is over and its continuation under review.

Strong corporate social responsibility

We believe that corporate social responsibility program ("CSR") is an important foundation of our business reputation. Our CSR is carried out through our philanthropic arm, the EdelGive Foundation ("EdelGive"). EdelGive's mission is to leverage our resources with a view to empower social entrepreneurs and organisations towards achieving systemic change. EdelGive seeks to build a strong, efficient and high impact social sector by being the bridge between the users and providers of philanthropic capital and knowledge, by catalysing the exchange of ideas, skills, talents and resources among civil society, philanthropists, businesses and government.

Through EdelGive, we financially support, and also review and manage, our portfolio of non-profits and social entrepreneurs. We also provide philanthropists with investment advice customised for the non-profit sector, as well as analyses of outcomes of philanthropic investments and monitoring of individual programme milestones and broader social impact.

EdelGive follows a research-based approach while sourcing credible non-profits. Investment decisions are based on thorough due diligence of target beneficiary needs, aspects of sustainability and programme impact analysis. EdelGive's objective is to select the best grantees as well as focusing on organizations that are addressing the most urgent and overlooked problems. EdelGive also attempts to signal other funders by taking the additional step of educating and attracting donors, especially those lacking expertise in the area, thus effectively improving or magnifying the return on a larger pool of philanthropic resources. EdelGive also endeavours to improve the performance of grant recipients by

moving from the role of capital provider to fully engaged partner, thereby improving the grantee's effectiveness as an organization.

EdelGive's programme areas include social and economic empowerment of women (freedom from violence, access to legal justice, grassroots leadership, access to rights and entitlements and freedom from economic dependence), access to quality education (early childhood education, school transformation, and innovation and experimentation), and building resilient livelihoods (water for livelihood, skill and institution building, employability skill building and financial Inclusion - programmes that focus on the delivery of financial services at affordable costs to sections of disadvantaged and low-income segments of society).

Edelweiss group has been recognized for excellence in CSR, through EdelGive Foundation, by the National CSR Award given by the Hon'ble President of India, Shri Ram Nath Kovind on October 29, 2019. It was also recognised for "CSR Initiative of the Year – India" for Organ Donation at the 6th Insurance Asia Awards in August 2021. Similarly, it was also felicitated by Times of India in September 2021 for Organ Donation.

Outsourcing

We enter into outsourcing arrangements for non-essential functions with third party vendors for a number of our businesses and services required by us. These vendors provide services, which include, among others, software services, client sourcing, and call centre services. We conduct due diligence before finalising such outsourcing arrangements. We adhere to outsourcing guidelines prescribed by various regulators.

ETLI complies with the IRDAI (Outsourcing of Activities by Indian Insurers) Regulations, 2017 published on May 5, 2017 and does not outsource any of the activities that are prohibited from being outsourced thereunder, including: fund management NAV calculations; compliance with AML and KYC; product design; actuarial functions; risk management; decision-making on underwriting and claims; policyholders grievances redressal; decision to appoint insurance agents; and approval of advertisements.

Insurance Coverage

We maintain a number of insurance policies to cover the different risks involved in the operation of our business. We maintain a directors' and officers' liability policy to cover certain liabilities that may be imposed on our directors and officers. We believe that our insurance coverage is appropriate and adequate for our operations. We have insurance policies covering, among others, electronic equipment, burglary, standard fire and special peril and machinery breakdown, and comprehensive general liability insurance.

Competition

Our competitors include established Indian and foreign commercial banks, NBFCs, HFCs, small finance banks, microfinance companies and the private unorganised and informal financiers, as well as insurance companies and advisory businesses, who principally operate in the local market. In particular, many of our competitors may have operational advantages in terms of access to cost-effective sources of funding and in implementing new technologies and rationalising related operational costs.

Property

We own the premises located at Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai, 400 098 and the premises located at 401, A wing, 4th Floor, Bheem Co-operative Housing Society Limited, Near Anand Nagar, Dahisar East. Mumbai. In addition, we also own office premises at Kohinoor Towers in Mumbai and Fountainhead learning and development centre at Alibaug. As at June 30, 2023, we had 245 offices (including 242 domestic offices and 3 international offices) in around 135 cities (including 133 domestic and 2 international cities). Except the owned properties mentioned above, other domestic office premises are on lease.

HISTORY AND MAIN OBJECTS

Corporate Profile

The Issuer was incorporated in Mumbai as 'Edelweiss Capital Limited' on November 21, 1995 under the Companies Act, 1956 pursuant to a certificate of incorporation issued by the RoC. Thereafter, the Issuer was issued a certificate of commencement of business by the RoC, on January 16, 1996. Subsequently, the name of the Issuer was changed to 'Edelweiss Financial Services Limited' pursuant to a fresh certificate of incorporation issued by the RoC on August 1, 2011. The registered office of the Issuer is situated at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai - 400 098, Maharashtra, India and our CIN is L99999MH1995PLC094641.

For details of the business of the Issuer, see "Our Business" beginning on page 136.

Change in registered office of the Issuer

Pursuant to a resolution of our Board on September 18, 2000, the registered office of the Issuer was shifted from 413, Dalamal Towers, Nariman Point, Mumbai – 400 021, Maharashtra to 1st Floor, Shalaka Sangh Cooperative Housing Society, 9 Maharishi Karve Road, Cooperage Queen Barrack Area, Mumbai – 400 021, Maharashtra.

Thereafter, pursuant to a resolution of our Board dated July 2, 2004, our registered office shifted from 1st Floor, Shalaka Sangh Cooperative Housing Society,9 Maharishi Karve Road, Cooperage Queen Barrack Area, Mumbai 400 021, Maharashtra to 14th Floor, Express Towers, Nariman Point, Mumbai 400 021, Maharashtra.

Further, pursuant to a resolution of our Board dated March 9, 2011, the registered office of the Issuer again shifted from 14th Floor, Express Towers, Nariman Point, Mumbai 400021, Maharashtra to Edelweiss House, Off. C.S.T Road, Kalina, Mumbai – 400 098, Maharashtra with effect from April 15, 2011.

Main objects of the Issuer

The main objects of the Issuer as contained in its Memorandum of Association are:

- 1. To carry on the business as securities brokers, share and stock brokers, finance and investment brokers, sub-brokers, underwriters, sub-underwriters and consultants for and to purchase, acquire, hold, sell, buy, invest, trade, exchange, deal, barter, borrow, lend, guarantee, give, comfort for pledge, hypothecate, charge and deal in investment instruments of all kinds and types whether securities or not including shares, stocks, debentures, bonds, cumulative convertible preference shares, certificates of deposits, commercial papers, participation certificates, other securities by original subscription, coupons, warrants, options and such other derivatives, units of Unit Trust of India and other mutual funds or any other securities issued by the companies, governments, corporations, co-operatives, firms, trusts, societies, authorities whether situated in India or abroad and to carry on financial operations of all kinds including credit rating, money changers, OTC dealers, stock exchange members, bought out deals, placement of shares, hedging. Also, to carry on the business of portfolio management services.
- 2. To carry on the business of an investment company and to invest the capital and other moneys of the Issuer in the purchase or upon the security of shares, stocks, units, debentures, debenture stocks, bonds, mortgages, obligations and securities of any kind issued by any company including securities issued by asset reconstruction companies or securitisation companies and other companies in any manner or guaranteed by any company, corporation or undertaking of whatever nature whether incorporated or otherwise, and wheresoever constituted or carrying on business and to buy, sell or otherwise deal in shares, stocks, debenture-stocks, bonds, notes, mortgages, obligation and other securities issued or guaranteed by any government, sovereign, ruler, commissioners, trusts, municipal, local or other authority or body whatsoever nature in India or abroad and also carry on the business of investment and research advisory services.
- 3. To act as money changers, brokers, buyers and sellers of all foreign currencies, to take positions and to trade on the movements of foreign currencies on behalf of customers or otherwise, to hold operate and transact in foreign currencies by maintaining foreign currency bank accounts or otherwise, and to issue or act as agents for traveller's cheques, credit cards and all instruments in any currency, subject to all rules, regulations and approvals as may be necessary.
- 4. To carry on the business of management consultants, merchant bankers and advisors on all aspects of corporate financial and commercial matters.
- 5. To undertake and carry on the business and activities as an asset management company and/or to sponsor the setup of a mutual fund, asset management company and trustee company.

6. To carry on the business as a Non-Banking Financial Company, holding company, investment company, to undertake banking business/set up a banking company through a non-operating financial holding company or in such other manner, as may be prescribed by the Reserve Bank of India, from time to time.

Details of any acquisition or amalgamation in the last one year

The Issuer has not made any acquisition or amalgamation in the last one year prior to filing of this Prospectus.

Key Material Agreements and Material Contracts

Other than the below-mentioned agreements, the Issuer has not entered into material agreements and material contracts which are not in the ordinary course of business.

In relation to Edelweiss Gallagher Insurance Brokers Limited

Share Purchase Agreement dated July 1, 2021 between the Issuer, Arthur J. Gallagher & Co ("AJG") and Edelweiss Gallagher Insurance Brokers Limited

AJG entered into a share purchase agreement dated July 01, 2021 ("Share Purchase Agreement") with Edelweiss Gallagher Insurance Brokers Limited ("EGIBL") and the Issuer in relation to purchase of 3,700,000 (three million seven hundred thousand) equity shares comprising 70.0% (seventy per cent) of the issued and paid up equity share capital of EGIBL (on a fully diluted basis) held by the Issuer along with Issuer nominees to AJG. Pursuant to a discussion between EFSL and AJG, it has been decided to sell the sale shares to AJG, subject to the terms and conditions contained in the Share Purchase Agreement. The Issuer shall simultaneously on receiving the consideration on the completion date, sell, transfer and deliver the sale shares with full title of EGIBL shares to AJG. The parties have also agreed to grant a call option and a put option in respect of the option sale shares, as per the terms and conditions set out in this agreement. The Share Purchase Agreement contains the customary provisions relating to the condition precedent, obligations, completion, grant and exercise of options, warranties, limitation on liability, indemnity, confidentiality, assignment, further assurance, severance and validity, and specific performance.

In relation to Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)

Share Subscription Agreement dated November 12, 2019 between the Issuer, Sanaka Growth SPV I Limited ("Investor I") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML") read with the first addendum dated November 12, 2019 ("First Addendum") and second addendum dated December 24, 2019 ("Second Addendum") (collectively the "Sanaka SSA").

The Issuer, Investor I and NWML have entered into Sanaka SSA for recording the terms and conditions of investment by Investor I in NWML. In accordance with the Sanaka SSA, Investor I's investment in NWML is to be completed in three tranches, as set out below:

The first tranche comprising of: (i) 100 equity shares of NWML at fair market value; and (ii) cumulative compulsorily convertible preference shares ("CCPS") of NWML having face value and issue price of ₹ 1,000 each aggregating to USD 16,453,333;

- (a) The second tranche comprising of CCPS of NWML aggregating to USD 16,453,333; and
- (b) The third tranche comprising of CCPS of NWML aggregating to USD 16,453,334.

Shareholders' Agreement dated November 12, 2019 between the Issuer, Investor I and NWML read with the first addendum dated November 12, 2019 ("First Addendum") (collectively the "Sanaka SHA").

The Issuer, Investor I and NWML have entered into the Sanaka SHA which governs the *inter se* relationship between the Issuer and Investor I as shareholders of NWML.

In accordance with the Sanaka SHA, Investor I has been granted certain rights including, the right to nominate and appoint one director on the board of NWML and its subsidiaries, and certain direct and indirect subsidiaries of the Issuer (the "EGIA Subsidiaries"); the decision on certain specified reserved matters with respect to NWML and the EGIA Subsidiaries (as applicable), including amendment of charter documents which may impact or alter the rights of Investor I, may only be made or taken by the board or any committee of the board, management and/or shareholders of NWML and/or the EGIA Subsidiaries (as applicable), with the specific written consent of Investor I.

Share Subscription Agreement dated August 14, 2019 between the Issuer, Kora Master Fund LP ("Investor II") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Issuer, Investor II and NWML have entered into a share subscription agreement on August 14, 2019 (the "**Kora SSA**") for recording the terms and conditions for the investment by Investor II (through its affiliate) in NWML. In accordance with the Kora SSA, Investor II's investment in NWML is to be completed in three tranches, as set out below:

- (a) The first tranche comprising of: (i) 100 equity shares of NWML at fair market value; and (ii) CCPS of NWML having face value and issue price of ₹ 1,000 each aggregating to USD 25,000,000;
- (b) The second tranche comprising of CCPS of NWML aggregating to USD 25,000,000; and
- (c) The third tranche comprising of CCPS aggregating to USD 25,000,000.

Shareholders' Agreement dated August 14, 2019 between the Issuer, Investor II and NWML

The Issuer, Investor II and NWML have entered into a shareholders' agreement on August 14, 2019 (the "Kora SHA"), which records and governs their relationship inter se as shareholders of NWML.

In accordance with the Kora SHA, Investor II has been granted certain rights including, the right to nominate and appoint one director on the board of NWML and its subsidiaries and certain direct and indirect subsidiaries of the Issuer (the "EGIA Subsidiaries"); the decision on certain specified reserved matters with respect to NWML and the EGIA Subsidiaries (as applicable), including (a) amendment of charter documents which may impact or alter the rights of Investor II; may only be made or taken by the board or any committee of the board, management and/or shareholders of NWML and/or the EGIA Subsidiaries (as applicable), with the specific written consent of Investor II.

Share Purchase Agreement dated March 12, 2021 between PAGAC Ecstasy I LLC ("Purchaser"), Kora Investments I LLC ("Seller") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Purchaser, the Seller and NWML have entered into a share purchase agreement on March 12, 2021 for acquiring the following shares in NWML ("**Kora Sale Shares**"):

1,695,327 equity shares to be issued to the Seller upon conversion of all of 1,773,313 compulsorily convertible preference shares owned by the Seller on the execution date i.e., March 12, 2021 ("**Kora CCPS**"); and

(a) 100 equity shares owned by the Seller as on the execution date i.e., March 12, 2021.

The consideration amount for the transfer of Kora Sale Shares from Seller to the Purchaser is USD equivalent of ₹ 2,693,643,238 (Indian Rupees Two Hundred and Sixty Nine Crores Thirty Six Lakh Forty Three Thousand Two Hundred and Thirty Eight only).

Share Purchase Agreement dated March 17, 2021 between PAGC Ecstasy I LLC ("Purchaser"), Sanaka Growth SPV I Limited ("Seller") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Purchaser, the Seller and NWML have entered into a share purchase agreement on March 17, 2021 for acquiring the following shares in NWML ("Sanaka Sale Shares"):

- (a) 10,04,923 equity shares to be issued to the Seller upon conversion of all of 11,70,736 CCPS owned by the Seller on the execution date i.e., March 17, 2021 ("Sanaka CCPS"); and
- (b) 100 equity shares owned by the Seller as on the execution date i.e., March 17, 2021.

The consideration amount for the transfer of Sanaka Sale Shares from Seller to the Purchaser is USD equivalent of ₹ 1,596,750,204 (Indian Rupees One Hundred and Fifty-Nine Crore Sixty Seven Lakh Fifty Thousand Two Hundred and Four only).

Share Purchase Agreement dated May 19, 2021 between the Issuer, Pagac Ecstasy Pte Ltd and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)

Pagac Ecstasy Pte Ltd ("Seller") entered into a share purchase agreement dated May 19, 2021 ("Share Purchase Agreement") with Edelweiss Financial Services Limited ("Purchaser") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited). In consideration of mutual promises, covenants and conditions that

the Seller has agreed to sell, and the Purchaser has agreed to purchase, the sale shares, in the manner set out in the Share Purchase Agreement. The parties agree that the Seller shall transfer to the Purchaser and/or to the affiliate the sale shares free from any encumbrance. The Share Purchase Agreement contains the customary provisions relating to representations, warranties and indemnities, covenants of the parties, events of default, assignment, specific performance, and termination.

<u>In relation to Edelweiss Global Wealth Management Limited and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)</u>

Amended and Restated Share Purchase Agreement dated October 19, 2020 between the Issuer, ECAP Equities Limited ("ECAP Equities") and Edelweiss Global Wealth Management Limited ("EGWML")

The Issuer and ECAP Equities (the "**Sellers**") have entered into the amended and restated share purchase agreementon October 19, 2020 (the "**SPA**") with EGWML, to record the updated terms of acquisition of equity shares of Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("**NWML**").

Pursuant to, and subject to the other terms of, the SPA, EGWML is to acquire: (i) 2,665,235 equity shares of NWML with face value of ₹ 10 each ("NWML Shares"), from ECAP Equities; and (ii) such number of NWML Shares from the Issuer as mutually agreed between the Issuer and EGWML (together the "NWML Sale Shares"). The aggregate consideration for the acquisition by EGWML of the NWML Sale Shares from the Issuer and ECAP Equities is ₹ 19,440 million, for acquisition of 48.6% of equity share capital of NWML (on a fully diluted basis).

Amended and Restated Securities Subscription Agreement dated October 19, 2020 between the Issuer, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd (the "Investor 1"), Asia Pragati Strategic Investment Fund (the "Investor 2" and collectively with Investor 1, the "Investors") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML") read with amendment agreement dated March 19, 2021 ("Amendment Agreement").

the Issuer, EGWML and NWML have entered into the amended and restated securities subscription agreement on October 19, 2020 (the "SSA") with the Investors, to record the updated terms of the investment by the Investors and EGWML in NWML. The SSA was amended on March 19, 2021 ("SSA Amendment").

Pursuant to, and subject to the other terms of, the SSA, read with the SSA Amendment: (i) the Investors shall subscribe to 970,087 equity shares of NWML of face value of ₹ 10 (the "NWML Shares") for an aggregate consideration of ₹ 1,218,080,040.68; (ii) Investor 2 shall subscribe to such number of compulsorily convertible debentures to be issued by NWML (the "NWML CCDs") that will convert into 0.9% of the total issued and paid-up equity share capital of NWML on a fullydiluted basis (the "NWML Share Capital") for an aggregate consideration of ₹ 395.875 million; and (iii) EGWML shall subscribe to such number of NWML Shares that will constitute 5.92% of the NWML Share Capital for ₹ 2,604 million. On the closing date of the SSA, EGWML and the Investors shall collectively hold 51% of the NWML Share Capital.

Under the SSA read with the SSA Amendment, the Issuer also has a right to subscribe to up to 3,262,422 Equity Shares in NWML ("**Subscription Call Securities**"), exercisable at any time prior to the expiry of 18 (eighteen) months from the Closing Date, such that upon issuance of the Subscription Call Securities to the Issuer, the Issuer will hold upto 43.76% of the NWML Share Capital.

Amended and Restated Investment Agreement dated March 18, 2021 between the Issuer, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd (the "Investor 1") and Asia Pragati Strategic Investment Fund (the "Investor 2" and collectively with Investor 1, the "Investors") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Issuer, EGWML and NWML have entered into the amended and restated investment agreement on March 18, 2021 (the "Investment Agreement") with the Investors, to record the updated terms of the investment by the Investors in EGWML. Pursuant to, and subject to the other terms of the Investment Agreement, (i) the Investor 1 is to subscribe to 21,919,000 compulsorily convertible debentures of face value of ₹ 1,000 each (the "CCDs") for a consideration of ₹ 21,919 million; and (ii) the Investor 1 is to purchase 125,000 CCDs held by the Issuer in EGWML for a consideration of ₹ 125 million. The CCDs are convertible into 99% of the share capital of EGWML (on a fully diluted basis) at the option of Investor 1 and upon subscription of the CCDs, Investor 1 will acquire control over EGWML (including over the NWML shares held by EGWML).

The Investment Agreement specifically provides that the investment by the Investors is towards acquisition of a controlling interest in the wealth management business of the Edelweiss group ("EWM") and a non-controlling stake in the custodial business and designated depository participant business (but not the asset management business ("EAM") of the Edelweiss group ("EAM Business"), and Edelweiss group companies carrying on the EAM Business . In the event,

the Issuer ceases to hold any securities in EGWML, the Issuer shall have the right to require transfer of and all the assets of EGWML other than those pertaining to EWM Business ("EAM Assets") to ourself or to any other affiliate of the Issuer in accordance with applicable law, prior to ceasing to hold such securities in the EGWML solely at the cost and expense of the Issuer.

Under the terms of the Investment Agreement, the board of directors of EGWML ("EGWML Board") shall at all times designate and authorize 1 (one) Director nominated by the Issuer for the operations and management of and all other actions ormatters required to be undertaken in respect of the EAM Assets. Further, the EGWML Board may constitute, and delegate any of its powers to committees, to assist it in its decision-making on specific matters (other than for matters concerning EAM Assets, which shall not be delegated to any committee). In respect to the executive management, other than for operations and management of the EAM Assets, the members of the executive management of EGWML, shall be determined by the EGWML Board with the consent of the Investor. Further, the Issuer and/or our affiliates are not permitted to transfer any securities (including equity shares) held in EGWML without the prior written consent of Investor 1 and Investor 1 has acall option on the securities held by the Issuer in EGWML.

The Investment Agreement also includes representations, warranties, undertakings, and indemnities given by the Issuer in favour of the Investors in relation to the EWM Business and the transactions contemplated between the parties.

Amended and Restated Implementation Agreement dated March 18, 2021 between the Issuer, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd (the "Investor 1") and Asia Pragati Strategic Investment Fund (the "Investor 2" and collectively with Investor 1, the "Investors"), Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML"), Edelweiss Custodial Services Limited ("ECSL"), Edelweiss Alternative Asset Advisors Limited ("EAAAL") and ECAP Equities Limited ("ECAP Equities")

The Issuer has entered into the amended and restated implementation agreement dated March 18, 2021 (the "Implementation Agreement") with EGWML, the Investors, NWML, Issuer, ECSL, EAAAL and ECAP Equities in relation to the acquisition of majority ownership and control by the Investors in our wealth management business (the "Transaction"), to record the updated terms and conditions pursuant to which the steps required to give effect to the Transaction are to be undertaken.

The Implementation Agreement provides for the Transaction to be executed in three phases as mentioned below:

- (i) Phase I: Phase I comprises of *inter alia* (a) the Issuer incorporating or identifying an existing company to acquire certain non-wealth management business (the "EAMCo."); and (b) the completion of the transactions contemplated under the SPA, SSA and the Investment Agreement subject to terms thereof; and execute agreements in relation to transfer of custody and designated depository business from Edelweiss Custodial Services Limited to Edelweiss Capital Services Limited ("ECSL") and NWML acquiring non-controlling stake in the custodial business and designated depository participant business. The Phase I long stop date is the date falling 13 months from August 27, 2020 (the original execution date) subject to extension by a further period of 11 months by mutual consent of the Investor 1 and the Issuer.
- (ii) Phase II: Phase II comprises of *inter alia*: (a) demerger of the business of EGMWL which might result in the change in control of ECSL (i.e., the sponsor of Edelweiss Asset Reconstruction Company Limited ("EARC"); (b) demerger of the business of EGMWL which might result in the change in control of the Issuer; and (c) the demerger of EGMWL leading in change in control of the offshore entities of Edelweiss group. The Phase II long stop date is the date falling 18 months from the closing date of the Phase I Closing date, subject to extension by a further period of 11 months by notice in writing by the Investor 1 at its sole discretion. Upon completion of Phase II, the Investor (and/or its affiliates) will directly hold at least 61.47% in NWML on a fully diluted basis.
- (iii) Phase III: Phase III involves the demerger of the merchant banking business housed in the Issuer along with the investments in its subsidiaries carrying on the wealth management business into NWML, pursuant to which shares of NWML will get listed and such that the shareholders of the Issuer *inter alia* will become direct shareholders of NWML.

The Implementation Agreement also includes customary interim protection covenants and various other representations, undertakings and indemnities given by the Issuer in favour of the Investors in relation to the wealth management business and the transactions contemplated between the parties, including exclusivity and non-solicit provisions.

Amended and Restated Shareholders' Agreement dated March 18, 2021 between the Issuer, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd (the "PAG Investor") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Issuer and NWML have entered into the amended and restated shareholders' agreement on March 18, 2021 (the

"NWML PAG SHA") with the PAG Investor and EGWML (PAG Investor and EGWML are collectively referred to as the "Investor") to record the terms and conditions governing *inter alia* the management of NWML and its subsidiaries and the *inter se* rights between the parties in relation to NWML, which will come into effect from the date of PAG making its investment in the wealth management business of the Edelweiss group ("EWM Business") in term of the Investment Agreement.

The NWML PAG SHA specifically provides that the investment by the Investor is towards acquisition of a controlling interest in only the EWM Business and all risks and rewards of the asset management business ("EAM") will remain with the Issuer, which will keep the Investor indemnified from any losses in relation to EAM.

The NWML PAG SHA *inter alia* provides that:

- the board of directors of NWML shall comprise of 13 directors (including four independent directors) with the Investor holding the right to nominate up to 5 directors and the Issuer holding the right to nominate up to 3 directors of NWML. The Investor and the Issuer shall each have the right (but not the obligation) to recommend 2 persons to the NWML board for appointment as independent directors. The chairperson of the board and the general meetings shall be one of the directors nominated by the Investor.
- neither NWML nor its shareholders nor any director, officer, committee, committee member, employee, agent or any oftheir respective delegates shall, with respect to NWML, take any decisions or actions in relation to certain reserved matters including amendment of the articles of association of NWML and/or the subsidiaries of NWML undertaking EWM (the "EWM Group Companies") that would result in any rights of the Issuer, being varied or modified in a manner that is adverse to it (except in accordance with the agreements executed in connection with the investment made by the Investor in the EWM Business) without the approval of the Issuer in the manner specified in the NWML PAG SHA.
- On and from the date of listing of the equity shares of NWML on recognised stock exchange(s) (if achieved in terms of the NWML PAG SHA), the board of directors of NWML shall comprise of such number of directors as may be determined by the Investor, the chairperson of the board of directors of NWML shall be an independent director, the directors appointed by the Investor shall at all times comprise the majority of the board of directors of NWML and Mr. Rashesh Shah and Mr. Venkatchalam A. Ramaswamy shall have the right to be appointed, or in the alternate appoint 1 (one) nominee each, to the NWML board of directors.
- The Issuer is required to hold equity share capital representing at least 20% of the total equity share capital of NWML for the period specified in the NWML PAG SHA.
- The Investor shall have the right of first offer, should the Issuer intend to sell all or any part of the equity securities held by them in NWML to a third party (other than the competitors listed out in the NWML PAG SHA).
- In the event, the Investor (and/or any of its affiliates) holding equity securities proposes to transfer any equity securities to a third party, the Issuer, shall have a tag-along right in accordance with the terms of and in the manner specified in the NWML PAG SHA.
- The NWML PAG SHA also includes other customary provisions relating to the governance and management of NWML and its subsidiaries carrying on the EWM Business, including event of default, non-compete and non-solicit provisions.

Amendment Agreement dated March 9, 2023 to the Amended and Restated Shareholders' Agreement dated March 18, 2021 ("between the Issuer, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd (the "PAG Investor") and Nuvama Wealth Management Limited ("Nuvama") (formerly Edelweiss Securities Limited) ("Amendment Agreement")

The Issuer along with EGWML, PAG Investor (PAG Investor and EGWML are collectively referred to as the "Investor") and Nuvama entered into the Amendment Agreement to amend certain terms of the amended and restated shareholders' agreement on March 18, 2021 (the "NWML PAG SHA"). The Amendment Agreement provided inter alia, that (i) the board of directors of Nuvama shall comprise of upto 15 directors (including the number of independent directors required to be appointed to the board under applicable law); (ii) Nuvama shall not issue any equity securities to any person without offering it to each shareholder in proportion to its shareholding in Nuvama; (iii) the quorum for a general meeting shall require presence in person, or by proxy, of at least one representative of the Investor at such meeting and the chairperson shall not have a casting vote.

Transition Services Agreement dated 19 March, 2021 executed between the Issuer and Nuvama Wealth Management

Limited (formerly known as Edelweiss Securities Limited) ("NWML").

The Issuer (the "**Provider**") has entered into a transition services agreement on 19 March 2021 ("**Effective Date**") with NWML (the "**Recipient**") (the "**TSA**"), to provide the Recipient with (a) technology related services (such as provision of computer and IT infrastructure, maintenance and transfer of software applications etc.); and (b) real estate services (i.e., leasing premises / property under leave and license agreements) for a period of 36 (thirty six) months from the Effective Date, in consideration of service fees, the details of which are set out in the TSA.

Brand License Agreement dated March 19, 2021 between the Issuer and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

The Issuer and NWML have entered into a brand license agreement on March 18, 2021 for recording the terms and conditions including calculation mechanism and payment of licensing fee, on the basis of which the Issuer has granted NWML and its subsidiaries conducting of our wealth management business ("EWM Companies") the license to use the 'Edelweiss' brand. During the term of this agreement, NWML shall be responsible for compliance of the other EWM Companies with the agreed terms and conditions under the brand license agreement.

Share Purchase Agreement dated May 19, 2021 between the Issuer, PAGAC Ecstasy Pte Ltd (the "PAG Investor") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML")

PAG Investor entered into a share purchase agreement dated May 19, 2021 with the Issuer and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) where-in, in consideration of mutual promises, covenants and conditions PAG Investor has agreed to sell, and the Purchaser has agreed to purchase, 1,834,455 equity shares of NWML (of the 36,70,537 equity shares of NWML held by it), in the manner set out in the Share Purchase Agreement. The seller shall transfer to the purchaser and/or to the affiliate the sale shares free from any encumbrance at the sale price agreed between the PAG Investor and the Issuer. The Share Purchase Agreement contains the customary provisions relating to representations, warranties and indemnities, covenants of the parties, events of default, assignment, specific performance, and termination.

In relation to Edelweiss Capital Services Limited

Share Purchase Agreement dated March 17, 2021 between Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("Seller"), the Issuer and Edelweiss Capital Services Limited ("ECSL")

The Issuer, the Seller and ECSL have entered into a share purchase agreement on March 17, 2021, for the Issuer acquiring 2,65,20,000 equity shares of ECSL held by the Seller, which constitutes 51% of the total issued and paid-up capital of ECSL ("ECSL Sale Shares"):

The consideration amount for the transfer of ECSL Sale Shares from Seller to the Issuer is ₹ 26,52,00,000.

Shareholders' Agreement dated March 17, 2021 between Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML"), Edelweiss Capital Services Limited ("ECSL") and the Issuer

NWML, ECSL and the Issuer have entered into a shareholders' agreement on 17 March 2021 (the "ECSL SHA"), which records and governs their relationship *inter se* as shareholders of ECSL.

The ECSL SHA *inter alia* provides that:

- the board of directors of ECSL shall comprise of 4 directors with NWML holding the right to nominate up to 2 (two) directors and the Issuer holding the right to nominate up to 2 (two) directors of ECSL. In case of equality of votes, any one of our nominate director may exercise a casting vote.
- NWML is not permitted to transfer any shares held by it in ECSL, unless specifically permitted otherwise in the ECSL SHA, without first obtaining the consent of the Issuer. Similarly, the Issuer is not permitted to transfer any shares held by it in ECSL, unless specifically permitted otherwise in the ECSL SHA, without first obtaining the consent of NWML.
- NWML has a call option, subject to applicable law including any regulatory approvals, to sell all or any of the equity shares held by the Issuer in ECSL, to NWML.

Subsidiary Companies

As on the date of this Prospectus, the Issuer has the following subsidiaries, in accordance with the Companies Act:

- 1. ECap Securities & Investments Limited
- 2. Edelweiss Investment Adviser Limited
- 3. Ecap Equities Limited (formerly known as Edel Land Limited)
- 4. Edel Finance Company Limited
- 5. Edelweiss Rural & Corporate Services Limited
- 6. EdelGive Foundation
- 7. ECL Finance Limited
- 8. Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited)
- 9. Edelweiss Retail Finance Limited
- 10. Edelweiss Asset Reconstruction Company Limited
- 11. Edelweiss Alternative Asset Advisors Limited
- 12. Edelweiss Asset Management Limited
- 13. Edelweiss Trusteeship Company Limited
- 14. Allium Finance Private Limited
- 15. Edel Investments Limited
- 16. Edelcap Securities Limited
- 17. Nuvama Custodial Services Limited (formerly known as Edelweiss Capital Services Limited)
- 18. Comtrade Commodities Services Limited (formerly known as Edelweiss Comtrade Limited)
- 19. Edelweiss Securities and Investments Private Limited
- 20. Edelweiss Real Assets Managers Limited
- 21. Sekura India Management Limited
- 22. Edelweiss Tokio Life Insurance Company Limited
- 23. Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited)
- 24. EC International Limited

EARC TRUST SC - 6

EARC TRUST SC - 9

EARC TRUST SC - 102

EARC TRUST SC - 112

EARC TRUST SC - 229

- 25. Edelweiss Alternative Asset Advisors Pte. Limited
- 26. Edelweiss International (Singapore) Pte. Limited
- 27. Edelweiss Global Wealth Management Limited

Associates

As on the date of this Prospectus, the Issuer does not have any associates.

Enterprises over which control is exercised by the Company

As on the date of this Prospectus, the Issuer exercises control on the following enterprises:

- EARC TRUST SC 130 EARC TRUST SC - 373 **EARC SAF-2 TRUST** EARC TRUST SC - 374 EARC TRUST SC - 238 EARC TRUST SC - 392 EARC TRUST SC - 266 EARC TRUST SC - 395 EARC TRUST SC - 306 EARC TRUST SC - 393 EARC TRUST SC - 332 EARC TRUST SC - 380 EARC TRUST SC - 334 EARC TRUST SC - 387 EARC TRUST SC - 344 EARC TRUST SC - 388 EARC TRUST SC - 347 EARC TRUST SC - 375 EARC TRUST SC - 351 EARC TRUST SC - 394 EARC TRUST SC - 352 EARC TRUST SC - 385 EARC TRUST SC - 357 EARC TRUST SC - 401 EARC TRUST SC - 360 EARC TRUST SC - 402 EARC TRUST SC - 363 EARC TRUST SC - 376 EARC TRUST SC - 370 EARC TRUST SC - 406
- EARC TRUST SC 447 **EARC TRUST SC 444** EARC TRUST SC - 425 EARC TRUST SC 451 EARC TRUST SC 448 EARC TRUST SC 449 EARC TRUST SC 459 EARC TRUST SC 443 EARC TRUST SC 461 EARC TRUST SC 477 EARC TRUST SC - 325 EARC TRUST SC - 427 EARC TRUST SC - 7 EARC TRUST SC 462 EARC TRUST SC 481 EARC TRUST SC 482

EARC TRUST SC 442

EARC TRUST SC 483

EARC TRUST SC 484

EARC TRUST SC 441

EARC TRUST SC - 377

EARC TRUST SC - 378

EARC TRUST SC - 396

EARC TRUST SC - 410

EARC TRUST SC - 405

• EARC TRUST SC 452

- EARC TRUST SC 245
- EARC TRUST SC 251
- EARC TRUST SC 262
- EARC TRUST SC 298
- EARC TRUST SC 308
- EARC TRUST SC 314
- EARC TRUST SC 329
- EARC TRUST SC 331
- EARC TRUST SC 361
- EARC TRUST SC 109
- EARC TRUST SC 386
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- EARC TRUST SC 445
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- EARC TRUST SC 492
- EARC TRUST SC 464
- EARC TRUST SC 488

OUR MANAGEMENT

Board of Directors

The general superintendence, direction and management of our affairs and business are vested in our Board of Directors. The Articles of Association sets out that the number of Directors in the Issuer shall be not less than 3 (three) and not more than 15 (fifteen).

As of the date of this Prospectus, we have 8 (eight) Directors on the Board, out of which 3 (three) Directors are Executive Directors, 1 (one) Director is Non-Executive Non-Independent Director and 4 (four) Directors are Non-Executive Independent Directors. The Issuer has 2 (two) women directors including 1 (one) woman Independent Director on the Board.

Details of Board of Directors as on the date of this Prospectus:

Name, designation, andDIN	Age (in years)	Address	Date of Appointment	Other directorships
Rashesh Shah Designation: Chairman and Managing Director DIN: 00008322	59	223/B Kalpataru Horizon-B, S. K. Ahire Marg, Worli, Mumbai 400 018, Maharashtra, India	Date of appointment: November 21, 1995 Date of re-appointment: April 1, 2022	 ECL Finance Limited; Edelweiss Asset Reconstruction Company Limited; Edelweiss Tokio Life Insurance Company Limited; Mabella Trustee Services Private Limited; Rashesh & Vidya ShahFamily Foundation; and Zuno General Insurance Limited.
Venkatchalam Ramaswamy Designation: Vice- Chairman & Executive Director DIN: 00008509	57	Flat No 2101/2201, Mangrish Apartments, Kashinath Dhuru Road, Near Kirti College, Dadar West, Mumbai – 400028, Maharashtra,India.	Date of appointment: February 20, 1996 Date of re-appointment: April 1, 2022	 ECL Finance Limited; Edelweiss Asset Reconstruction Company Limited; Edelweiss Alternative Asset Advisors Pte. Ltd.; Edelweiss Asset Management Limited; Edelweiss Real Assets Managers Limited; and Edelweiss Global Wealth Management Limited.
Himanshu Kaji* Designation: Executive Director DIN: 00009438	58	C/5, C/7, Ishwar Niwas, Sicka Nagar, V. P. Road, Mumbai 400 004, Maharashtra, India	Date of appointment: November 1, 2011 Date of re-appointment: November 1, 2019	None
Vidya Shah Designation: Non- Executive Non- Independent Director DIN: 00274831	57	223, Kalpataru Horizon B, S K Ahire Marg, Worli, Mumbai 400 018, Maharashtra, India	Date of appointment: August 1, 2014	 Edelgive Foundation; Edelweiss Asset Reconstruction Company Limited; Foundation for Reinventing Governance; Kimyo Learning Private

				Limited;
				 Mabella Trustee Services Private Limited; Rashesh & Vidya Shah Family Foundation;
				 Foundation, Foundation for Promotion of Sports and Games; Jan Sahas Foundation;
				Edel Finance Company Limited; Vardhman Special Steels
				Limited; • Wings; and
				• Empower Families for Innovative Philanthropy.
Biswamohan Mahapatra	69	502, M1 Wing, Riddhi Gardens, Gen.	Date of appointment: March 26, 2015	 ECL Finance Limited; Nido Home Finance Limited
Designation: Independent Director		A. K. Vaidya Marg, Malad (East), Mumbai 400 097,	Date of re-appointment: July 26, 2018	(formerly known as Edelweiss Housing Finance Limited);
DIN: 06990345		Maharashtra, India		HDFC Credila Financial Services Limited;
				 National Payments Corporation of India; NPCI International
				Payments Limited; • NPCI Bharat BillPay Limited; and
Ashok Kini Designation:	77	B202, Mantri Pride Apts, Behind	Date of appointment: April 1, 2019	CSB Bank Ltd.Fino Finance Private Limited;Fino Paytech Limited;
Independent Director		Madhavan Park, 1st Block, Jayanagar,	Date of re-appointment:	Nihilent Limited; and Edelweiss Tokio Life
DIN:00812946		Bengaluru – 560011, Karnataka, India	April 1, 2022	Insurance Company Limited.
Dr. Ashima Goyal	68	A 301/302 Raheja Sherwood, Nirlon Compound, Behind	Date of appointment: April 1, 2019	SBI General Insurance Company Limited
Designation: Independent Director		Hub Mall, Off. Western Express	Date of re-appointment: April 1, 2022	
DIN:00233635		Highway, Goregaon (East), Mumbai 400063, Maharashtra, India		
Shiva Kumar	70	D 61, Westend Heights, DLF Phase 5,	Date of appointment: August 4, 2022	• UTI Trustee CompanyPrivate Limited;
Designation: Independent Director		Gurugram 122009, Haryana, India		Edelweiss Real Assets Managers Limited; EGI Finance Limited:
DIN: 06590343				 ECL Finance Limited; Edelweiss Asset Reconstruction Company Limited; and Vishuv Invest Private Limited
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^{*}Mr. Himanshu Kaji, retires by rotation at the forthcoming Annual General Meeting scheduled on September 26, 2023, although eligible, Mr. Kaji has not offered himself for re-appointment. It is not proposed to fill in the vacancy caused by the retirement of Mr. Himanshu Kaji.

Brief profile of the Directors of the Issuer

Rashesh Shah

Rashesh Shah is Chairman & Managing Director of Edelweiss, one of India's leading diversified financial services conglomerates. With more than 30 years of experience in financial services, Rashesh is particularly enthused about the transformational role that financial services can play in translating India's vast savings into investments. A regular commentator on macroeconomic policies, development matters, financial markets in the mainstream and financial media, he serves on the Boards of various companies and public institutions. He has served as the President of FICCI, India's apex industry association and is also on the Board of Directors for the Indian Institute of Foreign Trade (IIFT) and the Executive Committee of Indian Police Foundation (IPF). Rashesh has also been a member of several government and regulatory committees including the Insolvency Law Committee on IBC.

An MBA from the Indian Institute of Management, Ahmedabad, Rashesh also holds a Diploma in International Trade from the Indian Institute of Foreign Trade, New Delhi.

Venkatchalam Ramaswamy

Venkatchalam Ramaswamy has three decades of experience in financial markets and has been a driving force in transforming what was once India's first new-age boutique investment bank into a leading independent financial services company. His responsibilities as the Chairman of Edelweiss's Asset Management Business include overseeing operations at EARC. With his keen ability to establish and maintain large institutional relationships, including those with international pension funds and insurance companies, the Edelweiss Alternative Asset Management business has become among the largest in India over the last five years.

An MBA from the University of Pittsburgh, USA, he also holds a bachelor's degree in electronics engineering.

Himanshu Kaji

Himanshu Kaji has over three decades of diverse experience in the areas of business strategy, risk, finance, regulatory frameworks, process re-engineering, technology, and strategy implementation across the financial services space. At Edelweiss, he oversees Assurance, Finance, Governance, Legal and Administration. A Co- Chair on the FICCI Capital Markets committee, he is also a member of the CII National Forum on NBFCs and HFCs and a member of the CII National Committee on Financial Markets. He was earlier a member of the Secondary Market Advisory Committee of SEBI and on the Trading Member Advisory Committee of the NSE. He has also served on the board of the BSE Limited and played a key role in the overhaul of BSE Limited contributing largely to the demutualisation and corporatisation of BSE Limited. He has been a corporate advisor to eminent Indian and global financial services companies.

A chartered accountant, he holds a post-graduate diploma in securities law.

Vidya Shah

Vidya Shah is the Chairperson of EdelGive Foundation, an organisation set up by Edelweiss, with the objective of funding and building the capacities of India's not-for-profit sector. With over three decades of rich industry experience, she has established EdelGive as a platform for strategic philanthropy. Under her stewardship, EdelGive has been instrumental in growing over 150 organisations, besides scaling their budgets, impact and reach exponentially. She also serves on the board of various prominent civil society organisations such as Agastya International Foundation, Janaagraha Centre for Citizenship and Democracy, Centre for Social Impact and Philanthropy at Ashoka University, Mann Deshi Foundation and the Indian School of Public Policy She spent the first 11 years of her career in the field of investment banking with companies like ICICI, Peregrine and NM Rothschild.

Vidya holds an MBA degree from the Indian Institute of Management, Ahmedabad.

Biswamohan Mahapatra

Biswamohan Mahapatra's career spans nearly four decades. He retired as an executive director of the RBI in August 2014. At RBI, he was in charge of banking regulation, policy and supervision. Post retirement, he was an Advisor to RBI on the new bank licensing process. He has represented RBI at various national and international forums and chaired numerous RBI Committees. He was also the member-secretary to the committee set up to introduce a financial holding company structure in India and was also involved in the formulation of Basel II and Basel III regulations. He also serves as an independent director on the boards of various companies. Presently, he is appointed as the non-executive chairman of the National Payments Corporation of India.

He holds a Master of Science in Management (MSM) Degree from the Arthur D. Little Management Education Institute, Cambridge, USA and an MBA from University of Delhi.

Ashok Kini

Ashok Kini has over four decades of experience in the financial services sector. He joined State Bank of India as a probationary officer in 1967 and retired as the managing director in 2005. In addition to EFSL, he is also on the board of Edelweiss Tokio Life Insurance Company Limited since July 2022. He has earlier served as Independent Director on the boards of IndusInd Bank Limited, UTI Trustee Company Private Limited and Gulf Oil Lubricants India Limited.

He holds a bachelor's degree in science from Mysore University and a master's degree in English Literature from Madras Christian College, Chennai.

Dr. Ashima Goyal

Dr. Ashima Goyal has over three decades of experience. She is Emeritus Professor at the Indira Gandhi Institute of Development Research, has served on several boards and policy committees including as a part-time member of Economic Advisory Council to the Prime Minister and is currently a member of India's Monetary Policy Committee. She has received many national and international awards. The editorial team at Business Today selected her as one of the most powerful women in Indian business in 2021 and 2022. She is a specialist in the areas of open economy macroeconomics, international finance, institutional economics and development economics. She has been a visiting fellow at the Economic Growth Centre, Yale University, USA and a Fulbright Senior Research Fellow at Claremont Graduate University, USA.

She has an M. Phil., MA and BA in Economics from the University of Delhi and holds a PhD in Economics from University of Mumbai.

Shiva Kumar

Shiva Kumar has served at State Bank of Bikaner & Jaipur (now merged with the State Bank of India) as Managing Director. At State Bank of India, he was Deputy Managing Director and held various other positions too. He was the Project Leader for the business process re-engineering programme for the complete transformation of the largest Bank in India in collaboration with McKinsey & Company. He was a part of their credit card project and also set up the metal gold business for the Bank. He was a representative of Associate Banks on the Managing Committee of Indian Banks' Association. In 2013, he received the 'Business Leadership Award', from the Institute of Public Enterprises.

He holds a Bachelor of Arts degree from Patna University and is an associate member of the Indian Institute of Bankers.

Relationship between Directors

Except Vidya Shah and Rashesh Shah, who are spouses, none of the other Directors are related to each other.

Remuneration of Directors

The Nomination and Remuneration Committee determines and recommends to the Board the compensation to Directors. The Board of Directors or the shareholders, as the case may be, approve the compensation to Directors. The tables and details below sets forth the details of the remuneration pertaining to the current year and the preceding three financial years which has been paid or was payable to the Directors by the Issuer.

Details of remuneration paid to the Executive Directors for the current year and during the Fiscals 2023, 2022 and 2021 by the Issuer (on a standalone basis):

(₹ in million, unless otherwise stated)

Name of Director	Fiscal 2024 till June 2023	Fiscal 2023	Fiscal 2022	Fiscal 2021
Rashesh Shah	10.45	80.01	86.77	11.48
Venkatchalam Ramaswamy	8.01	64.42	65.58	9.36
Himanshu Kaji	5.40	32.50	41.59	10.77
Rujan Panjwani*	-	34.07	52.09	2.25

Note: Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis.

Details for the current year and for the Fiscals 2023, 2022 and 2021 by our Subsidiaries and Associates:

Our Directors do not receive any remuneration from our Subsidiaries and erstwhile Associates except as mentioned below:

(₹ in million, unless otherwise stated)

Name of Director	Name of Subsidiary/ erstwhile Associate	Fiscal 2024 till June 30, 2023	Fiscal 2023	Fiscal 2022	Fiscal 2021
Rujan Panjwani^	ECap Securities & Investments Limited	-	0.83	9.97	5.36
J	Edelweiss Rural & Corporate Services Limited Ecap Equities Limited (formerly	-	2.64	-	3.68
	known as Edel Land Limited)			-	=
Vidya Shah	Edelweiss Rural & Corporate Services Limited	5.47	36.31	31.21	1.84
Biswamohan	ECL Finance Limited	0.45	0.81	0.40	0.44
Mahapatra*	Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited)	0.20	0.55	0.32	0.10
Kunnasagaran Chinniah*^	Nuvama Wealth Management Limited	-	2.64	2.88	0.46
	Edelweiss Tokio Life Insurance Company Limited	-	0.04	0.18	0.20
	ECL Finance Limited	-	0.77	0.30	0.12
	Edelweiss Rural and Corporate Services Limited	-	0.14	0.46	0.22
	Nuvama Wealth Finance Limited	-	0.80	1.24	0.26
Navtej S. Nandra*^	Edelweiss Tokio Life Insurance Company Limited	-	0.12	0.28	0.26
	Zuno General Insurance Company Limited (formerly known as Edelweiss General Insurance Company Limited)	-	0.14	0.20	0.24
	Nuvama Wealth Management Limited	-	2.72	2.86	-
P.N Venkatchalam*	Nuvama Wealth Finance Limited	-	-	-	0.32
۸	Edelweiss Asset Reconstruction Company Limited	-	2.33	0.96	0.38
	Edelweiss Tokio Life Insurance Company Limited	-	0.16	0.32	0.30
	ECL Finance Limited	-	0.24	0.40	0.44
	Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited)	-	-	0.14	0.40
Ashok Kini*	Edelweiss Asset Reconstruction Company Limited	-		-	0.18
	Edelweiss Tokio Life Insurance Company Limited	0.30	0.50	-	-
	Edelweiss Real Assets Managers Limited	0.15	0.48	-	-
Shiva Kumar	ECL Finance Limited	0.30	0.48	-	-
	Edelweiss Asset Reconstruction Company Limited	1.79	0.57	-	-

^{*}Retired by rotation with effect from September 2, 2022

The terms of remuneration of the Managing Director and Executive Directors are as below:

1. Rashesh Shah

The following table sets forth terms of remuneration to Rashesh Shah, Chairman & Managing Director, re-appointed with effect from April 1, 2022, for a period of five years, as approved by the Shareholders of the Issuer at their Annual General Meeting held on September 3, 2021:

Particulars	Remuneration (₹ per annum)
Salary	Not exceeding ₹ 30 million
Bonus	Not exceeding ₹60 million
Perquisites	Not exceeding ₹30 million

2. Venkatchalam Ramaswamy

The following table sets forth terms of remuneration to Venkatchalam Ramaswamy, Vice-Chairman & Executive Director, re-appointed with effect from April 1, 2022, for a period of five years, as approved by the Shareholders of the Issuer at their Annual General Meeting held on September 3, 2021:

Particulars	Remuneration (₹per annum)
Salary	Not exceeding ₹ 30 million
Bonus	Not exceeding ₹60 million
Perquisites	Not exceeding ₹30 million

3. Himanshu Kaji

The following table sets forth terms of remuneration to Himanshu Kaji, Executive Director, re-appointed with effect from November 1, 2019 for a period of five years, as approved by the Shareholders of the Issuer at their Annual General Meeting held on July 25, 2019:

Particulars	Remuneration (₹per annum)
Salary	Not exceeding ₹ 30 million
Bonus	Not exceeding ₹60 million
Perquisites	Not exceeding ₹30 million

Remuneration of Non-Executive Independent Directors

The Non-Executive Independent Directors are paid remuneration by way of sitting fees, commission and other expenses (travelling, boarding and lodging incurred for attending the Board/Committee meetings). The Non-Executive Non-Independent Directors are not paid any sitting fees.

The issuer was paying sitting fees of INR 20,000 per meeting to the Independent Directors for attending the meetings of the Board and the Committees thereof. The Board of Directors of the Issuer at its meeting held on November 9, 2022, had revised the sitting fees to INR 75,000 per meeting to the Independent Directors for attending the meetings of the Board and the Committees thereof.

Apart from above, the Non-Executive Independent Directors are eligible for commission. The commission payable to the Non-Executive Independent Directors of the Issuer is as decided by the Board of the Issuer from time to time provided it does not exceed 1% percent of the net profit of the Issuer.

The following table sets forth all compensation recorded by the Issuer (on a standalone basis) to the Non-Executive Directors for the current year and during the Fiscals 2023, 2022 and 2021:

(₹ in million, unless otherwise stated						rise stated)		
Name of Director	Fiscal 2024 till		Fiscal 2023		Fiscal 2022		Fiscal 2021	
	June 30	, 2023						
	Commission*	Sitting	Commission*	Sitting	Commission*	Sitting	Commission*	Sitting
		Fees		Fees		Fees		Fees
Biswamohan Mahapatra	2.50	0.23	2.00	0.65	2.00	0.26	0.50	0.34
Ashok Kini	2.50	0.38	2.00	0.71	2.00	0.12	0.50	0.12
Ashima Goyal	2.50	0.15	2.00	0.48	2.00	0.12	0.50	0.12
Vidya Shah	2.50	-	2.00	-	2.00	-	-	-
Shiva Kumar^	2.50	0.45	-	0.57	-	-	-	-
PN	-	-	2.00	0.22	2.00	0.32	0.50	0.36
Venkatachalam*#								
Berjis Desai [®]	-	-	-	-	2.00	0.28	0.50	0.50
Navtej S. Nandra *#	-	-	2.00	0.18	2.00	0.24	0.50	0.28
Kunnasagaran Chinniah*#	-	-	2.00	0.20	2.00	0.54	0.50	0.12

^{*}Ceased as Independent Directors with effect from September 2, 2022

Other understandings and confirmations

None of the Director of the Issuer is a director or is otherwise associated in any manner with any company that appears in the list of the vanishing companies as maintained by the Ministry of Corporate Affairs, willful defaulter list maintained by the RBI or Export Credit Guarantee Corporation of India Limited or any other regulatory or governmental authority.

None of our Directors is, or was, a director of any listed company, which has been or was delisted from any recognised stock exchange, during the term of his/her directorship in such company.

None of our Directors have committed any violation of securities laws in the past and no such proceedings are pending against any of our Directors.

None of our Directors have been categorised as a wilful defaulter by the RBI, ECGC, any government/regulatory authority and/or by any bank or financial institution.

None of our Directors are in default of payment of interest or repayment of principal amount in respect of debt securities issued to the public, for a period of more than six months.

Borrowing Powers of the Board:

Pursuant to resolution passed by the shareholders of the Issuer on September 10, 2014 through a postal ballot and in accordance with provisions of 180(1)(c) and all other applicable provisions of the Companies Act and Articles of Association, the Board has been authorised to borrow sums of money as they may deem necessary for the purpose of the business of the Issuer, which together with the monies already borrowed by the Issuer (apart from temporary loans obtained from the Issuer's bankers in the ordinary course of business), may exceed at any time, the aggregate of the paidup capital of the Issuer and its free reserves (that is to say, reserves, not set apart for any specific purposes) by a sum not exceeding ₹100,000 million.

Interest of the Directors, Promoters, Key Managerial Personnel or Senior Management:

Except Rashesh Shah, Venkatchalam Ramaswamy, Vidya Shah and Aparna T.C. (Aparna T.C. is not a director of the Issuer), no other directors, or any Promoter, Key Managerial Personnel or Senior Management of the Issuer are interested in the promotion of the Issuer.

All the directors of the Issuer, including our independent directors, may be deemed to be interested to the extent of fees, if any, payable to them for attending meetings of the Board or a committee thereof as well as to the extent of other remuneration and reimbursement of expenses payable to them. All the non-executive independent directors of the Issuer are entitled to sitting fees for attending every meeting of the Board or a committee thereof and are also eligible for commission. The whole-time Directors of the Issuer are interested to the extent of remuneration paid for services rendered / ESOP granted, if any, as an officer or employee of the Issuer.

All the directors of the Issuer, including independent directors, may also be deemed to be interested to the extent of Equity

[®]Berjis Desai an Independent Director on our Board resigned with effect from November 6, 2021

[^]Shiva Kumar was appointed an Independent Director on our Board with effect from August 4, 2022.

^{*}Commission pertains to the immediately preceding Fiscal.

Shares, if any, held by them or by companies, firms and trusts in which they are interested as directors, partners, members or trustees and also to the extent of any dividend payable to them and other distributions in respect of the said Equity Shares.

All our Directors may be deemed to be interested in the contracts, agreements/arrangements entered into or to be entered into by the Issuer with any company in which they hold directorships or any partnership firm in which they are partners as declared in their respective declarations. Except as otherwise stated in this Prospectus and statutory registers maintained by the Issuer in this regard, the Issuer has not entered into any contract, agreements or arrangements during the preceding two years from the date of this Prospectus in which the directors are interested directly or indirectly and no payments have been made to them in respect of these contracts, agreements or arrangements which are proposed to be made with them. The Issuer's directors have not taken any loan from the Issuer.

As of the date of this Prospectus, our Directors have not taken any loan from the Issuer. Except as disclosed in the section titled "*Related Party Transaction*" on page 184, none of our Directors may be deemed to be interested to the extent of consideration received/paid or any loans or advances provided to anybody corporate, including companies, firms, and trusts, in which they are interested as directors, members, partners or trustees.

None of our Directors are interested in their capacity as a member of any firm or company and no sums have been paid or are proposed to be paid to any Director or to such firm of company in which he is interested, by any person, in cash or shares or otherwise, either to induce them to become, or to help them qualify as a director, or otherwise for services rendered by him or by such firm or company, in connection with the promotion or formation of the Issuer.

No contribution has been made by the directors as part of the Issue or separately.

None of our Directors' relatives have been appointed to an office or place of profit of the Issuer, its Subsidiary or associate company.

Further, Vidya Shah, Non-Executive Non-Independent Director of the Issuer, who is the spouse of Rashesh Shah, has been appointed as an employee in one of the Subsidiaries of the Issuer.

Except as disclosed hereinabove and the section titled "Risk Factors" on page 18, the Directors do not have an interest in any venture that is involved in any activities similar to those conducted by the Issuer.

Except as stated in the sections titled "*Related Party Transactions*" on page 184 and to the extent of compensation and commission if any, and their shareholding in the Issuer, our Directors do not have any other interest in our business.

Our Directors have no interest in any immovable property acquired or proposed to be acquired by the Issuer in the preceding two years of filing this Prospectus with the RoC nor do they have any interest in any transaction regarding the acquisition of land, construction of buildings and supply of machinery, etc. with respect to the Issuer.

No benefit/interest will accrue to our Promoters/Directors out of the objects of the issue.

Debenture holding of Directors:

As on June 30, 2023, none of the Directors of the Issuer hold any debentures issued by the Issuer.

Details of change in Directors of the Issuer during last three financial years and current financial year the date of this Prospectus:

Name of Director, Designation and DIN	Date of Appointment/ Resignation	Director of the Issuer since (in case of resignation)	Remarks
Anita M. George	July 13, 2020	April 1, 2019	Resignation
Non-Executive Non -Independent			
Director			
DIN:00441131			
Berjis Desai	November 6, 2021	November 18, 2009	Resignation
Independent Director			
DIN: 00153675			
Shiva Kumar	August 4, 2022	-	Appointment
Independent Director			
DIN:06590343			

P. N. Venkatachalam Independent Director DIN: 00499442	September 2, 2022	August 9, 2007	Ceased as Independent Director on conclusion of the second term.
Navtej S. Nandra Independent Director DIN: 02282617	September 2, 2022	May 15, 2013	Ceased as Independent Director on conclusion of the second term.
Kunnasagaran Chinniah Independent Director DIN: 01590108	September 2, 2022	June 5, 2007	Ceased as Independent Director on conclusion of thesecond term.
Rujan Panjwani Executive Director DIN: 00237366	September 2, 2022	June 24, 2013	Retirement by rotation.

Shareholding of Directors, including details of qualification shares held by Directors as on the date of this Prospectus:

As per the Articles, our Directors are not required to hold any qualification shares in the Issuer.

Shareholding of our Directors in the Issuer is as follows:

As on the date of this Prospectus, the shareholding of the Directors in the Issuer is as follows:

Sr. No.	Name of the Director, Designation and DIN	No. of Equity Shares of ₹ 1 each	Number of Stock Options/SAR's	% of total Equity Shares of our Company
1.	Rashesh Shah Chairman & Managing Director DIN: 00008322	145,601,730	-	15.44
2.	Venkatchalam Ramaswamy Vice Chairman & Executive Director DIN: 00008509	59,576,560	-	6.32
3.	Himanshu Kaji Executive Director DIN: 00009438	29,75,000	3,60, 500	0.31
4.	Vidya Shah Non-Executive Non Independent Director DIN: 00274831	31,066,200	-	3.29

Shareholding of Directors of the Issuer in the Issuer's Subsidiaries and Associates, including details of qualification shares held by Directors as on the date of this Prospectus:

Except the shares held in our Subsidiaries, Associates and joint ventures as nominee of the Issuer, our Directors do not hold any equity shares in our Subsidiaries, Associates and joint ventures, as on the date of this Prospectus.

Key Managerial Personnel of the Issuer:

Provided below are the details of the Key Managerial Personnel of the Issuer, other than our Chairman & Managing Director and our Executive Directors, as of the date of this Prospectus.

Ananya Suneja – Chief Financial Officer

Ananya Suneja is an accomplished professional with over 24 years of experience in Financial Strategy, Risk Management, Cost Efficiency, Finance Transformation, Financial Planning & Reporting across various segments like Banking, Financial Services and Manufacturing. In her previous stints, she has worked with various global firms like Deutsche Bank, GE and JP Morgan Chase. Ms. Suneja is associated with Edelweiss since 2018.

Tarun Khurana – Company Secretary

Tarun Khurana is the Company Secretary of the Issuer. Tarun Khurana is a company secretary and has been associated with the Edelweiss group for more than a decade and worked at various level.

As on the date of this Prospectus, all of the Key Managerial Personnel of the Issuer are the permanent employees of the Issuer.

Corporate Governance

We are in compliance with the requirements in relation to the composition of the Board of Directors and constitution of Committees such as Audit Committee, Nomination and Remuneration Committee, Corporate Social Responsibility Committee, Stakeholders' Relationship Committee and Risk Committee as mandated under the Companies Act, 2013 and the SEBI Listing Regulations.

Details of various committees of the Board:

A. Audit Committee

The Audit Committee was last reconstituted vide a resolution passed by the Board on September 13, 2022. As on the date of this Prospectus, it comprises of:

Name	Designation	Nature of directorship
Shiva Kumar	Chairman	Independent Director
Biswamohan Mahapatra	Member	Independent Director
Ashima Goyal	Member	Independent Director
Ashok Kini	Member	Independent Director

The scope of the Audit Committee includes the references made under Regulation 18 read with part C of Schedule II of SEBI Listing Regulations as well as Section 177 and other applicable provisions of the Companies Act, 2013 besides the other terms that may be referred by the Board of Directors. The broad terms of reference of the Audit Committee are:

- 1. Oversight of the Issuer's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the Issuer;
- 3. Approval of payment to the statutory auditor for any other service rendered by the statutory auditor;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval with particular reference to:
 - a. matters required to be included in the director's responsibility statement to be included in the Board's report in terms of clause © of sub section3 of the section 134 of the Companies Act, 2013;
 - b. changes if any, in the accounting policies and practices and reasons for the same;
 - c. major accounting entries involving estimates based on the exercise of judgement by management;
 - d. significant adjustments made in the financial statements arising out of audit findings;
 - e. compliance with the listing and other legal requirements relating to financial statements;
 - f. disclosure of any related party transactions; and
 - g. qualifications in the draft audit report;
- 5. Reviewing, with the management, the quarterly financial statements before submission to the Board for approval;
- 6. Reviewing, with the management, the statement of uses/ application of funds raised through an issue (public issue, rights issue, preferential issue, private placement, etc.), the statement of funds utilized for purposes other than those

stated in the offer document/ prospectus/ notice and the report submitted by the monitoring agency monitoring utilizationion of proceeds of a public issue, private placement or rights issue, or preferential issue or qualified institutions placement and making appropriate recommendations to the Board to take up steps in this matter;

- 7. Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the Issuer with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Evaluation of undertakings or assets of the listed entity, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit:
- 13. Discussion with internal auditors of any significant findings and follow up thereon;
- 14. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 15. Reviewing, with the management, performance of statutory auditor and internal auditors, adequacy of the internal control systems;
- 16. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 17. Discussion with internal auditors of any significant findings and follow up thereon;
- 18. Discussion with statutory auditor before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 19. To review the functioning of the whistle blower mechanism;
- 20. Approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- 21. Reviewing the utilization of future and existing loans and/ or advances from/investment by the Issuer in the subsidiary exceeding rupees 1 billion or 10% of the asset size of the subsidiary, whichever is lower;
- 22. Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders;
- 23. Reviewing the management discussion and analysis of financial condition and results of operations;
- 24. Review of management letters / letters of internal control weaknesses issued by the statutory auditors;
- 25. Review of internal audit reports relating to internal control weaknesses;
- 26. Review of the appointment, removal and terms of remuneration of the chief internal auditor;
- 27. Review of statement of deviations
 - a. quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of SEBI Listing Regulations; and
 - b. annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of SEBI Listing Regulations;
- 28. Ensure that an information system audit of the internal systems and processes is conducted at least once in two years to assess operational risks faced by the Issuer;

- 29. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- B. Nomination and Remuneration Committee

The Nomination and Remuneration Committee was last reconstituted vide a resolution passed by the Board on September 13, 2022. As on the date of this Prospectus, it comprises:

Name	Designation	Nature of directorship
Ashok Kini	Chairman*	Independent Director
Shiva Kumar	Member	Independent Director
Vidya Shah	Member	Non-executive Director

^{*} Designated as Chairman from May 26, 2023

The scope of activities of the Nomination and Remuneration Committee is as set out in Regulation 19 of SEBI Listing Regulations and as amended read with Section 178 of the Companies Act, 2013. The terms of reference of the Nomination and Remuneration Committee are broadly as follows:

- 1. Identify the persons who can become directors;
- 2. Formulating the criteria for determining the qualifications, positive attributes and independence of a Director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- 3. For every appointment of an Independent Director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. For the purpose of identifying suitable candidates, the Committee may:
 - (a) use the services of an external agencies, if required;
 - (b) consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - (c) consider the time commitments of the candidates;
- 4. Recommending to the Board, a policy relating to the remuneration for the directors and key managerial personnel, for the approval of the Board;
- 5. Recommend to the Board, all remuneration, in whatever form, payable to Senior Management;
- 6. Devising a policy on diversity of board of directors;
- 7. Formulating criteria to determine whether to extend or continue the term of appointment of the Independent Director(s), on the basis of the report of performance evaluation;
- 8. Specify the manner for effective annual evaluation of performance of the Board, its committees and individual directors.
- C. Stakeholders' Relationship Committee

The Stakeholders' Relationship Committee was last reconstituted vide a resolution passed by the Board on September 13, 2022. As on the date of this Prospectus, it comprises:

Name	Designation	Nature of Directorship
Shiva Kumar	Chairman*	Independent Director
Ashok Kini	Member	Independent Director
Venkatchalam Ramaswamy	Member	Executive Director

^{*} Designated as Chairman from May 26, 2023

The broad terms of reference of committee are as under:

1. Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.;

- 2. Review of measures taken for effective exercise of voting rights by shareholders;
- 3. Review of adherence to the service standards adopted by the Issuer in respect of various services being rendered by the Registrar & Share Transfer Agent; and
- 4. Review of the various measures and initiatives taken by the Issuer for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Issuer.

D. Risk Committee

The Risk Committee was last reconstituted vide a resolution passed by the Board on September 13, 2022. As on the date of this Prospectus, it comprises:

Name	Designation	Nature of Directorship
Ashok Kini	Chairman	Independent Director
Himanshu Kaji	Member	Executive Director
Biswamohan Mahapatra	Member	Independent Director
Shiva Kumar	Member	Independent Director

The broad terms of reference of the Risk Committee are as under:

- 1. To formulate a detailed risk management policy which shall include:
 - (a) A framework for identification of internal and external risks specifically faced by the listed entity, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information, cyber security risks or any other risk as may be determined by the Committee;
 - (b) Measures for risk mitigation including systems and processes for internal control of identified risk;
 - (c) Business continuity plan;
- 2. To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Issuer;
- 3. To monitor and oversee implementation of the risk management policy, including evaluating the adequacy of risk management systems;
- 4. To periodically review the risk management policy, at least once in two years, including by considering the changing industry dynamics and evolving complexity;
- 5. To keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken:
- 6. The appointment, removal and terms of remuneration of the chief risk officer (if any);
- 7. Design, develop and implement various measures for cyber security as may be required.
- E. Corporate Social Responsibility Committee ("CSR Committee")

The Corporate Social Responsibility Committee was constituted vide a resolution passed by the Board on September 13, 2022. As on the date of this Prospectus, it comprises:

Name	Designation	Nature of directorship
Venkatchalam Ramaswamy	Chairman	Executive Director
Himanshu Kaji	Member	Executive Director
Vidya Shah	Member	Non-Executive Director
Shiva Kumar	Member	Independent Director

The terms of reference of the CSR Committee is mentioned below:

1. Formulate and recommend to the Board, a CSR Policy (the Policy) which shall indicate the activities to be undertaken by the Issuer for CSR;

- 2. Recommend the amount of expenditure to be incurred on the CSR activities; and
- 3. Monitor the policy of the Issuer from time to time.

OUR PROMOTER

The Promoters of the Issuer are:



Rashesh Shah

Address: 223/B Kalpataru Horizon-B, S. K. Ahire Marg, Worli, Mumbai – 400 018,

Maharashtra, India

Date of Birth: September 30, 1963

Age: 59 years PAN: AAGPS5933G



Venkatchalam Ramaswamy

Address: Flat No 2101/2201, Mangrish Apartments, Kashinath Dhuru Road, Near Kirti College,

Dadar West, Mumbai – 400028, Maharashtra, India

Date of Birth: August 12, 1966

Age: 57 years PAN: AADPR1740H



Vidya Shah

Address: 223, Kalpataru Horizon B, S K Ahire Marg, Worli, Mumbai – 400 018, Maharashtra,

India

Date of Birth: June 18, 1966

Age: 57 years

PAN: AMEPS3037M



Aparna T.C.

Address: Flat No 2101/2201, Mangrish Apartments, Kashinath Dhuru Road, Near Kirti College,

Dadar West, Mumbai – 400028, Maharashtra, India

Date of Birth: January 5, 1967

Age: 56 years PAN: AEUPC2507C

As on June 30, 2023, our Promoters collectively with other Promoter Group hold 309,169,490 Equity Sharesequivalent to 32.78% (thirty two point seventy eight per cent.) of the Equity Share capital of the Issuer.

Profile of our Promoters

1. Rashesh Shah

For profile of Rashesh Shah, please see "Our Management – Brief profile of the Directors of the Issuer" on page 169.

2. Venkatchalam Ramaswamy

For profile of Rashesh Shah, please see "Our Management – Brief profile of the Directors of the Issuer" on page 169.

3. Vidya Shah

For profile of Vidya Shah, please see "Our Management – Brief profile of the Directors of the Issuer" on page 169.

4. Aparna T.C

Aparna T.C holds a bachelor's degree in engineering from the Gogte Institute of Technology and master's degree in science in electronic engineering from Stony Brook University. She has more than 10 years of work experience and has worked previously with Yokogawa Electronics, ASPL, Tata Consultancy Services Limited & Citibank.

Other understanding and confirmations

The Issuer confirms that the Permanent Account Number, Aadhaar number, driving license number, bank account number(s) and passport number of the Promoters, as available, and Permanent Account Number of Directors have been submitted to the BSE at the time of filing this Prospectus.

None of our Promoters have been identified as Willful Defaulters by the RBI or any other governmental authority.

No violation of securities laws has been committed by our Promoters in the past or is currently pending against them except as disclosed in section titled "Outstanding Litigations" on page 217.

None of our Promoters, was a promoter, director or person in control of any company which was delisted within a period of ten years preceding the date of this Prospectus, in accordance with Chapter V of the SEBI Delisting Regulations.

Our Promoters are not restrained or debarred or prohibited from accessing the capital markets or restrained or debarred or prohibited from buying, selling, or dealing in securities under any order or directions passed for any reasons by the SEBI or any other authority or refused listing of any of the securities issued by any such entity by any stock exchange in India or abroad. Further, our Promoter is a not a promoter of another company which is debarred from accessing the securities market or dealing in securities under any order or directions passed for any reasons by SEBI.

Common pursuits of our Promoters

None of our Promoters are engaged in businesses similar to ours.

Interest of our Promoters in the Issuer

Except as disclosed under the "Related Party Transactions", available at page 184, remuneration paid as directors as disclosed in "Our Management" at page 167, and other than as our shareholders, our Promoter, to the extent of the dividend that may be declared by the Issuer, do not have any other interest in the Issuer.

Our Promoters do not propose to subscribe to the Issue and none of our Promoters have any interest in the promotion of the Issue.

Equity share allotted to our Promoters in last three fiscal years

As on the date of this Prospectus, no equity shares have been allotted to the Promoters in the last three fiscal years.

Payment of benefit to our Promoter in last three fiscal years

Other than as disclosed under the "Related Party Transactions", available at page 184 and other than the dividend that may be declared and paid by the Issuer, the Issuer has not made payments of any benefits to the Promoter during the last three fiscals preceding the date of this Prospectus.

Details of shares pledged or encumbered by our Promoter

No shares of the Company have been pledged or encumbered by our Promoter as of the date of this Prospectus.

Shareholding pattern of our Promoter in the Issuer as on June 30, 2023:

Name of Promoter shareholder	Total number of Equity	Number of Equity Shares in	Total shareholding as % of total no of	Number of Equity Shares	% of Equity Shares pledged with respect to Equity
	Shares	demat form	Equity Shares	pledged	Shares owned
Rashesh Shah	145,601,730	145,601,730	15.44	-	-
Venkatchalam Ramaswamy	59,576,560	59,576,560	6.32	-	-
Vidya Shah	31,066,200	31,066,200	3.29	-	-
Aparna T.C	12,210,000	12,210,000	1.29	-	-

Interest of our Promoters in property, land and construction

Our Promoter does not have any interest in any property acquired by the Issuer within two years preceding the date of filing of this Prospectus or any property proposed to be acquired by the Issuer or in any transaction with respect to the acquisition of land, construction of building or supply of machinery.

RELATED PARTY TRANSACTIONS

For details of the related party transactions for Fiscals 2023, 2022 and 2021 in accordance with the requirements under Ind AS 24 "Related Party Disclosures" notified under Section 133 of the Companies Act read with the Companies (Indian Accounting Standards) Rules 2015, as amended from time to time, see "*Financial Information*" on pages F89 (Note 53), F222 (Note 53), F357 (Note 51), F455 (Note 34), F532 (Note 37) and F610 (Note 34) of this Prospectus.

REGULATIONS AND POLICIES

The following description is a summary of certain sector specific laws, rules, regulations, and policies as prescribed by the Government of India and other regulatory bodies, which are applicable to our Company and our Subsidiaries. The information detailed in this chapter has been obtained from publications available in the public domain. The regulations set out below may not be exhaustive and are only intended to provide general information to the investors and are neither designed nor intended to substitute for professional legal advice. The statements below are based on the current provisions of the Indian law, and the judicial and administrative interpretations thereof, which are subject to change or modification by subsequent legislative, regulatory, administrative, or judicial decisions.

The regulations summarised below are not exhaustive and are only intended to provide general information to investors and are neither designed nor intended to be a substitute for any professional legal advice. Taxation statutes such as the IT Act, Central Sales Tax Act, 1956, GST laws (including central GST, state GST and integrated GST) and applicable local sales tax statutes, labour regulations such as the Employees State Insurance Act, 1948 and the Employees Provident Fund and Miscellaneous Provisions Act, 1952, and other miscellaneous regulations such as the Trade Marks Act, 1999 and applicable Shops and Establishments statutes apply tous as they do to any other Indian company and therefore have not been detailed below. For purposes of this section, references to any legislation, act, regulation, rule, guideline, policy, circular, notification or clarification are to such legislation, act, regulation, rule, guideline, policy, circular, notification or clarification as amended from time to time.

SEBI Regulations

Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended, modified and supplemented from time to time ("Merchant Banker Regulations")

Under the Merchant Banker Regulations, any person seeking to conduct business as a merchant banker must apply for and obtain a certificate of registration as a merchant banker from SEBI. Further, the Merchant Banker Regulations provides the eligibility criteria, conditions of registration, procedure for obtaining the certificate of registration to carry on business as a merchant banker. Based on inter alia the satisfaction of the specified capital adequacy requirements (i.e. net worth of not less than ₹ 50 million), SEBI grants registration for merchant banking activities. Further, the Merchant Banker Regulations prescribe, among other requirements, the eligibility criteria, capital adequacy requirements, conditions of registration, procedure for obtaining the certificate of registration to conduct business as a merchant banker and categories under which, a merchant banker may seek registration. According to the category identified, the merchant bankers are permitted to carry out certain activities as are prescribed in the Merchant Banker Regulations. Further, the merchant bankers are required to adhere to a code of conduct prescribed under the Merchant Banker Regulations.

Laws applicable to NBFCs and Subsidiaries of NBFC

The Reserve Bank of India Act, 1934,

Section 45-I(c) of the RBI Act, as amended, modified and supplemented from time to time, defines "financial institution" to mean any non-banking institution which, among other things, carries on the business of, or part of its business of, financing, by way of making of loans or advances or otherwise, of any activity other than its own, the acquisition of shares, stock, bonds, debentures or securities issued by a Government or local authority or other marketable securities of a like nature, leasing, hire-purchase, insurance business, chit business but does not include any institution whose principal business is that of carrying out any agricultural or industrial activities or the sale/purchase/construction of immovable property.

The RBI has clarified through a press release (Ref. No. 1998-99/ 1269) dated April 08, 1999, that in order to identify a particular company as an NBFC, it will consider both the assets and the income pattern as evidenced from the last audited balance sheet of the company to decide its principal business. The company will be treated as an NBFC if: (a) its financial assets are more than 50% (fifty per cent) of its total assets (netted off by intangible assets); and (b) income from financial assets should be more than 50% (fifty per cent) of the gross income. Both these tests are required to be satisfied as the determinant factor for principal business of a company.

In accordance with Master Direction - Non-Banking Financial Companies Auditor's Report (Reserve Bank) Directions, 2016, as amended, modified and supplemented from time to time, every NBFC is required to submit to the RBI, a certificate, from its statutory auditor within one month from the date of finalization of the balance sheet and in any case, not later than December 30 of that year, stating that it is engaged in the business of non-banking financial institution requiring it to hold a certificate of registration.

With effect from 1997, NBFCs were not permitted to commence or carry on the business of a non-banking financial

institution without obtaining a Certificate of Registration ("CoR"). Further, with a view to imparting greater financial soundness and achieving the economies of scale in terms of efficiency of operations and higher managerial skills, the RBI has raised the requirement of minimum net owned fund ("NOF") from \gtrless 2.5 million to \gtrless 20 million for the NBFC which commences business on or after April 21, 1999. Also it shall be mandatory for all NBFCs to attain a minimum NOF of \gtrless 20 million by the end of April 1, 2017.

NBFCs are primarily governed by the RBI Act and the RBI Master Directions. In addition to these regulations, NBFCs are also governed by various circulars, notifications, guidelines, and directions issued by the RBI from time to time.

Although by definition, NBFCs are permitted to operate in similar sphere of activities as banks, there are a few important and key differences. The most important distinctions are:

- An NBFC cannot accept deposits repayable on demand in other words, NBFCs can only accept fixed term deposits;
- NBFCs do not form part of the payment and settlement system and cannot issue cheques drawn on itself; and
- Deposit insurance facility of Deposit Insurance and Credit Guarantee Corporation is not available to depositor of NBFCs.

Section 45-IA of the RBI Act makes it mandatory for every NBFC to get itself registered with the RBI in order to be able to commence any of the aforementioned activities.

Regulations governing NBFCs

NBFCs are primarily governed by the RBI Act, the Scale Based Regulation (SBR): A Revised Regulatory Framework for NBFCs, the Master Direction – Non-Banking Financial Company – Non-Systematically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016, Master Direction – Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016, Peer to Peer Lending Platform (Reserve Bank) Directions, 2017, Master Direction – Non-Banking Financial Company – Account Aggregator (Reserve Bank) Directions, 2016, and Reserve Bank Commercial Paper Directions, 2017, each as amended, modified and supplemented from time to time. In addition to these regulations, NBFCs are also governed by various circulars, notifications, guidelines and directions issued by the RBI from time to time.

The major regulations governing our Company are detailed below:

On October 22, 2021 RBI issued a Scale Based Regulation (SBR): A Revised Regulatory Framework for NBFCs ("SBR Framework"), whereby NBFCs have been categorised into following four layers based on their size, activity, and perceived riskiness by the RBI:

- i) NBFC-Base Layer ("NBFC-BL");
- ii) NBFC-Middle Layer ("NBFC-ML");
- iii) NBFC- Upper layer ("NBFC-UL"); and
- iv) NBFC-Top Layer ("NBFC-TL")

The NBFC- BL comprise of (a) non-deposit taking NBFCs below the asset size of ₹10,000 million and (b) NBFCs undertaking the following activities- (i) NBFC-Peer to Peer Lending Platform (NBFC-P2P), (ii) NBFC-Account Aggregator (NBFC-AA), (iii) Non-Operative Financial Holding Company (NOFHC); and (iv) NBFCs not availing public funds and not having any customer interface.

The NBFC- ML consist of (a) all deposit taking NBFCs ("NBFC-Ds"), irrespective of asset size, (b) non-deposit taking NBFCs with asset size of ₹10,000 million and above and (c) NBFCs undertaking the following activities: (i) Standalone Primary Dealers (SPDs); (ii) Infrastructure Debt Fund - Non-Banking Financial Companies (IDF-NBFCs); (iii) Core Investment Companies (CICs); (iv) Housing Finance Companies (HFCs); and (v) Infrastructure Finance Companies (NBFC-IFCs).

The NBFC-UL comprise of those NBFCs which are specifically identified by RBI as warranting enhanced regulatory requirement based on a set of parameters and scoring methodology as provided in appendix to SBR Framework. The top ten eligible NBFCs in terms of their asset size shall always reside in the upper layer, irrespective of any other factor.

The NBFC-TL will ideally remain empty. This layer can get populated if RBI is of the opinion that there is a substantial increase in the potential systemic risk from specific NBFC-UL. Such NBFCs shall move to the NBFC-TL.

Pursuant to the SBR Framework, the criteria of asset size of non-deposit NBFCs for classification as non-systemically important has been increased from ₹5 billion to ₹1 billion ("NBFC-ND"). Therefore, non-deposit NBFCs with asset size of over ₹1 billion will be considered as systemically important by the RBI ("NBFC-ND-SI"). The SBR Framework came

into effect from October 01, 2022 and provides that from October 01, 2022 references to NBFC-ND shall mean NBFC-BL and all references to NBFC-D and NBFC-ND-SI shall mean NBFC-ML or NBFC-UL, as the case may be.

Categorisation of NBFCs carrying out specific activity

As the regulatory structure envisages scale based as well as activity-based regulation under the SBR Framework, the following prescriptions shall apply in respect of the NBFCs:

- i) NBFC-P2P, NBFC-AA, NOFHC and NBFCs without public funds and customer interface will always remain in the base layer of the regulatory structure.
- ii) NBFC-D, CIC, IFC and HFC will be included in middle layer or the upper layer (and not in the base layer), as the case may be. SPD and IDF-NBFC will always remain in the middle layer.
- iii) The remaining NBFCs, viz., Investment and Credit Companies (NBFC-ICC), Micro Finance Institution (NBFC-MFI), NBFC-Factors and Mortgage Guarantee Companies (NBFC-MGC) could lie in any of the layers of the regulatory structure depending on the parameters of the scale based regulatory framework.
- iv) Government owned NBFCs shall be placed in the base layer or middle layer, as the case may be, and will not be categorized as upper layer unless notified by the Government.
- v) Further, an NBFC may be registered as an NBFC-D or as an NBFC-ND in the following categories of NBFCs: (i) investment and credit companies (which erstwhile consisted of asset finance companies, investment companies, and loan companies); (ii) infrastructure finance companies; (iii) infrastructure debt funds; (iv) NBFC micro finance institutions; and (v) NBFC factors.

Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016

The NBFC-ND-SI are governed by updated Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016, dated September 1, 2016 (as updated from time to time) applicable to all NBFC-ND-SI ("Master Directions"), as amended, modified and supplemented from time to time.

Rating of NBFCs

Pursuant to RBI Master Directions, all applicable NBFCs are required to furnish information about downgrading or upgrading of the assigned rating of any financial product issued by them, within 15 days of such a change in rating to regional office of the RBI under whose jurisdiction the NBFC's registered office is functioning.

Prudential Norms

The RBI Master Directions, amongst other requirements, prescribe guidelines on NBFCs-ND-SI regarding income recognition, asset classification, provisioning requirements, constitution of audit committee, capital adequacy requirements, concentration of credit/investment and norms relating to infrastructure loans. The RBI Master Directions state that the credit/ investment norms shall not apply to a systemically important non-banking financial company not accessing public funds in India, either directly or indirectly, and not issuing guarantees.

Provisioning Norms

Every applicable NBFC shall (excluding NBFC – micro finance institutions), after taking into account the time lag between an account becoming non-performing, its recognition as such, the realisation of the security and the erosion over time in the value of security charged, make provision against sub-standard assets, doubtful assets and loss assets as provided in Regulation 13 of the RBI Master Directions. All applicable systemically NBFCs have been prescribed under the RBI Master Directions to make provisions for standard assets at 0.40 % (zero point forty percent) of the principal outstanding, which shall not be reckoned for arriving at net NPAs. The provision towards standard assets need not be netted from gross advances but shall be shown separately as 'Contingent Provisions against Standard Assets' in the balance sheet of the NBFC.

Capital Adequacy Norms

Every applicable NBFC shall maintain a minimum capital ratio consisting of Tier I and Tier II capital which shall not be

less than 15% (fifteen per cent) of its aggregate risk weighted assets on-balance sheet and of risk adjusted value of off-balance sheet items. The Tier I capital in respect of applicable NBFCs (other than NBFC-MFI), at any point of time, shall not be less than 10% (ten per cent).

Internal Capital Adequacy Assessment Process (ICAAP)

Under the SBR Framework, NBFC-ML and NBFC-UL are required to make a thorough internal assessment of the need for capital, commensurate with the risks in their business. The internal assessment shall be on similar lines as ICAAP prescribed for commercial banks under Pillar 2 (Master Circular – Basel III Capital Regulations dated July 01, 2015). While Pillar 2 capital will not be insisted upon, however, NBFCs are required to make a realistic assessment of risks. Internal capital assessment shall factor in credit risk, market risk, operational risk and all other residual risks as per methodology to be determined internally. The methodology for internal assessment of capital shall be proportionate to the scale and complexity of operations as per the NBFCs board approved policy. The objective of ICAAP is to ensure availability of adequate capital to support all risks in business as also to encourage NBFCs to develop and use better internal risk management techniques for monitoring and managing of the risks.

Concentration of credit/investment

The erstwhile credit concentration limits prescribed for NBFCs were separate for lending and investments, however, under the SBR Framework the lending and investments exposure limits have been merged into a single exposure limit of 25% (twenty five per cent) for single borrower/ party and 40% (forty per cent) for single group of borrowers/ parties, of the Tier 1 capital of the NBFC.

Corporate Governance Guidelines

The Master Directions prescribed certain corporate governance norms required to be adhered to by applicable NBFCs. The Master Directions, *inter alia*, provide for constitution of an audit committee, a nomination committee, an asset liability management committee and risk management committee and certain other norms in connection with disclosure and transparency. Further, applicable NBFCs with asset size of more than ₹50 billion in categories – investment and credit companies, infrastructure finance companies, micro finance institutions, factors and infrastructure debt funds are required to appoint a chief risk officer ("CRO") with clearly specified role and responsibilities. The CRO is required to function independently so as to ensure highest standards of risk management. In this regard, NBFCs are required to strictly adhere to the instructions laid down in Chapter XI (*Corporate Governance*) of the RBI Master Directions. Under the terms of SBR Framework following additional corporate governance compliances have been stipulated for NBFC-ML and NBFC-UL:

Key Managerial Personnel - Except for directorship in a subsidiary, key managerial personnel (as defined under Section 2(51) of the Companies Act, 2013) shall not hold any office (including directorships) in any other NBFC-ML or NBFC-UL. A timeline of two years is provided with effect from October 01, 2022 to ensure compliance with these norms. However, they can assume directorship in NBFC-BLs.

Independent Director - Within the permissible limits in terms of Companies Act, 2013, an independent director shall not be on the board of more than three NBFCs (NBFC-ML or NBFC-UL) at the same time. Further, the Board of the NBFC shall ensure that there is no conflict arising out of their independent directors being on the board of another NBFC at the same time. A timeline of two years is provided with effect from October 01, 2022 to ensure compliance with these norms. There shall be no restriction to directorship on the boards of NBFC-BLs, subject to applicable provisions of Companies Act, 2013.

- (a) Disclosures NBFCs shall, in addition to the existing regulatory disclosures, disclose the following in their annual financial statements, with effect from March 31, 2023:
 - i. Corporate governance report containing composition and category of directors, shareholding of non-executive directors, etc.
 - ii. Disclosure on modified opinion, if any, expressed by auditors, its impact on various financial items and views of management on audit qualifications.
 - iii. Items of income and expenditure of exceptional nature.
 - iv. Breaches in terms of covenants in respect of loans availed by the NBFC or debt securities issued by the NBFC including incidence/s of default.

- v. Divergence in asset classification and provisioning above a certain threshold to be decided by RBI.
- (b) Chief Compliance Officer In order to ensure an effective compliance culture, it is necessary to have an independent compliance function and a strong compliance risk management framework in NBFCs. NBFCs are, therefore, required to appoint a chief compliance officer (CCO), who should be sufficiently senior in the organization hierarchy. NBFCs shall put in place a board approved policy laying down the role and responsibilities of the CCO with the objective of promoting better compliance culture in the organization.
- (c) Compensation guidelines In order to address issues arising out of excessive risk taking caused by misaligned compensation packages, NBFCs shall put in place a board approved compensation policy. The guidelines shall at the minimum include, a) constitution of a remuneration committee, b) principles for fixed/variable pay structures, and c) malus/ claw back provisions. The nomination and remuneration committee shall ensure that there is no conflict of interest.
- (d) Other Governance matters NBFCs shall comply with the following:
 - i. The board shall delineate the role of various committees (audit committee, nomination and remuneration committee, risk management committee or any other committee) and lay down a calendar of reviews.
 - ii. NBFCs shall formulate a whistle blower mechanism for directors and employees to report genuine concerns.
 - iii. The board shall ensure good corporate governance practices in the subsidiaries of the NBFC.
- (e) Core Banking Solution NBFCs with 10 (ten) and more branches are mandated to adopt core banking solution in accordance with a glide path of 3 years with effect from October 01, 2022.

Asset Classification

The RBI Master Directions require that every NBFC shall, after taking into account the degree of well-defined credit weaknesses and extent of dependence on collateral security for realisation, classify its lease/hire purchase assets, loans and advances and any other forms of credit into the following classes:

- (i) Standard assets;
- (ii) Sub-standard assets;
- (iii) Doubtful assets; and
- (iv) Loss assets.

Further, such class of assets would not be entitled to be upgraded merely as a result of rescheduling, unless it satisfies the conditions required for such upgradation. At present every NBFC is required to make a provision for standard assets at 0.40% (zero point forty per cent).

Other stipulations

All NBFCs are required to frame a policy for demand and call loan that includes provisions on the cut-off date for recalling the loans, the rate of interest, periodicity of such interest and periodical reviews of such performance.

The RBI Master Directions also specifically prohibit NBFCs from lending against its own shares.

Net Owned Fund

Section 45-IA of the RBI Act provided that to carry on the business of an NBFC, an entity would have to register as an NBFC with the RBI and would be required to have a minimum net owned fund of ₹20 million. For this purpose, the Master Directions have defined "owned fund" to mean:

"Owned fund" means paid up equity capital, preference shares which are compulsorily convertible into equity, free reserves, balance in share premium account and capital reserves representing surplus arising out of sale proceeds of asset, excluding reserves created by revaluation of asset, as reduced by accumulated loss balance, book value of intangible assets and deferred revenue expenditure, if any.

Reserve Fund

Under Section 45-IC of the RBI Act, every NBFC must create a reserve fund and transfer thereto a sum not less than 20%

(twenty per cent) of its net profit every year, as disclosed in the statement of profit and loss account and before any dividend isdeclared. Such a fund is to be created by every NBFC irrespective of whether it is a ND-NBFC or not. Further, no appropriation can be made from the fund for any purpose by the NBFC except for the purposes specified by the RBI from time to time and every such appropriation shall be reported to the RBI within 21 days from the date of such appropriation.

An NBFC-ND is required to inform the RBI of any change in the address, telephone numbers, etc. of its Registered Office, names and addresses of its directors/auditors, names and designations of its principal officers, the specimen signatures of its authorised signatories, within one month from the occurrence of such an event. Further, an NBFC-ND would need to ensure that its registration with the RBI remains current.

Further, in accordance with RBI Notification No DNBR.007/CGM (CDS) 2015 dated 27 March 2015 which provides that an NBFC holding a COR issued by the RBI and having net owned fund of less than 20 million may continue to carry on the business of non-banking financial institution, if such company achieves net owned fund of:

- (a) ₹10 million before April 1, 2016; and
- (b) ₹20 million before April 1, 2017.

Adherence to KYC Direction

Similarly, all NBFCs having customer interface are required to comply with Master Direction on Know Your Customer Direction, 2016 issued by the RBI and as amended from time to time, with suitable modifications depending upon the activity undertaken by the NBFC concerned.

Fair Practices Code

The RBI Master Directions requires all NBFCs having customer interface to formulate with the approval of their boards a Fair Practices Code (which shall preferably be in the vernacular language or a language as understood by the borrower) based on the directions outlined therein. Applicable NBFCs will have the freedom of drafting the Fair Practices Code, enhancing the scope of the directions but in no way sacrificing the spirit underlying the directions. The same shall be put up on their web-site, if any, for the information of various stakeholders.

Reserve Bank of India's Guidelines on Default Loss Guarantee in Digital Lending dated June 8, 2023 ("DLG in Digital Lending Guidelines")

The RBI released the Guidelines on Default Loss Guarantee (DLG) which are applicable to DLG arrangements in digital lending operations undertaken by the regulated entities including NBFCs. The guidelines lay down the eligibility conditions for DLG provider and provide for the structure of DLG arrangements. Further, the guidelines provide for the due diligence requirements in respect of the DLG provider. The guidelines further clarify that the customer protection measures and grievance redressal issues pertaining to DLG arrangements shall be guided by RBI's instructions contained in 'Guidelines on Digital Lending' dated September 02, 2022, along with other applicable norms, each as amended, modified and supplemented from time to time.

Reserve Bank of India (Know Your Customer (KYC)) Master Directions, 2016 dated February 25, 2016, as amended ("RBI KYC Directions")

The RBI KYC Directions are applicable to every entity regulated by the RBI (including Housing Finance Companies), specifically, scheduled commercial banks, regional rural banks, local area banks, primary (urban) co-operative banks, state and central co-operative banks, all India financial institutions, NBFCs, miscellaneous non-banking companies and residuary non-banking companies, amongst others. In terms of the RBI KYC Directions, every entity regulated there under is required to formulate a KYC policy which is duly approved by the board of directors of such entity or a duly constituted committee thereof. The KYC policy formulated in terms of the RBI KYC Directions is required to include four key elements, being customer acceptance policy, risk management, customer identification procedures and monitoring of transactions. It is advised that all NBFCs adopt the same with suitable modifications depending upon the activity undertaken by them and ensure that a proper policy framework of anti-money laundering measures is put in place. The RBI KYC Directions provide for a simplified procedure for opening accounts by NBFCs. It also provides for an enhanced and simplified due diligence procedure. It has further prescribed detailed instructions in relation to, inter alia, the due diligence of customers, record management, and reporting requirements to Financial Intelligence Unit - India. The RBI KYC Directions have also issued instructions on sharing of information while ensuring secrecy and confidentiality of information held by Banks and NBFCs. The regulated entities must also adhere to the reporting requirements under Foreign Account Tax Compliance Act and Common Reporting Standards. The RBI KYC Directions also require the regulated entities to ensure compliance with the requirements/obligations under international agreements. The regulated entities must also pay adequate attention to any money-laundering and financing of terrorism threats that may arise from new or developing technologies, and ensure that appropriate KYC procedures issued from time to time are duly applied before introducing new products/services/technologies. The RBI KYC Directions were updated on April 20, 2018 and thereafter to enhance the disclosure requirements under the Prevention of Money-Laundering Act, 2002 and in accordance with the Prevention of Money-Laundering Rules vide Gazette Notification GSR 538 (E) dated June 1, 2017 and the final judgment of the Supreme Court in the case of Justice K.S. Puttaswamy (Retd.) & Another v. Union of India (Writ Petition (Civil) 494/2012). The Directions were updated to accommodate authentication as per the AADHAR (Targeted Delivery of Financial and Other Subsidies, Benefits and Services) Act, 2016 and use of an Indian resident's Aadhar number as a document for the purposes of fulfilling KYC requirement. The RBI KYC Directions were further updated on January 9, 2020 with a view to leveraging the digital channels for customer identification process by regulated entities, whereby the RBI has decided to permit video based customer identification process as a consent based alternate method of establishing the customer's identity, for customer onboarding.

Financing of NBFCs by banks

RBI Master Circular RBI/2023-24/09/DOR.CRE.REC.No.07/21.04.172/2023-24on Financing of NBFCs by bank

The **RBI** has issued guidelines vide a master circular bearing number RBI/2023-24/09/DOR.CRE.REC.No.07/21.04.172/2023-24 dated April 3, 2023 relating to the financial regulation of systemically important NBFC-NDs and the relationship of banks with such institutions. In particular, these guidelines prohibit banks from lending to NBFCs for the financing of certain activities, such as (i) bill discounting or rediscounting, except where such discounting arises from the sale of commercial vehicles and two wheelers or three wheelers, subject to certain conditions; (ii) unsecured loans or corporate deposits by NBFCs to any company; (iii) investments by NBFCs both of current and long term nature, in any company; (iv) all types of loans and advances by NBFCs to their subsidiaries, group companies, entities;(v) further lending to individuals for the purpose of subscribing to an initial public offer.

In addition to the above the RBI has vide the same master circular relating to bank financing of NBFCs predominantly engaged in lending against gold has directed banks to (i) reduce their regulatory exposure ceiling on a single NBFC, having gold loans to the extent of 50% (fifty per cent) or more of its total financial assets 7.5% (seven point five per cent) of banks' capital funds. However, the exposure ceiling may go up by 5% (five per cent), i.e., up to 12.5% (twelve point five per cent) of banks' capital funds if the additional exposure is on account of funds on-lent by NBFCs to the infrastructure sector and (ii) to have an internal sub-limit on their aggregate exposures to all such NBFCs, having gold loans to the extent of 50% (fifty per cent) or more of their total financial assets, taken together. The sub-limits should be within the internal limit fixed by the banks for their aggregate exposure to all NBFCs put together.

Norms for excessive interest rates

In addition, the RBI vide the RBI Master Directions has mandated that all NBFCs to put in place appropriate internal principles and procedures in determining interest rates and processing and other charges. In addition to the aforesaid instruction, the RBI has included norms for regulation of excessive interest charged by NBFCs in Chapter VI (*Fair Practices Code for applicable NBFC*) of the RBI Master Direction.

These prescribed directions stipulate that the board of each NBFC is required to adopt an interest rate model taking into account the various relevant factors including cost of funds, margin and risk premium. The rate of interest and the approach for gradation of risk and the rationale for charging different rates of interest for different categories of borrowers are required to be disclosed to the borrowers in the application form and expressly communicated in the sanction letter. Further, this is also required to be made available on the NBFC's website or published in newspapers and is required to be updated in the event of any change therein. Further, the rate of interest would have to be an annualized rate so that the borrower is aware of the exact rates that would be charged to the account.

In terms of RBI circular on 'Fair Lending Practice – Penal Charges in Loan Accounts' dated August 18, 2023, with effect from January 1, 2024, all regulated entities (including NBFCs) have been prescribed to adopt the following instructions:

- (i) Penalty, if charged, for non-compliance of material terms and conditions of loan contract by the borrower shall be treated as 'penal charges' and shall not be levied in the form of 'penal interest' that is added to the rate of interest charged on the advances. There shall be no capitalisation of penal charges i.e., no further interest computed on such charges. However, this will not affect the normal procedures for compounding of interest in the loan account;
- (ii) The regulated entities shall not introduce any additional component to the rate of interest and ensure compliance to these guidelines in both letter and spirit;
- (iii) The regulated entities shall formulate a board approved policy on penal charges or similar charges on loans, by whatever name called;
- (iv) The quantum of penal charges shall be reasonable and commensurate with the non-compliance of material terms and conditions of loan contract without being discriminatory within a particular loan / product category;

- (v) The penal charges in case of loans sanctioned to 'individual borrowers, for purposes other than business', shall not be higher than the penal charges applicable to non-individual borrowers for similar non-compliance of material terms and conditions;
- (vi) The quantum and reason for penal charges shall be clearly disclosed by the regulated entities to the customers in the loan agreement and most important terms & conditions / Key Fact Statement (KFS) as applicable, in addition to being displayed on the regulated entities' website under interest rates and service charges;
- (vii) Whenever reminders for non-compliance of material terms and conditions of loan are sent to borrowers, the applicable penal charges shall be communicated. Further, any instance of levy of penal charges and the reason therefor shall also be communicated:
- (viii) The regulated entities may carry out appropriate revisions in their policy framework and ensure implementation of the instructions in respect of all the fresh loans availed/ renewed from the effective date. In the case of existing loans, the switchover to new penal charges regime shall be ensured on next review or renewal date or six months from the effective date of this circular, whichever is earlier.

Supervisory Framework

In order to ensure adherence to the regulatory framework by systemically important ND-NBFCs, the RBI has directed such NBFCs to put in place a system for submission of an annual statement of capital funds, and risk asset ratio, etc. as at the end of March every year, in a prescribed format. This return is to be submitted electronically within a period of three months from the close of every financial year. Further, an NBFC is required to submit a certificate from its statutory auditor that it is engaged in the business of non-banking financial institution requiring to hold a certificate of registration under the RBI Act. This certificate is required to be submitted within one month of the date of finalization of the balance sheet and in any other case not later than December 30 of that particular year. Further, in addition to the auditor's report under Section 143 of the Companies Act, 2013, the auditors are also required to make a separate report to the Board of Directors on certain matters, including correctness of the capital adequacy ratio as disclosed in the return NBS-7 to be filed with the RBI and its compliance with the minimum CRAR, as may be prescribed by the RBI. Where the statement regarding any of the items referred relating to the above, is unfavourable or qualified, or in the opinion of the auditor the company has not complied with the regulations issued by RBI, it shall be the obligation of the auditor to make a report containing the details of such unfavourable or qualified statements and/or about the non-compliance, as the case may be, in respect of the company to the concerned regional office of the Department of Non-Banking Supervision of the RI under whose jurisdiction the registered office of the company is located.

Maintenance of liquid assets

Under the Master Directions, all Non-deposit taking NBFCs with asset size of ₹1 billion and above (as per their last audited balance sheet), systemically important core investment companies and all deposit taking NBFCs (except Type I) NBFC-ND, Non-Operating Financial Holding Company and Standalone Primary Dealer) are required to comply with the RBI Guidelines on Liquidity Risk Management Framework ("LRM Framework"). The LRM Framework providethat the applicable NBFCs should ensure sound and robust liquidity risk management system, the board of directors of the NBFC shall frame a liquidity risk management framework which ensures that it maintains sufficient liquidity, including a cushion of unencumbered, high quality liquid assets to withstand a range of stress events, including those involving the loss or impairment of both unsecured and secured funding sources. The liquidity risk management policy should spell out the entity-level liquidity risk tolerance; funding strategies; prudential limits; system for measuring, assessing and reporting/ reviewing liquidity; framework for stress testing; liquidity planning under alternative scenarios/formal contingent funding plan; nature and frequency of management reporting; periodical review of assumptions used in liquidity projection; etc. The LRM Framework *inter alia*, deal with: (i) liquidity risk management policy, strategies and practices; (ii) management information system; (iii) internal controls; (iv) maturity profiling; (v) liquidity risk measurement – stock approach; (vi) currency risk; (vii) managing interest rate risk; and (viii) liquidity riskmonitoring tools.

The NBFC shall appoint risk management committee ("**RMC**") consisting of chief executive officer ("**CEO**")/ managing director ("**MD**") and heads of various risk verticals, who shall be responsible for evaluating the overall risks faced by the NBFC including liquidity risk. Further, applicable NBFCs have to constitute asset liability management committee ("**ALCO**") consisting of the NBFC's top management shall be responsible for ensuring adherence to the risk tolerance/limits set by the board of directors as well as implementing the liquidity risk management strategy of the NBFC. The CEO/ MD or the Executive Director (ED) should head the Committee. The role of the ALCO with respect to liquidity risk should include, *inter alia*, decision on desired maturity profile and mix of incremental assets and liabilities, sale of assets as a source of funding, the structure, responsibilities and controls for managing liquidity risk, and overseeing the liquidity positions of all branches. In addition to RMC and ALCO, applicable NBFCs shall constitute asset liability management support group ("**ALM Support Group**"). ALM Support Group consist of the operating staff responsible for analysing, monitoring and reporting the liquidity risk profile to the ALCO. The maturity profile should be used for measuring the future cash flows of NBFCs in different time buckets. Within each time bucket, there could be mismatches

depending on cash inflows and outflows. While the mismatches up to one year would be relevant since these provide early warning signals of impending liquidity problems, the main focus shall be on the short-term mismatches, viz., 1-30/31 days. The net cumulative negative mismatches in the statement of structural liquidity in the maturity buckets 1-7 days, 8-14 days, and 15-30 days shall not exceed 10% (ten per cent), 10% (ten per cent) and 20% (twenty per cent) of the cumulative cash outflows in the respective time buckets. NBFCs, however, are expected to monitor their cumulative mismatches (running total) across all other time buckets upto 1 year by establishing internal prudential limits with the approval of the board of directors. NBFCs shall also adopt the above cumulative mismatch limits for their structural liquidity statement for consolidated operations. Other than liquidity risk the applicable NBFC has to currency risk and interest rate risk under the terms of LRM Framework.

In addition to the guidelines laid down under LRM Framework, all non-deposit taking systemically important NBFCs with asset size of ₹ 5,00,000 lakh and above (except Core Investment Companies, Type I NBFC-NDs, Non-Operating Financial Holding Companies and Standalone Primary Dealers) and all deposit taking NBFCs irrespective of the asset size shall adhere to the liquidity coverage ratio guidelines ("LCR Framework"). LRM Framework provides that applicable NBFCs shall maintain an adequate level of unencumbered high quality liquid assets (HQLA) that can be converted into cash to meet its liquidity needs for a 30 calendar-day time horizon under a significantly severe liquidity stress scenario. The liquidity coverage ratio shall be maintained on an ongoing basis to help monitor and control liquidity risk as per the prescribed timelines in progressive manner, as provided below:

	December 1,				
	2020	2021	2022	2023	2024
For NBFCs with asset size of ₹ 10,00,000 lakh and above	50%	60%	70%	85%	100%
For NBFCs with asset size of ₹ 5,00,000 lakh and below ₹ 10,00,000 lakh	30%	50%	60%	85%	100%

Information with respect to change of address, directors, auditors, etc. to be submitted

An NBFC-ND-SI (NBFC-ML) is required to inform the RBI, not later than one month from the occurrence of any change in:

- i) the complete postal address, telephone number/s and fax number/s of the registered/corporate office;
- ii) the names and residential addresses of the directors of the company;
- iii) the names and the official designations of its principal officers;
- iv) the names and office address of the auditors of the company; and
- v) the specimen signatures of the officers authorised to sign on behalf of the company

to the regional office of the Department of Supervision of RBI under whose jurisdiction NBFC is registered.

Implementation of Green Initiative of the Government

All NBFCs are required take proactive steps for increasing the use of electronic payment systems, elimination of postdated cheques and gradual phase-out of cheques in their day to day business transactions which would result in more cost effective transactions and faster and accurate settlements.

Anti-Money Laundering

The RBI has issued a Master Circular dated July 1, 2015 to ensure that a proper policy frame work for the Prevention of Money Laundering Act, 2002 ("PMLA") is put into place. The PMLA seeks to prevent money laundering and provides for confiscation of property derived from or involved in money laundering and for other matters connected therewith or incidental thereto. It extends to all banking companies, financial institutions, including NBFCs and intermediaries. Pursuant to the provisions of PMLA and the RBI guidelines, all NBFCs are advised to appoint a principal officer for internal reporting of suspicious transactions and cash transactions and to maintain a system of proper record (i) for all cash transactions of value of more than ₹ 0.1 million; (ii) all series of cash transactions integrally connected to each other which have been valued below ₹ 0.1 million where such series of transactions have taken place within one month and the aggregate value of such transaction exceeds ₹ 0.1 million.

Further, all NBFCs are required to take appropriate steps to evolve a system for proper maintenance and preservation of account information in a manner that allows data to be retrieved easily and quickly whenever required or when requested by the competent authorities. Further, NBFCs are also required to maintain for at least ten years from the date of transaction between the NBFCs and the client, all necessary records of transactions, both domestic or international, which

will permit reconstruction of individual transactions (including the amounts and types of currency involved if any) so as to provide, if necessary, evidence for prosecution of persons involved in criminal activity.

Additionally, NBFCs should ensure that records pertaining to the identification of their customers and their address are obtained while opening the account and during the course of business relationship, and that the same are properly preserved for at least ten years after the business relationship is ended. The identification records and transaction data are to be made available to the competent authorities upon request.

RBI Notification dated December 3, 2015 titled "Anti-Money Laundering (AML)/ Combating of Financing of Terrorism (CFT) – Standards" states that all regulated entities (including NBFCs) are to comply with the updated FATF Public Statement and document 'Improving Global AML/CFT Compliance: on-going process' as on October 23, 2015, as amended from time to time.

Master Direction dated September 29, 2016 on Monitoring of Frauds in NBFCs (Reserve Bank) Directions, 2016

All NBFC-MLs shall put in place a reporting system for frauds and fix staff accountability in respect of delays in reporting of fraud cases to the RBI. An NBFC-MLs is required to report all cases of fraud of $\stackrel{?}{\underset{?}{?}}$ 0.1 million and above, and if the fraud is of $\stackrel{?}{\underset{?}{?}}$ 10 million or above, the report should be sent in the prescribed format within three weeks from the date of detection thereof. The NBFC-MLs shall also report cases of fraud by unscrupulous borrowers and cases of attempted fraud.

Accounting Standards & Accounting policies

The Ministry of Corporate Affairs has amended the existing Indian Accounting Standards vide Companies (Indian Accounting Standards) Rules, 2021 and the same is applicable to the Company from April 1, 2021. RBI vide notification number RBI/2019-20/170DOR (NBFC).CC.PD.No.109/22.10.106/2019-20 dated March 13, 2020 framed regulatory guidance on Ind AS which will be applicable on Ind AS implementing NBFCs and Asset Reconstruction Companies (ARCs) for preparation of their financial statements from Fiscal 2020 onwards. These guidelines focus on the need to ensure consistency in the application of the accounting standards in specific areas, including asset classification and provisioning, and provide clarifications on regulatory capital in the light of Ind AS implementation. The guidelines cover aspects on governance framework, prudential floor and computation of regulatory capital and regulatory ratios.

Reporting by Statutory Auditor

The statutory auditor of the systemically important NBFC-ND is required to submit to the Board of Directors of the company along with the statutory audit report, a special report certifying that the Directors have passed the requisite resolution mentioned above, not accepted any public deposits during the year and has complied with the prudential norms relating to income recognition, accounting standards, asset classification and provisioning for bad and doubtful debts as applicable to it. In the event of non-compliance, the statutory auditors are required to directly report the same to thereby.

Ombudsman scheme for customers of NBFCs

The RBI has on February 23, 2018 introduced the Ombudsman Scheme for Non-Banking Financial Companies, 2018 (the "Scheme"). The stated objective of the Scheme is to enable the resolution of complaints free of cost, relating to certain aspects of services rendered by certain categories of NBFCs registered with the RBI to facilitate the satisfaction or settlement of such complaints, and matters connected therewith. The Scheme provides for the appointment by RBI of one or more officers not below the rank of general manager as ombudsmen (the "Ombudsmen") for a period not exceeding three years at a time, to carry out the functions entrusted to Ombudsmen under the Scheme. The Scheme describes the nature of complaints which any person could file with an Ombudsman alleging deficiency in services by a covered NBFC, which include inter alia failure to convey in writing the amount of loan sanctioned along with the terms and conditions including annualised rate of interest and method of application thereof, failure or refusal to provide adequate notice on proposed changes being made in the sanctioned terms in vernacular or a language understood by the borrower, levying of charges without adequate prior notice to the borrower/customer and failure or inordinate delay in releasing the securities documents to the borrower on repayment of all dues. The complaints may be settled by the covered NBFC within a specified period or may be decided by an award passed by Ombudsman after affording the parties a reasonable opportunity to present their case, either in writing or in a meeting. Where the Ombudsman decides to allow the complaint, the award passed is required to contain the direction/s, if any, to the covered NBFC for specific performance of its obligations and in addition to or otherwise, the amount, if any, to be paid by the covered NBFC to the complainant by way of compensation for any loss suffered by the complainant, arising directly out of the act or omission of the Covered NBFC. The covered NBFC is required to implement the settlement arrived at with the complainant or the award passed by the Ombudsman when it becomes final and send a report in this regard to the RBI within 15 days of the award becoming final. The Ombudsman is required to send a report to the RBI governor annually (as on June 30 every year) containing general review of the activities of his office during the preceding financial year and provide such other information as may be required by the RBI. On November 15, 2021 RBI issued circular on appointment of Internal Ombudsman for all deposit taking NBFC with 10 or more branches and for Non-deposit taking NBFCs with asset size of ₹ 500 million and above and having public customer interface.

Master Direction - Non-Banking Financial Companies Auditor's Report (Reserve Bank) Directions, 2016

In addition to the report made by the auditor under Section 143 of the Companies Act, 2013 on the accounts of an NBFC-ND-SI, the auditor shall make a separate report to the Board of Directors of the company on, inter alia, examination of validity of certificate of registration obtained from the RBI, whether the NBFC is entitled to continue to hold such certificate of registration in terms of its Principal Business Criteria (financial asset / income pattern) as on March 31 of the applicable year, whether the NBFC is meeting the required net owned fund requirement, whether the board of directors has passed a resolution for non-acceptance of public deposits, whether the company has accepted any public deposits during the applicable year, whether the company has complied with the prudential norms relating to income recognition, accounting standards, asset classification and provisioning for bad and doubtful debts as applicable to it, whether the capital adequacy ratio as disclosed in the return submitted to the Bank in form NBS-7, has been correctly arrived at and whether such ratio is in compliance with the minimum CRAR prescribed by the Bank, whether the company has furnished to the Bank the annual statement of capital funds, risk assets/exposures and risk asset ratio (NBS-7) within the stipulated period, and whether the non-banking financial company has been correctly classified as NBFC -MFI.

Master Direction- Non-Banking Financial Company Returns (Reserve Bank) Directions, 2016

All NBFCs are required to put in place a reporting system for filing various returns with the RBI. An NBFC-ND-SI is required to file on a quarterly basis a return on important financial parameters, including components of assets and liabilities, profit and loss account, exposure to sensitive sectors etc., NBS-7 on prudential norms on a quarterly basis, multiple returns on asset-liability management to address concerns regarding, *inter alia*, asset liability mismatches and interest rate risk, quarterly report on branch information, and Central Repository of Information on Large Credits ("CRILC") on a quarterly basis as well as all Special Mention Account ("SMA-2") status on a weekly basis to facilitate early recognition of financial distress, prompt steps for resolution and fair recovery for lenders.

Master Direction on Information Technology Framework for the NBFC Sector, 2017

All systemically important NBFCs must implement the security enhancement requirements under the Master Direction with respect to enhancing security of its Information Technology/Information security Framework ("IT") business continuity planning, disaster recovery and management. NBFCs must constitute an IT Strategy Committee and IT Steering Committee and formulate an IT and Information security policy in furtherance of the same. Further, a Cyber Crisis Management Plan must be formulated to address cyber intrusions and attacks. It has to be implemented by applicable NBFCs by June 2018.

Directions on Managing Risks and Code of Conduct in Outsourcing of Financial Services by NBFCs, 2017

With a view to put in place necessary safeguards applicable to outsourcing of activities by NBFCs, the RBI has issued directions on managing risks and code of conduct in outsourcing of financial services by NBFCs ("**Risk Management Directions**"). The Risk Management Directions specify that core management functions like internal auditing, compliance functions, decision making functions such as compliance with KYC norms shall not be outsourced by NBFCs. Further, the Risk Management Directions specify that outsourcing of functions shall not limit its obligations to its customers.

The Recovery of Debts and Bankruptcy Act, 1993

The Recovery of Debts and Bankruptcy Act, 1993 (the "**DRT Act**") provides for establishment of the Debts Recovery Tribunals (the "**DRTs**") for expeditious adjudication and recovery of debts due to banks and public financial institutions or to a consortium of banks and public financial institutions. Under the DRT Act, the procedures for recovery of debt have been simplified and time frames have been fixed for speedy disposal of cases. The DRT Act lays down the rules for establishment of DRTs, procedure for making application to the DRTs, powers of the DRTs and modes of recovery of debts determined by DRTs. These include attachment and sale of movable and immovable property of the defendant, arrest of the defendant and his detention in prison and appointment of receiver for management of the movable or immovable properties of the defendant.

The DRT Act also provides that a bank or public financial institution having a claim to recover its debt, may join an ongoing proceeding filed by some other bank or public financial institution, against its debtor, at any stage of the proceedings before the final order is passed, by making an application to the DRT.

RBI Master Circular on Wilful Defaulters dated July 1, 2015

In the Master Circular on Wilful Defaulters, the term 'wilful default' has been redefined, which would be deemed to have occurred if any of the following events occur: (a) Default in repayment obligations despite having capacity to honour the said obligations. (b) Default in repayment obligations and diversion of funds for other purposes, including non- utilization of funds for the specific purposes for which finance was availed. (c) Default in repayment obligations and siphoning off the funds and non-utilization of funds for the specific purposes for which finance was availed moreover when the funds are not available with the unit in the form of other assets. (d) Default in repayment obligations to a lender and disposal or removal of assets (movable, fixed or immovable) which have been given as security without the knowledge of the lender. Further, special emphasis has been added on siphoning-off of funds. Diversion and siphoning of funds includes the following situations: (i) utilization of short-term working capital funds for long-term purposes in contravention of the terms of sanction; (ii) utilization of borrowed funds for creation of assets other than those for which loan was sanctioned; (iii) Transferring of funds to subsidiaries or group companies or other corporates; (iv) routing of funds through any bank other than the lender bank or consortium without prior permission of the lender; (v) investment in other companies by acquiring equities / debt instrument without the approval of lenders; (vi) shortfall in deployment of funds vis-à-vis the amounts disbursed / drawn without the difference being accounted for. After identification of Wilful Defaulters, the guidelines mandatorily direct the lenders to adopt certain penal measures, which include the following:

- a) No additional facilities will be granted by banks and financial institutions;
- b) Promoters of companies that have been identified for siphoning of funds, misrepresentation of accounts and fraudulent transactions will be debarred from institutional finance for floating new ventures for a period of five years;
- c) Legal process (criminal and civil) will be initiated expeditiously;
- d) Wilful defaulters will not be allowed to take up board positions in any company and those who are on board will be removed expeditiously.

Further, pursuant to the RBI's 'Framework for Compromise Settlements and Technical Write-offs' dated June 8, 2023, NBFCs have been permitted to enter into comprise settlements and technical write-offs with respect to accounts categorised as wilful defaulters or fraud without prejudice to any criminal proceedings underway against such debtors.

Laws applicable to insurance subsidiaries

The Insurance Act, 1938 ("Insurance Act") and the IRDAI Act, 1999 ("IRDAI Act")

The Insurance Act along with the various regulations, guidelines and circulars issued by IRDAI, govern, amongst other matters, registration of the insurers, opening of new places of business, accounts and balance sheet, audit of financial statements, actuarial report and abstract, insurance intermediaries and agents, investment of funds, valuation of assets and liabilities, solvency margins to be maintained by the insurer, restriction on dividends, limits on expenses of management, commission and/or remuneration and/ or rewards payable to insurance agents and intermediaries, requirement to be Indian owned and controlled and obligation of insurers in respect of motor third party insurance business. The IRDAI came into existence by virtue of promulgation of the IRDAI Act to regulate, promote and ensure orderly growth of the insurance sector in India and to protect the interests of policyholders.

Under the Insurance Act, insurers are required to be registered with the IRDAI for carrying out any class of insurance business, including general insurance in India. The Insurance Act stipulates, among other things, certain requirements with respect to the capital structure for insurers including minimum paid-up equity capital and equal voting rights. Insurers are required to maintain records of policies, including the details of policyholders, nominations of claims, details of discharge or rejection of claims, register of insurance agents, etc. Under the Insurance Act, an Indian insurance company is obligated to be "Indian Owned and controlled". Additionally, in terms of the Indian Insurance Companies (Foreign Investment) Rules 2015, as amended (the "Foreign Investment Rules"), the term "Indian Control of an Indian Insurance Company" has been defined to mean control of such Indian insurance company by resident Indian citizens or Indian companies, which are owned and controlled by resident Indian citizens. The term "control" has been defined in the Insurance Act to include the right to appoint a majority of the directors or to control management or policy decisions including by virtue of shareholding management rights shareholders agreements or voting agreements. Further, a general insurance company is required to have capital consisting of equity shares each having a simple face value and such other form of capital as may be specified by regulations. The voting rights of the shareholders are required to be restricted to such equity shares and to be proportionate to the paid-up equity share capital held by them. With respect to investments of assets, the Insurance Act mandates insurers to keep invested assets in a prescribed manner in Government securities and such other approved investments. Further, the Government securities and other approved securities where assets are to be invested are required to be held by the insurers free of any encumbrance, charge, hypothecation or lien. Certain restrictions on investments of assets and controlled fund have also been prescribed, including investment in shares or debentures of a private limited company.

Further, any appointment, re-appointment or termination of appointment or amendment of the terms of remuneration, of a managing or whole-time director, executive directors, manager or chief executive officer of an insurance company requires the prior approval of the IRDAI.

IRDAI has specified norms for issuance of capital which require insurers to obtain prior approval of the IRDAI for issuance of capital by way of public issue or any subsequent issue of equity shares.

The Insurance Laws (Amendment) Act, 2015 ("Amendment")

The Amendment introduced several changes in the scheme of the Insurance Act, amongst other things, in relation to ownership and control, capital, enhancement of administrative and enforcement powers and responsibilities of IRDAI. Additionally, the Amendment also encourages electronic form of policy records and claims. The Amendment provides that every insurer shall, in respect of all business transacted by him, endeavor to issue policies above a specified threshold in terms of sum assured and premium in electronic form, in the manner and form to be specified by the regulations made under this Act.

As regards foreign investors, the cap on aggregate holding of equity shares by foreign investors, including portfolio investors, was raised to 74% (forty nine per cent) of paid up capital from the erstwhile 49% (twenty six per cent) pursuant to the Indian insurance Companies (Foreign Investment) Amendment Rules, 2021. Further, the Amendment permitted insurers to raise capital through instruments other than equity. In this regard, IRDAI had issued regulations, titled 'The IRDAI (Other Forms of Capital) Regulations, 2015' which permit insurers to raise capital by way of preference shares and subordinated debt instruments after obtaining prior approval from the IRDAI. The Amendment empowers the insurance companies to appoint agents subject to fulfilment of the criteria stipulated by IRDAI. The Amendment further accorded powers to IRDAI to regulate the commission payable to the agents and intermediaries through appropriate regulations.

The Amendment has extended the powers of the IRDAI for regulating various day to day operations and activities of insurance companies by issuing regulations with respect to the same. In furtherance to the Amendment, the IRDAI has issued regulations and guidelines on registration and licensing of insurance companies, investments, pricing of put or call options in joint venture agreements where one of the joint venture parties is a foreign entity, assets liability and solvency margin requirements, insurance agents and intermediaries, corporate governance requirements, transfer of shares, opening, closure and relocation of branches, expenses of management, advertising, accounting procedure and reporting formats, granting of loans and advances, maintenance of records, obligation of insurer in respect of motor third party insurance business, reinsurance and outsourcing of activities.

Insurance Regulatory and Development Authority of India (Transfer of Equity Shares of Insurance Companies) Regulations, 2015

As regards transfer of equity shares, insurers are required to obtain prior approval of the IRDAI in the event (i) the total paid up capital held by the transferee is likely to exceed 5% of the paid up capital after the transfer, or (ii) the nominal value of equity shares intended to be transferred by any individual, firm, group, constituents of a group or body corporate under the same management, jointly or severally, exceeds 1% of the paid up capital of the insurance company. In case there are one or more investors (excluding foreign investors) in an insurance company, an investor cannot hold more than 10% of the paid up equity share capital of such insurance company. Further, all such investors, excluding foreign investors, jointly are permitted to hold a maximum of 25% of the paid-up equity share capital of such insurance company. The IRDAI has prescribed relevant regulations in this regard. Additionally, the IRDAI has issued the Master Circular on Registration of Indian Insurance Company, 2023", which are applicable to all insurance companies whose equity shares are listed on the stock exchanges and to the allotment process pursuant to a public issue. Accordingly, the transfer of equity shares in insurance companies shall be in the manner as prescribed under the aforementioned guidelines.

Insurance Regulatory and Development Authority of India (Registration of Indian Insurance Companies) Regulations, 2022 ("Registration Regulations")

On December 5, 2022, the IRDAI notified the Insurance Regulatory and Development Authority (Registration of Indian Insurance Companies) Regulations, 2012 which overhauled substantial provisions of the prior registration regulations. The Registration Regulations, as amended from time to time prescribe the manner and procedure for obtaining registration for undertaking insurance business in India. The Registration Regulations also lays down the provisions relating to renewal, suspension, and cancellation of registrations. Further, the insurer is required to pay an annual fee to the IRDAI in accordance with the regulations.

The Insurance Ombudsman Rules, 2017 ("Ombudsman Rules")

The Ministry of Finance, Department of Financial Service (Financial Division) vide a notification dated April 25, 2017

made the Insurance Ombudsman Rules to resolve all complaints of all personal lines of insurance, group insurance policies, policies issued to sole proprietorships and micro enterprises in a cost effective and impartial manner. The Ombudsman Rules are applicable to all the insurers and their agents and intermediaries and prescribe for constitution and composition of executive council of insurer which shall issue guidelines relating to administration, secretariat, infrastructure and other aspects of the functioning of insurance ombudsman system. The Insurance Ombudsman Rules lay down the procedure for selection, term of office, remuneration and territorial jurisdiction of ombudsman and also prescribe the duties and functions of insurance ombudsman and the manner in which the complaint is to be made, the procedure for redressal of grievance, nature of complaints to be entertained and the manner of passing award in case the complaint is not settled by way of mediation.

Insurance Regulatory and Development Authority of India (Protection of Policyholders' Interests) Regulations, 2017 ("Protection of Policyholders' Interests Regulations")

On June 30, 2017 the Protection of Policyholders' Interest Regulations came into effect and superseded the Insurance Regulatory and Development Authority (Protection of Policyholders' Interests) Regulations, 2002. The Protection of Policyholders' Interest Regulations prescribes specifications with respect to various aspects including insurance product solicitation, grievance redressal, and claim settlement, which are required to be complied by all insurers in order to protect the interests of policyholders. It mandates insurers to have in place a policy approved by its board of directors, which is required to provide the steps that an insurer proposes to take for matters such as insurance awareness, expeditious resolution of complaint, and preventing mis-selling and unfair business practices at point of sale and service. The Protection of Policyholders' Interest Regulations prescribe the form and content requirements that are required to be fulfilled by insurers in relation to their policy documents, proposal forms and prospectuses. The insurers are mandated to disclose in their policy documents all material information such as the terms and conditions of a policy, details of premium payable, free look period, requirements to be fulfilled for lodging a claim, coverage of the policy, exclusions, grounds for cancellation, and details of grievance redressal mechanism available to policyholders. Further these regulations set out the procedure that is required to be followed by insurers for expeditiously settling any claims made by a policyholder.

Insurance Regulatory and Development Authority of India (Places of Business) Regulations, 2015 ("IRDAI Place of Business Regulations")

The IRDAI Place of Business Regulations lay down norms for every insurer who seeks to open a place of business within or outside India. Each such insurer is required to obtain the prior approval of the IRDAI, prior to opening a new place of business within or outside India. These regulations also prescribe the nature of activities that can be undertaken by places of business within and outside India and lay down the norms for opening, closure or relocation of branches or offices in India, foreign branch office, etc., and in addition, prescribe certain reporting requirements to IRDAI.

Insurance Regulatory and Development Authority of India (Appointed Actuary) Regulations, 2022 (the "Appointed Actuary Regulations")

The Appointed Actuary Regulations state that an insurer shall not carry on business of insurance without an appointed actuary for a period exceeding one year and require that the insurers appoint a person fulfilling the eligibility requirements, to act as an appointed actuary, after seeking the approval of the IRDAI in the prescribed format in this regard. The appointed actuary needs to keep available all the records of the company to conduct actuarial valuation of the liabilities and assets of the insurer, express opinions on the underwriting policy, reinsurance arrangements and effective implementation of risk management systems and pay due regards to generally accepted actuarial principles while carrying out any task. The appointed actuary of a general insurance company is also required to *inter alia*, ensure that the premium rates of insurance products are fair and the actuarial principles have been creed in determination of incurred but not reported claims, incurred but not enough reported claims and other reserves.

Laws applicable to housing finance company subsidiary

The National Housing Bank Act 1987 ("NHB Act")

The NHB Act was enacted to establish the NHB to operate as the principal agency for the promotion of HFCs, both at the local and regional levels, and to provide financial and other support to such institutions for matters connected therewith or incidental thereto. The role of NHB includes, among others:

- promoting, establishing, supporting or aiding in the promotion, establishment and support of HFCs;
- making loans and advances or other forms of financial assistance for housing activities of HFCs, scheduled banks, state co-operative agricultural and rural development banks or any other institution or class of institutions as may be notified by the central government;

- guaranteeing the financial obligations of HFCs and underwriting the issue of stocks, shares, debentures and other securities of HFCs;
- formulating one or more schemes for the purpose of mobilisation of resources and extension of credit for housing;
- providing guidelines to HFCs to ensure their growth on sound lines; and providing technical and administrative assistance to HFCs and exercising all powers and functions in the performance of duties entrusted to the NHB under the NHB Act or under any other law for the time being in force.

Pursuant to the Finance Act 2019, the NHB Act, as amended, has come into force on August 9, 2019 ("NHB Act Amendments"). As a result of the NHB Act Amendments, amongst others, (i) application for registration as a HFC is required to be made to the RBI under the NHB Act, in place of NHB; (ii) HFCs are required to create reserve fund as per the provisions under the RBI Act and (iii) the RBI has the power to determine policy and issue directions in relation to housing finance institutions.

Further, the RBI vide the notification dated November 11, 2019, has amended the 'Master Directions- Exemptions from the RBI Act, 1934' by withdrawing the existing exemptions available to HFCs under the RBI Act.

Master Directions – Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 ("NHB Directions")

The objective of the NHB Directions is to consolidate and issue directions in relation to the prudential norms for income recognition, accounting standards, asset classification, provision for doubtful asset, loss asset and non-performing asset ("NPAs"), capital adequacy and concentration of credit/investments to be observed by HFCs and the matters to be included in the auditors' report by the auditors of HFCs.

Income recognition

The NHB Directions require that the income recognition of HFCs should be based on recognised accounting principles. Income including interest, discount, hire charges, lease rentals or any other charges on NPAs shall be recognized only when it is actually realised. Any such income recognised before the asset became non-performing and remaining unrealized shall be reversed. Further, income from dividend on shares of corporate bodies and units of mutual funds shall be taken into account on cash basis. However, the income from dividend on shares of corporate bodies may be taken into account on an accrual basis when such dividend has been declared by the corporate body in its annual general meeting and the right to receive payment is established. Income from bonds and debentures of corporate bodies and from government securities or bonds may be taken into account on an accrual basis provided that the interest rate on these instruments is pre-determined and interest is serviced regularly and is not in arrears. Income on securities of corporate bodies or public sector undertakings, the payment of interest and repayment of principal of which have been guaranteed by Central Government or a State Government, may be taken into account on accrual basis.

Provisioning requirement

Every HFC, after taking into account the time lag between an account becoming non-performing, its recognition as such, the realisation of the security and the erosion over time in the value of the security charged, is required to make provision against sub-standard assets, doubtful assets and loss assets as provided under the NHB Directions.

Capital Adequacy Ratio

The NHB Directions require HFCs to maintain a minimum capital adequacy ratio, consisting of Tier I Capital and Tier II Capital not lower than 15 % of its aggregate risk weighted assets and risk adjusted value of off-balance sheet items from March 31, 2022.

Further, the NHB Directions prescribe that the provisions of (a) RBI KYC Directions, (b) the RBI's 'Master Directions – Monitoring of Frauds in NBFC(s) (Reserve Bank) Directions, 2016' and (c) RBI's 'Master Directions – Information Technology Framework for the NBFC Sector' date June 8, 2017, are applicable to all HFCs.

Corporate Governance

The NHB Directions prescribe corporate governance covering constitution of committees of the board of an HFC, appointment of chief risk officer (for HFCs with asset size more than INR 50 billion), fit and proper criteria for the

appointment of directors, disclosure and transparency in annual reporting, rotation of partners of statutory auditors and framing of internal guidelines on corporate governance.

Miscellaneous

The Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("SARFAESI Act")

The SARFAESI Act regulates the securitization and reconstruction of financial assets of banks and financial institutions. The RBI has issued guidelines to banks and financial institutions on the process to be followed for sales of financial assets to asset reconstruction companies. These guidelines provide that a bank or a financial institution or a notified NBFC may sell financial assets to an asset reconstruction company provided the asset is an NPA. While taking recourse to the sale of secured assets in terms of Section 13(4) of the SARFAESI Act, a securitisation company may itself acquire the secured assets, either for its own use or for resale, only if the sale is conducted through a public auction.

As per the SARFAESI (Amendment) Act of 2004, the constitutional validity of which was upheld in a recent Supreme Court ruling, non-performing assets have been defined as an asset or account of a borrower, which has been classified by a bank or financial institution as sub-standard, doubtful or loss asset in accordance with directions or guidelines issued by the RBI. In case the bank or financial institution is regulated by a statutory body/authority, NPAs must be classified by such bank in accordance with guidelines issues by such regulatory authority. The RBI has issued guidelines on classification of assets as NPAs. Further, these assets are to be sold on a "without recourse" basis only.

The SARFAESI Act provides for the acquisition of financial assets by securitization company or reconstruction company from any bank or financial institution on such terms and conditions as may be agreed upon between them. A securitization company or reconstruction company having regard to the guidelines framed by the RBI may, for the purposes of asset reconstruction, provide for measures such as the proper management of the business of the borrower by change in or takeover of the management of the business of the borrower, the sale or lease of a part or whole of the business of the borrower and certain other measures such as rescheduling of payment of debts payable by the borrower; enforcement of security.

Additionally, under the provisions of the SARFAESI Act, any securitization company or reconstruction company may act as an agent for any bank or financial institution for the purpose of recovering its dues from the borrower on payment of such fee or charges as may be mutually agreed between the parties. Various provisions of the SARFAESI Act have been amended by the Enforcement of Security Interest and Recovery of Debt Laws and Miscellaneous Provisions (Amendment) Act, 2016 as also the Insolvency and Bankruptcy Code, 2016. As per this amendment, the Adjudicating Authority under the Insolvency and Bankruptcy Code, 2016 shall by order declare moratorium for prohibiting, inter alia, any action to foreclose, recover or enforce any security interest created by the corporate debtor in respect of its property including any action under the SARFAESI Act.

Further, in accordance with Ministry of Finance notification no. S.O. 856(E) dated February 24, 2020, the eligibility limit for enforcement of security interest with respect to secured debt recovery under the provisions contained in the SARFAESI Act, by NBFCs (having assets worth ₹ 1 billion and above) has been reduced from ₹ 10 million to ₹ 5 million.

Insolvency and Bankruptcy Code, 2016

The Insolvency and Bankruptcy Code, 2016 ("Code") was notified on August 5, 2016. The Code offers a uniform and comprehensive insolvency legislation encompassing all companies (including financial service providers), partnership firms, Limited Liability Partnerships, proprietorship firms, and individuals. It allows creditors to assess the viability of a debtor as a business decision and agree upon a plan for its revival or a speedy liquidation. The Code creates a new institutional framework, consisting of a regulator, insolvency professionals, information utilities and adjudicatory mechanisms, which will facilitate a formal and time-bound insolvency resolution and liquidation process.

RBI vide its circular dated June 7, 2019, laid down the Prudential Framework for Resolution of Stressed Assets whereby prescribing the regulatory approach for resolution of stressed assets inter alia by: (i) early recognition and reporting of default by banks, financial institutions and NBFCs in respect of large borrowers; (ii) affording complete discretion to lenders with regard to design and implementation of resolution plans, in supersession of earlier resolution schemes (S4A, SDR, 5/25 etc.), subject to the specified timeline and independent credit evaluation; (iii) laying down a system of disincentives in the form of additional provisioning for delay in implementation of resolution plan or initiation of insolvency proceedings; (iv) withdrawal of asset classification dispensations on restructuring and future upgrades to be contingent on a meaningful demonstration of satisfactory performance for a time period starting from date of implementation of resolution professional till the date at least 10% outstanding debt is repaid; and (v) requiring the mandatory signing of an inter-creditor agreement (ICA) by all lenders, which will provide for a majority decision making criteria.

MCA vide notification dated November 15, 2019, issued the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019 ("FSP Rules") *inter alia* governing the corporate insolvency resolution process and liquidation process of financial service providers ("FSPs") under the Bankruptcy Code. The issuance of the FSP Rules has made viable and unified resolution process accessible for the FSPs and their creditors with some procedural differences.

Shops and Establishments legislations in various states

The provisions of various Shops and Establishments legislations, as applicable, regulate the conditions of work and employment in shops and commercial establishments and generally prescribe obligations in respect of inter-alia registration, opening and closing hours, daily and weekly working hours, holidays, leave, health, termination of services and safety measures and wages for overtime work.

Labour Laws

India has stringent labour related legislations. The Company is required to comply with certain labour laws, which include the Employees' Provident Funds and Miscellaneous Provisions Act 1952, the Minimum Wages Act, 1948, the Payment of Bonus Act, 1965, Workmen Compensation Act, 1923, the Payment of Gratuity Act, 1972 and the Payment of Wages Act, 1936, amongst others. We will have to comply with the Code of Wages, 2019, Industrial Relations Code, 2020, Code on Social Security, 2020 and the Occupational Safety, Health and Working Conditions Code, 2020 once such enactments are implemented.

Intellectual Property

Intellectual Property in India enjoys protection under both common law and statute. Under statute, India provides for patent protection under the Patents Act, 1970, copyright protection under the Copyright Act, 1957 and trademark protection under the Trade Marks Act, 1999. The above enactments provide for protection of intellectual property by imposing civil and criminal liability for infringement.

SECTION V – FINANCIAL STATEMENTS

FINANCIAL INFORMATION

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1.	2023 Audited Consolidated Ind AS Financial Statement	F 1
2.	2022 Audited Consolidated Ind AS Financial Statement	F 135
3.	2021 Audited Consolidated Ind AS Financial Statement	F 267
4.	2023 Audited Standalone Ind AS Financial Statement	F 400
5.	2022 Audited Standalone Ind AS Financial Statement	F 476
6.	2021 Audited Standalone Ind AS Financial Statement	F 553
7.	Q1 2024 Unaudited Consolidated Financial Results	F 640
8.	Q1 2024 Unaudited Standalone Financial Results	F 646

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INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Edelweiss Financial Services Limited (hereinafter referred to as "the Holding Company"), its subsidiaries and trusts (the Holding Company, its subsidiaries and its trusts together referred to as "the Group") and its associate comprising of the consolidated Balance sheet as at March 31 2023, the consolidated Statement of Profit and Loss, including other comprehensive income, the consolidated Cash Flow Statement and the consolidated Statement of Changes in Equity for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

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 financial statements and on the other financial information of the subsidiaries, trusts and associate, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associate as at March 31, 2023, their consolidated profit including other comprehensive loss, their consolidated cash flows and the consolidated statement of changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the consolidated financial statements in accordance with the Standards on Auditing (SAs), as 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 Statements' section of our report. We are independent of the Group and associate in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the financial year ended March 31, 2023. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of audit procedures performed by us and by other auditors of components not audited by us, as reported by them in their audit reports furnished to us by the management, including those procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Key audit matters

How our audit addressed the key audit matter

Impairment of receivables from financing and other business

(as described in note 5.6, 13, 13.1, 14, 14.2 & 57.7 of the Consolidated Financial Statements)

The Group's impairment provision for receivables from financing business is based on the expected credit loss approach laid down under Ind AS 109.

The audit procedures, including those reported in the auditor's report of respective subsidiary companies, comprised the following:



Key audit matters

Ind AS 109 requires the Group to provide for impairment of its financial assets as at the reporting date using the expected credit loss (ECL) approach. ECL involves an estimation of probability-weighted loss on financial instruments over their life, considering reasonable and supportable information about past events, current conditions, and forecasts of future economic conditions which could impact the credit quality of the Group's financial assets (loan portfolio).

In the process, a significant degree of judgement has been applied by the management for:

- a) Staging of financial assets (i.e. classification in 'significant increase in credit risk' ("SICR") and 'default' categories);
- b) Grouping of the loan portfolio under homogenous pools in order to determine probability of default on a collective basis;
- Assigning internal rating grades to customers for which external rating is not available
- d) Calibrating external ratings-linked probability of default to align with past default rates
- e) Applying assumptions regarding the probability of various scenarios and discounting rates for different loan products
- f) Estimation of management overlay for macroeconomic factors bearing a correlation with the credit quality of the loans.

In view of such high degree of management's judgement involved in estimation of ECL, it is considered as a key audit matter.

How our audit addressed the key audit matter

- a) Read and assessed the Group's accounting policy for impairment of financial assets and its compliance with Ind AS 109 and the governance framework approved by the Board of Directors pursuant to Reserve Bank of India quidelines issued on March 13, 2020.
- b) Tested the design and operating effectiveness of the controls for staging of loans based on their past-due status. Tested samples of performing (stage 1) loans to assess whether any loss indicators were present requiring them to be classified under stage 2 or 3.
- Performed procedures to test the inputs used in the ECL computation, on a sample basis.
- Tested assumptions used by the management in determining the overlay for macroeconomic factors.
- e) Assessed the additional considerations applied by the management for staging of loans as SICR or default categories in view of Company's policy on OTR.
- f) Tested the arithmetical accuracy of computation of ECL provision performed by the Company in spreadsheets.
- Read the report on ECL model reviewed by external consultant during the year.

IT systems and controls

The reliability and security of IT systems play a key role in the financial reporting process of the Group. The Group's key financial accounting and reporting processes are highly automated, whereby any gaps in the IT control environment could result in a material misstatement of the financial accounting and reporting records.

Therefore, the assessment of the general IT controls and the application controls specific to the accounting and preparation of financial information is considered to be a key audit matter.

The audit procedures assisted by our IT specialists, including those reported in the auditor's report of respective subsidiary companies, comprised the following:

- a) Tested the design and operating effectiveness of the Company's IT access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.
- b) Tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
- c) Tested the periodic review of access rights. Also tested requests of changes to systems for approval and authorization.
- In addition to the above, tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.



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Key audit matters	How our audit addressed the key audit matter
	e) Tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.
Valuation of Investments in Security Receipts (SF Limited (as described in note 5.11, 14 & 56 of the Consolidated	
The fair value of SRs is determined through discounted cash flow method which involves management judgement using level 3 inputs such as projection of future cash flows and expenses. The management has involved credit rating agencies for valuation of SR. Considering the fair valuation of investments is significant to overall consolidated financial statements and the degree of management's judgment involved in the estimate, any error in the	The audit procedures those reported in the auditor's report of a subsidiary company, comprised the following: a) Assessment of internal controls over measurement of fair value and evaluating the methodologies, inputs, judgments made and assumptions used by management in determining fair values. b) Evaluated rationale of the models and accounting treatment applied. Compared observable inputs against independent sources and externally available market data for sample
estimate could lead to material misstatement in the consolidated financial statements. Accordingly, it is considered as a key audit matter.	cases. c) Performed testing on a sample basis of key inputs as mentioned above to validate the reasonableness of the input values. d) Assessed disclosures included in the Financial
	Statements with respect to such fair valuation.

Information Other than the Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the consolidated financial statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to me made available to us after that date.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Board Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those Charged with Governance.

Responsibilities of Management for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial statements in terms of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated statement of changes in equity of the Group including its associate in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. The respective Board of Directors of the companies included in the Group and of 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 judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for

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ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, 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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, 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 control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the Holding Company has adequate internal financial controls
 with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 statements 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 statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its associate of which we are the independent auditors, to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, 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 statements 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.



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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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the financial year ended March 31, 2023 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matter

- (a) We did not audit the financial statements and other financial information, in respect of:
 - 31 subsidiaries, whose financial statements include total assets of Rs 5,04,010.53 million as at March 31, 2023 and total revenues of Rs 75,598.18 million and net cash inflow of Rs. 10,194.56 million for the year ended on that date. These financial statement and other financial information have been audited by other auditors, which financial statements, other financial information and auditor's reports have been furnished to us by the management
 - 7 associate companies forming part of the Group, whose statements include Group's share of net
 profit after tax of Rs. 307.78 million and Group's share of total comprehensive income of Rs.
 326.26 million for the period from April 1, 2022 to March 30, 2023, as considered in the
 consolidated financial statement, whose financial statements, other financial information have
 been audited by other auditors and whose reports have been furnished to us by the Management.

Our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and 7 associate companies, and our report in terms of subsections (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries and 7 associate companies, is based solely on the report(s) of such other auditors.

- (b) The actuarial valuation of liabilities of Edelweiss Tokio Life Insurance Company Limited (ETLIFE) for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2023 is the responsibility of ETLIFE's Appointed Actuary ("the Appointed Actuary"). The actuarial valuation of these liabilities for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2023 has been duly certified by the Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", Ind AS 109 "Financial Instruments", the guidelines and norms issued by the Insurance Regulatory and Development Authority of India ('IRDAI') and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied upon the Appointed Actuary's certificate in this regard for forming their opinion on the valuation of liabilities for life policies in force and for policies in respect of which premium has been discontinued but liability exists in financial statement of the ETLIFE.
- (c) The actuarial valuation of liabilities Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited (ZGIL) for Incurred But Not Reported and Incurred But Not Enough Reported claims of ZGIL as at March 31, 2023 is the responsibility of ZGIL's Appointed Actuary. The actuarial valuation of these liabilities has been duly certified by the ZGIL's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", the guidelines and norms issued by the IRDAI and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied on the ZGIL's Appointed Actuary's certificate for expressing their conclusion in this regard.

Our opinion above on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, 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 statements and other financial information certified by the Management.





Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiary companies and associate, incorporated in India, as noted in the 'Other Matter' paragraph we give in the "Annexure 1" a statement on the matters specified in paragraph 3(xxi) of the Order.
- 2. As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries and associate, as noted in the 'other matter' paragraph we report, to the extent applicable, that:
- (a) We/the other auditors whose report we have relied upon have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements;
- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidation of the financial statements have been kept so far as it appears from our examination of those books and reports of the other auditors;
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated financial statements;
- (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- (e) On the basis of the email confirmation received from the directors of the Holding Company as on March 31, 2023 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors who are appointed under Section 139 of the Act, of its subsidiary companies and associate, none of the directors of the Group's companies and its associate, incorporated in India, is disqualified as on March 31, 2023 from being appointed as a director in terms of Section 164 (2) of the Act;
- (f) With respect to the adequacy of the internal financial controls with reference to consolidated financial statements of the Holding Company and its subsidiary companies and associate, incorporated in India, and the operating effectiveness of such controls refer to our separate Report in "Annexure 2" to this report;
- (g) In our opinion and based on the consideration of reports of other statutory auditors of the subsidiaries and associate, the managerial remuneration for the year ended March 31, 2023 has been paid / provided by the Holding Company, its subsidiaries and associate incorporated in India to their directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements as also the other financial information of the subsidiaries and associate, as noted in the 'Other matter' paragraph:
 - The consolidated financial statements disclose the impact of pending litigations on its consolidated financial position of the Group and its associate in its consolidated financial statements - Refer Note 52.1 (a) to the consolidated financial statements;
 - ii. Provision has been made in the consolidated financial statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts - Refer Note 83 to the consolidated financial statements in respect of such items as it relates to the Group and its associate;
 - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company, its subsidiaries and associate, incorporated in India during the year ended March 31, 2023.



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- iv. a) The respective managements of the Holding Company and its subsidiaries and associates which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries and associates respectively that, to the best of its knowledge and belief as disclosed in the note 69(A) to the consolidated financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company or any of such subsidiaries and associates to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the respective Holding Company or any of such subsidiaries and associates ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - b) The respective managements of the Holding Company and its subsidiaries and its associates which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries and associate respectively that, to the best of its knowledge and belief, other than as disclosed in the note 69(B) to the consolidated financial statements, no funds have been received by the respective Holding Company or any of such subsidiaries and associate from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company or any of such subsidiaries and associate shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances performed by us and that performed by the auditors of the subsidiaries and associate which are companies incorporated in India whose financial statements have been audited under the Act, nothing has come to our or other auditor's notice that has caused us or the other auditors to believe that the representations under sub-clause (a) and (b) contain any material mis-statement.
- v. The final dividend paid by the Holding Company, its subsidiaries, associate companies incorporated in India during the year in respect of the same declared for the previous year is in accordance with section 123 of the Act to the extent it applies to payment of dividend.

The interim dividend declared and paid during the year by the Holding Company and subsidiary Company and until the date of the audit reports of such Holding Company and Subsidiary Company incorporated in India is in accordance with section 123 of the Act.

As stated in note 76 to the consolidated financial statements, the Board of Directors of the Holding Company have proposed final dividend for the year which is subject to the approval of the members at the respective ensuing Annual General Meeting. The dividend declared is in accordance with section 123 of the Act to the extent it applies to declaration of dividend

vi. As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable only w.e.f. April 1, 2023 for the Holding Company, its subsidiaries and associate companies incorporated in India, hence reporting under this clause is not applicable.

For S.R. Batliboi & Co. LLP

Chartered Accountants

AI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 23102102BGXJES3910

Place of Signature: Mumbai

Date: May 26, 2023

MUMBA

S.R. BATLIBOI & CO. LLP

Chartered Accountants

Annexure 1 Referred to in Paragraph Under the Heading "Report on Other Legal and Regulatory Requirements" of Our Report of Even Date on the Consolidated Financial Statements of Edelweiss Financial Services Limited

Based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiary companies and associate, incorporated in India, as noted in the 'Other Matter' paragraph we state that:

3(xxi) There are no qualifications or adverse remarks by the respective auditors in their report on Companies (Auditors Report) Order, 2020 of the companies included in the consolidated financial statements except for following where the respective auditor have reported unfavorable or adverse remarks in their audit report to the principal auditor.

S.No	Name	CIN	Holding company/Subsidi ary/ associate	Clause number of the CARO report which is unfavorable or adverse
1	Edelweiss Asset Reconstruction Company Limited	U67100MH2007PLC174759	Subsidiary	iii (c) and iii (d)
2	Nido Home Finance Limited (formerly Edelweiss Housing Finance Limited)	U65922MH2008PLC182906	Subsidiary	iii (c) and iii (d)
3	Ecap Securities & Investments Limited	U67190TG2008PLC057122	Subsidiary	ix (d) and xvii
4	Edelcap Securities Limited	U67120TG2008PLC057145	Subsidiary	xvii
5	Ecap Equities Limited (formerly Edel Land Limited)	U74900MH2008PLC287466	Subsidiary	i(c), iii(c), iii(d), ix(d) and xvii
6	Edelweiss Global Wealth Management Limited	U67100TG2007PLC112499	Subsidiary	xvii
7	Allium Finance Private Limited	U67120MH2008PTC180229	Subsidiary	III (c) and iii (d)
8	Edelweiss Investment Adviser Limited	U74140TG2008PLC120334	Subsidiary	iii (c), iii (d) and xvii
9	Edelweiss Retail Finance Limited	U67120MH1997PLC285490	Subsidiary	iii (c) and iii (d)
10	ECL Finance Limited	U65990MH2005PLC154854	Subsidiary	iii (c) and iii (d) and xvii
11	Edelweiss Securities and Investments Private Limited	U65990TG2009PTC113078	Subsidiary	iii (c) and iii (d)
12	Edelweiss Rural & Corporate Services Limited	U45201TG2006PLC078157	Subsidiary	iii (c), iii (d), ix (d), ix (e) xvii and xix
13	Comtrade Commodities Services Limited	U66990GJ1995PLC025267	Subsidiary	xvíi
14	Edel Finance Company Limited	U65920MH1989PLC053909	Subsidiary	xvii
15	Edelweiss Real Assets Managers Limited	U67110MH2021PLC362755	Subsidiary	xvii
16	Edelweiss Financial Services Limited	L99999MH1995PLC094641	Holding Company	ix (e)
17	Nuvama Wealth and Investment Limited (formerly Edelweiss Broking Limited)	U65100GJ2008PLC077462	Associate	iii (c)
18	Nuvama Asset Management Limited (formerly ESL Securities Limited)	U67190MH2019PLC343440	Associate	xvii
19	Nuvama Capital Services (IFSC) Limited (formerly known as Edelweiss Securities (IFSC) Limited)	U65999GJ2016PLC094838	Associate	xvii
20	Pickright Technologies Private Limited	U72200KA2019PTC126326	Associate	xvii

For S.R. Batliboi & Co. LLP Chartered Accountants

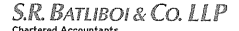
CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 23102102BGXJES3910 Place of Signature: Mumbai

Date: May 26, 2023



Annexure 2 to the Independent Auditor's Report of Even Date on the Consolidated Financial Statements of Edelweiss Financial Services Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of Edelweiss Financial Services Limited (hereinafter referred to as the "Holding Company") as of and for the year ended March 31, 2023, we have audited the internal financial controls with reference to consolidated financial statements of the Holding Company and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its associate, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the companies included in the Group and its associate, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Holding Company's internal financial controls with reference to consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both, issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to consolidated financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to consolidated financial statements and their operating effectiveness. Our audit of internal financial controls with reference to consolidated financial statements included obtaining an understanding of internal financial controls with reference to consolidated financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to consolidated financial statements.



S.R. BATHBOLK CO. H.P.

Meaning of Internal Financial Controls With Reference to Consolidated Financial Statements

A company's internal financial control with reference to consolidated financial statement is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to consolidated financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls With Reference to Consolidated Financial Statements

Because of the inherent limitations of internal financial controls with reference to consolidated financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to consolidated financial statements to future periods are subject to the risk that the internal financial controls with reference to consolidated financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Group and its associate, which are companies incorporated in India, have, maintained in all material respects, adequate internal financial controls with reference to consolidated financial statements and such internal financial controls with reference to consolidated financial statements were operating effectively as at March 31,2023, based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note issued by the ICAI.

Other Matters

Our report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to consolidated financial statements of the Holding Company, in so far as it relates to these 20 subsidiaries, which are companies incorporated in India, is based on the corresponding reports of the auditors of such subsidiaries incorporated in India.

LIBO.

For S.R. Batliboi & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan Partner

Membership Number: 102102 UDIN: 23102102BGXJES3910

Place of Signature: Mumbai Date: May 26, 2023

F 10

Note	31-Mar-2023	31-Mar-202
3	27,458.60	19.385.6
9	9,532.13	10,503.3
10	779.00	685.2
11	26,994.05	15,118.1
12	4,133.08	4,691.7
13	1,73,536.28	2,00,976 1
14	1.44,628.19	1.26,274.3
15	9,187.09	11,035.2
	3,96,248.42	3,89,170 2
	3,013.36	3,432.7
	8,227.34	8,912.8
16	12,115.65	10,645.6
17	1,822.13	3,034.2
18	9,879.87	10,610 1
19	7.09	0.5
20	240.60	195.7
21	236.60	663 3
		1,204.1
······································	·····	461.5
		4,466.5
	••••	43,627.5
	4,40,642.67	4,32,797 8
	775.72	2,259 8
23		
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	17.5
	······································	12,883.76
		345.2
		1,55,057 0
	+	56,550.6
		15.60
	13,366.87	15,486.5.
	554.08	566.0
28	53,516.37	50,927.2
	2,86,838.57	2,94,109.49
	249.21	173 9-
29	623.96	495.46
	66,135.11	55,288.3
16	1,827.60	2,166.4
30	6,505.91	4,641.0
	75,341.79	62,765 1
	3,62,180.36	3,56,874.6
***************************************		
	898.38	898 2·
31		~~~ L
31 32		64 375 96
31 32	66,542.74	
	66,542.74	
	66,542.74	65,374.1
	66,542.74 67,441.12	65,374.1
	65,542.74 67,441.12 11,021.19	65,374.1) 10,549 0
	66,542.74 67,441.12	65,374.1) 10,549 0
	65,542.74 67,441.12 11,021.19	64.475 96 65,374 16 10,549 0 75,923 26 4,32,797.86
	3 8 9 10 11 11 12 13 14 15 15 16 16 17 18 19 20 21 18 13 22 22 22 25 26 27 52 28 29 29	\$ 27,458,60  9 9,532,13  10 779,00  11 26,994,05  12 4,133,08  13 1,75,546,28  14 1,44,628,19  15 9,187,09  3,96,248,42  3,013,36  8,227,34  16 12,115,65  17 1,822,13  18 9,879,37  19 7,09  20 240,60  21 236,60  13 448,13  22 7,118,42  44,394,25  4,40,642,67  10 775,72  23  25,96  14,095,20  509,76  24 1,54,030,34  25 49,947,02  26 16,25  27 13,366,87  52 \$54,08  28 53,516,37  2,86,838,57  249,211  29 623,96  66,135,11  16 1,827,60

The accompanying notes are an integral part of the Consolidated Financial Statements.

1 to 84

As per our report of even date attached

For S. R. Batlibol & Co. LLP **Chartered Accountants** 

ICAI Firms Registration Number: 301003E/E30000S

per Shrawan Jalan

Partner

Membership No: 102102

SATUBOL & MUMBAI ashesh Shah

Chairman & Managing Director

Chie Financial Officer

Mumbai 26 May 2023

For and on behalf of the Board of Directors

Venkatchalam Ramaswamy Vice Chairman & Executive Director

DIN: 00008509

**Einancia** 

Tarun Khurana

Company Secretary

Mumbai 26 May 2023

	Note	For the year ended	For the year ended
Currency: Indian rupees in millions)	Note	31-Mar-2023	31-Mar-2022
evenue from operations		***************************************	halanda karanada karana arak kada arak arak arak arak arak ara
iterest income	33	29,458.64	30.454.79
ividend Income		318,86	256.47
e and commission income	34	12,443.43	14,438 26
et gain on fair value changes	35	23,038.52	6.324.43
remium from insurance business (net)		19,278.13	16.444.53
Other operating revenue	36	272.78	275.56
otal revenue from operations		84,810.36	68,194.04
Other income	37	1,515.55	3,931.87
Total income		86,325.91	72,125.91
inance costs	38	25,745.63	29.841.09
mpairment on financial instruments	40	3,618.82	422.72
Change in valuation of credit impuired loans (Refer Note 62 & 82)	40	8,852.26	(875.72)
mployee benefits expense	39	10,651.74	10,642.69
Depreciation, amortisation and impairment on investment property	17 & 18	1,381.60	1,511.23
Change in insurance policy liability - actuarial	1, 8 15	^ <del>^</del>	
olicy benefits paid		11,266.18	11,699.63
Oney penents paid  Other expenses	41	6,063.94 16,216.43	5,125 88
otal expenses	41		12,451.13
		83,796.60	70.618.65
Profit / (loss) before share in profit of associates and tax  thare in profit / (loss) of associates		2,529.31	1.307.26
		1,317.94	966 54
Profit / (loss) before tax  [ax expense:		3,847.25	2,273.80
Current tax	42		1 077 74
Deferred tax		1,640.48	1.077.71
		(1,848.80)	(924.65)
Profit / (lass) for the year Other Comprehensive Income / (loss)		4,055.57	2,120.74
A) (i) Items that will not be reclassified to profit or loss			
Re-measurements of the defined benefit plans		114 490	(44.54)
		(12.57)	(\$3.25)
Revaluation gain through Other Comprehensive Income			(513.91)
(ii) Income tax relating to items that will not be reclassified to profit or loss		3.40	155.55
ubtotal (A)		(9.17)	[451.61]
8) (i) Items that will be reclassified to profit or loss		***************************************	
Debt Instruments through Other Camprehensive Income		18.32	(822.03)
Exchange differences in translating the financial statements of foreign operations		162.56	81.21
(ii) Income tax relating to items that will be reclassified to profit or loss			
Subtotal (B)		180.88	(740.82)
hare in profit / (loss) of associate (C)		14.06	(1.94)
Other comprehensive income / (loss) (A+B+C)	****	185,77	(1.194.37)
otal comprehensive income / (loss)	·····	4,241.34	926.37
rofit / (loss) for the year attributable to:			
Owners of the parent		3,441.63	1,887.84
Non-controlling interests		613.94	232.90
ther comprehensive income / (loss) for the year attributable to:			
Owners of the parent		197.73	(732.84)
Non-controlling interests		(11.96)	(461.53)
otal comprehensive income / (loss) for the year attributable to:			
Owners of the parent		3,639.36	1,155.00
Non-controlling interests		601.98	(228 63)
arnings per share {Face value ₹ 1 each}	44	***************************************	
- Basic	44	3.83	2.11
- Diluted	· · · · · · · · · · · · · · · · · · ·		
- Outden		3.83	2.11

The accompanying notes are an integral part of the Consolidated Financial Statements

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As per our report of even date attached

For S. R. Batlibol & Co. LLP Chartered Accountants

ICAI Firms Registration Number: 301003E/E30000S

per Shrawan Jalan Partner

Membership No: 102102

Mumbai 26 May 2023

For and on behalf of the Board of Directors

Rashesh Shah

Chairman & Managing Director

DIN: 00008322

Chief Figuration Officer

Mumbai 26 May 2023

Venkatchalam Ramaswamy

Vice Chairman & Executive Director DIN: 00008509

Tarun Khurana

Company Secretary

ume	ency : Indian rupees in millions)	For the year ended	For the year end
		31-Mar-2023	31-Mar-20
	Cash flow from operating activities		
	Profit / (Lossibafore tax Adjustments for:	3,847.25	2 273.
	Depreciation, amortisation and impairment on investment property  Expense on employee stock option plans and stock appreciation rights	1,381.60	1.511
	Derecognition of Goodwill	87.28 426-75	106
	Impairment on financial instruments	3,618.82	422
	Change in valuation of credit impaired loans	8,852.26	(875.
	Interest on income tax refund	(191,49)	1242.
	Dividend Income	(318.86)	1292
	(Profit) / less on sale of property, plant and equipment (not) ¹	3.30	25
		(B01.67)	
	[Profiti / loss on sale of investment property (not)* Realised fair value (gain) / loss on financial instruments		
	Unrealised fair value (gain) / lass on financial instruments	(7,744.04)	(6.705
	Provision for policyholders fiability	(15,294.48)	390
	Finance costs	11,266.18	11,699
	Operating cash flow before working capital changes	8,141.03	3 63
-	Adjustments for:	13.273.93	11.97
	Decrease / (accease) in trade receivables	(4.400.66)	1004
	Decrease / (morease) in stock in-trade	(4,188.00) (11,707.60)	1891 1 97
	Decrease / (Increase) in Other financial/non financial assets	(11,797.60)	1,40
	Decrease / (increase) in Derivative Financial Instruments	(384,40) (2,246,80)	2,77
	Decrease / (increase) in loans	19,740.70	25.52
	Increase / (decrease) in trade payables	1,220,90	
	Increase / (decrease) in insurance claim payable	1,220,90	8 90 15
	Increase / (decrease) in other financial habitates		
	Increase / (decrease) in Provisions	414.40 116.00	6,21 73
	Increase / (decrease) in provision for policyholders' liabitives	(421.40)	3
	Increase / (decrease) in other non-financial liabilities	1,865.05	1.49
		1,503.03	1.43
	Cash generated from / {used in} operations	17.847.28	58 50:
_	Income taxes paid (net of refund)	(649.40)	12 578.
	Income taxes paid (net of refund)  Net cash generated from / (used in) operating activities - A	(649.40) 17,198.88	(2 578 55.92)
_	Net cash generated from / (used in) operating activities - A		
_	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities	17,193,98	55.92
	Net cash generated from / (used in) operating activities - A	17,198.88 {813.60}	55.92 41.028
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sale of property, plant and opulyment and intangibles  Proceed: from sale of property, plant and opulyment	17,198.98 {818.60} 46.20	55.92 (1.028 47
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchare of arcoperty, Plant and equipment and intampibles  Proceed: from valle of property, Plant and equipment  [Purchares / sale of investment property.]	17,198.88 (818.60) 46 20 2,012.76	\$5.92 (1.026 47 36
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of property, plant and equipment and intangibles  Purchase (from sale of preparty, plant and coupment  (Purchase) / sale of investment property  (Purchase) / sale of investments	17,198.88 (818.60) 46 20 2,012.76 4,927.15	53.92 (1.028 42 36 (8.703
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of property, plant and oquipment and intangibles  Pinced: firm sale of investment property  (Purchase) / sale of investments  Disaddend on investments  Disaddend on investments  Disaddend on investments  Disaddend on investments	17.198.88 (818.60) 46.20 2.012.76 4.927.15 318.86	55.92 (1.026 42 36 (8.702 25
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of property, plant and equipment and intangibles  Purchase (from sale of preparty, plant and coupment  (Purchase) / sale of investment property  (Purchase) / sale of investments	17,198.88 (818.60) 46 20 2,012.76 4,927.15	55.92 (1.026 47 36 48 703 25 (1.986
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Princed: from sile of property, plant and opurpment and intangibles  Princed: from sile of property in an and opurpment  [Purchase / sale of investment property]  (Purchase / sale of investments]  Desidend on investments  [Investment / Maturity of Bans deposits  Net cash generated from / (used in) investing activities - 6	17,198.88 (818.60) 66.50 2,012.76 4,927.15 318.86 971.20	\$5.92 (1.026 47 36 (3.703 25 (1.986
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchare of arcoests, Plant and equipment and intampibles  Purchare of arcoests, Plant and equipment and intampibles  Purchare / sale of investment property.  (Purchare) / sale of investments  Designed on investments  Uniform on investments  (Investment / Maturity of Plant deposits	17,198.88 (818.60) 66.50 2,012.76 4,927.15 318.86 971.20	53.92 (1.026 47 36 (8.702 25 (1.586 (10.576
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of property, Plant and equipment and intangibles  Purchase of any size of property alant and equipment  (Purchase) / sale of investment property  (Purchase) / sale of investments  Deviction on investments  (investment) / Maturity of Bank deposits  Net cash generated from / (used in) investing activities - 8  Cash flow from financing activities	17,198.88 (818.60) 66 50 2,012.76 4,927.15 318.86 971.20 7,457.57	53.92 (1.026 47 36 68 703 25 (1.986 (10.579
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Princed: from sile of property, plant and opurpment and intangibles  Princed: from sile of property in an and opurpment  [Purchase / sale of investment property]  (Purchase / sale of investments]  Desidend on investments  [Investment / Maturity of Bans deposts  Net cash flow from financing activities  Cash flow from financing activities  Proceds from issue of shares industing premium and share application money  Investment by Non Controlling interest	17.198.88 {818.60} 46.20 2,012.76 4,927.15 318.86 971.20 7,457.57	55.92 41.026 42 36 48.703 25 41.986 (10.575
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of accepter, Jeans and equipment and intangibles  Purchase of accepter, Jeans and equipment and entangibles  Proceed; from sale of investment property  (Purchase) / sale of investment property  (Purchase) / sale of investments in the property of the process of the process of the property of the process of the property of the process of the property of the property of the process of the property of the property of the property of the process of the property of the property of the process of the property of the property of the process of t	17.158.88 (818.60) 48.20 2,012.76 4.927.15 318.86 971.20 7,457.57	55.92 (1.028 47 36 48 703 25 11 596 (10.575 31 (600
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Purchase of property, plant and equipment and intangibles  Purced: from sale of reperty, plant and equipment the purchase of sale of investment property.  (Burchase) / sale of investment property.  Designed on investments  Designed on investments  (Investment / Maturity of Dana deposts  Net cash generated from / (used in) investing activities - B  Cash flow from financing activities  Proceds from issue of shares including premium and share application money Investment by Non Controlling interest  Proceds / (repayment) from Debt secretices  Proceds / (repayment) from Botrowness (softer than debt securities)  Proceds / (repayment) from Botrowness (softer than debt securities)	17.198.88  (818.60) 46 20 2.012.76 4.927.15 318.86 971.20 7,457.57	55.92 (1.028 47) 36 48 703 25 11 596 (10.579 31 (200) 19 801 (37.768
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: firm sale of property, plant and opulpment and intangibles  Proceed: firm sale of investment property  [Purchase] / sale of investment property  [Purchase] / sale of investments  Develored or investment / Office in investing activities - 8  Cash flow from financing activities  Proceeds from issue of share; including premium and share application money  Investment by Non Controlling inversit  Proceeds / (repayment) from Debt seem.tes ² Proceeds / (repayment) from Dept seem.tes ³ Proceeds / (repayment) from Dept seem.tes ³	17.198.88 (818.60) 46 20 2.012.76 4.927.15 318.86 971.20 7.457.57 1.65 1.073.17 {6,603.64} 0.65	55.92 (1.026 47 36 68 703 11 586 (10.579 31 (20) (19.801 (17.766 (18.602)
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sile of property plant and obusinent and intangibles  Proceed: from sile of property plant and obusinent  [Purchase / sale of investment property*  [Purchase / sale of investment property*  [Purchase / sale of investments*  Deviction on the content of t	17.198.88  (818.60) 45.20 2,012.76 4.927.15 318.86 971.20 7,457.57  1.65 1,073.17 {6,603.64} 0.65 {2,119.66}	55.92 (1.026 47 36 48 702 25 (1.986 (10.576 41 (805 (19.80) (37.765 (805 (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30) (33.30)
	Net cash generated from / tused in) operating activities - A  Cash flow from investing activities  Purchase of property, plant and oquipment and intangibles  Pinceds from sale of investment property  (Bushase) / sale of investment property  (Bushase) / sale of investment property  (Bushase) / sale of investments  Dividend on investments  Dividend on investments  (Investment) / Maturity of Dans deposits  Net cash generated from / (used in) investing activities - 8  Cash flow from financing activities  Proceds from issue of shares including premium and share application money Investment by Non Controlling interest  Proceds / (repayment) from Debt securities  Proceds / (repayment) from Botrowness (sother than debt securities)  Proceds / (repayment) from Deposits)  Proceds / (repayment) from Supordinated Liabihous*  Dividend	17.198.88  (818.60) 46 20 2.012.76 4.927.15 318.86 971.20 7,457.57  1.65	55.92 (1.026 47) 36 48 762 25 11.586 110.576 119.801 157.766 160 39 (1.315
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sple of property, plant and opulpment and intampbles  Proceed: from sple of property of ant and opulpment  [Purchase] / sale of investment property  [Purchase] / sale of investment property  [Purchase] / sale of investments  Dividend on investments  [Investment] / Maturity of Banis deposits  [Investment] / Maturity of Banis deposits  Net cash flow from financing activities - 8  Cash flow from financing activities  [Proceeds from issue of shares including premium and share application money investment by Non Controlling interest  [Proceeds / (repayment) from Debt securities]  Proceeds / (repayment) from Debt securities  [Proceeds / (repayment) from Subordinated Liabilities]  Dividend  [Lasse payment]	17.198.88 (818.60) 44 20 5.012.76 4.927.15 318.86 971.20 7.457.57 1.65 1.073.17 (6,603.64) 0.65 (2,119.66) (1,376.06)	55.92 (1.026 47 36 (8.702) 25 (1.526) (10.579 (10.579 (10.801) (17.765 (13.765) (13.765) (13.765) (13.765)
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sigle of property plant and obusinent and intangibles  Proceed: from sigle of property plant and obusinent  [Purchase / sale of investment property*  [Purchase / sale of investments property*  [Investment] / Maturity of Bank deposts  Net cash generated from / (used in) investing activities - B  Cash flow from financing activities  Proceeds from issue of shares including prenium and share application money investments by Non Controlling interest  Proceeds / (repayment) from Debt securities*  Proceeds / (repayment) from Deposts*  Proceeds / (repayment) from Deposts*  Proceeds / (repayment) from Subordinated Unblisties*  Dividend  Lease payment  Effect of change in group interest	17.198.88  (818.60) 45.20 2,012.76 4.927.15 318.86 971.20 7,457.57  1.65	55.92 (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02) (1.02)
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sple of property, plant and opulpment and intampbles  Proceed: from sple of property of ant and opulpment  [Purchase] / sale of investment property  [Purchase] / sale of investment property  [Purchase] / sale of investments  Dividend on investments  [Investment] / Maturity of Banis deposits  [Investment] / Maturity of Banis deposits  Net cash flow from financing activities - 8  Cash flow from financing activities  [Proceeds from issue of shares including premium and share application money investment by Non Controlling interest  [Proceeds / (repayment) from Debt securities]  Proceeds / (repayment) from Debt securities  [Proceeds / (repayment) from Subordinated Liabilities]  Dividend  [Lasse payment]	17.198.88 (818.60) 44 20 5.012.76 4.927.15 318.86 971.20 7.457.57 1.65 1.073.17 (6,603.64) 0.65 (2,119.66) (1,376.06)	\$5.92 41.024 47 36 48 702 25 41 586 410.575 419.801 427.765 486 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765 487.765
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sile of property plant and opulpment and intangibles  Proceed: from sile of property plant and opulpment and intangibles  Proceed: from sile of property plant and opulpment  (Purchase) / sile of investments  Desidend on investments  (Investments / Maturity of Bans deposts  Net cash generated from / (used in) investing activities - 6  Cash flow from financing activities  Proceeds from financing activities  Proceeds from insure of shares including premium and share application money  Investment by Non Controlling interest  Proceeds / (repayment) from Debt servanties in  Proceeds / (repayment) from Deposts in Proceeds (repayment) from Deposts in Proceeds / (repayment) from Subordinated Labilities in Development from Subordinated Labilities in Development from Subordinated Labilities in Proceeds / (repayment) from Subordinated Labilities in Development from Subordinated Labilities in Proceeds / (repayment) from Subordinated Labilitie	17.198.88  (313.60) 46 20 2,012.76 4,927.15 318.86 971.20 7,457.57  1.65 1.65 2,119.66) (1,376.06) (2,119.66) (32.56) (42.56) (41.02.54)	55.92 (1.026 47 36 (8.703) 25 (1.586 (10.579 41 42 (10.579 43 43 43 43 43 43 43 43 43 43 43 43 43
	Net cash generated from / tused inj operating activities - A  Cash flow from investing activities  Purchase of property, plant and opulement and intangibles  Purchase of property, plant and opulement and intangibles  Purchase/ from sale of investment property  (Purchase/ / sale of investment property)  Disabled on investments  Disabled on investments  (Investment / Maturity of Bank deposits  Net cash generated from / (used in) investing activities - 8  Cash flow from financing activities  Proveds from issue of shares including premium and share application money  Investment by Non Controlling invested  Proveds / (repayment) from Deposits  Proveds / (repayment) from Borrowines (other than debt seconturs)  Proceeds / (repayment) from Deposits  Proveds / (repayment) from Supportanted Liabilities  Disabled  Laste payment  Effect of change-in group intensit  Effect of change-in group intensit	17.198.88  (818.60) 46.20 2,012.76 4,927.15 318.86 971.20 7,457.57  1.65 1.073.17 (6,603.64) 0.65 (2,119.66) (1,376.06) (38.49) (42.56) (3,102.54)	55.92 (1.026 47 36 (8.703) 25 (1.586 (10.579 41 42 (10.579 43 43 43 43 43 43 43 43 43 43 43 43 43
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sile of property plant and opulpment and intangibles  Proceed: from sile of property plant and opulpment and intangibles  Proceed: from sile of property plant and opulpment  (Purchase) / sile of investments  Desidend on investments  (Investments / Maturity of Bans deposts  Net cash generated from / (used in) investing activities - 6  Cash flow from financing activities  Proceeds from financing activities  Proceeds from insure of shares including premium and share application money  Investment by Non Controlling interest  Proceeds / (repayment) from Debt servanties in  Proceeds / (repayment) from Deposts in Proceeds (repayment) from Deposts in Proceeds / (repayment) from Subordinated Labilities in Development from Subordinated Labilities in Development from Subordinated Labilities in Proceeds / (repayment) from Subordinated Labilities in Development from Subordinated Labilities in Proceeds / (repayment) from Subordinated Labilitie	17.198.88  (313.60) 46 20 2,012.76 4,927.15 318.86 971.20 7,457.57  1.65 1.65 2,119.66) (1,376.06) (2,119.66) (32.56) (42.56) (41.02.54)	55.92 (1.02) 47 36 48 70) 25 (1.98) (1.057) 31 (26) (27,76) (37,76) (38) (3.31) (3.31) (3.35) (4.31) (5.59) (6.4.44)
	Net cash generated from / (used in) operating activities - A  Cash flow from investing activities  Proceed: from sile of property, plant and opulpment and intangibles  Proceed: from sile of property plant and opulpment  [Purchase) / sale of investment property  [Purchase) / sale of investments  Desidend on investments  [Investment] / Maturity of Bans deposts  Net cash generated from / (used in) investing activities - 6  Cash flow from financing activities  Proceeds from issue of shares including premium and share application money  Investment by Non Controlling interest  Proceeds / (repayment) from Dest securities*  Proceeds / (repayment) from Dest securities*  Proceeds / (repayment) from Dest securities*  Proceeds / (repayment) from Subordinated Unbilities*  Dividend  Lease payment  Effect of change in group interest  Finance cost paid  Proceeds/(repayment) on ESOP/SAR change/(reversal)  Net cash generated from / (used in) financing activities - C	17.198.88  {318.60} 46.20 2,012.76 4,927.15 318.86 971.20 7,457.57  1.65 1.65 2.119.66) {2,119.66} {3,376.06} {42.56} (42.56) (3.102.54) 124.00	

1. Cash receipts and payments for transaction in which the turnover is quest, the amounts are large, and the maturities are short are presented on not basis in accordance with Ind AS-7 Statement of Cash Flows.

2. Cash Flow Statement has been prepared under the indirect method as set out in Ind AS 7 prescribed under the Companies (Indian Accounting Standards) Bullet. 2015 under the Companies Act. 2013

3. Net cath generated from/(used in) operating activities includes interest received ₹ 29.458.64 million (Previous year ₹ 30.454.79 million) and interest paid ₹ 17.604.60 million (Previous year ₹ 26.203.60 million)

4. Refer note \$1 for changes in habities arising from financing activities

The accompanying notes are an integral part of the Consolidated Financial Statements

BATLIBO/ & CO

MUMBAI

**2000** 

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As per our report of even date attached

For S. R. Batlibol & Co. LLP

Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Mumbai 26 May 2023

and on behalf of the Board of Directors

Chairman & Managing Director OIN: 00008322

Mumber 26 May 2023

Venkatchalam Ramaswamy Vice Chairman & Executive Director DIN : 00008509

n Khurana

Company Secretary

Einancia/

# Edelweiss Financial Services Limited Consolidated Statement of changes in equity

(Currency: Indian rupees in millions)

# A Equity share capital

Darfin lare	As at	As at
	31-Mar-2023	31-Mar-2022
Balance at the beginning of the year	898.20	890.90
Changes in Equity Share Capital due to prior period errors	•	r
Restated balance at the beginning of the current year	838.20	890.90
Changes in equity share capital during the year	0.18	7,30
Balance at the end of the year	88.38	898,20

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Edelweiss Financial Services Limited standalone financial statements, these trusts are holding 44,896,780 number of equity shares amounting to ₹ 44.90 milion (Previous year ₹ 44.90 million). These are treasury shares and deducted from total outstanding equity shares.
- 2. Refer note 31 for detailed quantitative information including investors holding more than 5% of equity share capital.
- 3. The above two Welfare Trust (s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.





Edelweiss Financial Services Limited Consolidated Statement of changes in equity (Currenty : Indian rupers in millions)

B. Other equity

The service desiration of the service of the servic						Reserves and Surplus	Surplus				***************************************		Other Compre	Other Comprehensive Income			
Porticulars	Share application money pending alletinent	Capital	Capital Redemption Reserve	Securities Premum Account	Employee Stock Options Plan (ESOP) resurve/Stock appreciation rights (SAR)	Special Reserve under section 45- (C of the Reserve Bank of India Act, 1934	Reserve under section 29C of the National Housing Bank Act, 1987	General	Debenture recemption reserve	Impairment Reserve	Relamed	Exchange differences on translating the financial statements of a loreign operation	Revaluation Reserve through Other Comprehensiv e Income	Equity instruments through Other Comprehenswe Income	Deb: instruments through Other Comprehensive Income	Total attributable to owners of the parent	Aon- Cowtrolling Irrerest
Balance as at 31-Mar-2021	170	3 456 79	187.87	29 134 23	1 123 28	6.757.98	547.60	717.15	6,765.91	1.629.25	6 067.68	(17.52)	4,571.09	(1 700 00)	432.78	54 330 59	12.693.36
Profit or Pass	,	•		,	•	•		,	-	,	1.887.84				-	1.887.84	232.90
Charters in accounting policy of prior perior errors	•	•		,		•		,	,			-	,				
Other comprehensive income			٠	•	•	,	•				(64.84)	81.21	(345.59)		(403.62)	(732.84)	(481.53)
Total Comprehensive Income for the year					,		•		•		823.00	81.21	(345.59)		(403.62)	1 155.00	(228.63)
Prodeeds to equity shareholders	•	,			,	•				·	(700 54)	~				(709 54)	
Transfers to securities prenuturi on exercise of ESOP	,	r	٠	110.75	(110 75)	*	4	-	-				•	•	-	,	,
Issue of equaly metroments on ESOP	(320.14)	,	,	312.64	•							,		-		(7.30)	-
Share application money received	318.44	"	•	•			3	*	•						-	316.44	,
ESOP charge	*	٧	•	•	63.95		•					,		,	,	63,95	,
Stock appreciation rights (SAR) charge	•				119.64		•		,	,						119.84	*
Reversal on account of lapses of ESOP/SAR					(439 54)			5	*	ı						(439.54)	
Transter Under 45 JC RBI		•	,	•	•	290.69			,		(290,58)	,		,	,		,
Transfer Under 25C NHB	•	,		,	,	,	27.62				(27.62)	•				,	,
Forms for under highwiners reserve									•	250.24	(250,24)			٠		,	,
Transler under Debendere Poderaption Reserve					,				13,221 974	•	3,221.97	7		,			
Transler inder Rosshatten Rossins	•			,	-  -		,			,	504.22		(504 32)				,
Effect of changes in group's interest	,	(430.34)	,	ı	1						(383.44)	(101.51)		-	16.91	(805 38)	(220.59)
Balance as at 31-Mar-2022		8,026.45	187.87	29,557.82	761.58	7,048.66	575.42	717.15	3,543.64	2,079.49	9,955,45	(37.82)	3.721.28	(1 700,003	39.07	64,475.96	14,549,04
Partit or loss	•				,			•	,	•	3,441.63		•	,	•	3 441,63	613.94
Charles in accounting policy of paids peaked andrs	•		1		,	,	,	,			•	*	•	·	•		,
Cither comprehensive mounds	,		•		,		,	*		•	6.04	162.55		*	29.14	197.73	(11,98)
Total Comprehensive Income for the year	3		٠	,	:	2	ŧ	,		•	3,447,67	162,55	1		29,14	3,639,35	601.98
Developeds to equity state by the s	•	,	,	,			•			-	(1,325,35)		•		1	(1 325 35)	
Transfers to sestuates premium on exercise of ESCIP	•	,		43.28	(23.28)			·		·	,		·	,	,		,
Fisher of equity instruments on ESOP	(165)			147				•			,			•	*	(0.18)	,
Share, application money escaved	1.65	,			•					•		•	•		•	1,65	
ESOP charge	-			•	22.21	,		,	,			-		1	٠	32.21	
Stock approcration ights (SAR) chaige	•	•	•	,	103.61	,				·		,			,	103.31	
Revension account of lapses of ESCPICAR	•	,			(76 94)	,	•	٠		,					٠	(79.64)	,
ESCHORAR changes transferred to reserves	•		٠	,	(100,65)	,					100 08		•	,	٠		
Transfer Under 45 - 45 PBI			,	t		415.42					(415.42)		•	•			,
Transfer Under 25C UMB		•	,		,		83 28				(32,13)		•			3	4
Transtorunder tenperancet reserve	•	,		,			•		•	262.17	(262.73)			٠		-	
Transfer under Debenfore Redemphon Reverso		4		,				,	(463.63)	•	469.63		•				1
Trapoter ander Pevalution Reserve	z	`	,		,						96 09	,	(36.09)	s	•	,	
Transite under Copital Rodellighton Reserve	•		100 00	,			,	•			(100 00)		•				,
Effect of changes in greup's interest	•			•	•	,		•		•	(305.57)	(4.21)	,	٠	•	1869.781	(129 83)
Balance as at 31-Mar-2023	•	8,026.45	287.87	29.582.57	698.72	7,463.98	607,55	717.15	3,074.01	2,342.26	11,628,26	120.52	3,625.19	(1,709.00)	58.21	66.542.74	11,021.19



The accumpanying notes are an integral pact of the Consolidated Financial Statements. I to S4

As per our report of even date attached

For S. R. Batilbot & Co. LIP Chartered Accountants ICal Farns Registration Number. 301003E/E300005

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Partner Membership Na. 102102 per Shrawan Jalan

Mumbai 26 May 2023



Venkatchalam Ramaswamy Vice Charman & Executive Director DIN : 00008509

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# Notes to the consolidated financial statements

# 1. Corporate Information

Edelweiss Financial Services Limited (the Holding Company), Public Limited company domiciled in India, and incorporated on 21st November 1995 under the provision of Companies Act, 1956. The shares of the Holding Company are listed on Bombay Stock Exchange (BSE) and National Stock Exchange (NSE), India. The Holding Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities. The Holding Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

# 2. Basis of preparation of consolidated financial statements

The consolidated financial statements relate to Edelweiss Financial Services Limited ('the Holding Company') and its subsidiaries, consolidating trusts (together 'the Group') and associates. The Group offers wide suite of financial services products to retail and institutional customers. Group is primarily engaged in (a) agency business, which includes advisory and other fee based services, (b) Capital business which includes lending business and investment activities, (c) Life insurance and General insurance business (d) Asset reconstruction business and (e) Treasury business includes income from trading activities.

The consolidated financial statements of the Group have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time). These consolidated financial statements have been approved for issue by the Board of Directors of the Holding Company on 26 May 2023.

These consolidated financial statements have been prepared on a historical cost basis, except for entities under liquidation/ dissolution¹ and certain financial instruments such as financial asset measured at fair value through other comprehensive income (FVOCI) instruments, derivative financial instruments, fair value through Profit or Loss and other financial assets held for trading, certain property plant and equipment which have been measured at fair value. The consolidated financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

# 3. Presentation of financial statements

The Group prepares and presents its balance sheet in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (noncurrent) is presented in Note no. 50.

The Group generally reports financial assets and financial liabilities on gross basis in the balance sheet. They are offset and reported as net only where it is permissible by Ind AS or in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties







# 4. Basis of consolidation:

The consolidated financial statements incorporate the financial statements of the Holding Company and all its subsidiaries as at 31 March 2023 including any controlled structured entities, being the entities that it controls. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights
- The size of the Group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary. In the event of any change in one or more of the three elements of control, the Group reassess nature of control and stops consolidation if it concludes that the Group has lost the control over the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the Group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that Group member's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies. No subsidiaries, associates and consolidated structure entities have followed different accounting policies than those followed by the Group for the preparation of these consolidated financial statements.

# Consolidation procedure:

- a. Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- b. Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Business combinations policy explains how to account for any related goodwill, refer note no 5.25
- c. Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group (profits or losses resulting from intragroup transactions that are recognised in assets, are eliminated in full). Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

Profit or loss and each component of Other Comprehensive Income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.





# 4. Basis of consolidation: (Continued)

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction. With respect to put options granted by the Group to the holders of non-controlling interests in a subsidiary, where the Group does not have a present ownership interest in the shares subject to put, till the put remains unexercised, non-controlling continues to be recognised including allocation of profit or loss, other comprehensive income and other changes in equity of the subsidiary. However, at each reporting date, the non-controlling interest is derecognised as if it were acquired at that date and a financial liability is recognised and measured at its fair value. The difference between these two amounts is recognised as an equity transaction and attributed to owners of the parent.

Given the level of judgement required regarding consolidation of structured entities, these considerations are described further in the significant accounting judgements in Note 6.1(c). Disclosures for investment in subsidiaries, and structured entities are provided in Note 58.

The financial statements of all subsidiaries incorporated outside India are converted on the following basis: (a) Income and expenses are converted at the average rate of exchange applicable for the period/year and (b) All assets and liabilities are translated at the closing rate as on the Balance Sheet date. The exchange difference arising out of period/year end translation is debited or credited as "Exchange differences on translating the financial statements of a foreign operation" forming part of Other Comprehensive Income and accumulated as a separate component of other equity.

#### Investment in associates:

An associate is an entity over which the Group has the significant influence/power to participate in the financial and operating policy decision of the investee, but it's not control or joint control over those policies.

The Group's investments in its associate is accounted for using the equity method. Under the equity method, the investment in an associate is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate since the acquisition date. The Statement of Profit and Loss reflects the Group's share of the results of operations of the associate. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the Statement of Changes in Equity. Unrealised gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

# 5. Significant accounting policies

This note provides a list of the significant accounting policies adopted in the preparation of these consolidated financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

# 5.1. Recognition of Interest, Dividend income and Donation income

# Interest Income

Interest income is recorded using the effective interest rate (EIR) method for all financial instruments measured at amortised cost and debt instrument measured at FVOCI. The EIR is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset.

The EIR is calculated by taking into account any discount or premium on acquisition, fees and costs attributable to acquisition of a financial instrument Hence, it recognises the effect of potentially different interest rates charged at various stages, and other characteristics of the product life cycle (including prepayments, penalty interest and charges).

If expectations regarding the cash flows on the financial asset are revised for reasons other than credit risk, the adjustment is booked as modification gain/loss to the carrying amount of the asset in the balance sheet with an increase or reduction in interest income.





# 5. Significant accounting policies (Continued)

# 5.1. Recognition of Interest, Dividend income and Donation income (Continued)

When a financial asset becomes credit-impaired and is, therefore, regarded as 'Stage 3', the Group calculates interest income by applying the effective interest rate to the amortised cost net of impairment loss of the financial asset. If the financial assets cures and is no longer credit-impaired, the Group reverts to calculating interest income on a gross basis.

For purchased or originated credit-impaired (POCI) financial assets, the Group calculates interest income by calculating the credit-adjusted EIR and applying that rate to the amortised cost of the asset. The credit-adjusted EIR is the interest rate that, at original recognition, discounts the estimated future cash flows (including credit losses) to the amortised cost of the POCI assets.

Interest on financial assets subsequently measured at fair value through profit or loss (FVTPL) is recognised at the contractual rate of interest.

# Dividend Income

Dividend income is recognised in profit or loss when the Group's right to receive payment of the dividend is established, it is probable that the economic benefits associated with the dividend will flow to the entity, and the amount of the dividend can be measured reliably.

# Donation/grants received

General donations are recognised as income in the year of receipt in the statement of profit and loss. Amount received with a specific direction from donors towards a particular project for more than a financial year is recognized as income, only to the extent of cost incurred in that financial year and balance is recorded as liability. Amounts received with a specific direction from donors that such amounts shall from a part of Corpus of the Foundation are credited as Corpus Fund and disclosed as a liability in the Balance Sheet.

# 5.2 Financial Instruments

# 5.2.1 Date of recognition

Financial assets and financial liabilities, with the exception of debt securities and borrowings are initially recognised on the trade date, i.e., the date that the Group becomes a party to the contractual provisions of the instrument. This includes regular way trades: purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the marketplace. The Group recognises borrowings when funds are available for utilisation to the Group.

# 5.2.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Trade receivables are measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

# 5.2.3 Day 1 profit or loss

When the transaction price of the financial instrument differs from the fair value at origination and the fair value is based on a valuation technique using only inputs observable in market transactions, the Group recognises the difference between the transaction price and fair value in net gain on fair value changes. In those cases where fair value is based on models for which some of the inputs are not observable, the difference between the transaction price and the fair value is deferred and is only recognised in profit or loss when the inputs become observable, or when the instrument is derecognised.





# 5. Significant accounting policies (Continued)

# 5.3 Classification of financial instruments

# 5.3.1 Financial assets:

The Group classifies all its financial assets based on the business model for managing the assets and the asset's contractual Terms. Financial Assets are measured at either:

- · Amortised cost; or
- Fair value through other comprehensive income (FVOCI); or
- Fair value through profit or loss [FVTPL]

The Group measures debt financial assets that meet the following conditions at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal
  and interest on the principal amount outstanding.
  - Debt financial instruments that meet the following conditions are subsequently measured at fair value through other comprehensive income (except for debt instruments that are designated as at fair value through profit or loss on initial recognition):
- the financial asset is held within a business model whose objective is achieved both by collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are initially measured at fair value and subsequently measured at FVTPL.

# 5.3.1.1 Amortised cost and Effective interest method

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount. On the other hand, the net gross carrying amount of a financial asset is the amortised cost of a financial asset after adjusting for any loss allowance.

# 5.3.1.2 Financial assets held for trading

The Group classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there is evidence of pattern of short-term profit taking. Held-for-trading assets are recorded and measured in the balance sheet at fair value. Financial assets designated at FVTPL, please refer note 5.3.2.2





# 5. Significant accounting policies (Continued)

# 5.3 Classification of financial instruments (Continued)

# 5.3.1.3 Financial asset measured at FVOCI

Unrealised gains or losses on debt instruments measured at FVOCI are recognised in other comprehensive income, and on derecognition of such instrument accumulated gains or losses are recycled to profit and loss statement. Interest income on such instrument is recognised in profit and loss statements using EIR method.

# 5.3.1.4 Investment in equity instruments

The Group subsequently measures all equity investments at fair value through profit or loss, unless the management has elected to irrevocably classify some of its strategic equity investments to be measured at FVOCI. Such classification is determined on an instrument- by-instrument basis.

#### 5.3.2 Financial liabilities

All financial liabilities are measured at amortised cost except loan commitments, financial guarantees, and derivative financial liabilities.

# 5.3.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the instrument.

The Group issues certain non-convertible debentures, the return of which is linked to performance of specified indices over the period of the debenture. Such debentures have a component of an embedded derivative which is separated from the instrument on initial recognition and fair valued at reporting date. The resultant 'net unrealised loss or gain' on the fair valuation of these embedded derivatives is recognised in the statement of profit and loss. The debt component of such debentures is measured at amortised cost using yield to maturity basis.

# 5.3.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value. An individual instrument is designated at FVTPL upon initial recognition only when one of the following criterias are met.

- The designation eliminates, or significantly reduces, the inconsistent treatment that would otherwise arise from measuring the assets or liabilities or recognising gains or losses on them on a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The liabilities containing one or more embedded derivatives, unless they do not significantly modify the cash flows that
  would otherwise be required by the contract, or it is clear with little or no analysis when a similar instrument is first
  considered that separation of the embedded derivative(s) is prohibited.





# 5. Significant accounting policies (Continued)

# 5.3 Classification of financial instruments (Continued)

# 5.3.2.2 Financial assets and Financial liabilities at fair value through profit or loss (Continued)

Financial assets and financial liabilities measured at FVTPL are recorded in the balance sheet at fair value and any changes in fair value are recorded in profit and loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, as the case may be, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using contractual interest rate.

#### 5.3.2.3 Financial guarantee:

Financial guarantees are contracts that require the Group to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.

# 5.3.2.4 Loan commitment

Undrawn loan commitments are commitments under which, the Group is required to provide a loan with pre-specified terms to the customer during the duration of commitment.

# 5.3.3 Financial liabilities and equity instruments

Financial instruments issued by the group are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

# Derivatives

The Group enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

A derivative is a financial instrument or other contract with all three of the following characteristics:

- Its value changes in response to the change in a specified interest rate, financial instrument price, commodity price, foreign exchange rate, index of prices or rates, credit rating or credit index, or other variable, provided that, in the case of a non-financial variable, it is not specific to a party to the contract (i.e., the 'underlying').
- It requires no initial net investment or an initial net investment that is smaller than would be required for other types of contracts expected to have a similar response to changes in market factors.
- It is settled at a future date.

The Group issues non-convertible debentures, the return of which is linked to performance of specified indices over the period of the debenture. Group enters into derivative contracts to effectively mitigate the risk on such exposure by either minimising the loss or earn a minimum committed income (say for example purchased call and put options) with a wide range of strike prices. This risk mitigation plan has been approved by the risk committee.

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value and the resulting gain or loss is recognised in profit or loss immediately.

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- 5. Significant accounting policies (Continued)
- 5.3 Classification of financial instruments (Continued)
- 5.3.3 Financial liabilities and equity instruments (Continued)

# Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a standalone derivative An embedded derivative causes some or all of the cash flows that otherwise would be required by the contract to be modified according to a specified interest rate, foreign exchange rate, or other variable, provided that, in the case of a non-financial variable, it is not specific to a party to the contract.

Derivatives embedded in all other host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at fair value though profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss, unless designated as effective hedging instruments.

Forward Rate Agreement (FRA) and Interest Rate Futures (IRF)

The Group enters into interest rate derivative transactions i.e. Forward Rate Agreement (FRA) and Interest Rate Futures (IRF) to hedge the interest rate risk arising out of highly probable forecasted future cash inflows.

A Forward Rate Agreement ("FRA") is a forward contract to hedge the risk of movements in interest rates. In FRA contract, Group fixes the yield on the government bond for the period till the maturity of the contract. The Group has entered into FRA to hedge interest rate risk on forecasted premium receivable from already written policies at future dates.

Forward Rate Agreement derivative contracts are over-the-counter (OTC) transactions, agreeing to buy notional value of a debt security at a specified future date, at a price determined at the time of the contract with an objective to lock in the price of an interest bearing security at a future date.

The Forward Rate Agreement (FRA) contract is valued at the difference between the market value of underlying bond at the spot reference yield taken from the SEBI approved rating agency and present value of contracted forward price of underlying bond including present value of intermediate coupon inflows from valuation date till FRA contract settlement date, at applicable INR-OIS rate curve.

Interest rate futures are standardized interest rate derivative contracts which are permitted by IRDAI to hedge risks on forecasted transactions. These are traded on a recognized stock exchange to buy or sell a notional security or any other interest-bearing instrument or an index of such instruments or interest rates at a specified future date, at a price determined at the time of the contract.

The instrument is classified as FVTPL securities and the net gain on fair value change is recognized in the Statement of Profit and Loss.

Derivatives Instruments are initially recognized at fair value at the date of entering into the derivative contracts and are subsequently re-measured to their fair value at the end of each reporting period. The Group follows Cash Flow Hedge accounting. Hedge effectiveness is ascertained at the inception of the hedge and periodically thereafter.





- 5. Significant accounting policies (Continued)
- 5.3 Classification of financial instruments (Continued)
- 5.3.3 Financial liabilities and equity instruments (Continued)

Forward Rate Agreement (FRA) and Interest Rate Futures (IRF) (Continued)

At the inception of the hedge, the Company documents the relationship between the hedging instrument and the hedged item, the risk management objective, strategy for undertaking the hedge and the methods used to assess the hedge effectiveness. Hedge effectiveness is the degree to which changes in the fair value or cash flows of the hedged item that are attributable to a hedged risk are offset by changes in the fair value or cash flows of the hedging instrument. Hedge effectiveness is ascertained at the time of inception of the hedge and periodically thereafter at Balance Sheet date.

The portion of fair value gain/loss on the IRD that is determined to be an effective hedge is recognized directly in appropriate account i.e. 'Fair value gain/loss on derivatives' under the head Other Comprehensive Income and accumulated under the head of Cash Flow Hedge Reserve in the Balance Sheet and the portion of IRD fair value gain/loss that gets determined as ineffective hedge or ineffective portion of effective hedge, basis the hedge effectiveness assessment is recognized in the Statement of Profit and Loss.

The accumulated gains or losses that were recognised directly in the Hedge Reserve are reclassified into Statement of Profit and Loss, in the same period during which the income from hedged forecasted cash flows affect the Statement of Profit and Loss (such as in the periods that income on the investments acquired from underlying forecasted cashflow is recognized in the Statement of Profit and Loss). In the event that all or any portion of loss or gain, recognised directly in the Hedge Reserve is not expected to be recovered in future periods, the amount that is not expected to be recovered is reclassified to the Statement of Profit and Loss. Gains or losses arising from hedge ineffectiveness, if any, are recognised in the Statement of Profit and Loss. Costs associated with derivative contracts are considered as at a point in time cost.

5.4 Reclassification of financial assets and financial liabilities

The Group does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Group acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified.

- 5.5 Derecognition of financial assets and financial liabilities
- 5.5.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Group derecognises a financial asset, such as a loan to a customer, when the terms and conditions have been renegotiated to the extent that, it substantially becomes a new financial assets. In these case to the extent that impairment loss has not already been recorded difference is recognised as derecognition gain or loss in the statement of profit and loss. The newly recognised financial asset are treated as Stage 1 for ECL measurement purposes, unless the new financial asset is classified as Purchased Or Originated Credit Impaired (POCI) assets.

While assessing whether or not to derecognise a financial asset, the Group considers the following factors:

- Change in currency of the loan
- Introduction of an equity feature
- · Change in counterparty

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Group calculates modified carrying value by discounting modified cash flow at the original EIR and records a modification gain or loss, to the extent that an impairment loss has not already been recorded.





- 5. Significant accounting policies (Continued)
- 5.5 Derecognition of financial assets and financial liabilities (Continued)
- 5.5.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Group also derecognises the financial asset if it has transferred the financial asset and the transfer qualifies for derecognition.

The Group has transferred the financial asset if, and only if, either:

- The Group has transferred its contractual rights to receive cash flows from the financial asset; or
- It retains the rights to the cash flows, but has assumed an obligation to pay the received cash flows in full without
  material delay to a third party under a 'pass-through' arrangement.

Pass -through arrangements are transactions whereby the Group retains the contractual rights to receive the cash flows of a financial asset (the 'original asset'), but assumes a contractual obligation to pay those cash flows to one or more entities (the 'eventual recipients'), when all of the following conditions are met:

- The Group has no obligation to pay amounts to the eventual recipients unless it has collected equivalent amounts from
  the original asset, excluding short-term advances with the right to full recovery of the amount lent plus accrued interest
  at market rates
- The Group cannot sell or pledge the original asset other than as security to the eventual recipients

The Group has to remit any cash flows it collects on behalf of the eventual recipients without material delay. In addition, the Group is not entitled to reinvest such cash flows, except for investments in cash or cash equivalents including interest earned, during the period between the collection date and the date of required remittance to the eventual recipients.

A transfer qualifies for derecognition only if either:

- The Group has transferred substantially all the risks and rewards of the asset; or
- The Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Group considers control to be transferred if and only if, the transferree has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.

# 5.5.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing financial liability are substantially modified, such an exchange or modification is treated as a derecognition of the original financial liability and a new financial liability is recognised. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.



5. Significant accounting policies (Continued)

# 5.6 Impairment of financial assets

The Group records allowance for expected credit losses for all financial assets, other than financial assets held at FVTPL, together with loan commitment and financial guarantee contracts. Equity instruments are not subjected to impairment allowance

The Group follows 'simplified approach' for recognition of impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Group uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables. However, if receivables contain a significant financing component, the Group measures the loss allowance by applying general approach.

For all other financial assets, where ECL to be recognised, the Group recognises lifetime ECL when there has been a significant increase in credit risk (SICR) since initial recognition. If, on the other hand, the credit risk has not increased significantly since initial recognition, the Group measures the loss allowance for such instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of an evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life. In contrast, 12m ECL represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date.

The measurement of ECL is a function of the probability of default (PD), loss given default (LGD) (i.e. the magnitude of the loss if there is a default) and the exposure at default (EAD). The assessment of the PD and LGD is based on historical data adjusted for forward-looking information. EAD, for financial assets, is represented by the assets' gross carrying amount at the reporting date; for loan commitments and financial guarantee contracts, the EAD includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Group's understanding of the specific future financing needs of the borrowers, and other relevant forward-looking information.

For financial assets, ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate. The Group recognises an impairment loss or reversal of impairment loss in the profit and loss statement with a corresponding adjustment to their carrying amount through a loss allowance account.

If a financial instrument includes both a loan (i.e. financial asset) and an undrawn commitment (i.e. loan commitment) component and the Group cannot separately identify the ECL on the loan commitment component from those on the financial asset component, the ECL on the loan commitment is recognised together with the loss allowance for the financial asset. To the extent that the combined ECL exceed the gross carrying amount of the financial asset, excess amount is recognised as a provision. For other loan commitments and all financial guarantee contracts, the loss allowance is recognised as provision.





# 5. Significant accounting policies (Continued)

# 5.7 Collateral valuation

To mitigate its credit risks on financial assets, the Group seeks to use collateral, where possible. The collateral comes in various forms, such as cash, securities, letters of credit/guarantees, real estate, receivables, inventories, other non-financial assets and credit enhancements such as netting agreements. Depending on its form, Collateral can have a significant financial effect in mitigating the Group's credit risk and the fair value of collateral affects the calculation of ECLs. Fair value of Collateral is generally assessed, at the inception and re- assessed on a periodical basis. Collateral with frequent changes in underlying value and requiring counterparty to maintain stipulated margin/security cover, is valued daily

To the extent possible, the Group uses active market data for valuing financial assets held as collateral. Other financial assets which do not have readily determinable market values are valued using valuation models.

# 5.8 Repossessed Collateral

The Group's policy is to determine whether a repossessed asset can be best used for its internal operations or should be sold. Repossessed assets determined to be useful for the internal operations are transferred to their relevant asset category at the lower of their repossessed value or the carrying value of the original secured asset. Other assets are transferred to 'Assets held for sale' at their fair value (if financial assets) and fair value less cost to sell for non-financial assets at the repossession date in, line with the Group's policy.

In its normal course of business, the Group does not physically repossess properties or other assets in its retail portfolio, but engages external agents to recover funds, generally at auction, to settle outstanding debt. Any surplus funds are returned to the customers/obligors.

#### 5.9 Write off

Financial assets are written off either partially or in their entirety only when the Group has no reasonable expectation of recovery. Any subsequent recoveries are credited to impairment on financial instrument on statement of profit and loss.

# 5.10 Forborne and modified loan

Considering borrower's financial difficulties the Group may sometimes make some concessions or modifications to the original terms of loans. The Group considers a loan forborne when such concessions or modifications are provided as a result of the borrower's present or expected financial difficulties and the Group would not have agreed to them if the borrower had been in good financial health. Forbearance may involve extending the payment arrangements and the agreement of new loan conditions. Once the terms are renegotiated, impairment is measured using the original EIR on modified cash flows. Where such concessions are granted Group continue to monitor forborne loans for an observable period for regular payment of renegotiated cash flows. Group evaluates each case for derecognition and classification of loan in Stage 2 or Stage 3.. If these procedures identify a loss in relation to a loan, it is disclosed and managed as an impaired Stage 3 forborne asset, until it is collected or written off.





# 5. Significant accounting policies (Continued)

#### 5.11 Determination of fair value

The Group measures its qualifying financial instruments, at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or fiability

The principal or the most advantageous market must be accessible by the Group.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

- Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted quoted prices from active
  markets for identical assets or liabilities that the Group has access at the measurement date. The Group considers
  markets as active only if there are sufficient trading activities with regards to the volume and liquidity of the identical
  assets or liabilities and when there are binding and exercisable price quotes available on the balance sheet date.
- Level 2 financial instruments—Those where the inputs that are used for valuation are significant and are derived from
  directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments –Those that include one or more unobservable input that is significant to the measurement
  as whole. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group
  determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on
  the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.
   The Group periodically reviews its valuation techniques including the adopted methodologies and model calibrations.

Therefore, the Group applies various techniques to estimate the credit risk associated with its financial instruments measured at fair value, which include a portfolio-based approach that estimates the expected net exposure per counterparty over the full lifetime of the individual assets, in order to reflect the credit risk of the individual counterparties for non-collateralised financial instruments.

The Group evaluates the levelling at each reporting period on an instrument-by-instrument basis and reclassifies instruments when necessary based on the facts at the end of the reporting period.





# 5. Significant accounting policies (Continued)

#### 5.12 Revenue from contracts with customers

Revenue is measured at transaction price i.e. the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to the customer, excluding amounts collected on behalf of third parties. The Group consider the terms of the contract and its customary business practices to determine the transaction price. Where the consideration promised is variable, the Group excludes the estimates of variable consideration that are constrained. The Group applies the five-step approach for the recognition of revenue:

- Identification of contract
- II. Identification of the separate performance obligation in the contract
- III. Determination of transaction price
- IV. Allocation of transaction price to separate performance obligation and
- V. Recognition of revenue when (or as) each performance obligation is satisfied

The Group recognises revenue (net of applicable Goods and Service Tax (GST))

from the following sources:

- a. Fee income including investment banking, advisory fees and syndication fees, is accounted in accordance with agreement entered into with respective investment managers / advisors.
- b. Clearing fee income arises, when the performance obligation related to trade is executed and a valid contract is generated for the trade. Fee income is accounted for, at a point in time or over a period of time in accordance with the terms and contracts entered into between the Group and the counterparty.
- c. Brokerage income including client subscription fees is recognised as per contracted rates at the point in time when transaction's performance obligation is satisfied on behalf of the customers on the trade date.
- d. Investment management fees are recognised net of GST over the tenure in accordance with the Investment Management Agreement with Investment Manager.
- e. Management fee from trusts declared by it for acquisition of financial assets and the same is accounted for over the tenure as per terms of the relevant trust deeds and offer document issued by the Trust. Further any upside share in excess realisation over acquisition price of financial asset is recognised in accordance with terms of the relevant trust deed/offer document. Redemption incentive and recovery incentive is accounted over the period on cash basis, i.e. as and when received by the Group as per the terms of the relevant trust deeds and offer document issued by the Trust
- Portfolio management fees are recognised over the tenure in accordance with portfolio management agreement entered with respective clients.
- g. Interest on delayed payments and rental income are recognised as revenue on certainty of realisation.





# 5. Significant accounting policies (Continued)

#### 5.12 Revenue from contracts with customers (Continued)

- h. Agency commission/procurement income is recorded in pursuant to terms and conditions mentioned in scope of work or agreement.
- i. Real estate advisory fee is recognised as per the terms and conditions mentioned in the agreement.
- j. Revenue from fund management services (excluding mutual fund business) is recognised over the tenure in accordance with the terms and conditions of the investment management agreement between the Group and the Fund for which the Group acts as a fund manager.
- k. Revenue from rendering of trustee services is recognised in accordance with the terms and conditions of the Compensation Agreement between the trustee company and the fund.
- I. Sales of Commodities is accounted as per the terms of agreement with parties.
- m. The Group recognises incremental costs of obtaining a contract with a customer as an asset if it expects to recover those costs. This asset is amortised to profit or loss on a systematic basis consistent with the transfer to the customer of the goods or services to which the asset relates.
- n. Lease rentals are recognised as income in Statement of Profit and Loss on a straight-line basis over the lease term. Costs related to operating and maintenance of investment property is recognised as expense.
- o. Insurance and other claims are recognised as revenue on certainty of realisation.
- p. Profit or loss on sale of investments is recognised on trade date basis.

# 5.13 Leases

# Group as a lessee

The Group makes an assessment of lease at the time of inception of a contract and if the contract conveys the right to control the use of an identified asset for a period in exchange for consideration, same is recognised as Lease liability. The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

# Lease Liabilities

At the initial recognition, the Group measures lease liabilities at present value of all lease payments discounted, using the Group's incremental cost of borrowing, to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees.

# Subsequently, the lease liability is

- increased to reflect the accretion of interest; and
- reduced for the lease payments made and
- remeasured to reflect any change in the lease term, change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments), or change in option to purchase the underlying asset.

# Measurement of Right of use assets

The Group recognises 'Right-of-Use' assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). The cost of 'Right-of-Use' assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.





# 5. Significant accounting policles (Continued)

# 5.13 Leases (Continued)

Subsequently 'Right-of-Use' assets are measured at cost less any accumulated depreciation; and impairment losses; and adjusted for any remeasurement of lease liabilities. Right-of-use assets are depreciated on a straight-line basis over the lease term or the estimated useful lives of the assets whichever is short.

#### Short term lease

The Group has elected not to recognise 'Right of Use 'asset and lease liabilities for short term leases of 12 months or less. The Group recognises lease payment associated with these leases as expense on a straight-line basis over lease term.

#### Group as lessor

Leases in which the Group does not transfer substantially all the risks and rewards incidental to ownership of an asset is classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Leases are classified as finance leases when substantially all of the risks and rewards of ownership transfer from the Group to the lessee. Amounts due from lessees under finance leases are recorded as receivables at the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the net investment outstanding in respect of the lease.

# 5.13 Earnings per share

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders of the Holding Company for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares.

# 5.14 Foreign currency transactions

The Consolidated Financial information are presented in Indian Rupees which is also functional currency of the Parent. For each entity the Group determines the functional currency and items included in the financial statements of each entity are measured using that functional currency. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are translated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated. Foreign exchange Translation Reserve (FCTR) thus created is recognised in Other Comprehensive Income.

In respect of monetary assets and liabilities, in ordinary course of business, are translated at exchange rate prevailing at the dates of the transactions and subsequently remeasured at rates prevailing at end of each reporting period. Exchange gain/(loss) arising thereof is recognised in profit or loss in the period in which they arise.





# 5. Significant accounting policies (Continued)

# 5.15 Retirement and other employee benefit

Provident fund and national pension scheme

The Group contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for as expense, when an employee renders the related service in the statement of profit and loss

# Gratuity

The Group's gratuity scheme is a defined benefit plan. An independent actuarial valuation is carried out to determines the present value of the obligation under such benefit plan using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an Insurance company approved by Insurance Regulatory and Development Authority (IRDA). Any deficits in plan assets managed by Insurer as compared to present valuation of obligation, determined by actuary, are recognised as a liability.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

Remeasurements are not reclassified to profit or loss in subsequent periods.

#### Compensated Absences

The eligible employees of the Group are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Group recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Group recognises related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognises the following changes in the net defined benefit obligation as an expense in the consolidated statement of profit and loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income

# 5.16 Share-based payment arrangements

Equity-settled share- based payments to employees are granted by the ultimate Holding Company. These are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) which grants employees right to receive the difference between the SAR price and the market price of equity shares of the ultimate Holding Company on the date of vesting. Settlement of the difference can be made, either in cash or by issuance of equity shares of the ultimate Holding Company, is at the discretion of the ultimate Holding Company. These are classified as equity settled share-based transaction.

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Group estimates the number of equity instruments expected to vest. The impact of the revision over the original estimates, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the 'ESOP reserve'. In cases where the share options granted vest in tranches over the vesting period, the Group treats each tranche as a separate grant, because of different vesting period and difference in, the fair value of each tranche.



# 5. Significant accounting policies (Continued)

# 5.17 Property, plant and equipment and right – of – use assets

Property plant and equipment (PPE) is stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation and accumulated impairment in value. PPE is recognised when it is probable that future economic benefits associated with the item is expected to flow to the Company and the cost of the item can be measured reliably. Changes in the expected useful life are accounted for by changing the amortisation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria. Repairs and maintenance are recognised in profit or loss as cost.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the statement of profit and loss.

Capital work in progress is stated at cost, net of accumulated impairment loss, if any.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided upto the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Group has evaluated the useful lives of the respective property, plant and equipment which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the property, plant and equipment are as follows:

Estimated useful lives of the assets are as follows:

Nature of assets	Estimated useful life
Building (other than Factory Building)	60 years
Plant and Equipments	15 years
Furniture and fixtures	10 years
Vehicles	8 years
Vessel (Boat)	13 years
Office Equipment	5 years
Computers - Servers and networks	б years
Computers - End user devices, such as desktops, laptops, etc.	3 years
Solar power plant	15 years

Land and buildings are subsequently shown at fair value based on periodic valuations by external independent valuers, less subsequent depreciation for buildings. Valuations will be carried out on a regular basis, unless the management consider it appropriate to have an earlier revaluation, such that the carrying amount of property does not differ materially from that which would be determined using fair values at the end of the reporting period. Any accumulated depreciation at the date of revaluation is eliminated from the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset.

Subsequent measurement of land and building under revaluation model

Increases in the carrying amount arising on revaluation of land and buildings are credited to other comprehensive income and shown as a revaluation reserve in shareholders' equity. An exception is a gain on revaluation that reverses a revaluation decrease (impairment) on the same asset previously recognised as an expense. Decreases that offset previous increases of the same asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to profit or loss. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset spiginal cost is transferred from the revaluation reserve to retained earnings.



# Significant accounting policies (Continued)

# 5.18 Property, plant and equipment and right – of – use assets (Continued)

Right-of-use assets are depreciated on a straight-line basis over the lease term.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. The carrying amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate

# 5.19 Intangible assets

The Group's intangible assets mainly include the value of computer software and management rights. An intangible asset is recognised only when its cost can be measured reliably and it is probable that the expected future economic benefits that are attributable to it will flow to the Group.

Intangible assets acquired separately are measured on initial recognition at cost. Intangible assets acquired in a business combination are recognised at their fair value as at the date of acquisition. Subsequently, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Intangible assets with finite lives are amortised over the useful economic life.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains and losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the assets are recognised in the statement of profit and loss when the asset is derecognised.

# 5.20 Impairment of non-financial assets

The Group assesses at each balance sheet date whether there is any indication that an asset may have be impaired based on internal/ external factors. If any such indication exists, the Group estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognised in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

# 5.21 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, that are readily convertible to a known amount of cash and subject to an insignificant risk of changes in value.

# 5.22 Provisions and other contingent liabilities

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows to net present value using an appropriate pre- tax discount rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.





# 5.22 Provisions and other contingent liabilities (Continued)

A present obligation that arises from past events, where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made, is disclosed as a contingent liability. Contingent liabilities are also disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. Claims against the Group, where the possibility of any outflow of resources in settlement is remote, are not disclosed as contingent liabilities.

Contingent assets are not recognised in the financial statements since this may result in the recognition of income that may never be realised. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and is recognised.

#### 5.23 Income tax

Income tax expense represents the sum of the current tax and deferred tax.

# 5.23.1 Current tax

The tax payable for the reporting period is computed on taxable profit for the year. The Group's current tax is calculated using tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date in the countries where the Group operates and generates taxable income.

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The group shall reflect the effect of uncertainty for each uncertain tax treatment by using either most likely method or expected value method, depending on which method predicts better resolution of the treatment.

# 5.23.2 Deferred tax

Deferred tax is recognised using Balance Sheet approach on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilized, except;

- When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss
- In respect of deductible temporary differences associated with investments in subsidiaries and associates, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised





- 5. Significant accounting policies (Continued)
- 5.23 Income tax expenses (Continued)

# 5.23.2 Deferred tax (Continued)

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the subsidiaries expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

The Group offsets deferred tax assets and deferred tax liabilities if and only if it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

# Minimum alternate tax (MAT)

MAT paid in a year is charged to the statement of profit and loss as current tax. The Group recognises unused MAT credit as a deferred tax asset only to the extent that it is probable that the Group will be able to utilise during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognises deferred tax asset (MAT credit) as an asset, the said asset is created by way of credit to the statement of profit and loss. The Group reviews the MAT asset at each reporting date and writes down the asset to the extent that it is not probable that the Group will be able to utilise it during the specified period.





# 5. Significant accounting policies (Continued)

# 5.24 Investment properties

Properties, including those under construction, held to earn rentals and/or capital appreciation are classified as investment property and are measured and reported at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment loss, if any.

Depreciation is recognised using written down method so as to write off the cost of the investment property less their residual values over their useful lives specified in Schedule II to the Companies Act, 2013 or in the case of assets where the useful life was determined by technical evaluation, over the useful life so determined. Depreciation method is reviewed at each financial year end to reflect the expected pattern of consumption of the future benefits embodied in the investment property. The estimated useful life and residual values are also reviewed at each financial year end and the effect of any change in the estimates of useful life/residual value is accounted on prospective basis.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of property is recognised in the Statement of Profit and Loss in the same period.

# 5.25 Business Combination

The acquisition method of accounting is used for business combinations by the Group. The cost of an acquisition is measured as the aggregate of the consideration transferred measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their acquisition date fair values. Goodwill is initially measured as the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests, and any previous interest held, over the net identifiable assets acquired and liabilities assumed. After initial recognition, goodwill is tested for impairment annually or more frequently if impairment indicators exists. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Business combination under common control

Common control business combinations includes transactions, such as transfer of subsidiaries or businesses, between entities within a group. Group has accounted all such transactions based on pooling of interest method, as follows:-

- $\hbox{- The assets and liabilities of the combining entities are reflected at their carrying amounts.}\\$
- No adjustments are made to reflect fair values, or recognise any new assets or liabilities.
- The financial information in the financial statements in respect of prior periods are restated as if the business combination had occurred from the beginning of the preceding period in the financial statements, irrespective of the actual date of the combination.

The identity of the reserves shall be preserved and shall appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor. The difference, if any, between the amount recorded as share capital issued plus any additional consideration in the form of cash or other assets and the amount of share capital of the transferor shall be transferred to capital reserve.

# a. Product classification

Insurance contract

Insurance contracts are those contracts when ETLIFE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders.

As a general guideline, ETLIFE determines whether it has significant insurance risk, by comparing benefits paid with benefits payable if the insured event did not occur. Such contract remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are extinguished or expire. Contracts can be classified as insurance contracts after inception if insurance risk becomes significant.





# 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE")): (Continued)

#### a. Product classification (Continued)

investment contract

Investment contracts are those contracts which are not insurance contract. Investment contracts are those contracts that transfer financial risk with no significant insurance risk. Investment contracts can, however, be reclassified as insurance contracts after inception if insurance risk becomes significant. Some insurance and investment contracts contain a discretionary participation feature (DPF), which is a contractual right to receive additional benefits as a supplement to guaranteed benefits.

Insurance and investment contracts are further classified as with DPF, Linked Business and Others. Insurance contracts and investment contracts with DPF are measured and accounted under existing accounting practices at the date of transition to Ind AS which is in accordance with Ind AS 104.

# b. Revenue recognition

#### Premium Income

Premium income on insurance contracts and investment contracts with DPF are recognised as income when due from policyholders. For regular premium contracts, receivables are recognised at the date when payments are due

In respect of linked business, premium income is recognised when the associated units are allotted. Top up premiums paid by unit-linked policyholders are considered as single premium and recognised as income when the associated units are created.

Where policies lapse due to non-receipt of premiums, then all the related premium income accrued but not received from the date they are deemed to have lapsed is offset against premiums. Premium on lapsed policies is recognised as income on receipt basis on reinstatement or revival of these policies.

Investments contract policyholders are charged fees for policy administration, investment management, surrenders or other contract services. The fees may be fixed amounts or vary with the amounts being managed and will generally be charged as an adjustment to the policyholder's balance.

For investment contract without DPF, deposit accounting in accordance with Ind AS 104 and Ind AS 109 is followed. Consequently only to the extent of charges and fees collected from such investment contract is accounted as income in statement of profit and loss, unless they relate to services to be provided in future periods, in which case they are deferred and recognized as and when the services are provided.

# Reinsurance premium ceded

Reinsurance premium ceded is accounted at the time of recognition of premium income in accordance with the treaty or in principle arrangement/agreement with the reinsurers.

# Income from Unit Linked Policies

Income from unit-linked policies, which include fund management charges, policy administration charges, mortality charges and other charges, wherever applicable, are recovered from the unit-linked funds in accordance with the terms and conditions of the policies issued and are recognised as and when due.

Fee management charges of investment contract

Investments contract policyholders are charged fees for policy administration, investment management, surrenders or other contract services. The fees may be fixed amounts or vary with the amounts being managed and will generally be charged as an adjustment to the policyholder's balance. The fees are recognised as revenue in the period in which they are collected unless they relate to services to be provided in future periods, in which case they are deferred and recognised as and when the services are provided.

Interest income on policy loans is recognised using effective interest rate method





# 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE")): (Continued)

#### c. Acquisition costs

Acquisition cost which are primarily relatable to the acquisition of insurance and investment contracts with DPF are expensed in the period in which they are incurred.

For investment contracts with or without DPF, acquisition costs that are directly attributable to securing an investment contract are deferred and amortised over the period in which the service is provided.

# Benefits paid:

Benefits paid consists of the policy benefit and claim settlement costs, if any.

#### Non-linked husiness

Death, rider, withdrawals and surrender claims are accounted for on receipt of intimation. Maturity, survival benefit and annuities are accounted when due.

# Linked-business

Death and rider are accounted for on receipt of intimation. Maturity claims and survival benefit are accounted for on due basis when the associated units are cancelled. Surrenders and withdrawals are accounted for on receipt of intimation. Amount payable on lapsed/ discontinued policies are accounted for on expiry of lock in period of these policies. Surrenders, withdrawals and lapsation are disclosed at net of charges recoverable.

# Reinsurance

Reinsurance claims receivable are accounted for in the same period as the related claim.

# d. Reinsurance ceded

ETLIFE cedes reinsurance in the normal course of business, with retention limits varying by line of business. Premiums ceded and claims reimbursed are presented on a gross basis in the statement of profit and loss.

Reinsurance assets primarily include balances due from reinsurance companies for ceded insurance. Amounts recoverable from reinsurers are estimated in a manner consistent with the underlying contract liabilities, outstanding claims provisions or settled claims associated with the reinsured policies and in accordance with the relevant reinsurance contract.

Reinsurance assets are reviewed for impairment at each reporting date, or more frequently, when an indication of impairment arises during the reporting period. Impairment occurs when there is objective evidence as a result of an event that occurred after initial recognition of the reinsurance asset that the company may not receive all outstanding amounts due under the terms of the contract and the event has a reliably measurable impact on the amounts that the company will receive from the reinsurer. The impairment loss is recorded in the statement of Profit or loss.





# 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

#### e. Liability adequacy test

ETLIFE assesses at the end of each reporting period whether its recognised insurance liabilities are adequate, using current estimates of future cash flows under its insurance contracts. If that assessment shows that the carrying amount of its insurance liabilities is inadequate in the light of the estimated future cash flows, the entire deficiency shall be recognised in the statement of profit or loss.

# f. Policyholder Liability

Insurance contract and investment contract with DPF.

Under the Ind AS 104 requirement, insurance, and investment contract with DPF claims / liabilities are measured using the accounting policies consistent with those adopted previously under existing accounting practices.

Hence, the policyholder liabilities are calculated in accordance with the accepted actuarial practice, requirements of Insurance Act, 1938 and amendments thereafter, applicable regulations notified by the Insurance Regulatory and Development Authority of India (IRDAI), and Actuarial Practice Standards issued by the Institute of Actuaries of India.

# g. Investment contracts without DPF

Liability in respect of investment contracts is recognised in accordance with Ind AS, taking into account accepted actuarial practices. Deposits (premium amount) collected are not accounted for through the statement of profit or loss but are accounted for directly through the balance sheet as an addition to the investment contract liability. Amounts paid (benefit amounts) are recorded as reductions of the investment contract liability.

# h. Unclaimed amount of policyholders

- Assets held for unclaimed amount of policyholders is created and maintained in accordance with the requirement
  of IRDAI (Investments) Regulations, 2016 read with read along with Master Circular and guidelines amended
  from time to time.
- Unclaimed amount of policyholders' assets grouped under 'Other financial assets' is invested in money market
  instruments and / or fixed deposits of scheduled banks which are valued at amortised cost.
- Income on unclaimed amount of policyholders is credited to respective unclaimed account and is accounted for
  on an accrual basis.
- Amount payable on account of income earned on assets held for unclaimed amount of policyholders is accounted
  for on an accrual basis and is disclosed net of fund management charges.
- Unclaimed amount of policyholders' liability grouped under trade payables is determined on the basis of NAV of the units outstanding as at the valuation date.
- Amounts remaining unclaimed for a period of 10 years together with all respective accretions to the fund are deposited into the Senior Citizen Welfare Fund (SCWF) in accordance with requirement of above mentioned regulations.





# 5. Significant accounting policies (Continued)

5.27 Significant accounting policies of General insurance business (Zuno General Insurance Limited "ZGIL" (formerly known as Edelweiss General Insurance Company Limited "EGICL"))

# Revenue recognition in general insurance business

#### Premium Income

Premium (net of goods and service tax), including reinstatement premium on direct business and reinsurance accepted, other than for Long term motor insurance policies for new cars and new two wheelers ('Long-term motor insurance policies') issued on and after September 1, 2018, having term of more than one year, is recognized as income at the commencement of risk over the contract period or the period of risk, whichever is appropriate, on a gross basis and for installment cases, it is recognized on installment due dates.

Own Damage coverage premium in Long-term motor insurance policies is recognized in accordance with the movement IDV (Insured declared value) on a yearly basis over the policy period and Third Party coverage premium is recognized equally on a yearly basis over the policy period at the commencement of risk on 1/n basis where 'n' denotes the term of the policy period in years.

Reinstatement premium is recorded as and when such premiums are recovered. Any subsequent revisions to premium are recognized in the year in which they occur over the remaining period of risk or contract period, as applicable. Adjustments to premium income arising on cancellation of policies are recognized in the period in which they are cancelled.

#### Reinsurance Ceded

Insurance premium on ceding of the risk other than Long-term motor insurance policies is recognized in the period in which the risk commences in accordance with reinsurance arrangements with the reinsurers. In case of Long-term motor insurance policies reinsurance premium is recognized on the insurance premium allocated for the year in accordance with reinsurance arrangements with the reinsurers. Any subsequent revisions to, refunds or cancellations of premiums are recognized in the year in which they occur.

Premium on excess of loss reinsurance cover is accounted as per the terms of the reinsurance arrangements. Adjustment to reinsurance premium arising on cancellation of policies is recognized in the period in which they are cancelled.

# · Commission income from reinsurance ceded

Commission from reinsurance ceded is recognised as income on ceding of reinsurance premium in the period of ceding of risk. Profit commission under reinsurance treaties, wherever applicable, is recognised as income in the year of final determination of profits as confirmed by reinsurers and combined with commission on reinsurance ceded.

# Reserve for Unexpired Risk

Reserve for unexpired risk represent that part of net written premium which is attributable to and allocated to the succeeding accounting periods. Reserve for unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on 1/365th method for all segments, other than Health insurance policies with Health 241 Add ON cover. In Marine Hull business it is subject to a minimum of 100%.

In Switch product, the unexpired risk for Accidental damage cover is calculated on basis its usages i.e. used premium is accounted as earned premium and unused portion is accounted as unexpired risk reserve and for Fire & theft cover the unexpired risk is calculated on net written premium based on 1/365th method.

In Health insurance policies with Health 241 Add ON cover; the unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on:

- a. 1/730 basis where there is no claim reported in the 1st year of policy
- b. 1/365 basis where the claim is reported in the 1st year of policy





# 5. Significant accounting policies (Continued)

# 5.27 Significant accounting policies of General insurance business (Edelweiss General Insurance Company Limited - "EGICL") (Continued)

# Claims Incurred

Claims incurred comprise of claims paid (net of salvage and other recoveries), change in estimated liability for outstanding claims made following a loss occurrence reported and estimated liability for claims Incurred But Not Reported (IBNR) and claims Incurred But Not Enough Reported (IBNER). Further, claims incurred also include specific claim settlement costs comprising survey fees, legal expenses and other directly attributable costs. Claims (net of amounts receivable from reinsurers/coinsurers) are recognised on the date of intimation based on internal management estimates or on estimates from surveyors/insured in the respective revenue account(s).

Estimated liability for outstanding claims at balance sheet date is recorded net of claims recoverable from / payable to co-insurers / reinsurers, salvage to the extent there is certainty of realisation and other recoveries. Estimated liability for outstanding claims is determined by the management on the basis of ultimate amounts likely to be paid on each claim, established by the management in light of past experience and progressively modified for changes as appropriate, on availability of further information and in cases where claim payment period exceeds four years based on actuarial valuation. These estimates include claim settlement costs likely to be incurred to settle outstanding claims.

IBNR reserves are provisions for claims that may have been incurred during the accounting period but have not been reported or claimed. The IBNR provision also includes provision, for claims that have been incurred but are not enough reported (IBNER). The provision for IBNR and IBNER is based on actuarial estimate duly certified by the Appointed Actuary of ZGIL. The actuarial estimate is derived in accordance with relevant IRDAI regulations and Guidance Note GN 21 issued by the Institute of Actuaries of India. The Appointed Actuary has certified that the methodology and assumptions used to estimate the liability are appropriate and in accordance with guidelines and norms issued by the Institute of Actuaries of India in concurrence with the IRDAI regulations.

# Premium deficiency

Premium deficiency ('PDR') is recognised at segmental revenue account level, when the sum of expected net claim costs, related expenses and maintenance costs (related to claims handling) exceed the reserve for unexpired risks. The premium deficiency is calculated and duly certified by the Appointed Actuary.

# 6. Critical accounting judgements and key sources of estimation uncertainty

In the application of the Group's accounting policies, described in note 5, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.





# 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

# 6.1. Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

#### a. Business model assessment

Classification and measurement of financial assets depends on the results of business model test. The Group determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Group monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Group continuously monitors whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets is required.

#### b. Significant increase in credit risk

ECL is measured as allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. In assessing whether the credit risk of an asset has significantly increased the Group takes into account qualitative and quantitative reasonable and supportable forward-looking information.

# c. Consolidation of structured entities

A structured entity is an entity that has been designed so that voting or similar rights are not the dominant factor in deciding who controls the entity, such as when any voting rights relate to administrative tasks only and the relevant activities are directed by means of contractual arrangements. In the context of the Group, structured entities comprise securitisation trusts in asset reconstruction business, mutual fund schemes and alternative investment funds / schemes thereof. The Group consolidates the structured entities that it controls. When making this judgement, the Group also considers voting and similar rights available to itself and other parties, who may limit the Group's ability to control, including rights to appoint, reassign or remove members of the structured entity's key management personnel who have the ability to direct the relevant activities, the exposure to variability of returns and whether the Group has the ability to use its power to affect the amount of the Group's returns i.e. the variability of returns in relation to the total returns of the investee entity.

# d. Determining lease term for lease contracts with renewal and termination option

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.





# 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

# 6.1. Critical judgements in applying accounting policies (Continued)

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain, whether or not, to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customisation of the leased asset).

# 6.2 Key sources of estimation uncertainty

The Group based its assumptions and estimates on parameters available all the time consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur. Following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

#### Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets wherever possible, but where this is not feasible, estimation is required in establishing fair values.

For Investments made into Security receipts (SRs), Group uses discounted cash flow model, given that the SRs are less liquid instruments. Expected cash flow levels including timing of cash flows are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including default rates, nature and value of collaterals, manner of resolution and other economic drivers. For any valuation which are based on models, Judgements and estimates are applied, which include considerations of liquidity, credit risk (both own and counterparty), funding value adjustments, correlation and volatility.

# b. Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Group's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies. Elements of the ECL models that are considered accounting judgements and estimates include:

PD calculation includes historical data, assumptions and expectations of future conditions.





# 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

# 6.2 Key sources of estimation uncertainty (Continued)

- b. Impairment of financial assets (Continued)
  - The Group's criteria for assessing if there has been a significant increase in credit risk and so allowances for financial assets should be measured on a life-time expected credit loss and the qualitative assessment
  - The segmentation of financial assets when their ECL is assessed on a collective basis
  - Development of ECL models, including the various formulas and the choice of inputs
  - Determination of associations between macroeconomic scenarios and, economic inputs, such as unemployment levels and collateral values, and the effect on PDs, EAD and LGD
  - Selection of forward-looking macroeconomic scenarios and their probability weightings, to derive the economic inputs into the ECL models

It is Group's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

# Effective interest rate method

The Group's EIR methodology, as explained in Note 5.1, recognises interest income / expense using a rate of return that represents the best estimate of a constant rate of return over the expected behavioural life of loans given / taken and recognises the effect of characteristics of the product life cycle.

This estimation, by nature, requires an element of judgement regarding the expected behaviour and life-cycle of the instruments, as well expected changes fee income/expense that are integral parts of the instrument.

# d. Accounting for deferred taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

The Group has recognised deferred tax assets on carried forward tax losses with respect to certain subsidiaries where the Group believes that the said deferred tax assets shall be recoverable based on the estimated future taxable income which in turn is based on approved business plans and budgets. The losses are allowed to be carried forward to the years in which the Group expects that there will be sufficient taxable profits to offset these losses.

# e. Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate ('IBR') to measure lease liabilities. Incremental borrowing rate is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

# f. Asset liability management

Management has made an assessment of its ability to continue and is satisfied that it has the resources to continue in business for the foreseeable future.





# 7. Standards issued but not yet effective

The Ministry of Corporate Affairs (MCA) has notified Companies (Indian Accounting Standards) Amendment Rules, 2023 dated 31 March 2023 to to amend the following Ind AS which are effective from 01 April 2023.

(i) Amendment to Ind AS 8 - Definition of Accounting Estimates

The amendments clarify the distinction between changes in accounting estimates and changes in accounting policies and the correction of errors. It has also been clarified how entities use measurement techniques and inputs to develop accounting estimates.

The amendments are effective for annual reporting periods beginning on or after 1 April 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period.

The amendments are not expected to have a material impact on the Group's financial statements.

(ii) Amendment to Ind AS 1- Disclosure of Accounting Policies

The amendments aim to help entities provide accounting policy disclosures that are more useful by replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies and adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

Consequential amendments have been made in Ind AS 107.

The Group is currently revisiting their accounting policy information disclosures to ensure consistency with the amended requirements.

(iii) Amendment to Ind AS 12 - Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments narrow the scope of the initial recognition exception under Ind AS 12, so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences.

The amendments should be applied to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, at the beginning of the earliest comparative period presented, a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability should also be recognised for all deductible and taxable temporary differences associated with leases and decommissioning obligations.

Consequential amendments have been made in Ind AS 101.

The amendments to Ind AS 12 are applicable for annual periods beginning on or after 1 April 2023.

The Group is currently assessing the impact of the amendments.





(Currency: Indian rupees in millions)

# 8. Cash and cash equivalents

Particulars	31-Mar-2023	31-Mar-2022
Cash in hand	34.86	31.97
Chaques in hand	109 74	709 07
Balances with banks: (refer note 1 below)		
-in Current accounts	20,891.69	16,590.97
-in fixed deposits with original maturity less than 3 months	6,146.31	2,966.76
Total	27,458.60	19,885.63

#### Note 1:

Pledged bank balance/fixed deposits aggregating to ₹ 5,053.82 million ( previous year ₹ 3.271.32 million) against debt securities issued.

# 9. Bank Balance other than cash and cash equivalents

Particulars	31-Mar-2023	31-Mar-2022
Fixed deposits with original maturity less than 3 months at amortised cost (refer Note 1 below) (held as margin money or security against borrowings, debt securities and guarantees)	9,522.32	10,494.74
Unpaid dividend accounts	9.81	8.60
Total	9.532.13	10,503.34

# Note 1:

- Pledged fixed deposit aggregating to ₹ 2,326.63 million (previous year ₹ 3,484.44 million) with bank for securing credit facilities, obtaining bank guarantees, securitisation contracts and meeting margin requirement for trading in cross currency swaps and forward margin.
- Pledged fixed deposit aggregating to ₹ 66.09 million (previous year ₹ 72.66 million) with VAT.CST and excise authorities.
   Pledged fixed deposit aggregating to ₹ 16.29 million (previous year ₹ 41.88 million) with agriculture produce market committee for obtaining Mandi license.





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 10. Derivative financial instruments

	31-Mar-2023	Notional amount (Units)	Fair value of asset (₹ in millions)	Notional amount (Units)	Fair value of liability (₹ in millions)
i}	Currency derivatives				
	Currency Futures	2,50,000	0,03	73,82,069	485.42
	Options purchased	11,14,01,000	56.48	•	•
	Options sold	-		13,93,27,000	49.88
	Less: amounts offset (refer note 10.1)	(2,50,000)	(0.03)	(12,54,57,069)	(533.45)
	Subtotal (i)		56.48		1,85
ii)	Interest rate derivatives				
	Forwards and Interest Rate Swaps	31,42,52,63,200	140.62	7,50,00,00,000	23.96
	Futures	-	•	1,62,20,000	1.42
	Less: amounts offset (refer note 10.1)		•	(1,62,20,000)	(1.42)
	Subtotal (ii)		140.62	<u></u>	23.96
ii)	Equity linked derivatives				
	Stock Futures	75,11,845.00	82.37	54,44,117	54.55
	Options purchased	23,76,300.00	1.53	32,09,700	16.77
	Options sold (written)	•	-	2,25,000	1.88
	Less: amounts offset (refer note 10.1)	{75,11,845}	(82.37)	(54,44,117)	(54.55)
	Subtotal (iii)		1.53		18.65
v}	Index linked derivatives				
	Index Futures	70,849.19	46.27	21,700	6.74
	Options purchased	6,24,47,310.00	105.23	73,700	5.35
	Options sold (written)	-	•	5,51,58,385	293.75
	Less: amounts offset (refer note 10.1)	(70,349)	(46.27)	(5,35,48,000)	(18.37)
	Subtotal (iv)		105.23		287.47
v)	Embedded derivatives				
	In market linked debentures	- <u> </u>	475.14	79,46,00,000	443.79
	Subtotal (v)		475.14		443.79
ri)	Commodity derivatives				
	Options purchased	-		21,100	0.27
	Less: amounts offset (refer note 10.1)	·	•	(21,100)	(0.27)
	Subtotal (vi)				-
	Total		779.00		775.72





### 10. Derivative financial instruments (Continued)

	31-Mar-2022	Notional amount (Units)	Fair value of asset (₹ in millions)	Notional amount (Units)	Fair value of liability (₹ in millions
i)	Currency derivatives				
	Currency Futures	2,03,36,139	58.71	72,34,000	3.13
	Options purchased	15,89,42,000	153.73		
	Options sold			23,82,04,000	173.39
	Less: amounts offset (refer note 10.1)	(2,03,36.139)	(58.71)	(24,54,38,000)	
	Sub total (i)		158.73	( ,	
i)	Interest rate derivatives				
	Forwards and Interest Rate Swaps	12,65,00,00,000	53.61	20,85,25,21,074	267.16
	Futures	2,45,96,000	1.23	1.39,72,000	0.48
	Less: amounts offset (refer note 10.1)	(2,45,96,000)		(1,39.72,000)	(0.48)
	Subtotal (li)	· · · · · · · · · · · · · · · · · · ·	53.61		267 16
i)	Equity linked derivatives				
	Stock Futures	2,48,46,97,540	47.70	1,25,60,87,136	39.10
	Options purchased	10,87,825	71.97		
	Options sold (written)			15,49,875	15.19
	Less: amounts offset (refer note 10.1)	(2,48,46,97,540)	(47.70)	(1,25,60,37,136)	(39.10
	Subtotal (iii)	_	71.97	· · · · · ·	15.15
/)	Index linked derivatives				
	Index Futures	21,00,00,35,811	44.92	16,050	(4.51)
	Options purchased	93,85,32,93,550	380.11	2,79,400	32.71
	Options sold (written)	-		93,70,28,54,250	492.69
	Less: amounts offset (refer note 10.1)	(21,00,00,35,811)	(44.92)	(18,56,000)	(99.72)
	Subtotal (iv)	_	100 11		441.17
)	Embedded derivatives				
	In market linked debentures	-	20.80	43,15,80,00,000	1,556.41
	Subtotal (v)	-	20.80		1,556.41
i)	Commodity derivatives				
	Cammodity Futures	13,000	0.00	008	0.02
	Less: amounts offset (refer note 10,1)	(13,000)	(0.00)	(800)	(0.02)
	Subtotal (vi)				***************************************
	Total		685.22		2,259 89

### Notes

- Notional amounts in the above tables refer to number of underlying equity shares in case of stock futures and options, number of underlying index units in case of index-linked derivatives, number of underlying currency units in case of currency derivatives, number of underlying government securities / bonds in case of interest rate futures, amount of notional currency in case of interest rate swaps.
- 2 Group has designed a risk based strategy to cover exposure on issued Benchmarked Linked Debentures, by entering into a derivative contracts either to minimise the loss or to earn a minimum committed income by entering into a combination of derivative contracts (say for example purchased call and put options) with a wide range of strike prices. Above strategy has been approved by the risk committee of respective subsidiary Companies in the Group and ensures that risk is fully or partially covered, which supports to reduce the risk exposure.





(Currency : Indian rupees in millions)

### 10.1 Offsetting:

The tables below summarise the financial assets and liabilities subject to offsetting, enforceable master netting and similar agreements, as well as financial collateral received to mitigate credit exposures for these financial assets, and whether offset is achieved in the balance sheet:

Financial assets subject to offsetting, netting arrangements As at 31 March 2023:

Financial assets subject to offsetting	Offsetting :	ecognised in sheet	ı Use balance		tential not n balance shee		Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After consideration of netting potential
Derivative financial assets Margin placed with broker	907.67 135.43	128.67	779.00	23.96	59.40	814.44 135.43		779.00 135.43	814,44 135,43
Financial liabilities subject to offsetting	Offsetting r	ecognised in sheet	the balance		recognised	otential not I in balance eet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After consideration of netting potential
Derivative financial liabilities	1,383.78	608.06	775.72	23.96		751.76	-	775.72	751.76
As at 31 March 2022:	Offsetting n	ecognised in	the balance		tential not re		Assets not subject to	Total assets	Maximum Exposure to
, ,		sheet		ŀ	balance shee	t	netting arrangements	rotui assets	Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After consideration of netting potential
Derivative financial assets Margin placed with broker	742.92 537.15	152.56 (2.36)		51.34	71.55	610.57 539.51	94.86	685.22 539.51	705.43 539.51
Financial liabilities subject to offsetting	Offsetting re	ecognised in sheet	the balance		recognised	otential not I in balance eet	Liabilities not subject to netting arrangements	Total habilities	Maximum Exposure to Risk
	Gross Hability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After consideration of netting potential
Derivative financial liabilities	2,496.41	315.84	2,180.57	51.34	-	2,129.23	79 32	2,259.89	2,208.55

^{*}As at the reporting date the amount of cash margin received that has been offset against gross derivative assets ₹ 128.67 million (Previous year ₹ 152.56 million). As at the reporting date the amount of cash margin paid that has been offset against gross derivative liability ₹ 608.06 million (Previous year ₹ 315.84 million).





(Currency : Indian rupees in millions)

### 11. Stock in trade (Securities held for trading) at FVTPL

Particulars	31-Mar-2023	31 Mar 2002
Government Securities	25,757.12	10,085 12
Mutual Fund	1,061.96	1,377.90
Debt securities	136.37	133.65
Equity Shares	38.60	3,521 44
Total	76,994 03	१५ १।४ । र
Investments in India	26,994.05	14,431,86
Investments outside India		686.23
Tatal	26,994.05	15,116.11

Note: Stock in trade pledged with exchange is amounting to ₹ 98.67 million (previous year ₹ 1,404.19 million).

### 12. Trade Receivables

Particulars	31-Mar-2023	31 Mar 2022
Receivables considered good - secured		0.03
Receivables considered good - unsecured	2,276.88	2,210.47
Receivables which have significant increase in credit risk	391.86	434.21
Receivables - credit impaired	2,629.59	3,575.42
Gross receivables	5,288,33	6,520.13
Provision for impairment - unsecured	(129.40)	(20.12)
Allowance for expected credit losses - Receivables which have significant increase in credit risk	(45.78)	(92 19)
Provision for impairment - credit impaired	(980.07)	(1.756.11)
Total receivables net of pravision	4.133.05	4.691.71

### 12.1 Trade receivables ageing schedule

As at 31 March 2023		Outstanding	for following periods	from due date of re	ceipt	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables considered good	2,273.48	2.95	0 27	0.18		2,276.88
(ii) Undisputed Trade Receivables which have significant increase in credit risk	99.42	275.73	6.52	0 19		381.86
(iii) Undisputed Trade Receivables - credit impaired	39.08	159.46	402.20	319.13	1,709.72	2,629 59
(iv) Disputed Trade Receivables-considered good						
(v) Disputed Isade Receivables - which have significant increase in credit risk					T	•
(vi) Disputed Trade Receivables credit impaired			-			***************************************
Gross receivables (A)	2,411.98	438.14	408.99	319.50	1,709,72	5,288.33
(i) Undisputed Trade receivables – considered good	(126.68)	(2 07)	10 27)	(0.16)		(129.40)
(ii) Undisputed Trade Receivables – which have significant increase in credit risk	(10 70)	(28 37)	(6.52)	(0.19)		(45.78)
(III) Undisputed Trade Receivables - credit Impaired	(12.33)	(26.15)	(?7.15)	(63 68)	(800 75)	(960 07)
(iv) Disputed Trade Receivables-considered good		,				
(v) Disputed Trade Receivables – which have significant increase in credit risk						
(vi) Disputed Trade Receivables - credit impaired						
Total ECL Provision on receivables (B)	(149 91)	(56 59)	(83 94)	(64 05)	(900.76)	(1,155,25)
Total receivables net of provision = (A)-(B)	2,262.07	381.55	325.05	255.45	908 96	4.133.08

As at 31 March 2022		Outstanding I	ar following periods f	rom due date of re	ceipt	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(r) Undisputed Trade receivables – considered good	2,208.09	2.17	0.22	0.02		2,210.50
(ii) Undisputed Trade Receivables – which have significant increase in credit risk	241.91	188.37	3.75	0.18		434.21
(III) Undisputed Trade Receivables – credit impaired	106.58	300.15	472 68	448.50	2,544,86	3,872.77
(iv) Disputed Trade Receivables-considered good			*			
(v) Disputed Trade Receivables - which have significant increase in credit risk			+			
(vi) Disputed Trade Receivables – credit impaired				2.65		2.65
Gross receivables (A)	2,556.58	490.69	476 65	451.35	2,544.86	6,520.13
(i) Undisputed Trade receivables – considered good	(19.81)	(0.07)	(0.22)	(0.02)		(20.12)
(ii) Undisputed Trade Receivables which have significant increase in credit risk	(26.76)	(21.50)	(3.75)	(0.16)		(52.19
(iii) Undisputed Trade Receivables - credit impaired	(40 05)	(53.421	(90.72)	(37.51)	(1.481.77)	(1.753 46)
(iv) Disputed Trade Receivables-considered good						
(v) Disputed Trade Receivables - which have significant increase in credit risk				*	,	****
(vi) Disputed Trade Receivables – credit impaired				(2.65)		(2.65)
Total ECL Provision on receivables (B)	(86 62)	(74 99i	(94 69)	(90.36)	(1,481,77)	(1.828.42
Total receivables net of provision = (A)-(B)	2,469.96	415 71	381 96	360 99	1 063 09	4,591.71

There are no unbitled or not due trade receivables as at 31 March 2023 and 31 March 2022.

Trade receivables are generally on terms of 0 to 90 days.

No trade or other receivable are due from directors or other officers of the Group either severally or jointly with any other person. Nor any trade or other receivable are due from firms or private companies respectively in which any director is a partner, a director or a member.

### 12.2 Reconciliation of impairment allowance on trade receivables:

Particulars	Amount
Impairment allowance measured as per simplified appreach	<del></del>
Impairment allowance as on 31-Mar-2021	2,166.40
4dd/ (less): asset onginated or acquired or recovered (net)	(337.98)
mpairment allowance as on 31-Mar-2022	1,828.42
Add/ (less): asset originated or acquired or recovered (net)	1673.171
Impairment allowance as on 31-Mar-2023	1 105 75





### Notes to the consolidated financial statements (Continued) (Currency Indian rupees in millions)

### 13, Loans

Loans		31-Mar-2023			51 Mar 2022	
	at amortised cost	at FVTPL	Total	at amortised cost	at FVTPL	Tati
Term Loans						
Corporate and Retail Credit	2.03.783.10	2,645.09	2,05,428.19	2,26,057 31	3,351 92	2,29,329,16
Distressed Credit	17,965.05	2,013.03	17,966.05	12,587 17	3,574.32	12,587 17
Other Credit	374.93	•	373 84	771.69		331 69
Total Gross (A)	2,22,122,99	2.645 09	2,24,768.08	2,39,576 20	3,361,92	2.42.238 92
		***				
tess higharment less allowante	21.331.80		51,231.80	11.261.56		43,261,50
Fotal (Net) (A)	1,70,891.19	2,645.09	1.73,536.28	1.97.614 34	3.361 82	2.00.976 16
Secured by tangable assets (Property including land, building and project reconsistent	1,98,929.98	2.645.09	2,01,575.07	2,16,040 95	3.361.82	2,19,402 77
Secured by inventories, fixed deposits and other marketable securities	6,565.91	.,0.10.03	6,565.91	6.839.63	2.354 (%	6.939 83
Unscened	16.627.10	•	15,627.10	15,495.42		15.995.42
Yatal Gross (8)	2,22,122.99	2,645.09	2.24.768.09	2.38.376 20	3.561 82	2,42,238 02
Less impairment less affewance 1	51,231,80		51,231.80	41,261.26		91 251.56
Tatal (Net) (B)	1,70,891.19	2,645,69	1,73,536.28	1 97.614 34	3.361 82	2,00,976 16
Loans to India						
Public sector						
Others	2,22,122.99	2,645.09	2,24,768,08	2,36,376,12	3,361 82	2,42.237 94
Total Gross (C)	2.22.122.99	2,645.09	2,24,768.03	2,35.876.12	3.361.52	2,42,237.94
Less, Impa-rment loss allowance	51,231.80	•	51,231.80	41.261.85		41.251 46
Tatał (Net) (C) (I)	1,70,891.19	2,645.09	1,73,536.28	1.97.611 26	3,351.82	2,00,976.08
Loans outside India			•	0.08		0.03
Less-Impa-rment loss allowance	•	-	-			
Total (Net) (C) [II]	· · · · · · · · · · · · · · · · · · ·			0.68	-	90.00
Tota3 (C) (I) and (C) (II)	1,70,891.19	2,645.09	1,73,536.28	1.97.614 34	\$.361,82	2.90.976 16





## Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in milions)

13. Loans (Continued) 13.1 Credit Quality

The table below shows the credit quality and the maximum exposure to credit risk based on the Group's internal grading and year-end stage classification. The amounts presented are gross of impairment allowances. Details of the Group's internal grading system are explained in Note 57.7 and policies on whether ECI allowances are calculated on an individual or collective basis are set out in Note 57.7.

Loans at amortised cost

Particulars			31-Mar-2023				33	13-Mar-2022		
	Stage (	Stage II Stage In 13	Stage In 1.3	POCI	Total	Total Stage !	Stage II Stage III ^{1,3} POCI Total	Stage Ili ^{L3}	POCI	Total
Performing										
High grade	47,843.81		,	•	47,843.91	59,434 99	,			59,434.99
Standard grade	•	24,765.98			24,765.98	5 92	43,162 84			43,168 76
Non-performing										
Imparred	•		1,31,547.15	17,966.05				1,23,685.28	12,587.17 1,36,272.45	1,36,272.45
Totat	47,843.81	24,765.98			2,22,122.99 59,440.91	59,440.91	43,162.84	1,23,685.28	3 12,587 17 2,31	2,38,876.20

Particulars		Non	Non-credit impaired		Credit impaired		POCI	Total	
ı	Stage		ll age12	=	Stage III	===	POCI		
	Gross carrying amount	Allowance for ECL		Gross carrying Allowance for amount ECL	Gross carrying. Allowance for amount	Allowance for ECL ²	Carrying amount (Net of Allowance for ECL)	Gross carrying amount	Allowance for ECL
Bulance at 31 March 2021	86.761.80	1,280.31	47,662.60	4,394,27	1,17,037.45	36,554,26	13.223 15	2,64,685.00	42,228.84
Effect of acquisitions made during the year									
Transfers to 12 Month ECL (Stage 1)	3.496.24	290.86	(2.936,03)	(210 39)	(560.21)	(80.47)	٠	٠	
Transfers to lifetime ECL (Stage 2)	(5,232.67)	(27172)	10,655.01	721.39	(5,422.34)	(419 67)			
fransfers to lifetime ECL. Credit impaired (Stage 3)	(1,374.39)	(34 11)	(1,527.55)	(129.37)	2,901.94	163.48		-	
Met re measurement of ECL arising from transfer of stange		(204,64)		112.72		84356	٠		75164
Net new and further tending/(repayments) (including write-off) and sale to ARC / AIF 3	(24,210 07)	(474.16)	(10,691 19)	(1,091.15)	9,728 44	(153.31)	(635.98)	(25.308 80)	(1,718.62)
Balance at 31 March 2022	59,440.91	586,54	43,162.84	3,797.47	1,23,685.28	36,877.85	12,587.17	2,38,876.20	41,263.86
Effect of acquisitions made during the year Transfers:									
Transfers to 12 Month ECL (Stage 1)	1,272.03	107.74	(828.06)	(47.53)	(443.97)	[60.21]	•	•	
Transfers to lifetime ECt (Stage 2)	(5,649.88)	(86.43)	6,142.63	157.87	(492.75)	(71.44)	•	٠	
Transfers to lifetime ECL. Credit impaired (512ge 3)	(638.02)	(7.78)	(3,272.95)	(1,092.35)	3,910.97	1,100.13	t	٠	•
Net re-measurement of ECL arising from transfer of stage	•	(80.59)	٠	55065		1,580.24	٠		2,490.17
Net new and further lending/(repayments) (including write-off) and safe to ARC / AIF '	(6,501.23)	107,98	(20,438,48)	(1,615.55)	4,887.62	8,987.34	5,378,88	[16,753.21}	7,479.77
Balance at 35 March 2023	07 863.81	627.46	24 765 98	2.190.43	1 31 547 15	48 413 91	37 966 05	3 33 133 66	51 231 80

This also includes stage IV assets in EARC on distressed assets back, interest accrued on non-performing assets and stage III assets held by Group entities other than RIRCs on trade and ger eral purpose advances

Sorvices (1)

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'Allowance under this category also includes provision on assets as mentioned in note 1 above Refer (tote 77  $\pm$  6.2.





### Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

### Investments

31-Mar-2023	Amortised	FVOÇI	FVTPL	Designated	At Cost	Total
	cost			at FVTPL	(Associates & Others)	
Security Receipts	•	•	21,089.05	-	*	21,089.05
Government Securities	-	18,751.02	1,411.99	11,078.42	-	31,241,43
Equity Shares ¹	-		40,438 93			50,510.93
Debt securities	175.91	5,976.24	8,478.29	3,349.90	-	17,980.34
AIF Fund	=	-	16,437.39	-	-	16,437,39
Mutual Fund	-	-	2,581.48	-	•	2,581.48
Preference Shares	-		1,105.68		-	1,105.68
Others	1,995.78	•	1,570.76	710.98	-	4,277.52
Total	2,171.69	24,727.26	1,03,213.57	15,139.30	-	1,45,251.82
Investments in India	2,171.69	24,727.26	99,378.43	15,139.30	-	1,41,416.68
Investments outside India	-		3,835.14		•	3,835.14
Total	2,171.69	24,727.26	1,03,213.57	15,139.30	•	1,45,251.82
Less - Impairment Loss allowance	3,46	-	620.17		-	623.63
Total	2,168.23	24,727.26	1,02,593.40	15,139.30	-	1,44,628.19
Refer note 62						

31-Mar-2022	Amortised	FVOCI	F√TPL	Designated	At Cost	rotal .
	cast			at FVTPL	(Associates & Others)	
Security Receipts	•		33.412.5 <del>6</del>	-		33,412.56
Government Securities	•	15.472.21	2,127 50	9.839.45		27,439.16
Equity Shares	•		16,296.63		20,215.69	36,512.32
Debt securities	1,195.63	5.091.71	5,023.67	2,731.65	· -	14.042.66
AIF Fund			9.142.67	-		9.142.67
Mulual Fund		-	2,539.08	-		2.539.03
Preference Shares	•		1,142.22			1,142.22
Others	663.03	-	1.259.90	923.07	-	2.850.90
Total	1.863.66	20.563.92	70,944.13	13.494.17	20.215.69	1,27,081.57
Investments in India	1,863.66	20,563.92	70.647.89	13,494.17	20,215.69	1,26,785.32
Investments outside India			296.25			296.25
Total	1,863.66	20,563.92	70,944.13	13,494.17	20,215,69	1,27,081.57
Less - Impairment Loss allowance	``	•	805.63		÷	806.63
Total	1,863.66	20.563.92	70,137.45	13,494,17	20,215.69	1.26.274.89

Note: Investments pledged with bank, exchange, brokers and against debts securities issued is amounting to ₹ 30,898.41 million (previous year ₹ 48,717.19 million)





(Currency: Indian rupees in millions)

### 14. (investments (Continued)

### 14.1 Investments measured at FVOCI

### Credit quality of assets

The table below shows the gross carrying amount of the Group's investments measured at EVOCI by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 57.7

31-Mar-2023				
	Gross carrying	Gross carrying	Gross carrying	Gross carrying
Particulars	amount	amount	amount	amount
	(Stage 1)	(Stage 2)	(Stage 3)	Total
High grade	20,794,69	=	•	20,794.09
Standard grade	3,933.17	•	-	3,933,17
Individually impaired			•	•
Total	24,727.26	-	-	24,727.26

31-Mar-2022				
	Gross carrying	Gross carrying	Gross carrying	Gross carrying
Particulars	amount	amount	amount	antount
	(Stage 1)	(Stage 2)	(Stage 3)	Total
High grade	19.018 93		-	19.018.93
Standard grade	1,544.99	-	÷	1.544.99
Individually impaired	,	-	,	-
Total .	20.563.92			20.563.92

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Mar	-2023	
•	Gross Carrying	12 months	Gross Carrying	12 months
Particulars	Amount	ECL allowance	Amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3)
Gross carrying amount - opening balance	20,563.92	-	•	
New assets originated or purchased	15,775.49			
Assets derecognised or matured (excluding write offs) (including gains / tosses				
thereon) net	(13,985.57)		•	•
Interest income during the year	2,373.42	-	•	
Foreign Exchange	-	-	*	
Transfer to Stage 1		*		
Transfer to Stage 2	-	•	•	
Transfer to Stage 3		-	•	
Impact of year end ECL of exposures transferred between stages during the		***		
year	•	•	•	
Gross carrying amount - closing balance	24,727.26		-	

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Mar-	2022	
	Gross Carrying	12 months	Gross Carrying	12 months
Particulars	Amount	ECL allowance	Amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3
Gross carrying amount - opening balance	16,183 92	-	674.27	
New assets originated or purchased	9.777.99		0.13	
Assets derecognised or matured (excluding write offs) (including gains / losses thereon) net	(6,684.00)		(674,40)	
Interest income during the year	1.286.01			
Foreign Exchange				
Transfer to Stage 1			-	***************************************
Transfer to Stage 2	•	-	-	
Transfer to Stage 3		+		
Impact of year end ECL of exposures transferred between stages during the	-			
Gross carrying amount - closing balance	20.563 92			





### Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

### 14. investments (Continued)

### 14.2 Investments measured at amortised cost

The table below shows the gross carrying amount of the Group's investments measured at amortised cost by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECt allowances are calculated on an individual or collective basis are set out in Note \$7.7

31-Mar-2023				
	Gross carrying	Gross carrying	Gross carrying	Gross carrying
Particulars	amount	amount	amount	amoun!
	(Stage 1)	(Stage 2)	(5tage 3)	Total
High grade	2,148.75	*	· · · · · ·	2,148.79
Standard grade	-			
Individually impaired	-	-	22.94	22.94
Total	2,148.75	_	22.94	3 171 6
			44.34	2,171.0:
31-Mar-2022				
31-Mar-2022	Gross carrying	Gross carrying	Gross carrying	2,171.65 Gross carrying
31-Mar-2022	Gross carrying amount	Gross carrying amount	Gross carrying amount	Gross carrying amount
31-Mar-2022 Particulars	Gross carrying amount (Stage 1)	Gross carrying	Gross carrying	Gross carrying
31-Mar-2022 Particulars	Gross carrying amount	Gross carrying amount	Gross carrying amount	Gross carrying amount
	Gross carrying amount (Stage 1)	Gross carrying amount (Stage 2)	Gross carrying amount (Stage 3)	Gross carrying amount Fotal
31-Mar-2022 Particulars High grade	Gross carrying amount (Stage 1) 1.363 66	Gross carrying amount (Stage 2)	Gross carrying amount (Stage 3)	Gross carrying amount Fotal

Reconciliation of gross carrying amount for investments measured at amortised cost

		31-Mar-	2023	
Particulars	Gross carrying	12 months	Gross carrying	12 months
Particulars	ameunt	ECL allowante	anjount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3)
Gross carrying amount - opening balance	1.863.66			-
New assets originated or purchased	3,99,240.29	•		
Assets derecognised or matured (excluding write offs) (including gains / losses, thereon)	(3,99,023.86)	-	•	-
Changes to contractual cash flows due to modifications not resulting in derecognition	91.60	-	•	-
Amounts written off	*	•		-
Transfer to Stage 1	-			
Transfer to Stage 2	-		-	
Transfer to Stage 3	(22.57)	-	22.67	3.46
Gross carrying amount - closing balance	2,149.02		22.67	3.46

		31-Mar-	2022	
	Gross carrying	12 months	Gross carrying	12 month
Particulars	amount	ECL allowance	amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3
Gross carrying amount - opening balance	1.305.81			
New assets originated or purchased	2,47.632.65	•		
Assets derecognised or matured (excluding write offs) (including gains / losses thereon)	(2,47,076,31)	<del>-</del>		
Changes to contractual cash flows due to modifications not resulting in derecognition	1.51			
Amounts written off	*			
Transfer to Stage 1	,			
Transfer to Stage 2	,		4	
Transfer to Stage 3				
Gross carrying amount - closing balance	1.353.66			





(Currency : Indian rupees in millions)

### 15. Other financial assets

Particulars	31-Mar-2023	31-Mar-2022
Receivable from Trust	2,780.92	32.58
Receivable from exchange / clearing house (net)	285.33	1,994 41
Deposits placed with/ for exchange/ depositories	168.99	111.86
Margin placed with broker	2,601.13	5,142.77
Rental deposits	130.95	134 99
Deposits- others	439.52	91.96
Reinsurance receivables	1,061.37	577.21
Unclaimed amount of policyholders	62.80	28.67
Receivable on account of sale of investments (Refer note 1 below)	•	-590.66
Others	1,656.08	2,330.12
Total	9,187.09	11,035.23

### Refer Note 1:-

During the F.Y. 2021-22 Company had sold its controlling stake in the insurance broking business (Edelweiss Gallagher Insurance Broking Limited) to its joint venture partner Arthur J Gallagher & Co. The Company has received appropriate approval including Insurance Regulatory and Development Authority (IRDA) for selling its investment in Edelweiss Insurance Broking business. Based on sale agreement, contingent consideration will be received over a period of time based on revenue achievement. Accordingly, an amount of ₹ 590.66 million recorded as receivables on account of such sale as per terms of the agreement, the said amount has been received in F.Y. 2022-23.

### 16. Deferred tax assets and liabilities

Deferred tax assets (net)	31-Mar-2023	31-Mar-2022
Provision for expected credit losses	1,925.77	2,310.64
Unused tax losses / credits	10,407.66	8,848.33
Employee benefits obligations	67.72	59.55
Fair valuation of Financial Assets	1,019.16	734.02
Fair valuation of Derivatives	(31.91)	(22.50)
Property, Plant and Equipment and Intangible assets	(939.70)	(1,000.22)
Adjustment of effective interest rate on Borrowings	(333.05)	(284.21)
lotal	12,115.65	10,645.61

Deferred tax liabilities (net)	31-Mar-2025	31-Mar-2022
Provision for expected credit losses	106.37	95.14
Employee benefits obligations	(19.44)	(18.06)
ESOP Perquisite	(4.01)	(4.01)
Fair valuation of Financial Assets	410.00	683.62
Property, Plant and Equipment and Intangible assets	1,227.57	1.305.43
Adjustment of effective interest rate on Borrowings	0.45	3.27
Special Reserve u/s 36(1)(viii)	105.66	101.02
Tetal	1,827.60	2.166.41





(Currency : Indian rupees in millions)

### 17. Investment property

		Gr	Gross Block			Depreciation	Depreciation and impairment	ent		Net Block
Particulars	As at 01-Apr-22	Additions during the year	Deductions/ adjustments during the year	As at 31-Mar-23	As at 01-Apr-22	Impairment charge / (reversals) for the year	Charge for the year	Deductions/ As at adjustments 31-Mar-23 during the year	As at 31-Mar-23	As at 31-Mar-23
Investment Property	1 409 63		1 217 30	101 43	10.01			40.07		20.202
Real Estate	2,266.44	294.38	443.02	2,117.80	622.53	(136.50)	1.06	77:07	487.09	1,630.71
Total	3,675.06	294.38	1,660.22	2,309.22	640.80	(136.50)	1.05	18.27	487.09	1,822.13
		Gre	Gross Block			Depreciation	Depreciation and impairment	ent		Net Block
	As at	Additions	Deductions/	As at	As at	Impa rment	Charge for	Deductions/	As at	As at
Particulars	01-Apr-21	during the year	adjustments during the	31-Mar-22	01-Apr-21	charge / (reversals) for	the year	adjustments 31-Mar-22 31-Mar-22 during the	31-Mar-22	31-Mar-22
			year			the year		year		
Investment Property							***************************************			
Land	1,408.62	•	•	1,408.62	18.27	•	1	,	18.27	1,390.35
Real Estate	2,676.00	240.03	649.59	2,266.44	671.72	(20.08)	0.89	•	622.53	1,643.91
Total	4,084.62	240.03	649.59	3,675.06	689.99	(50.08)	68'0	•	640.80	3,034.26
Fair value of investment property	ent property									
Property									31-Mar-23	31-Mar-22
Land									1,213.88	2,256.90
Real estate property									2,610.88	3,120.13
Total			<b>Valency of the Control of the Contr</b>						3,824.76	5,377.03

These above fair valuation are based on valuations performed by an duly independent valuer.

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Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

## 18. Property, plant and equipment and intangibles

			***************************************	Gross Block				Depre	Depreciation and amortisation	tisation	with	Nec Block
	Particulars	As at 01-Apr-2022	Additions/adjust ments during the year	Revaluation adjustment, if any	Deductions/a djustments during the year	As at 31-Mar-2023	As at 01-Apr-2022	Charge for the year	Impairment/(re versal) of impairment	Impairment/(re Deductions/adjus versal) of tments during impairment the year	As at 31-Mar-2023	As at 31-%ar-2023
	a) Property, Plant and Equipments											Account on a Color
	Land*	236.79	,		,	236.79				•	,	236,79
	Flat and Building*	11,312.42	6.39		•	11,318,81	1,305.27	764.18	-	•	2,069.45	9,249.35
	Leasehold Premises	62.66	60.6	•	12.46	59,29	40,58	11.43	1	13.21	38.80	20.49
	Plant and Equipment	303.27	28.31		26.59	304.99	180.71	86.05		24,12	242.64	62.35
	Furniture and Fixtures	279.90	40.06		6.25	313.71	151.03	33.72	•	5.63	179.12	134.59
	Vehicles	11.87	6.00		3.22	14.65	7.27	3.11	,	1.18	9.20	5.45
	Office equipment	235.71	13,83		41.51	208.03	202.33	15.61	t	39.03	178.91	29.12
	Vessel (Boat)	4.84	•	•	•	4.84	1.27	0.45	•	1.06	99'0	4.18
	Computers	442.13	104.77	•	137.86	409.04	413.79	3.73		127.31	290,21	118.83
	Solar Power Equipment	62.03	*	٠	,	62.03	39.18	4.14	*	,	43.32	18.71
	Total (A)	12,951.62	208.45	•	227.89	12,932.18	2,341.43	922.42		211.54	3,052.31	9,879.87
	b) Intangibles										-	
	Software	2,048.73	478.17	,	10,53	2,516.37	1,503.61	383.32	•	6.57	1,880.36	636.01
	Trademark/ Design and Copyright/Asset Management Rights	709.05	•		,	769.05	50.00	10.00	•	ı	60.00	649.05
	Total (B)	2,757.78	478.17	•	10.53	3,225.42	1,553.61	393,32	-	6.57	1,940,36	1,285.06
	c) Right to use (ROU) assets	1,349.56	218.06		33.49	1,534.13	887,98	201.30	•	3.28	1,086.00	448.13
	Total (A+B+C)	17,058.96	904.68		271.91	17,691.73	4,783.02	1,517.04		221.39	6,078.67	11,613.06





Notes to the consolidated financial statements (Continued)
(Currency : Indian rupees in millions)
18. Property, plant and equipment and intangibles (Continued)

				Gross Block				Depre	Depreciation and amortisation	tisation		Net Block
	Particulars	As at 01-Apr-2021	Additions/adjust ments during the year	Revaluation adjustment, if any	Deductions/a djustments during the year	As at 31-Mar-2022	As at 01-Apr-2021	Charge for the year	Impairment/(rev ersal) of impairment	Charge for the Impairment/frev Deductions/adjus year ersal) of tments during the	As at 31-Mar-2022	As at 31-Jar-2022
(e	Property, Plant and Fourierness											
	Land*	236.79		•		236.79						05 365
	Flat and Building*	11,575.19	424.61	(504.22)	183.16	11,312.42	609.57	716.03	(4.20)	16.13	1.305.27	10.007 15
	Leasehold Premises	60.31	14,70		12.35	62.56	38.24	10.36	,	1	40.58	22.08
	Plant and Equipment	343.71	20.53		60.97	303.27	198.95	38.01		56.25	180.71	122.56
	Furniture and Fixtures	259.39	53.92		33.41	279.90	150.19	26.38		25.54	151.03	128.87
	Vehicles	42.84	2.73		33.70	11.87	30.85	3.22	,	26.84	7.27	4.60
	Office equipment	303.04	8.71	•	76.04	235.71	244.32	24.42		66.43	202.33	33.38
	Vessel (Boat)	4.85	•		0.01	4.84	86.0	0.29		-	1.27	3.57
	Computers	491.86	52.95	٠	102.68	442.13	449.19	55.47	,	78.06	413.79	28.34
	Solar Power Equipment	62.07		•	0.04	62.03	33.87	5.33	,	0.02	39.18	22.85
	Total (A)	13,380.05	578.15	(504.22)	502.36	12,951.62	1,756.22	879.51	(4.20)	290.10	2,341.43	10,610.19
â	Intangibles											
	Software	1,965 01	283.46		199.74	2,048.73	1,240.64	412.94		149.97	1,502.61	545.12
	Trademark/ Design and Copyright/Asset Management Rights	790.87	•		81.82	70.05	47.50	20.00	e.	47.50	\$0.00	50:659
	Total (B)	2,755.88	283.46		28156	2,757.78	1,288.14	462.94		197.47	1,553.61	1,204.17
	THE STATE OF THE S											
0	Kignt to use (RUU) assets	1,350.56	178.50	,	189.60	1,359.56	703.22	217.97	•	33.21	887.98	461.58
	Total (A+B+C)	17,496.59	1,040.11	(504.22)	973.52	17,058.96	3,747.58	1,560.42	(4.20)	520.78	4,783.02	12,275.94

*pledged against debt securities and borrowings.

### Notes

1 The Group management approved revaluation of owned flats and buildings classified under property, plant and equipment after assessing the valuation made br, duly appointed independent valuer. These valuations are determined basis open market values of similar property and its intrinsic value. Accordingly, the Group has recognised the revaluation loss of ? Nil million (net of tax) (Previous fear ? 355.14 million(net of tax)) in other comprehensive income.

2 The Group has provided one time accelerated deprenation of ₹ 220 million on land and building during the year ended 31 March 2023.





(Currency : Indian rupees in millions)

### 19. Capital Work in Progress (CWIP)

		(	WIP	
Description of Assets	As at 01-Apr-2022	Additions	Capitalisation	As at 31-Mar-2023
CWIP	0.57		0.57	7.09
Total	0.57	7.09	0.57	7.09

			CWIP	
Description of Assets	As at	Additions	Capitalisation	As at
	01-Apr-2021			31-Mar-2022
CWIP	7.93		7.36	0.57
Total	7.93	-	7.36	

### (a) CWIP ageing schedule

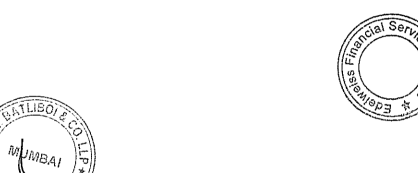
### As at 31 March 2023

749 01 01 11101 017 0040					
CWIP			IP for a period of		Total
CVVIF	Less than 1 year	1-2 years	2-3 years	More than 3 years	1 (Utai
Projects in progress	7.09			•	7.09
Projects temporarily suspended	- 1	- :	-		-
Total	7.09	-	-		7.09

### As at 31 March 2022

CWIP		Amount in CW	/IP for a period of		Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress	0,57	-	-	•	0.57
Projects temporarily suspended	7		•		
Total	0.57	-	-	•	0.57

(b) There are no capital-work-in progress, whose completion is overdue or has exceeded its cost compared to its original plan.



(Currency : Indian rupees in millions)

### 20. Intangible assets under development

		Intangible assets	under developme	nt
Description of Assets	As at 01-Apr-2022	Additions	Capitalisation	As at 31-Mar-2023
Intangible assets under development	195.70	143.74	98.84	240.60
Total	195.70	143.74	98.84	240.60

			under developme	nt
Description of Assets	As at	Additions	Capitalisation	As at
Intangible assets under development	01-Apr-2021 124.17	02.44	40.04	31-Mar-2022
intangiole assets under development	124.17	82.44	10.91	195.70
Total	124.17	82.44	10.91	195.70

### (a) Intangible assets under development ageing schedule

### As at 31 March 2023

Intangible assets under development	Amount in In		rder development	for a period of	Total
intengible assets blider develophiesit	less than 1 year	1-2 years	2-3 years	More than 3 years	10(3)
Projects in progress	229.30	11.30	-	-	240.60
Projects temporarily suspended		-	-	+	-
Total	229.30	11.30	-	-	240.60

### As at 31 March 2022

Intangible assets under development	Amount in In	tangible assets ur	ider development	t for a period of	Total
threingible assers brider development	Less than 1 year	1-2 years	2-3 years	More than 3 years	lotas
Projects in progress	138.34	57.36	-	-	195.70
Projects temporarily suspended	-	-	-	- 1	-
Total	138 34	57.36			195.70

### (b) For Intangible assets under development, whose completion is overdue or has exceeded its cost compared to its original plan:

### As at 31 March 2023

Intangible assets under development		To be co	mpleted in		Total
intangible assets diluer development	Less than 1 year	1-2 years	2-3 years	More than 3 years	
Projects in progress	-			-	
Total	<u>.</u>	-	. "	-	-

### As at 31 March 2022

Intangible assets under development			ompleted in		Total
intangible assets dider development	Less than 1 year	1-2 years	2-3 years	More than 3 years	10131
Digital Lending Platform (DLP)*	125.00		- "	-	125.00
Total	125.00	-	-	-	125.00

### FY 2021-22

*The subsidiary of the Company is developing a Digital Lending Platform (DLP) for automation of retail loan origination process. The original projected cost of the software was estimated at ₹ 95.00 million with a variation of 10%. During the development phase, Co - Lending Model (CLM) module was identified as an additional module for development, accordingly the project cost is revised and estimated to be ₹ 125.00 million. Further, timeline for completion of the project has been revised from November 2021 to end of financial year 2023. This is capitalised during the financial year 2022-23.

Service



(Currency: Indian rupees in millions)

### 21. Goodwill on consolidation

Particulars	31-Mar-23	31-Mar-22
Balance at the beginning of the year	663.35	663.35
Add:- Goodwill arising on acquisitions	-	
Less: Goodwill derecognised / impaired*	(42G.75)	-
Balance at the end of year	236.60	663.35

^{*}Goodwill derecognised on account of loss of significant influence of associate - Refer note 62.

The recoverable amount of subsidiaries/associates is based on its value in use. The value in use is estimated using discounted cash flows. Cash flows is est mated by capitalising the future maintainable cash flows by an appropriate capitalisation rate and then discounted using pre-tax discount rate. Operating margins and growth rates for the five year cash flow projections have been estimated based on past experience and after considering the financial budgets/forecasts provided by the management. The values assigned to the key assumptions represent management's assessment of future trends in the relevant industry and have been based on historical data from both external and internal sources.

The management believes that any reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.





(Currency: Indian rupees in millions)

### 22. Other non-financial assets

Particulars	31-Mar-23	31-Mar-22
Input tax credit	2,568.88	1,972.00
Prepaid expenses	4,049.25	1,911.60
Vendor Advances	288.75	211.12
Advances to employees	11.34	9.38
Deposits	18.86	18.86
Other assets	181.34	343.55
Total	7,118.42	4,466.51

### 23. Trade Payables

Particulars	31-Mar-23 31-Mar-22	31-Mar-22
Total outstanding dues of micro enterprises and small enterprises (MSME)	25.96	17.51
Total outstanding dues of creditors other than micro enterprises and small enterprises	14,096.20	12,883,76
Total	14,122.16 12,901.27	12,901.27

## 23.1 Trade payables ageing schedule

As at 31 March 2023		Outstanding f	Outstanding for following periods from due date of payment	n due date of payme	ent		
Particulars	Unbilled	Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Total outstanding dues of micro enterprises and small enterprises	0.72	,	25.24	,	t	-	25.96
(ii) Total outstanding dues of creditors other than micro enterprises and				772777777777777777777777777777777777777			
small enterprises	3,275.17	•	10,769.41	15.61	2.34	33.67	14,096.20
(iii)Disputed dues of micro enterprises and small enterprises	,		•	*	1		-
(iv)Disputed dues of creditors other than micro enterprises and small					the state of the s		
enterprises		•	•	•	•	•	•
Total	3,275.89	,	10,794.65	15.61	2.34	33.67	14,122.16
							Personal
As at 31 March 2022		Outstanding f	Outstanding for following periods from due date of payment	n due date of payme	int		
		4 7 7 4				1	

As at 31 March 2022		Outstanding	Outstanding for following periods from due date of payment	n due date of paym	ent		
Particulars	Unbilled	Not Due	Less than 1 year	1-2 years	2-3 years	2-3 years More than 3 years	Total
(i) Total outstanding dues of micro enterprises and small enterprises	•		17.50	0.01	s		17.51
(ii) Total outstanding dues of creditors other than micro enterprises and							
small enterprises	1,966.64	,	10,776.53	31.74	81.00	27.85	12,883.76
(iii)Disputed dues of micro enterprises and small enterprises	•	f	,		1	,	
(iv)Disputed dues of creditors other than micro enterprises and small					ALVANDAMINATION OF THE STREET		
enterprises	•	•	•	•		,	•
Total	1,966.64		10,794.03	31.75	81.00	27.85	12,901.27

STEDUE WIN SSIE 23.2 Trade Payables includes ₹ 25.96 million (Previous Year ₹ 17.51 million). The aforementioned is based on the responses received by the Group to its incuries with suppliers with regard to applicability under the said Act.

ces Limite

(Currency : Indian rupees in millions)

### 24. Debt securities

Particulars	31-Mar-23	31-Mar-22
Non-Convertible Debentures (at amortised cost)	1,30,046.73	1 30,203,34
Compulsory Convertible Debentures (at amortised cost) (refer Note 1 below)	7,350.18	9,450 13
Non-Convertible Debentures (designated at fair value through profit or loss)	6,282.80	7,587.95
Commercial paper (at amortised cost)	10,350.63	7 515 57
Total (veler Note 2 below)	1,54,030 34	15505703
(i) Dobt securities in India	1,54,030.34	1,55 057 04
(a) Debt securities outside India	-	
Total	1,54,030,34	1,55,057.64

### Note:

- 1. The conversion option in the Compulsorily convertible debentures (CCD) issued to Caisse de depot et placement du Quebec (CDPQ) has been determined as an embedded derivative based on find AS 109 "Financial Instruments", prescribed under section 133 of the Companies Act, 2013 ECL Finance Limited (ECLF), a subsidiary of the company had performed a fair valuation of the embedded derivative based on the conversion formula agreed in the CCD agreement and had accordingly recorded a fair value gain of ₹ 1,740 million during the year ended 31 March 2021. Management has further reviewed fair valuation of such embedded derivative during the year ended 31 March 2023 and has determined that there is further fair value gain on CCD of ₹ 2,100 million.
- 2. Out of the above, ₹ 19,832.92 million as at 31 March 2023 (Previous Year ₹ 19,088.20 million) are unsecured. For secured debt, the Group has provided collateral in the nature of Pari Passa charge of immovable property, receivable from financing business, securibes held for trading, investments, property (excluding intangible assets) and other assets.

### Debt Securities - as at 31 March 2023

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest		•		
9.00 - 8.99%	1.607.97	771.12	1,649.14	4,028.23
9.00 - 9.99%	26,382.99	12,744.90	23,861.82	62,989.71
10.00 - 10.99%	1,784.34	4,264.66	10,305.79	16,354.79
11.00 - 11.99%	11,250.00	*		11,250.00
19.00 • 19.99%	210.00	2.370.00		2,580.00
Zara Caupon Debentures	112.26	243.52		355.78
Various (benchmark linked)	11,462.39	14,646.00	14,403.64	40,512.03
Accrued Interest and EIR	-			8,609.62
Totai*	52,809.95	35.040.20	50.220.39	1,46,680,16

^{*} Compulsory Convertible Debentures amounting to \$7,350.18 million not considered for maturity pattern.

### Debt Securities - as at 31 March 2022

Maturibes	<1 years	1.3 years	>3 years	Total
Rate of Interest				
8.00 - 8.99%	7 549 16	23.10	7.657.86	15,229 12
9.60 - 9.93%	2.371 59	16,942.67	17,496 14	33 310 80
10.00 10.93%	4,393.97	2.317.93	9.331.34	16,543.29
1) (0 - 11 99%		11,250.00		11,250.00
14 00 - 14 93%		6,500 CO		6.500.00
19.00 19.99%	210 00	462.50	2,17750	£,190 CG
Zera Caupon Bebentures	1,036.06	695 34	59 84	1 791 24
Various (benchmark linked)	19,831,69	13 105 66	9 528 06	42,465.41
Accraed Interest and EIR				10,227 00
Total*	35,392,87	53,736.25	46 250 74	1 45,606 86

^{*}Compulsory Convertible Dependures amounting to ₹ 9,450,18 million not considered for maturity pattern





### 25. Borrowings (other than debt securities) at amortised cost

Particulars	31-Mar-23	31 Mar 22
Secured		
Term loans		
(Secured against investments, stock in-trade (securities held for trading), charge on		
receivables of financing business, cash and cash equivalents and other assets.		
frem banks	20,195 92	49,493.63
from other parties	2.209.00	1,023.21
Bank overdraft/Cash credit knes	1,799.38	2 492 22
(Secured by pledge of fixed deposits, property, trade receivables and charge on receivables of financing business)		
Tri party REPO - TREPS facilitates borrowing and lending of funds, in Tri party REPO arrangement (Secured by pledge of Government Securities)	18,958.39	4.511 54
Working capital demand foan (secured by charge on receivables from financing business, cash and cash equivalents and property, plant and equipments)	6,700.00	S,030 G0
Unsecured		
Loans repayable on demand - from other parties	83.33	
	49,947.02	56,550 66
Barrowings in India	49,947.02	56,550,66
Borrowings outside India		
Total	49,947.02	56,550 66

### Following is the repayment terms of term loans:

### Term loans from Banks - Secured as at 31 March 2023

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
700 7.99%	451.01			451.01
8.00 - 8 99%	554.10	\$47.25	187.50	1,288.85
9 00 - 9.99%	4,433.94	4,089.48	1,383.03	9,906.45
10.00 10.99%	5,267.54	1,252.80	75.00	6,595.34
11 00 11 99%	803.16	557.02		1,360.18
12.00 - 12.99%	•	699.99		699 99
Accrued Interest and EIR		*		(104.90
Total	11,509.75	7,145.34	1.645.53	20,196.92

### Term loans from Banks - Secured as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest			***************************************	
7 00 - 7.99%	461 74	538.85		1,000 59
8.60 - 8.99%	5,906.53	5,875.12	219.88	12,001 53
9 00 - 9 99%	12,978.28	5,561.99	100.00	19,640.27
10.00 - 10.99%	5,432.46	7,156.72	56.75	7,645.43
11 00 - 11.99%	193.75			193.75
12.00 12.99%		515.00		915 00
Accrued Interest and EIR				(102.59)
Tetal	24 972.76	14,647.68	376.13	39,393,68

### Term loans from Others - Secured as at 31 March 2023

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
4 00 - 4 99%	159.04	157.32		316.36
6.00 - 6.997),	5.8G	3.85	-	9.65
8 00 - 8 99%	132.78	255.35	202.91	591.04
9.00 - 9.93%	•	125.00		125.00
10 00 - 10 99%	250.00	100.60		350.00
11.00 - 11.99%	750.00	75.00		825.00
Accrued Interest and EIR	•			(8.05
Total	1,297.62	716.52	202.91	2,209,00

### Term loans from Others - Secured as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				*
4 00 - 4.99%	119.28	298 32	57 80	475 40
6.00 - 6.99%	5 3 3	11.10		16 43
7 00 - 7.99%	60.61	155 94	291.30	537 85
8.00 - 8.99%	59 31	113.81	115 22	293.34
10.00 - 10.995,	299 00			299 00
Accrued Interest and EIR	-			1 22
Total	543 53	614.17	464 32	1.523.24





### 26. Deposits (at amortised cost)

Particulars	31-Mar-23	31-Mar-22
Inter Corporate Deposits	16.25	15.60
Total	16.25	15 60
Inter Corporate Deposits in India	16.25	15 60
Inter Corporate Deposits outside India	-	
Tetal	16.25	15 60

### 27. Subordinated liabilities (at amortised cost)

Unsecured	31-Mar-22	31-Mar 22
Non convertible subordinated debt	12,303.56	14,316.31
Perpetual debt	1,042.89	1,150 \$8
Preference share capital	20.42	19.64
Total	13,366.87	15,486.53
Subordinated flabilities in India	13,366.87	15,486.53
Subord-nated Rabilities outside India		
Total:	13,366.87	15 486.53

### Terms and condition related to subordinate liabilities:

### Subordinated Liabilities - 31 March 2023

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest			'	
9.00 9.99%			2.760.00	2,760.00
10 00 - 10 99%	-	200.00	3,279.00	3,479.00
11.00 - 11 99%		3.646.63		3.545.63
14.00 - 14.99%		-	20.42	20.42
Various (benchmark linked)	1,430.40	50.00	550.00	2.030.40
Accrued Interest and EIR		*		1,430.42
Total	1,430,49	3,896.63	6,609.42	13,366.87

### Subordinated Liabilities – 31 March 2022

Maturities	cl years	1 3 years	> 3 years	TOTAL
Rate of Interest		•	•	
9.00 - 9.99%			2 699 74	2 699 74
10.00 10.99%		200 00	3.230 51	3,430.51
11 00 11 99%	500 00	3,499.00	125.54	4,123 54
14.00 - 14.99%		19 64		19.64
Various (benchmark linked)		2 735 80	550.00	3 295.80
Accrued Interest and EIR		1		1,927 10
Total	500 60	6,453.44	6 605 79	15.486.53





(Currency : Indian rupees in millions)

### 28. Other financial liabilities (at amortised cost unless otherwise specified)

Particulars	31-Mar-23	31-Mar-22
Payable to exchange / clearing house (net)	22.34	269.71
Book overdraft	4.64	85.29
Accrued salaries and benefits	3,133.98	3,405.77
Provision for short sale at fair value		889.70
Reinsurance payable	1,779.68	692.42
Rental deposits	305.59	156,44
Retention money payable	12.37	12.60
Unclaimed dividends	9.81	8.60
Security receipts held by outsiders	6,977.38	1,825.64
Derivative liability	2,585.26	2,290.53
Payable on account of securitisation and assignment	10,648.92	10,056.89
Financial liability associated to financial assets that are not derecognised	23,042.00	23,682.88
Other liabilities	4,994.40	7,550.74
Total	53,516,37	50,927,21

### 29. Provisions

Particulars	31-Mar-23	31-Mar-22
Provision for employee benefits and related costs		*
Gratuity	202.40	222.47
Compensated absences	105.77	110.33
Others	315.79	162.60
<u>Total</u>	623.96	495.40

### 30. Other non-financial liabilities

Particulars	31-Mar-23	31-Mar-22
Income received in advance	3,584.60	2,997.86
Statutory dues	947.24	822.17
Advances from customers	0.92	11.32
Proposal deposit from insurance business	240.06	226.19
Others	1,733.09	583.48
Total	6,505.91	4,641.02





### (Currency: Indian rupees in millions)

31. Equity share capital				
Particulars	As at 33-Ma	r-2023	As at 31-Mar-2	022
	No of shares	Amount	No of shares	Amount
Authorised:				
Equity Shares of ₹ 1 each	1,23,00,00,000	1,230.00	1,23,00,00,000	1,230.00
Preference shares of ₹ 5 each	40,00,000	20.00	40,00,000	20.00
town of Police Charles of the 13	1,23,40,00,000	1,250.00	1,23,40,00,000	1,250.00
Issued, Subscribed and Paid up: Equity Shares of ₹ 1 each Less: Shares held by Edelweiss Employees Incentives and	94,32,75,276	943.28	94,30,97,965	943.10
Welfare Trust (Refer note 1) Less: Shares held by Edelweiss Employees Welfare Trust	(73,01,510)	(7.30)	(73,01,510)	(7.30)
{Refer note 1}	(3,75,95,270)	(37.60)	(3,75,95,270)	(37.60)
	89,83,78,496	898.38	89,82,01,185	898.20
A. Reconciliation of number of shares				
(Before deducting treasury shares)	As at 31-Ma	r-2023	As at 31-Mar-2	022
	No of shares	Amount	No of shares	Amount
Outstanding at the beginning of the year Shares issued during the year:	94,30,97,965	943.10	93,57,98,077	935.80
-Under Employee Stock Options Plans (ESOPs)	1,77,311	0.18	72,99,888	7.30
Outstanding at the end of the year	94,32,75,276	943.28	94,30,97,965	943.10

### Note:

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' incentive and Welfare Trust are extension of Edelweiss Financial Services Limited standalone financial statements and have been accordingly carried forward in consolidated financial statements. These trusts are holding 44,896,780 number of equity shares amounting to ₹ 44.90 million (Previous year ₹ 44.90 million). These are deducted from total outstanding equity shares.
- 2. The above two Employee Wellare Trust(s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEB) is awaited as at date.

### B. Terms/rights attached to equity shares:

The Holding Company has only one class of equity shares having a par value of ₹ 1 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Holding Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders.

### C. Details of shares held by promoters in the Company

### As at 31-Mar-2023

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shafi	14,56,01,730	•	14,56,01,730	15,44%	0.00%
Venkatchalam A Ramaswamy	5,81,26,560	-	5,81,26,560	6.16%	0.00%
Vidya Rashesh Shah	3,10,31,200		3,10,31,200	3.29%	0,00%
Aparna T Chandrashekar	1,22,10,000		1,22,10,000	1.29%	0.00%
Kaavya Venkat Arakoni	1,17,90,000	•	1,17,90,000	1.25%	0.00%
Neel Rashesh Shah	20,00,000	·	20,00,000	0.21%	0.00%
Sneha Sripad Desai	10,25,000	-	10,25,000	0.11%	0.00%
Shilpa Urvish Mody	9,50,000	-	9,50,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000	-	50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	3,87,50,000	-	3,87,50,000	4.11%	0.00%
Spire Investment Advisors LLP	32,00,000	-	32,00,000	0.34%	0.00%
Sejal Premal Parekh	9,50,000	-	9,50,000	0.10%	0.00%
Avanti Rashesh Shah	20,00,000	•	20,00,000	0.21%	0.00%
<b>T</b> otal	30,76,84,490	-	30,76,84,490	32,52%	0.00%

### As at 31-Mar-2022

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	14,56,01,730	-	14,56,01,730	15.44%	0.00%
Venkatchalam A Ramaswamy	5,81,26,560		5,81,26,560	6.16%	0.00%
Vidya Rashesh Shah	3,10,31,200		3,10,31,200	3.29%	0.00%
Aparna T Chandrashekar	1,22,10,000		1,22,10,000	1.29%	0.00%
Kaavya Venkat Arakoni	1,17,90,000		1,17,90,000	1.25%	0.00%
Neel Rashesh Shah	20,00,000		20,00,000	0.21%	0.00%
Sneha Sripad Desai	10,25,000	-	10,25,000	0.11%	0.00%
ihilpa Urvish Mody	9,50,000	-	9,50,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000	*	50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	3,87,50,000	4	3,87,50,000	4.11%	0.00%
Spire Investment Advisors LLP	32,00,000		32,00,000	0.34%	0.00%
Sejal Premal Parekh	9,50,000		9,50,000	0.10%	0.00%
Avantí Rashesh Shah	20,00,000	•	20,00,000	0.21%	0.00%
Total:	30.76,84,490	· · · · · · · · · · · · · · · · · · ·	30,76,84,490	32.62%	0.00%

### D. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

Rashesh Shah Venkatchalam Ramaswamy Bih Sa



As at 31-Mar-2023		As at 31-Mar-2022	
No of shares	% holding No of shares		% holding
14,56,01,730	15.44%	14,56,01,730	15.44%
5,81,26,560	6.16%	5,81,26,560	6.16%
4,56,34,784	4.84%	4,82,57,748	5.12%
24,93,63,074	26.44%	25,19,86,038	26.72%



(Currency : Indian rupees in millions)

### 32. Other equity

Partículars	31-Mar-23	31-Mar-22
Capital reserve	8,026.45	8,026.45
Capital redemption reserve	287.87	187.87
Securities premium reserve	29,582.57	29,557.82
ESOP/SAR reserve	698.72	/61.58
Special reserve under section 45-IC of the Reserve Bank of India Act, 1934	7,463.98	7,048.56
Reserve under section 29C of the National Housing Bank Act, 1987	607.55	575.42
General reserve	717.15	717.15
Debenture redemption reserve	3,674,01	3,543.64
Impairment reserve	2,342,26	2,079.49
Retained earnings	11,628.26	9,955.45
Foreign exchange translation reserve	120.52	(37.82)
Revaluation reserve through other comprehensive income	3,625.19	3,721.28
Equity instruments through other comprehensive income	(1,700.00)	(1,700.00)
Debt instruments through other comprehensive income	68.21	39.07
	66,542.74	64,475.96

### Nature and Purpose

### 32.1 Capital reserve

Capital reserve represents the gains of capital nature which is not freely available for distribution

### 32.2 Capital redemption reserve

The Group has recognised capital redemption reserve on buy back of equity share capital

### 32.3 Securities premium reserve

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares in accordance with the provisions of the Companies Act, 2013.

### 32.4 ESOP/SAR reserve

ESOP and SAR options outstanding represents the amount transferred to reserves pursuant to the "ESOP 2011" and "SAR 2019" schemes.

### 32.5 Statutory reserve u/s 45-IC of The Reserve Bank of India Act, 1934

Every non-banking financial company shall create a reserve fund and transfer therein a sum not less than twenty per cent of its net profit every year as disclosed in the profit and loss account and before any dividend is declared.

### 32.6 Statutory reserve u/s 29C of The National Housing Bank Act, 1987

In terms of Section 29C of the National Housing Dank Act, 1987 every housing finance institution which is a company is required to create a reserve fund and transfer therein a sum not less than twenty percent of its net profit every year as disclosed in the profit and loss account before any dividend is declared. Housing Finance Companies (HFCs), are permitted to withdraw from the said reserve fund, the excess amount credited (in excess of the statutory minimum of 20%) in the previous years for any business purposes subject to suitable disclosure in the balance sheet and in the case of HFCs which have transferred only the statutory minimum in the previous years to selectively permit them to withdraw from the reserve fund only for the purpose of provisioning for non-performing assets subject to the conditions that there is no debit balance in the profit and loss account and that the reason for such withdrawal are stated explicitly in the balance sheet.

### 32.7 General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Holding Company for that year, then the total dividend distribution is less than the total distributable results for that year. Consequent to Introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of Companies Act, 2013.

### 32.8 Debenture redemption reserve

The Companies Act 2013 requires companies that issue debentures to create a debenture redeemption reserve from annual profits until such debentures are redeemed. The Group, except for entities exempted from the requirement, is required to transfer a specified percentage (as provided in the Companies Act, 2013) of the outstanding redeemable debentures to debenture redemption reserve. The amounts credited to the debenture redemption reserve may not be utilised except to redeem debentures. On redemption of debentures, the amount may be transferred from debenture redemption reserve to retained earnings.

### 32.9 Impairment reserve

RBI notification on Implementation of Indian Accounting Standards, dated 13 March 2020 requires NBFC/ARC subsidiaries within Group are to recognised impairment reserves where impairment allowance under Ind AS 109 is lower than the provisioning required under IRACP (including standard asset provisioning)

### 32.10 Retained earnings

Retained earnings comprises of the Group's undistributed earnings after taxes.

### 32.11 Foreign exchange translation reserve

The exchange differences arising out of year end translation of Group entities having functional currency other than Indian Rupees is debited or credited to this reserve

### 32.12 Revaluation Reserve through other comprehensive income

For a class of Fixed asset (i.e. flats and building) Group has adopted revaluation model of accounting over cost model. The Revaluation Reserve represents the cumulative gains and losses arising from the revaluation of these assets as at the end of the reporting period.

### 32.13 FVOCI equity investments

The Group has elected to recognise changes in the fair value of certain investments in equity securities in other comprehensive income. These changes are accumulated within the FVOCI equity investments within equity. The Group reclassified this reserve to retained earnings on derecognition of concerned equity securities.

### 32.14 FVOCI debt investments

The Group recognises changes in the fair value of debt instruments held with business objective of collection and/or sell, in other comprehensive income. These changes are accumulated within the FVOCI debt investments within equity. The Group reclassifies amounts from this reserve to the statement of profit and loss when the debt instrument is sold/repaid.

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(Currency: Indian rupees in millions)

### 33. Interest income

Particulars	Amortised cost	FVTPL	FVOCE	Τo
Interest on loans	23,727.38	221.32		23,948
Interest income from investments	287 82	7,081 26	1.875 10	4,239
Interest on deposits with banks	853.08	-		853
Other interest income	417.68	•	•	41/
Total	25,280.96	2,302.58	1,875.10	29,458
For the year ended 31 March 2022				
Particulars	Amortised cost	FVTPL	FVOCI	To
Interest on loans	22,133.27	519.28		22,652
Interest income from investments	1,592.88	3,648.01	1,256.52	6,497
Interest on deposits with banks	825.09		*	825
Other Interest income	479.74			479
Total	25,030.98	4,167.29	1,256.52	30,454
Fee and commission income				
Particulars			2022-23	2021
Income from broking			16.04	14.
Advisory and other fees	11000-4		12,427.39	14,424.
Total			12,443,43	14.438
Below is the disaggregation of the revenue from contracts v	vith customers and its reconciliation to amounts re	ported in statement of	F profit and loss:	2021
Particulars	vith customers and its reconciliation to amounts re	ported in statement of	2022-23	
Particulars Service transferred at a point in time	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18	2.014
Particulars	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18 10,409.25	2.014. 12,424
Particulars Service transferred at a point in time Service transferred over time	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18	2.014 12.424
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18 10,409.25	2,014 12,424 14,438
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets India	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18 10,409.25 12,443.43	2.014. 12.424. 14,438. 2021-
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets India Outside India	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18 10,409.25 12,443.43	2,014 12,424 14,438 2021- 13,679
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets India	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034,18 10,409.25 12,443.43 2022-23 11,648.42	2,014 12,424 14,438 2021 13,679 758
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets India Outside India	vith customers and its reconciliation to amounts re	ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01	2,014 12,424 14,438 2021 13,679 758
Particulars Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01	2,014 12,424 14,438 2021 13,679 758 14,438
Particulars Service transferred at a point in time Service transferred at a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43	2,014 12,424 14,438 2021 13,679 758 14,438
Particulars Service transferred at a point in time Service transferred at a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43	2.014 12.424 14,438 2021- 13.679 758 14.438
Particulars Service transferred at a point in time Service transferred at a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL ¹		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23	2.014 12.424 14.438 2021 13.679 758 14.438
Particulars Service transferred at a point in time Service transferred are a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVIPL ¹ Derivatives at FVIPL		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43	2.014. 12.424 14.438 2021- 13.679 758. 14.438. 2021-
Particulars Service transferred at a point in time Service transferred are a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL Derivatives at FVTPL Others		ported in statement of	2022-23 2,024.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99	2.014 12.424 14.438 2021- 13.679 758. 14.438. 2021- 1.661 4.389
Particulars Service transferred at a point in time Service transferred at a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL Others Other financial instruments		ported in statement of	2022-23 2,024.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99 5,756.87	2.014 12.424 14.438 2021 13.679 758 14.438 2021 1.661 4.389
Particulars Service transferred at a point in time Service transferred are a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL Derivatives at FVTPL Others		ported in statement of	2022-23 2,024.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99	2.014 12.424 14,438 2021 13.679 758 14.438 2021 1.661 4.389
Particulars Service transferred at a point in time Service transferred are a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes:		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99 5,756.87 23,038.52	2.014. 12.424 14.438. 2021- 13.679. 758. 14.438. 2021- 1.661. 4.389. 273. 6.324.
Particulars Service transferred at a point in time Service transferred at a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVIPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes: Realised gain/(loss)		ported in statement of	2022-23 2,024.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99 5,756.87 23,038.52	2.014. 12.424 14.438. 2021- 13.679. 758. 14.438. 2021- 1.661. 4.389. 273. 6.324.
Particulars Service transferred at a point in time Service transferred are a point in time Total revenue from contract with customers  Geographical Markets India Outside India Total revenue from contract with customers  Net gain on fair value changes  Particulars Net gain /(loss) on financial instruments at fair value throug On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes:		ported in statement of	2022-23 2,034.18 10,409.25 12,443.43 2022-23 11,648.42 795.01 12,443.43 2022-23 12,326.66 4,954.99 5,756.87 23,038.52	2021- 2014- 12,424 14,438. 2021- 13,679 758. 14,438. 2021- 1,661 4,389 273. 6,324.





### Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

### 36. Other operating revenue

Particulars	2022-23	2021-22
Warehousing income	-	54.68
Income from training centre	61.56	23.32
Rental income	211.22	197.56
Total .	272 78	275 56

### 37. Other income

Particulars	2022-23	2021-22
Donation income	393.97	222.20
Interest on income tax refund	191.49	242.80
Profit on sale of subsidiaries (net)	-	3,072.37
Miscellaneous income ¹	930.09	394.50
Total	1,515.55	3,931.87

¹Includes profit of ₹ 760 million on account of sale of investment property during the year ended 31 March 2023.

### 38. Finance cost (at amortised cost unless otherwise stated)

Particulars	2022-23	2021-22
Interest on deposits	89.12	11.46
Interest on borrowings (other than debt securities)	5,377.94	7,745.72
Interest on debt securities	16,835.84	18,358.31
Interest on debt securities (at fair value through profit or loss)	1,089.69	1,026.37
Interest on subordinated liabilities	1,328.47	1,072.23
Other interest expense	1,024.57	1,627.00
Total	25,745.63	29,841.09





(Currency: Indian rupees in millions)

### 39. Employee benefits expense

Particulars	2022-23	2021-22
Salaries and wages (Refer note 1 below)	9,892.36	9,982.70
Contribution to provident and other funds	506.58	437.16
Expense on employee stock option scheme/stock appreciation rights	87.28	120.73
Staff welfare expenses	165.52	102.10
Total	10,651.74	10,642.69

Note 1:- The Group has provided ₹ 1,090 million towards incremental performance bonus cost for employees for the year ended 31 March 2023.

### 40. Impairment on financial instruments

Particulars	2022-23	2021-22
On loans ¹	3,327.59	844,44
On investments	333.97	(327.26)
On trade receivables	(42.74)	(94.46)
Total	3,618.82	422.72

¹Refer note 62

### 41. Other expenses

Particulars	2022-23	2021-22
Advertisement and business promotion	2,086.06	1,952.85
Auditors' remuneration (Refer note 41(a))	109.98	115.92
Commission and brokerage	2,844.94	2,073.67
Communication	192.39	170.65
Computer software and other expenses	1,103.84	751.52
Commission to non-executive directors	15.50	14.00
Contribution towards donations and corporate social responsibility	610.88	265.03
Dematerialisation charges and stock exchange expenses	293.83	77.22
Directors' sitting fees	26.65	13.46
Insurance	28.24	37.10
Legal and professional fees	5,128.79	3,114.70
Membership and subscription	267.58	106.26
Mutual fund expenses	95.18	117.73
Office expenses	372.12	300.43
Printing and stationery	52.90	29.60
Rates and taxes	924.91	788.01
Rent and electricity charges	207.68	193.18
Repairs and maintenance - others	142.01	72.45
Security transaction tax	191.35	381.69
Seminar and conference expenses	192.00	44.76
Stamp duty	133.99	122.08
Travelling and conveyance	375.53	239.70
Warehousing charges	4.64	55.00
Selling and distribution expenses	421.98	648.89
Miscellaneous expenses	390.16	739.98
Loss on sale/ write-off of property, plant and equipments (net)	3.30	25.25
Total	16,216.43	12,451.13

### 41. (a) Auditors' remuneration

Particulars	2022-23	2021-22
As Auditors	107.97	114.69
Towards reimbursement of expenses	2.01	1.23
Total	109.98	115.92





(Currency : Indian rupees in millions)

### 42. Income tax

The components of income tax expense recognised in profit or loss for the years ended 31 March 2023 and 31 March 2022 are:

Particulars	2022-23	2021-22
Current tax	1,617.24	1,084.60
Adjustment in respect of current income tax of prior years	23.24	(6.89)
Deferred tax relating to origination and reversal of temporary differences	(1,848.80)	(924.65)
Total tax expense	(208.32)	153.06
Total current tax	1,640.48	1,077.71
Total deferred tax	(1,848.80)	(924.65)

### 42.1. Reconciliation of the total tax expense

The tax expense shown in the statement of profit and loss differs from the tax expense that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended is, as follows:

Particulars	2022-23	2021-22
Profit / (Loss) before tax	2,529.31	1,307.26
Tax rate	25.17%	25.17%
Income tax expense calculated based on above tax rate	636.58	329.04
Adjustment in respect of income tax of prior years	23.24	(6.89)
Effect of income not subject to tax	(1,819,33)	(81.69)
Effect of non-deductible expenses	(300.98)	116.06
Impact of certain items being taxed at different rates	(87.45)	(1,412.28)
Impact of tax rate changes	4.05	271.31
Write-down / reversal of write down of deferred tax assets on unused tax credits and unused tax losses (net)	215.58	(1,709.19)
Effect of non-recognition of deferred tax asset on current-year losses	1,786.37	2,635.76
Different tax rates of subsidiaries	(362.78)	23.99
Others	(303.60)	(13.05)
Tax expense recognised in profit and loss	(208.32)	153.06







(Currency: Indian rupees in millions)

## 43. Components of deferred tax

The following table shows deferred tax recorded in the Balance sheet and changes recorded in the income tax expense:

31.Mar-23	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other Recognised comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision for expected credit losses	2,215.50	(396.10)	ı	4	1	(396.10)	1,819.40
Unused tax losses / credits	8,848.33	1,559.33	4		1	1,559.33	10,407.66
Employee benefits obligations	77.61	6.15	3.40	1	1	9.53	87.16
ESOP Perquísite	4.01	•		,	1		4.01
Fair valuation of Financial Assets	50.40	602.11			(43,35)	558.76	609,16
Fair valuation of Derivatives	(22.50)	(9.41)		•	•	(17.6)	(31.91)
Property, Plant and Equipment and							
intangible assets	(2,305.65)	138.38	•	ı	,	138.38	(2,167.27)
Adjustment of effective interest rate on							
Borrowings	(287.48)	(46.02)	•	,	1	(46.02)	(333.50)
Special Reserve u/s 36(1)(viii)	(101.02)	(2.64)	-	1	B	(5.64)	(106.66)
Total	8,479.20	1,848.80	3.40	•	(43.35)	1,808.35	10,288.05

31-Mar-22	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision for expected credit losses	2,620.99	(386.21)	0.12		(19.40)	(405.49)	2,215.50
Unused tax losses / credits	7,854.43	06'866	•		,	993.90	8,848.33
Employee benefits obligations	77,88	(13.27)	20.38	-	(7.38)	(0.27)	77.61
ESOP Perquisite	4.01	•	•		1		4.01
Fair valuation of Financial Assets	(19.37)	05.89	1.27	•	-	77.69	50.40
Fair valuation of Derivatives	5.34	(27.84)				(27.84)	(22.50)
Property, Plant and Equipment and Intangible assets	(2,565.26)	127.42	133.78	•	(1.59)	259.61	(2.305.65)
Adjustment of effective interest rate on Borrowings	(451.95)	164.47	•	*	ı	164.47	(287,48)
Special Reserve u/s 36(1)(viii)	(98.70)	(2.32)		1	1	(2.32)	(101.02)
Total	7,427.37	924.65	155.55	•	(28.37)	1,051.83	8,479.20

 $\begin{pmatrix} \Gamma \\ T \end{pmatrix}$  Recognition of deferred taxes are evaluated by Board in respective board meetings of Group companies.  $\begin{pmatrix} T \\ T \\ T \end{pmatrix}$ 



## Notes to the consolidated financial statements (Continued) (Currency: Indian rupes in millions)

43.1. Deductible temporary differences, unused tax losses and unused tax credits on which deferred tax asset is not recognised in balance sheet

Deductible temporary differences			Unused tax losses	es			Unuser	Unused tax credits
inabsorbed depreciation	u ₀	Unabsorbed lo	Unabsorbed long term capital losses	Unabsorbed	Unabsorbed business losses	Total	MA	MAT Credit
Expiry year- financial year	year- i year	Amount	Expiry year- financial year	Amount	Expiry year-financial year	Amount	Amount	Expiry year-financial year
111.48 No c	No expiry	1,599.95	FY 2030-31	6,138.43	FY 2030-31	7,849.86	136.31	No expr-y
•		-	•	15.52	FY 2027-28	15.52	•	-
275.62 No expiry	iry	1	•	4,952.63	FY 2029-30	5,229.25	57.49	No expriy
-		•	•	34.41	FY 2026-27	34,41	•	
161.93 No expiry	iry	4,203.57	FY 2028-29	5,860.68	FY 2028-29	10,226.18	23.59	ν exp«,λ
•	-	-	•	22.45	FY 2025-26	22.45		
214.54 No expiry	, Li	•	-	5,098.41	FY 2027-28	5,312.95	18.90	No expr-y
	1	•	•	13.76	FY 2024-25	13.76		
164.97 No expiry	iry	47.24	FY 2026-27	3,508.91	FY 2026-27	3,721.12	•	•
٠	-	•	•	10.37	FY 2023-24	10.37	•	-
٠	1	,	•	428.92	No expiry	428.92		•
16.07 No expiry	pìry	•	-	2,707.20	FY 2025-26	2,723.27	•	•
•	-	٠	-	656.58	No expiry	656.58	,	•
9.90 No expiry	ıiry	1	•	2,574.26	FY 2024-25	2,584.16	٠	•
•	•	1	•	449.71	FY 2021-22	449.71	-	•
0.12 No e	No expiry	•	•	1,686.27	FY 2023-24	1,686.39	•	•
6.74 No expiry	oiry	•		1	FY 2022-23	6.74	•	-
962.37			-					

	Unused tax credits	MAT Cred :	Expir, year-financial	year	No exp v	The state of the s	Nc exp -v		No exp -				-				,				
	Unused	MAT	Amount		57.49	*	23.59	,	18.90	*	,	•	•		•	•		•	•	,	
		Total	terioary		5,703.77	25.32	10,135.31	22.45	5,139.60	13.76	3,446.83	10.37	398.65	2,724.51	167.53	2,162.93	1	1,687.16	604.13	٠	
		Unabsorbed business losses	Expiry year- financial	year	FY 2029-30	FY 2026-27	FY 2028-29	FY 2025-26	FY 2027-28	FY 2024-25	FY 2026-27	FY 2023-24	No expiry	FY 2025-26	No expiry	FY 2024-25	FY 2021-22	FY 2023-24	FY 2022-23	FY 2021-22	
	ses	Unabsorbed	Amount		5,650.13	25.32	5,884.09	22.45	5,102.15	13.76	3,401.02	10.37	398,65	2,708.44	167.53	2,162.11	•	1,686.29	604.13	•	
	Unused tax losses	Unabsorbed long term capital losses	Expiry year- financial	year	•	•	FY 2028-29	-	•	-	•	•	•	•	•	•	•	-	•	•	
		Unabsorbed lo	Amount		•	,	4,203.57	-		,	-	-	-	-	-	-	-	•	•	-	
		Unabsorbed depreciation	Expiry year-	financial year	No expiry	•	No expiny	*	No expiry	*	No expiry	•	•	No expiry	•	No expiry	•	No expiry	1	•	
		Unabsorbe	Amount		53.64	-	47.65	*	37.45	-	45.81	•	-	16.07	-	0.82	-	0.87		•	
	Deductible temporary differences	Evolutions financial	Vear	,,	Not applicable	•	Not applicable	•	Not applicable	-	Not applicable	•	•	Not applicable	•	-	•	•	-	•	
			Amount	_	416.26	•	9,914.55	1	1,773.80		55.32	1	•	84.56	•	-	•	•	•		
As at 31-Mar-2022	Financial Vear to	which the loss	related to		FY 2021-22	FY 2021-22	FY 2020-21	FY 2020-21	FY 2019-20	FY 2019-20	FY 2018-19	FY 2018-19	FY 2018-19	FY 2017-18	FY 2017-18	FY 2016-17	FY 2016-17	FY 2015-16	FY 2014-15	\ FY 2013-14	
																			1		1

(Currency: Indian rupees in millions)

### 44. Earnings per share (EPS)

In accordance with Indian Accounting Standard 33 – "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2015, the computation of earnings per share is set out below:

Particulars	2022-23	2021-22
Profit /(loss) for the year attributable to owners of the parent	3,441.63	1,887.84
Number of equity shares for calculating basic EPS	89,83,78,496	89,82,01,185
Weighted average number of shares outstanding at the end of the year	89,82,07,466	89,39,81,653
Number of dilutive potential equity shares	1,15,119	7,92,995
Weighted average number of equity shares for calculating diluted EPS	89,83,22,585	89,47,74,648
Earnings per share (EPS) (Face value ₹ 1 each)		
Basic earnings share (in ₹)	3.83	2.11
Dilutive earning per share (in ₹)	3.83	2.11





(Currency : Indian rupees in millions)

### 45. Segment information

The Group has made its consolidated segment reporting to meaningfully represent its business lines Agency business, Capital business. Asset reconstruction business, Insurance & Treasury business Agency business includes advisory and other fee based businesses: Capital business represents lending business and investment activities; Asset reconstruction business represents purchase and resolution of distress assets; Insurance business represents life insurance business and general insurance business. Treasury business represents income from trading activities.

The management is the Chief Operating Decision Maker (CODM).

The operating segments are the segments for which separate financial information is available and for which operating profit / loss amounts are evaluated regularly by the CODM.

Since the business operations of the Group are primarily concentrated in India, the Group is considered to operate only in the domestic segment.

### 31-Mar-23

31-War-23							
Particulars	Agency	Capital based	Insurance business	Asset reconstruction business	Treasury	Unallocated	Total
Segment Revenue ¹	10,030.14	31,833.63	23,876.59	14,631.06	6,414.74	857.69	87,643.85
Inter Segment Revenue	(314.10)	1,171.26	•	-	(658.90)	(198.26)	-
Revenue from External Customers	9,716.04	33,004.89	23,876.59	14,631.05	5,755.84	659.43	87,643.85
Segment Expenditure	6,308.61	35,292.67	27,122.38	9,726.64	4,388.18	958.12	83,796.60
Segment results (Profit/(loss) before tax)	3,407.43	(2,287.78)	(3,245.79)	4,904.42	1,367.66	(298.69)	3,847.25
Tax expense							{208.32}
Net profit / (loss) for the year			****	THE TAXABLE STATE OF THE STATE			4,055.57
Segment assets	14,512.18	2,23,247.75	85,062.28	66,878.71	28,324.76	22,616.99	4,40,642.67
Segment liabilities	6,953.14	2.15.738.00	76.545.17	39,224.53	21,347.02	2,372.50	3,62,180.36

### 31-Mar-22

						· · ·	
Particulars	Agency	Capital based	Insurance business	Asset reconstruction business	Treasury	Unallocated	Total
Segment Revenue ¹	5,789.21	27,177.78	21,943.30	10,232.70	7,371.24	578.22	73,092.45
Inter Segment Revenue	(231.41)	(108.18)	-	- 1	454.66	(125.07)	-
Acvenue from External Customers	5,557.80	27,069.60	£1,945.50	10,232.70	/,835.90	453.15	/3,092.45
Segment Expenditure	4,701.60	29,082.10	25,051.80	6,575.50	4,877.50	530.15	70,818.65
Segment results (Profit/(loss) before tax)	856.20	(2,012.50)	(3,108,50)	3,657.20	2,958.40	(77.00)	2,273.80
Tax expense							153.06
Net profit / (loss) for the year							2,120.74
Segment assets	7,202.50	2,40,190.70	70,850.60	60,955.90	32,688.80	20,909.30	4,32,797.80
Segment liabilities	3,912.10	2,26,211.80	63,307.50	37,100.70	23,604.90	2,737.60	3,56,874.60

- 1. Segment revenue includes share in profit/(loss) in associates.
- 2. Non-cash expenditure aggregated to ₹ 10,338.41 million for the year ended 31 March 2023 (Previous Year ₹ 13,245 36 million)





(Currency : Indian rupees in millions)

### 46. Transfer of Financials Asset

The following tables provide a summary of financial assets that have been transferred in such a way that part or all of the transferred financial assets do not qualify for derecognition, together with the associated liabilities.

Particulars Particulars	2022-23	2021-22
Securitisations		
Carrying amount of transferred assets measured at amortised cost (Held as		
collateral )	15,278.21	9,691.07
Carrying amount of associated liabilities		
(Debt securities - measured at amortised cost)	14,194.38	9,376.04
Fair value of assets	14,790.02	10,256.62
Fair value of associated liabilities	13,308.22	9,529.05
Net position at fair value	1,481.80	727.57





(Currency: Indian rupees in millions)

### 47. Unconsolidated structured entities

The Group has exposure to certain unconsolidated structured entities being securitisation trusts, alternative investment funds and similar funds. The Group is involved in setting up of these structured entities and generally, acts as the investment manager. However, the Group can be removed by certain specified majority of the investors. Further, the Group does not have significant exposure to variability of returns and its remuneration is commensurate to the services provided. Therefore, these structured entities are not consolidated by the Group.

The following tables show the carrying amount of the Group's recorded interest in its consolidated balance sheet as well as the maximum exposure to risk (as defined in below) due to these exposures in the unconsolidated structured entities:

Particulars		31-Mar-2	3	
	Securitisation trusts	Alternative Investment Funds	Total	Maximum exposure ¹
Loans	459.75	-	459.75	459.75
Trade Receivables	2,272.57	403.36	2,675.93	2,675.93
Investments	23,805.88	3,619.76	27,425.64	27,425.64
Total Assets	26,538.20	4,023.12	30,561.32	30,561.32
Off-balance sheet exposure	_	10,133.37	10,133.37	10,133.37
Size of the structured entity	3,16,671.81	3,33,047.32	6,49,719.13	-
Income from the structured entity	3,425.71	2,594.00	6,019.71	-
Particulars	·	31-Mar-2	2	
	Securitisation trusts	Alternative Investment	Total	Maximum exposure ¹
Loans	918.28		918.28	918.28
Trade Receivables	3,996.28	609.81	4,606.09	4,606.09
Investments	36,776.04	2,991.06	39,767.10	39,767.10
Total Assets	41,690.60	3,600.87	45,291.47	45,291.47
Off-balance sheet exposure	-	662.00	662.00	662.00
Size of the structured entity ^t	3,92,910.96	3,17,696.58	/,10,607.54	+
Income from the structured entity	3,267.58	3,098.32	6,365.90	-

¹ In the above table, the size of the structured entity refers to the corpus in case of securitisation trusts and to the assets under management in case of alternative investment funds. For loans, trade receivables and investments in structured entities, the carrying value reflects the Group's maximum exposure to loss.



### Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

### 48. Disclosure of interest in other entities:

1. Details of non wholly owned subsidiaries that have material non-controlling interests.

Place of

Proportion of

Name of subsidiary	incorporation and principal place of business	ownership interests held by non- controlling interests	Profit/(loss) allocated t interests	to non-controlling
		•	31-Mar-23	31-Mar-22
Edelweiss Asset Reconstruction Company Limited	India	40.18%	1,279.30	1,014.73
Edelweiss Tokio life insurance Company Limited	India	24.92%	(589.32)	(948.07)
Summarised financial information in respect of each of the summarised financial information below represents amounts			on-controlling interests i	is set out below. The
Edelweiss Asset Reconstruction Company Limited			As at 31-Mar-2023	As at 31-Mar-2022
Financial assets			58,716.35	60,210.54
Non-financial assets			752.68	577.91
Financial liabilities			29,674.63	33,653.68
Non-financial liabilities			1,853.12	2,378.22
Equity attributable to owners of the company			16,714.49	17,099.89
Non-controlling interest			11,226.79	7,656.66
Particulars			For the year ended 31 March 2023	For the year ended 31 March 2022
Revenue from operations			10,006.99	8,992.70
Total income			10,006.99	8,992.70
Total expenses			5,716.46	5,563.07
Profit / (loss) before tax			4,290.53	3,429.63
Tax expense			1,106.60	902.91
Profit / (loss) for the year			3,183.93	2,526.72
Total comprehensive income / (loss)			3,181.73	2,523.20
Profit / (loss) for the year attributable to owners of the parent			1,904.63	1,511.99
Profit / (loss) for the year attributable non-controlling interests			1,279.30	1,014.73
Cash flows (used) / generated from operating activities			5,273.32	9,905.03
Cash flows (used) / generated from investing activities			5,152.25	(877.07)
Cash flows (used) / generated from financial activities			(8,231.74)	(7,256.37)
Net cash inflow/(outflow)			2,193.83	1,771.59
Edelweiss Tokio life insurance Company Limited			As at 31-Mar-2023	As at 31-Mar-2022
Financial assets			71,956.42	60,448.75
Non-financial assets			4,187.66	4,707.40
Financial liabilities			4,229.74	4,371.77
Non-financial liabilities			65,133.48	54,590.19
Equity attributable to owners of the company Non-controlling interest			5,091.07 1,689.79	4,088.17 2,106.02
			-,	-/
Particulars			For the year ended 31 March 2023	For the year ended 31 March 2022
Revenue from operations			19,992.04	19,008.52
Total income			19,999.93	19,027.24
Total expenses Profit / (loss) before tax			21,990.82 (1,990.89)	21,086.81 (2,059.57)
Tax expense			(1,550.65)	[2,033.37]
Profit / (loss) for the year			(1,990.89)	(2,059.57)
Total comprehensive income / (loss)			(1,922.79)	(3,010.04)
Profit / (loss) for the year attributable to owners of the parent			(1,401.57)	(1,111.50)
Profit / (loss) for the year attributable non-controlling interest:			(589.32)	(948.07)
Cash flows (used) / generated from operating activities			5,673.17	5,452.67
Cash flows (used) / generated from investing activities		_	(7,850.16)	{9,059.31}
Cash flows (used) / generated from financial activities	15 TUBO/		2,402.19	3,683.05
Net cash inflow/(outflow)	1/87	(S)/	225.20	76.41
	//37	YE!		



### 48. Disclosure of interest in other entities (continued):

### 2. Details of associate*

Nuvama Wealth Management Limited (Formerly known as Edelweiss Securities Limited - (Consolidated upto 30 March 2023))	As at 30-Mar-2023	As at 31-Mar-2022
Financial assets	1,24,257.73	1,01,999.97
Non-financial assets	5,310.19	3,982.55
Financial liabilities	1,05,781.16	85,832.60
Non-financial liabilities	1,229.04	1,021.44
Total equity	22,557.72	19,128.48
Share of commitments and contingent liabilities	5,891.51	1,311.62

Particulars	For the period ended 30 March 2023	For the year ended 31 March 2022
Revenue from operations	22,023.89	17,731.84
Total income	22,154.00	17,833.08
fotal expenses	18,141.12	14,808.34
Profit / (loss) before tax	4,012.88	3,024.74
Other exceptional items	9.40	6,326.35
Profit / (loss) before tax and after exceptional items	4,022.28	9,351.09
Tax expense	1,000.96	779.76
Profit / (loss) for the year	3,021.32	8,571.33
Total comprehensive income / (loss)	3,053.44	8,571.53
Share in profit / (loss) of associates	1,317.94	966.54
Share in profit / (loss) of associates in other comprehensive income	14.06	(1.94)
Cash flows (used) / generated from operating activities	(17,483.30)	{14,252.50}
Cash flows (used) / generated from investing activities	(1,792.46)	(821.79)
Cash flows (used) / generated from financial activities	18,844.73	21,385.21
Change in foreign exchange translation reserve	47.81	16.67
Net cash inflow/(outflow)	(383.22)	6,327.59

^{*}Refer Note 58 & 62





(Currency : Indian rupees in millions)

### 49. Retirement benefit plan

### A) Defined contribution plan (Provident fund and National Pension Scheme):

Amount of ₹ 389.00 million (Previous year: ₹ 341.89 million) is recognised as expenses and included in "Employee benefits expense" in the statement of profit and loss

### B) Defined benefit plan (Gratuity):

The following tables summarise the components of the net benefit expenses recognised in the statement of profit and loss and the funded and unfunded status and amount recognised in the balance sheet for the gratuity benefit plan.

### Statement of profit and loss

Particulars	2022-23	2021-22
Current service cost	87.89	81.38
Interest on defined benefit obligation	7.63	5.43
Past service cost	(1.69)	-
Exchange rate adjustment	0.18	0.11
Total included in 'Employee benefits expense'	94.01	86.92
Movement in Other Comprehensive Income:		
Particulars	2022-23	2021-22
Balance at start of year (Loss)/ Gain		
Ro measurements on define benefit obligation (DBO)	(87.22)	(31.48)
a. Actuarial (Loss)/ Gain from changes in financial assumptions	33.79	(1.53)
b. Actuarial (Loss)/ Gain from experience over the past year	(25.68)	(35.86)
Return on plan assets excluding amount included in net interest on the net		
defined benefit   ability/ (asset)	(4.41)	12.49
Effect of acquisition/ (divestiture)		1 56
Changes in the effect of limiting a net defined benefit asset to the asset ceiling		
excluding amount included in net interest on the net defined benefit liability/	(14.94)	(32.40)
(asset)		
Balance at end of year (Loss)/ Gain	(98.46)	(87.22)
Reconciliation of defined benefit obligation (DBO) : Particulars	2022-23	2021-22
Present value of DBO at the beginning of the year	538.84	488.67
Acquisition/ (Divestiture)	-	(1.04)
Interest cost	28.85	23.91
Current service cost	87.89	81.38
Benefits paid	(88.83)	(92,21)
Past service cost	(1.69)	
Actuariai (gain)/loss	(37.20)	37.39
Transfer (out)/in	0.42	0.63
Exchange Rate Adjustment	0.18	D.11
Present value of DBO at the end of the year	528.46	538.84
Reconciliation of fair value of plan assets:		
Particulars	2022-23	2021-22
Fair value of plan assets at the beginning of the year	453.11	434.78
Contributions by Employer	128.66	76.00
Benefits paid	(88.83)	(91.06)
Interest income	26.13	20.90
Acquisition/ (Divestiture)/Curtailment	•	-
Return on plan asset excluding amount included in net interest on the net		
defined benefit liability/ (asset)	(9.78)	12.49





(Currency: Indian rupees in millions)

### 49 Retirement benefit plan (Continued)

### B) Defined benefit plan (Gratuity) (Continued):

Net asset / (lia	hilibul eneganis	ad in the b	Janes chack

Particulars	2023	2022 (538.84)	
Present value of DBO	(528.46)		
Fair value of plan assets at the end of the			
year	509.29	453.11	
Net Liability	(19.17)	(85,73)	
Less: Effect of limiting net assets to asset	***************************************		
ceiling	(102.98)	(83.01)	
Liability recognised in the balance sheet	(122.15)	(168.74)	

Experi	ence ad	justments:
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Particulars	2023	2022	2021	2020	2019
On plan liabilities: loss / (gain)	25.68	35.86	6.74	(34.66)	18.12

Principal actuarial assumptions at the balance sheet date:

Particulars	2022-23	2021-22
Discount rate	7.1%	5.9%
Salary escalation	7.0%	7.0%
Employees attrition rate	16.0%	16.0%
Mortality Rate	IALM 2012-14 (Ultimate)	IALM 2012-14 (Ultimate)

Percentage Break-down of Total Plan Assets	2022-23	2021-22
Investment Funds with Insurance Company and Cash	99%	98%
Cash and cash equivalents	1%	2%
Total	100%	100%

### Sensitivity Analysis for 2023:

Assumptions	Discou	nt rate	Future salary increases		
Sansitivity Lavel	1.00% increase	1.00% decrease	1.00% increase	1.00% decrease	
Impact on defined benefit obligation	(21.18)	22.71	22.46	(21.36)	

### Sensitivity Analysis for 2022:

Assumptions	Discou	nt rate	Future salary increases	
Sensitivity Level	1.00% increase 1.00% decrease 1.00% in			1.00% decrease
Impact on defined benefit obligation	(23.84)	26.07	25.49	(23.77)

### Maturity profile

The weighted average duration of the obligation is 4 years (March 31, 2022: 4 years) as at the date of valuation. This represents the weighted average of the expected remaining lifetime of all plan participants.





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

# 50. Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be received or settled. With regard to leans and advances to customers, the Group uses the same basis of expected repayment behaviour as used for estimating the effective interest rate. Issued debt reflect the contractual coupon amortisations.

	As	at 31-Mar-2023		As at 31 Mar-2022		
Particulars				Within 12	After 12	
	Within 12 months	After 12 months	Total	months	months	Total
ASSETS						
Financial assets						
(a) Cash and cash equivalents	27,458.60		27.458.60	19,885.63		19 885 63
(b) Bank balances other than cash and cash						
equivalents	6,165.20	3,366.93	9,532.13	7,427,14	3.076.20	10.503.34
(c) Derivative financial instruments	779.00		779 00	685.22		685.22
(d) Stock in trade (securities held for trading)	26,971,88	22.17	26 994.05	15,100.07	18.04	15.118.11
(e) Trade Receivables	3,637,40	495.68	4,133.08	2.885.67	1 806.04	4,691.71
(f) Loans	54,795,57	1.18,740.71	1.73,536.28	59,488,45	1.41.487.71	2,00,976.10
(g) Investments	38,564.80	1.06.063.39	1,44,628.19	38,155.80	88,119.09	1.26.274.89
(b) Other financial assets	7,840.83	1,346.26	9 187 09	6.912.51	4.122.72	11.035.23
Total financial assets (A)	1,66,213.28	2,30,035,14	3,96,248,42	1,50.540 49	2.38 629.80	3,89,170.29
Non-financial assets						
(a) Reinsurance assets		3,013.36	3,013.36		3,432.77	3,432.77
(b) Current tax assets (net)	188.32	8,039.02	8,227.34	520.88	8,391.92	8,912.80
(c) Deferred tax assets (net)	*	12.115.65	12,115 65	0.20	10,645.41	10,645 61
(d) Investment property		1,822.13	1,822.13		3,034.26	3,034 26
(e) Property, Plant and Equipment	2.81	10,325.19	10,328.00	8.96	11,062.81	11.071.77
(f) Capital work in progress	1.63	5.46	7.09	0.57		0.57
(g) Intangible assets under development	43.20	197.40	240.60	36.33	159.37	195.70
(h) Goodwill	•	236.60	236 60		663.35	663.35
(i) Uther Intangible assets	10.46	1,274.60	1,285.06	124.48	1,079.69	1,204.17
(j) Other non-financial assets	1,913 29	5.205.13	7,118.42	1.574.44	2,892.07	4,466.51
Total non-financial assets (B)	2,159.71	42,234.54	44,394.25	2,265.86	41,361.65	43.627.51
TOTAL ASSETS (C = A+B)	1,68,372.99	2,72,269,68	4,40,642,67	1,52,806.35	2,79,991.45	4.32.797.80

	As	at 31-Mar-2023		A	s at 31 Mar 2022	
Particulors				Within 12	After 12	
	Within 12 months	After 12 months	<b>Fotal</b>	months	months	Total
LIABILITIES						
Financial fiabilities						
(a) Derivative financial instruments	775.72		775.72	2.044.07	215.82	2,259.8
(b) Trade Payables	13,820.78	301 38	14,122.16	12,760 67	140.60	12,901.2
(c) Insurance claims payable	509.76	-	509 76	345.28		345.2
(d) Debt securities	55,559.95	93,470.39	1,54,030.34	35,392 87	1,19,664.17	1,55,057.0
(e) Borrowings (other than debt securities)	40,265.14	9,681.88	49,947.02	49,550.03	16,000.63	56,550.6
(f) Deposits	16.25		16.25	15.60		15.6
(g) Subordinated Liabilities	1,430.40	11,936 47	13,356.87	500 00	14.926.53	15,486.5
(h) Other financial liabilities	9,475.44	44.595.01	54.070.45	13.327.54	38,165,68	51,493.2
fotal financial Rabilities (D)	1,21,853.44	1,64,985.13	2,86,838.57	1.04.936.06	1,89,173.43	2,94,109.4
Non-financial liabilities						
(a) Current tax liabilities (net)	223.18	26.03	249.21	147.85	26.09	173.9
(b) Provisions	279.56	344.40	623.96	178.93	316.47	495.4
(c) Provision for policyholders' liabilities		66,135.11	66.135.11		55,288.34	55.288.3
(d) Deferred tax liabilities (net)		1,827.60	1,827.60		2,166.41	2,166.4
(e) Other non-financial liabilities	6,350,23	155.68	6,505.91	4.403.27	237.75	4.641.0
otal non-financial liabilities (E)	6,852.97	68,488.82	75,341.79	4,730.05	58,035.06	62,765.1
FOTAL LIABILITIES (F = D+E)	1,28,706.41	2,33,473.95	3,62,180.36	1,09,666.11	2,47,208.49	3.56,874.6
NET TOTAL ASSETS / (LIABILITIES) (C-F)	39,666,58	38,795.73	78.462.31	43.140.24	32.782.96	75 923 2





# Notes to the consolidated financial statements (Continued) [Currency: Indian rupees in millions]

# 51. Changes in liabilities arising from financing activities

Particulars	01-Apr-22	Cash flows	Changes in fair values	Exchange difference	Others**	31-Mar-23
Borrowings*	2,27,675.84	(15,790.51)		-	6,029 23	2,17,914 56
Total liabilities from financing activities	2,27,675.84	(15,790.51		*	6,029.23	2,17,914.56
Particulars	01-Apr-21	Cash flows	Changes in fair values	Exchange difference	Others**	31-Mar-22
Borrowings*	2,85,160.71	(60,889.19)	-	-	3,404.32	2,27,675.84
Total liabilities from financing activities	2,85,160.71	(60,889.19)	_	-	3,404.32	2.27.675.84





Comprises of Debt securities, Deposits, Subordinated Liabilities, other borrowings and lease liabilities.
 Refers to interest expense for the year incurred by entities other than non-banking financial companies in the group.

(Currency : Indian rupees in millions)

- 52. Contingant liabilities, commitments and leasing arrangements:
- 52.1 Contingent liabilities and commitments
- a) Contingent liabilities
  - o Taxation matters in respect of which appeal is pending ₹ 1,108.10 million (Previous year: ₹ 1,079.99 million).

    Litigation pending against Group amounts to ₹ 347.63 million (Previous year: ₹ 326.67 million).

  - o Claims not acknowledged as debt ₹ Nil million (Previous year: ₹ 2.54 million).

The Group has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The Group has filed appeal/s and is defending its position. Based on the favourable outcome in Appellate proceedings in the past and as advised by the tax advisors, Group is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.

Note - The Group's pending litigations mainly comprise of claims against the Group pertaining to proceedings pending with Income Tax, Excise, Custom, Sales/VAT tax / GST and other authorities. The Group has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Group believes that the outcome of these proceedings will not have a materially adverse effect on the Group financial position and results of operations.

#### Corporate/other guarantee not acknowledged as debt:

Corporate/Other guarantee given by the Company on behalf of its associate companies and to third party which is outstanding as at 31 March 2023 and 31 March 2022 is given below:

	As at	As at
Particulars	31 March	31 March
	2023	2022
Guarantee to trustees and others for non convertible debentures and other borrowings	138.27	139.80
Guarantee for meeting margin requirements	4,000.00	8,950.00
Total	4,138.27	9,089.80

#### Commitments

- Undrawn committed credit lines subject to meeting of conditions, ₹ 2,611.20 million as at balance sheet date (Previous year: ₹ 1,303.43 million).

  Estimated amount of contracts remaining to be executed on capital account and not provided for ₹ 96.25 million (Previous year: ₹ 261.37 million).
- o Uncalled liabilities on investments ₹ 11,196.11 million (Previous year: ₹ 3,860.55 million).





(Currency : Indian rupees in millions)

# 52.2. Leases

1) This note provides information for leases where the group is a lessee. Group has not given any property on lease

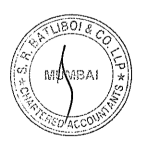
Set out below are the carrying amounts of lease liabilities and the movements	As at March 31, 2023	As at March 31, 2022	
Opening balance as at	566.01	800.22	
Addition / disposal during year	174.63	60.78	
Accretion of interest	70.40	69.27	
Lease payment for the year	(256.96)	(364.26)	
Closing balance as at	554.08	566.01	

2) The statement of profit or loss shows the following amounts relating to leases

Particulars	Mar-23	Mar-22
Depreciation on ROU of assets	201.30	217.97
Reversal of lease pre-closure	(7.79)	(131.23)
Interest cost	70.39	69.64
Expenses related to short term lease	125,42	76.32

The maturity analysis of lease liability is disclosed in other financial liabilities in note 50.





(Currency: Indian rupees in millions)

#### 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure":

# (A) Individuals owning, directly or indirectly, an interest in the voting power of the reporting enterprise that gives them control or significant influence over the enterprise

Mr. Rashesh Shah

Mr. Venkatchalam Ramaswamy

Ms. Vidva Shah

Ms. Aparna T.C.

# (8) Key Management Personnel

Mr. Rashesh Shah - Chairman

Mr. Venkatchalam Ramaswamy - Vice Chairman & Executive Director

Mr. Himanshu Kaji - Executive Director

Mr. Rujan Panjwani - Executive Director (upto 2 September 2022)

Ms. Ananya Suneja - Chief Financial Officer (from 01 March 2022)

Mr. Tarun Khurana

# (C) Relatives of individuals exercising significant influence and relatives of KMP, with whom transactions have taken place

Ms. Kaavya Venkat

Ms. Shilpa Mody

Ms. Sejal Premal Parekh

Mr. A V Ramaswamy

Ms. Sneha Sripad Desai

Mr. Neel Shah

Ms. Avanti Shah

Ms. Shabnam Panjwani

# (D) Enterprises over which Promoter / KMPs / Relatives exercise significant influence, with whom transactions have taken place

Spire Investment Advisors LLP

Mabella Investment Adviser LLP

Shah Family Discretionary Trust

Kenai Advisors LLP

# (E) Associates with whom transactions have taken place (upto 30th March 2023) (Refer note 62):

Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)

# Subsidiaries of Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)

Nuvama Wealth Finance Limited (formerly known as Edelweiss Finance & Investments Limited)

Nuvama Wealth and Investment Limited (formerly known as Edelweiss Broking Limited)
Nuvama Clearing Services Limited (formerly known as Edelweiss Custodial Services Limited)

Nuvama Investment Advisors (Hongkong) Private Limited (formerly known as Edelweiss Securities (Hong Kong) Private Limited)

Nuvama Investment Advisors Private Limited (formerly known as Edelweiss Investment Advisors Private Limited)

Nuvama Financial Services Inc. (Edelweiss Financial Services Inc.)

Nuvama Financial Services (UK) Limited (formerly known as Edelweiss Financial Services (UK) Limited)

Nuvama Capital Services (IFSC) Limited (formerly known as Edelweiss Securities (IFSC) Limited)

Nuvama Asset Management Limited (formerly known as ESL Securities Limited)

Pickright Technologies Private Limited (w.e.f 13 March, 2023)

# (F) Independent Directors

Mr. Biswamohan Mahapatra

Mr. Kunnasagaran Chinniah (till September 2, 2022)

Mr. Navtej S. Nandra (till September 2, 2022)

Mr. P N Venkatachalam (till September 2, 2022)

Mr. Ashok Kini

Dr. Ashima Goyal

Mr. Shiva Kumar (w.e.f August 04, 2022)





(Currency : Indian rupees in millions)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:

r. No. Nature of Transaction	Related Party Name	31-Mar-23	31-Mar-22
1 Short term loans given to	Ms. Aparna T. C.	21.40	178.01
	Mabella Investment Advisor LLP	12.81	291.29
	Kenai Advisors LLP	314.16	44.51
	100000000000000000000000000000000000000	3	44.5
2 Short term loans given repaid by	Ms. Aparna T. C.	244.47	197.81
	Mabella Investment Advisor LLP	238.09	562.28
	Kenai Advisors LLP	358.66	0.01
3 Dividend paid on Equity Shares	Mr. Rashesh Shah	211.12	211.12
·	Mr. Venkatchalam Ramaswamy	84.28	84.28
	Ms. Vidya Shah	45.00	45.00
	Shah Family Discretionary Trust	56.19	56.19
	Spire Investment Advisors LLP	4.64	4.6
	Ms. Aparna T. C.	17.70	17.7
	Ms. Kaavya Venkat	17.10	17.16
	Mr. Rujan Panjwani	14.34	16.9
	Mr. Himanshu Kaji	4.31	4.2
	Ms. Sneha Sripad Desai	1.49	1.4
	Ms Shilpa Mody	1 78	1.4
	Ms. Sejal Premal Parekh	1.38	1.3
	Ms. Shabnam Panjwani	0.19	0.9
	_		
	Mr. A V Ramaswamy	0.07	0.0
	Mr. Navtej S. Nandra	1.99	11.5
	Ms. Avanti Shah	2.90	2.9
	Mr. P. N. Venkatachalam	0.07	0.3
	Mr. Neel Shah	2.90	2.9
	Mr. Tarun Khurana	0.09	0.0
	Mr. Kunnasagaran Chinniah	0.05	0.2
	Mr. B. Renganathan	•	0.0
4 Interest income on loan from	Ms. Aparna T. C.	12.31	24.2
	Mabella Investment Advisor LLP	5.80	31.5
	Kenai Advisors LLP	5.93	0.3
5 Remuneration to	Mr. Rashesh Shah	80.01	86.7
	Mr. Rujan Panjwani	38.24	62.0
	Mr. Himanshu Kaji	32.50	
	Mr. Venkatchalam Ramaswamy	64.42	41.5 65.5
	Ms. Shabnam Panjwani	04.42	2.8
	Ms. Vidya Shah	-	
	•	•	31.2
	Mr. Sarju Simaria		18.4
	Mr. Tarun Khurana	11.11	7.5
	Ms. Ananya Suneja	25.11	21.9
	Mr. B. Renganathan	7	2.6
6 Sitting fees paid to	Mr. Berjis Desai	-	0.2
	Mr. Biswamohan Mahapatra	1.95	0.9
	Mr. Kunnasagaran Chinniah	0.60	2.7
	Mr. Navtej S. Nandra	0.44	1.0
	Mr. P N Venkatachalam	1.04	2.1
	Mr. Dr. Ashima Goyal	0.48	0.1
	Mr. Ashok Kini	1.21	0.1
	Mr. Shiva Kumar	2.06	-
		1 2.00	





(Currency : Indian rupees in millions)

# 33. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

No.	Nature of Transaction	Related Party Name	31-Mar-23	31-Mar-22
7	Commission paid to	Mr. Berjis Desaí		2
		Mr. Biswamohan Mahapatra	2.00	2.
		Mr. Kunnasagaran Chinniah	2.00	4.
		Mr. Navtej S. Nandra	2.00	4.
		Mr. P N Venkatachalam	3.00	3.
			1 1	
		Dr. Ashima Goyal	2.00	2.
		Mr. Ashok Kini	2.00	2.
		Ms. Vidya Shah	2.00	2.
8	Branding fees received from	Nuvama Wealth Management Limited	40.11	40.
9	Commission and brokerage paid to	Nuvama Wealth Management Limited	13.07	384.
Ĭ		Nuvama Wealth and Investment Limited	767.52	132
	Other control to the control of the			
10	Other service charges paid to	Nuvama Clearing Services Limited	130.45	308
		Nuvama Wealth Management Limited	0.00	0
		Nuvama Wealth and Investment Limited	99.90	
11	Shared Premises Cost paid to	Nuvama Wealth and Investment Limited	0.11	2
		Nuvama Clearing Services Limited	-	17
12	Commission and brokerage received from	Nuvama Wealth Finance Limited	16.04	14
13	Insurance Premium Income	Nuvama Wealth and Investment Limited	74.49	65
		Nuvama Clearing Services Limited	4.68	5
		Nuvama Wealth Finance Limited	1 1	
			13.18	11
	•	Nuvama Capital Services (IFSC) Limited	0.23	0
		Nuvama Wealth Management Limited	17.19	17
		Nuvama Asset Management Limited	3.42	2
		Nuvama Financial Services Inc.	0.03	
14	Business support service charges from	Nuvama Wealth and Investment Limited	3.52	2
		Nuvama Clearing Services Limited	0.14	C
		Nuvama Wealth Finance Limited	0.71	
			1	
		Nuvama Wealth Management Limited Nuvama Asset Management Limited	244.73 0.03	268 (
	Inches and the second s			
15	Investments in Debt securities	Nuvama Wealth and Investment Limited	-	504
		Nuvama Asset Management Limited	475.52	64
		Nuvama Wealth Finance Limited	-	(
16	Purchase of Securities	Nuvama Wealth Finance Limited	456.47	860
		Nuvama Wealth Management Limited	-	1,958
17	Redemption of investment	Nuvama Wealth Finance Limited	338.90	219
		Nuvama Wealth and Investment Limited	1,713.63	
18	Corporate Guarantee support fee income	Nuvama Wealth Finance Limited	1.41	:
		Nuvama Wealth and Investment Limited	0.85	
19	Rating Support Fees Income	Nuvama Wealth and Investment Limited	_	(
		Nuvama Clearing Services Limited		(
		Nuvama Wealth Finance Limited		C
		Nuvama Wealth Management Limited	-	(
	Rental income from	Nuvama Wealth and Investment Limited	1.44	
20.1			1	1
20	1	Nuvama Clearing Services Limited	173.78	166
20				
20		Nuvama Wealth Finance Limited	0.17	(
20		Nuvama Wealth Finance Limited Nuvama Wealth Management Limited	0.17 12.57	( 12

(Currency: Indian rupees in millions)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:

Sr. No.	and balances with Related Parties: Nature of Transaction	Related Party Name	31-Mar-23	31-Mar-22
21	Cost reimbursement received from	Nuvama Wealth and Investment Limited	8.45	5.44
		Nuvama Clearing Services Limited	14.14	9.68
		Nuvama Wealth Finance Limited	0.37	1.75
		Nuvama Wealth Management Limited	4.84	22.08
		Nuvama Asset Management Limited	0.04	0.10
		Nuvama Investment Advisors Private Limited	8.93	17.35
22	Cost reimbursement paid to	Nuvama Wealth and Investment Limited	412.87	405.4
		Nuvama Clearing Services Limited	173.27	26.8
		Nuvama Wealth Management Limited	209.93	396.46
		Nuvama Wealth Finance Limited	0.09	0.96
		Nuvama Asset Management Limited	13.12	-
23	Equity segment payin	Nuvama Wealth Management Limited	138.26	49,791.67
		Nuvama Wealth Finance Limited	31,100.54	17,178.40
24	Equity segment payout	Nuvama Wealth Management Limited		47,856.85
		Nuvama Wealth Finance Limited	32,515.43	15,522.07
			<b>,</b>	
25	ESOP/SAR charges received from	Nuvama Clearing Services Limited	_	-
		Nuvama Wealth Management Limited	-	-
		Nuvama Asset Management Limited	-	
		Nuvama Wealth Finance Limited	-	1.00
		Nuvama Investment Advisors Private Limited	1.65	0.69
26	ESOP/SAR charges paid to	Nuvama Clearing Services Limited	1.24	1.0
	, ,	Nuvama Wealth Management Limited	5.81	114.3
		Nuvama Asset Management Limited	1.50	0.2
		Nuvama Wealth and Investment Limited	17.87	6.9
		Nuvama Wealth Finance Limited	1.57	•
		Nuvama Financial Services Inc.	0.08	-
27	Fee & commission expenses paid to	Nuvama Wealth and Investment Limited	241,79	189.3
	· '	Nuvama Financial Services Inc.	90.54	163.7
		Nuvama Wealth Management Limited	34.50	25.2
		Nuvama Clearing Services Limited	26,51	23.2
		Nuvama Investment Advisors (Hongkong) Private Lin	25.36	-
		Nuvama Financial Services (UK) Limited	18.67	_
		Nuvama Investment Advisors Private Limited	71.35	-
28	Financial charges paid to	Nuvama Wealth and Investment Limited	897.05	1,164.3
	<b>u</b> ,	Nuvama Asset Management Limited	53.52	2,20 1.5
		Nuvama Wealth Management Limited	47.35	-
29	Purchase of property, plant and equipments	Nuvama Wealth and Investment Limited	0.00	0.1
		Nuvama Clearing Services Limited	0.01	0.1
		Nuvama Wealth Finance Limited	0.00	1.9
		Nuvama Wealth Management Limited	1.04	1.0
20	Sale of property, plant and equipments	Nuvama Wealth and Investment Limited	0.04	n r
ÞΨ	at brokersty brane and edubuseurs	Nuvama Wealth Management Limited		0.5
			0.00	7.69
		Nuvama Investment Advisors Private Limited	0.00	1.2
		Nuvama Investment Advisors Private Limited Nuvama Asset Management Limited	- -	0.1 0.1
	Densities reached for the			
31	Donation received from	Nuvama Clearing Services Limited	27.88	30.1
		Nuvama Wealth Finance Limited	6.72	3.2
	0.1801	Nuvama Wealth Management Limited	2.50	3.3
	77.100,00	Nuvama Wealth and Investment Limited	6.91	



(Currency: Indian rupees in millions)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:

Sr. No.	Nature of Transaction	Related Party Name	31-Mar-23	31-Mar-22
32	Interest income on loan from	No.	11.70	42.00
32	are est arcome on loan from	Nuvama Wealth and Investment Limited	11.36	43.86
		Nuvama Wealth Finance Limited	•	162.73
33	Interest income on margin placed with	Nuvama Clearing Services Limited	10.72	18.12
34	Interest income on debt & securities	Nuvama Wealth Finance Limited	-	20.83
35	Interest expense on debt & securities	Nuvama Wealth Finance Limited	0.53	4.18
		Nuvama Wealth Management Limited	2.71	-
36	Loans and advances given that are repaid	Nuvama Wealth and Investment Limited	1,000.00	2 200 00
30	Loans and advances given that are repaid		1,000.00	2,200.0
		Nuvama Wealth Finance Limited	~	3,355.0
37	Loans and advances given during the year	Nuvama Wealth and Investment Limited	1,000.00	2,200.0
38	Margin placed with	Nuvama Clearing Services Limited	69,910.64	73,319.0
		Nuvama Wealth and Investment Limited	-	480.5
		Nuvama Wealth Management Limited	-	100.5
39	Margin repaid by	Nuvama Clearing Services Limited	70,136.58	73,509.7
		Nuvama Wealth and Investment Limited		479.4
		Nuvama Wealth Management Limited	-	86.0
40	Margin repaid to	Nuvama Wealth Finance Limited	257.93	106.6
40	Triangin repair (o	Nuvama Clearing Services Limited	0.15	0.4
		Nuvama Clearing Services Limited	0.15	0.4
41	Sale of securities to	Nuvama Wealth Finance Limited	483.91	3,971.8
		Nuvama Wealth and Investment Limited	-	630.3
42	Security deposit received from	Nuvama Clearing Services Limited	_	148.8
		Nuvama Wealth Management Limited	-	7.3
43	Security deposit repaid to	Nuvama Clearing Services Limited	-	64.4





(Currency: Indian rupees in millions)

53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:

No.	Nature of Transaction	Related Party Name	31 Mar 23	31 Mar 22
	Balances with Related Parties			
1	Short Term Loan Given to	Ms. Aparna 1. C.	-	223.
		Mabella investment Advisor LLP	-	. 225
		Kenai Advisors LLP	-	44
2	Non convertible debentures held by	Nuvama Wealth and Investment Limited	_	550
		Nuvama Wealth Finance Limited	•	176
3	Investment in Equity Shares of	Nuvama Wealth Management Limited	•	2,428
4	Investments in Debt securities	Nuvama Wealth Finance Limited	-	1
5	Accrued interest income on margin placed with	Nuvama Clearing Services Limited	-	E
6	Accrued interest expenses on debentures issued to	Nuvama Wealth Finance Limited		C
7	Contract liability	Nuvama Wealth and Investment Limited	-	92
8	Contract Asset	Nuvama Financial Sorvicos Inc.	-	519
9	Corporate guarantee given to	Nuvama Clearing Services Limited	-	8,956
		Nuvama Wealth Finance Limited	*	139
10	Margins receivable from clients	Nuvama Clearing Services Limited	-	1,27
		Nuvama Wealth Management Limited	-	(
11	Trade & other payable to	Nuvama Wealth and Investment Limited	-	362
		Nuvama Clearing Services Limited	-	279
		Nuvama Wealth Finance Limited	-	1,84
		Nuvama Financial Services Inc.	-	(
		Nuvama Capital Services (IFSC) Limited	-	(
		Nuvama Wealth Management Limited	-	129
		Nuvama Asset Management Limited	•	:
12	Trade and other receivable from	Nuvama Wealth and Investment Limited	-	2
		Nuvama Clearing Services Limited	-	2.
		Nuvama Wealth Finance Limited	-	:
		Nuvama Financial Services (UK) Limited	-	
		Nuvama Investment Advisors Private Limited	-	(
		Nuvama Wealth Management Limited	•	6
		Nuvama Asset Management Limited		

0.00 million indicates amount less than ₹ 0.01 million

# Notes:

Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis. These are included on cash basis.





(Currency: Indian rupees in millions)

# 54. Capital management

The Group manages the capital structure by a balanced mix of debt and equity. The Group's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Group maintains sound capitalisation both from an economic and regulatory perspective. The Group continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Group's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended 31 March 2023 and 31 March 2022.

This framework is adjusted based on underlying the macro-economic factors affecting business environment, financial market conditions and interest rates environment. Group monitors capital using debt-equity ratio, which is total debt divided by total equity.

Particulars	31-Mar-23	31-Mar-22
Total Debt	2,17,360.48	2,27,109.83
Equity	78,462.31	75,923.20
Net Debt to Equity	2.77	2 99

Total debt = Debt securities + Borrowings (other than debt securities) + Deposits + Subordinated Liabilities





(Currency : Indian rupees in millions)

## SS. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edewess Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2023 and 31 March 2022 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity settled options under the Employee Stock Option Iflans and Stock Appreciation legits frans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The EFSL has granted ESOPs under the two plans wizl. ESOP 2011 & SAR 2019 to its employees on an equity-setted basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelwess group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOP/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelwess group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

Particulars	SAR 2019	E5OP 2011
Dates of grant	Varying	Varying
Option Type	Equity settled	Equity settled
No. of outstanding options at 31 March 2023	80,57,420	45.92.500
No. of outstanding options at 31 March 2022	1.09.14,200	71,82,488
No. of Equity shares represented by an option	1 share for 1 opt on	1 share for 1 option
Fair Value per option	Varies as per the grant date	Varies as per the grant date
Exercise Price	Varies as per the grant date	Varies as per the grant date
Vesting Period	2-6 years	1-4 years
Vesting Conditions	Serv:ce	Service

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

Porticulars	SAR 2019	ESOP 2011
Duration from grant date	% options vesting	% options vesting
12 months from the grant date		25.00%
24 months from the grant date	33.33%	25.00%
36 months from the grant date		25 00%
48 months from the grant date	33 33%	25 00%
60 months from the grant date		
72 months from the grant date	33 34%	
Total	100.00%	100.00%

#### Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1.4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Equity settled

# Movement of number of Options for FY 2022-23 and 2021-22

Number of options	31-Mar-23			31-Mar-22		
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Outstanding at the start of the year	1,09,14,200	71,82,488	1,80.96.688	1,67,80,500	1,82,60,651	3,50,41,151
Granted during the year*	-	,		,		
Exercised during the year	(10.34,220)	(25,000)	(10.59,220)	,	(56.27.263)	(66,27,263)
Lapsed/ cancelled during the year	(18.22,560)	(25,64,988)	(43,87,548)	(58,66,300)	(44,50.900)	{1,03,17,200}
Outstanding at the end of the year*	80,57,420	45,92,500	1,26,49,920	1,09,14,200	71.82.488	1,80.96,688
Exercisable at the end of the year		32,63,050	32,63,050	•	40.30.525	40,30,525

^{*}Includes, SAR 2019-345,050, ESOP 2011 Nil approved but not granted

## Weighted Average Exercise Price for FY 2022-23 and 2021-22

Weighted Average Exercise Price (₹)	31-Mar-23	3	31-Mar-	-22
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Outstanding at the start of the year	123.38	172.77	132.90	132.00
Granted during the year		-		
Exercised during the year	61.00	60.75		44 70
Lapsed/ cancelled during the year	104.55	184.47	150.57	196 21
Outstanding at the end of the year	136 20	166 84	123.38	1,72.77
Exercisable at the end of the year	NA	187 44	NA	191.57
Weighted Average Share price at the exercise date	58 85	58 98	NA	44.81





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees In millions)

# 55. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

# Outstanding Options as at 31 March 2023 and 31 March 2022

Particulars	31-Mar	31-Mar-23		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options outstanding	80,57,420	45.92,500	1.09.14,200	71.82,488
Weighted average strike price (₹)	136 20	166.84	123 38	172.77
Weighted average remaining lifetime of options (in years)	1.65	0.16	2.33	0.39
Number of employees covered under the scheme	122	166	152	210

# Options granted during FY 2022-23 and 2021-22

Particulars	31-Ma	31	-Mar-22	
( Braculars	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options granted		-		
Weighted average strike price (in ₹)	NA	NA	NA	NA
Weighted average remaining lifetime of options (in years)	NA	NA NA	NA	NA
Number of employees covered under the scheme	NA	NA	NA	NA
Weighted Average Fair value per option (in ₹)	NA	NA	NA	NA
Weighted Average Intrinsic value per option (in ₹)	AA	NA	NΛ	NA

# Assumptions for Fair Value for FY 2022-23 and 2021-22

Particulars	31-M	31-Mar-23		
r diticales	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Weighted average share price (in ₹)	136 33	169 52	123.12	175 10
Weighted average strike price (in ₹)	136.20	166.84	123.38	172.77
Weighted average remaining lifetime of options (in years)	1.65	0.16	2.33	0.39
Expected volatility (% p.a.)	56% ра 72% ра.	41% ра 72% р.а.	56% ра 72% ра.	35% p.a 72% p.a.
Risk-free discount rate (% p.a.)	5.1% p.a 6.9% p.a.	4.3% p.a 7.8% p.a.	4.3% р.а 6.9% р.а.	4.3% p.a 7.8% p.a.
Expected dividend yield (% p.a.)	0.7% p.a 2.4% p.a.	0.4% p.a 2.4% p.a.	0.7% р.а 2.4% р.а.	0 4% р.а 2.4% р.а.

# Other Disclosure

Particulars		31-Mar-23			31-Mar-22	
	5AR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based payments *	71.17	16 11	87.28	81.64	39.09	120.73
Liability due for share based payments	343.65	355.07	698.72	264.88	496.70	761 58
Intrinsic value of the liability above	4.83	20 36	25.19	2.50	16.06	18.56

[•] includes all group companies including associates





(Currency: Indian rupees in millions)

#### 16 Fair Value Measurement

#### 56.1. Valuation Principles :

Fair value is the price that would be received against sale of an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques explained in Note 56.4

## 56.2. Valuation governance :

The Group's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. All new product initiatives (including their valuation methodologies) are subject to approvals by various functions of the Group including the risk and finance functions.

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

The responsibility of ongoing measurement resides with the business and product line divisions. However Finance department is responsible for establishing procedures governing valuation and ensuring fair values are in compliance with accounting standards

#### 56.3. Assets and liabilities by fair value hierarchy

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy. Exchange traded and OTC derivatives are at gross amount i.e. before offsetting margin money. The impact of offsetting is explained in note 10.1.

Particulars		31-Mar-	23	
	Level 1	Level 2	Level 3	Total
Assets measured at fall value on a recurring basis				
Derivative financial instruments (assets)				
Exchange-traded derivatives	176.42	38.18	-	214.60
OTC derivatives	-	217.93		217.93
Embedded derivatives in market-linked debentures issued	-		475.14	475.14
Total derivative financial instruments (assets)	176.42	256.11	475,14	907.67
Stock-in-trade				
Government Securities	25,757.12		•	25,757.12
Debt Securities	128.32	7.46	0.59	136.37
Mutual Fund	1,061.96		-	1,061.9
Equity Instruments	37.42		1.18	38.60
Stock-in-trade	25,984.82	7.46	1.77	26,994.05
Investments				
Government securities		31,241.43	_	31,241.43
Debt securities	ē	13,161.94	4,642.49	17,804.43
Mutual fund units	2,581.48	13,101.34	7,071.73	2,581,4
Security receipts	2,201.40	-	21,089.05	21,089.05
Units of AIF	_	743.52	15,520.25	16,263.77
Equity instruments	14,169.71	1,196.73	35,082.63	50,449.07
Preference Shares	14,103.71	1,130,73	1,105.68	1,105.68
Others	1,043.84	881.21	1,105.08	1,925.0
Total Investments measured at fair value	17,795.03	47,224.83	77,440.16	
Loans and other financial assets measured at fair value	17,733.03	47,224.63	2,645.09	1,42,459.90
Property, Plant and equipment		····		2,645.09
Total financial assets measured at fair value on a recurring basis	44,956,27		11,780.83	11,780.83
Total insurcial assets measured at fair value bit a recorring pasis	44,930.27	47,488.40	92,342.93	1,84,787.60
Particulars		31-Mar-	22	
	Level 1	Level 2	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments (assets)				
Exchange-traded derivatives	466.91	100.70	-	567.61
OTC derivatives		249.37		249.37
Embedded derivatives in market-linked debentures issued		-	20.80	20.80
Total derivative financial instruments (assets)	466.91	350.07	20.80	837.78
Stock-in-trade				
Government Securities	10.085.12			10.085.1
Debt Securities	124.07	7.81	1.77	133.65
Mutual Fund	1,377,90	7.51	1.77	1,377.90
Equity Instruments	1,063.39	•	2,458.05	3,521.44
Stock-in-trade	12,650.48	7.81	2,459.82	15,118.1
Investments				
Government securities	9.28	27,429.88	•	27,439.1
Debt securities	-	9,824.99	3,022.04	12,847.0
Mutual fund units	2,539.08	-		2,539.08
Security receipts				22 400 6
			33,406.65	33,406.6
	•	340.06	33,406.65 8,629.24	
Units of AIF	13,287.93	340.06 1,763.96		8,969.30
Units of AIF Equity instruments	•		8,629.24	8,969.30 15,669.2
Units of AIF Equity instruments Preference Shares	•		8,629.24 617.34	8,969.30 15,669.2 1,142.22
Units of AIF Equity instruments Preference Shares Others	13,287.93	1,763.96 -	8,629.24 617.34 1,142.22	8,969,30 15,669,2 1,142,22 2,182,8
Units of AIF Equity instruments Preference Shares	13,287.93 - 1,190.22	1,763.96 928.78	8,629.24 617.34 1,142.22 63.87 46,881.36	8,969.30 15,669.23 1,142.22 2,182.87 1.04,195.54
Units of AIF Equity instruments Preference Shares Others Total investments measured at fair value	13,287.93 - 1,190.22 17,026.51	1,763.96 928.78 40,287.67	8,629.24 617.34 1,142.22 63.87	33,406.65 8,969.30 15,669.25 1,142.22 2,182.87 1.04,195.54 3,361.82





(Currency : Indian rupees in millions)

## 56 3 Assets and liabilities by fair value hierarchy (Continued)

Particulars		31-Mar-	-23	
	Level 1	Level 2	Level 3	Total
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments (liabilities):				
Exchange-traded derivatives	315.11	67.45		382.56
OTC derivatives	-	557.43		557.43
Embedded derivative liabilities in market-linked debentures	•	-	443.79	443.79
Non convertible debentures issued	-		6,282.80	6,282.80
Short sales		-		
Total financial liabilities measured at fair value on a recurring basis	315.11	624.88	6,726,59	7,666.58

Particulars	31-Mar-22				
	Level 1	Level 2	Level 3	Total	
Liabilities measured at fair value on a recurring basis					
Derivative financial instruments (liabilities):					
Exchange-traded derivatives	548.18	46.82		595.00	
OTC derivatives	-	424.32		424.32	
Embedded derivative liabilities in market-linked debentures		-	1,556.41	1,556.41	
Non convertible debentures issued	•		7,887.95	7,887.95	
Short sales	889.70	,		889.70	
Total financial liabilities measured at fair value on a recurring basis	1,437.88	471.14	9,444.36	11,353.38	

#### 56.4. Fair valuation techniques :

#### Government debt securities

Government dobt scrunities are generally highly liquid and traded in active markets, fair value of these securities is determined under Lovel 1 classification. For insurance business, security level prices published by CRISIL are considered for valuation and is determined under Level 2 classification.

#### Debt securities

Fair value of these debt securities is derived based on the indicative quotes of price and yields prevailing in the market as at the reporting date. Wherever debt securities are traded actively, Group has used price quoted at Stock Exchanges; in other cases Group has used CRISIL Corporate Bond Valuation model for measuring fair value.

#### Security receipts

There is no active market for Security Receipts, Group determines fair value of these securities using discounted cash flow models. Under this method expected cash flows are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including prepayment rates, default rates and other economic drivers. Since valuation of Securities receipts involves significant unobservable valuation inputs, fair value is classified at Level 3.

## Equity instruments

Fair valuation of equity instruments, which are listed and actively traded on recognised stock exchanges with readily available active prices on a regular basis, are classified at Level 1. Equity instruments in non-listed entities are initially measured at transaction price and re-measured at each reporting date at valuation determined by external valuer at instrument level. Fair value of unlisted equity securities are classified at Level 3.

# Units of Alternative Investment Funds (AIFs) and Mutual Fund

Units held in AIFs are measured based on fund net asset value (NAV), taking into account redemption and/or other restrictions. Such instruments are classified at Level 3.

Open-ended funds that are redeemable at any time, and reports daily Net Asset Value (NAV) and for which sufficient subscriptions and redemptions occur at NAV, are measured at NAV and classified as level 1.

# Loans measured at fair value through profit or loss

Loans are segregated, as far as possible, into portfolios of similar characteristics. Fair values are based on observable market transactions, when available. When they are unavailable, fair values are estimated using valuation models incorporating range of input assumptions. Group determines fair value of loans with help of internal valuation team and independent valuer on case-to-case basis. Valuation is based on discounted cash flow, comparable transaction market price, market research and marked trend as considered appropriate.

## Derivatives

The Group enters into derivative financial instruments with various counterparties, primarily banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly interest rate swaps, exchange traded futures and options contracts. The most frequently applied valuation techniques include quoted price for exchange traded derivatives and Black Scholes models (for option valuation).

## OTC derivatives

Under Interest rate swap contract, the Company agrees to exchange the difference between fixed and floating rate of interest amount calculated on agreed notional principal. Such contracts enable the Company to mitigate the risk of changing interest rate. The fair value of interest rate swap is determined by discounting the future cash flows using the curves at the end of year and the credit risk inherent in the contract. Company classify the interest rate swaps at level 2 valuation.

## Exchange traded derivatives

Exchange traded derivatives includes index/stock options, index/stock futures, company uses exchange traded prices to value these derivative and classify valuation of these instrument at level 1

# Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative.

Group determines valuation using valuation models taking inputs from observable market (indices) data wherever possible, including prices available from exchanges, dealers, brokers. Group classify valuation of these embedded derivative at level 3.





(Currency: Indian rupees in millions)

#### 56.5. Transfer between Level 1 and level 2

During the year there were no transfers between level 1 and level 2. Similarly, there were no transfers from or transfer to level 3.

#### 55.5. Financial instruments measured at amortised cost

The following table sets out the fair values and fair value hierarchy of financial instruments measured at ameritised cost. The information given with respect to financial instruments fer which the fair value differs from the strizing amount. Curring smeunt et eith and eith againstent, bade receivables, trade and other payables as on all Anarch 2023 approximate the fair value because of their short-term native. Ofference between carrying amounts and fair values of bank deposits, other financials assets and other financial habilities is not significant in each of the years presented

Particulars					
	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:				***************************************	
Loans	1,70,891.19	1,74,548.09	-	-	1,74,548 09
Financial (labilities					
Debt securities	1,47,747.54	1,50,265.12	38.893.11	94,937.69	16,434 32
Borrowing (other than debt securities)	49,947.02	49,774 63	1,822 63	10,595 35	37,356.65
Subordinated liabilities	13,366.87	13,106 63	•	13,086.21	20.42
Off-balance sheet items					
Loan commitments	6.233.79	4.903.32			4,903 32

			31-Mar-22		
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:					
Loans	1,97,614.34	2,02,353.75	•	•	2.02,353.75
Financial Habilities					
Debt securities	1,47,169 09	1,47,297.65	43,931 97	92,514 16	10,851.52
Berrowing (other than debt securities)	56,550.66	56,547.01	2,348.81	16,253 96	37,944.24
Subordinated liabilities	15,485.53	14,771.71		14,771 71	•
Off-balance sheet items					
Loan commitments	3,317.84	2,562.86	-		2,562.86

## 55.7. Valuation methodologies of financial instruments measured at Amortised Cost:

The Group has used below methodologies and assumptions to estimate fair values of the financial instruments, measured at Amortsed cost, only for the purpose of disclosure. These methodologies and assumptions may differ from the methodology and assumptions explained in Notes 56.4

#### Financial assets at amortised cost

The fair values of these financial assets is determined by discounting contractual cash flows at actual/estimated yields, by current yields incorporating the counterparties' credit risk.

#### Issued Debt

The fair value of issued debt is estimated using discounted cash flow model.

## 56.8. Movement in level 3 financial instruments measured at fair value

The following tables show a reconciliation of the opening and closing amounts of Level 3 financial assets and liabilities which are recorded at fair value.

		Financial assets								
Particulars	Security Receipts	Equity & Preference	Debt Securities	AlFs	Loans classified as FVTPL	Derivative financial assets	Others	Derivative financial Habilities	Non-convertible debentures issued	
As at 31-Mar-2022	33,406,65	4,217.61	3,023.81	8,629,24	3,361.82	20.80	63.87	1,556.41	7,897.9	
Purchases	50,197,90	· · · · · · · · · · · · · · · · · · ·	2,258.09	12,309.87	425.27	20.02		1,233.33	7,607.3	
Sales*	[51,623.42]	(2,617.50)	(632.77)							
Issuance						434.03		168.79		
Settlements	{10,151.30}			(335.48)		(0.03)	(63.57)	(897.22)	(1,253.63	
Gain / Loss	[740.78]	26,464.35	(6.0S)	1,872.36	421.60	20.34		(384.19)		
As at 31-Mar-2023	21,089.05	36,189.49	4,643.08	15,520.25	2,645.09	475.14		443.79	6,282.8	
Unrealised Gain / Loss	(2,921.08)	26,433.68	1,054.37	2,994.22	24.57	20.34		(129.47)	2,143.3	
As at 31-Mar-2021	37,472.98	2,406.87	1,614.91	8,075.93	2,089.30	23 79	226.49	1.373.35	8,750.7	
Purchases	22,710 86	2,290.84	2.378.78	3,796.52	1,590.71		63 88		1	
Sales*	(26,504 20)	(976 39)	(798.00)	(4,000 51)	{971.51}		(226.49)		····	
Issuance			,			20 78		104 41	ĺ	
Settlements	(3,526.56)					(15.78)		(543.73)	(927 86	
Gain / Loss	3,253.57	496.29	(171.88)	757.30	653.32	(7 99)		622.38	65 0	
As at 31-Mar-2022	33,406.65	4.217.61	3.023.61	8,629 24	3.361 82	20 80	63.87	1,556.41	7.887.99	
Unrealised Gain / Loss	(1,135.68)	526.63	(171 83)	1,220.85	427 69	(7.99)		343.50	1,614.2	

*includes financial assets derecognised





# 56.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data.

# As at 31 March 2023

Type of Financial Instruments	Valuation Techniques	Significant Unobservable input	Range of estimates for unobservable input	Increase in the unobservable input	Change in fair value because of increase in unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
Investments in security receipts	Not asset value method	NAV per secondy receipt	₹ 696 to ₹ 1500 per security receipt	5%	£68.44	5%	(808 44)
	Discounted projected cash flow	Cash Flow	₹ 349.615 97 million	5%	638 C2	5%	(1.487 80)
		Discount rates	12% to 39.74%	50 basis point		50 basis point	(741 51)
Investments in units of AIF	Net Asset approach	Fair value of underlying	₹ 11028.46 million	5%	551.42	5%	(551 42)
			NAV per upa ₹ 10.4 - ₹ 195764.00	5%	11 15	5%	(11 15)
			NAV per unit ₹ 508.52 ₹ 107.284.00	5%	63 60	5%	168 60
			₹ 25 to ₹ 28 per Unit	5%		5%	16 56
					451 13		[454 04]
investments in unquoted equity shares and preference shares categorised at Level 3	Comparable transaction and P/E	Fair value per share	₹ 157.330 per share	5%	0.79	5%	(0.79)
			₹ 42 85 ger share	5%	9 03	5%	(9.03)
			₹ 188 to ₹ 197,330 per share	5%	25 76	5%	(25.76)
			₹1 to ₹ 161 ger share	5%		5%	[0.00]
			₹ 1 to ₹ 157,330 per share	5%	29.52	5%	129 521
			₹ 100 to ₹ 215,000 per share	5%		5%	(20 39)
			₹ 1817 to ₹ 2.239 per share	5%		5%	(324.45)
			₹3,121 per unit	5%		5%	(9.61)
			₹2.238 per unit	5%		5%	(1,381 75)
			₹ 1,000 per share	5%		5%	(0.05)
Loans classified as FVTPL	Comparable transaction and P/E	Discounting rate	15% - 20%	1%	A one percentage point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value.	1%	A one percentage point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value.
Debt investments classified at FVTPL	Discounted cash flow	Expected future cash flows	₹ 376,333 to ₹ 10,000,000 per NCD	5%	224 82	5%	(224 82)
	Comparable transaction and P/E		₹ 6,667 ta ₹ 10,000 per NCD	5%		5%	(2.75)
	Fair value of index	Price per debenture	₹ 160 to ₹ 215,000 per debenture	5%	4 56	5%	(4 56)
Embedded derivatives in market larked debentures issued (Assets/ liability) (net)	Fair value of index	Index levels		5%	8 66	5%	(8 66)
	Fair value using Black Scholes model a. Ma-stá Carla approach based air	Hifty level	₹ 7,9212 00 million	5%		5%	
Debt Securities (Liability)	Discounted projected cash flow	Cash Flow	₹ 96.571 million				





# 56.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data.

Type of Financial Instruments	Valuation Techniques	Significant Unobservable input	Range of estimates for unobservable		increase in the nobservable input	Change in fair value because of increase in unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
Investments in security receipts	Net asset value method	NAV per security receipt	₹ 842 to ₹ 945 pt i seconity receipt		5%	£9 59	3%	(89 39
	Discounted projected each flow	Ćash Flow	₹ 437,984 mison		5%	2.181 06	5%	(4.436.55
		Discount rates	12% to 22%		90 basis point	(1,354 66)	50 basis point	3,072,79
Investments in units of AIF	Net Asset approach	Fair value of underlying	₹ 9.074,67 mi‱on		5%	453 73	5%	(453.73
			NAV per unit ₹ 685 60 - ₹ 10,773		5%	7.63	5%	(7.63
			NAV per unit ₹ 1,142 04 - ₹ 12,292.40		5%	11.47	5%	(11 47
			₹ 177 to ₹ 1,441,892 per Unit		5%	158.18	5%	1158.18
			₹ 29 ro ₹ 36 per Unit		5%	10.39	5%	110 39
						212 95		(212.95
Investments in unquoted equity shares and preference shares categorised at Level 3	Comparable transaction and P/E	Fair value per share	₹ 216.133 per share		\$%	1 03	5%	(1 03
			₹ 42 85 per share		5%	5 37	S%	(5.37
			₹ 69 to ₹ 216,133 per share		5%	28 66	5%	128 66
			₹8 to ₹ 120 per share		5%	0.00	5%	10 00
			₹8 to ₹ 216.132 per share		5%	20 95	5%	(20 95
			₹ 4,802 per unit		5%	14 79	5%	114 79
			₹ 3,168 per shares		526	122 90	5%	(122 90
			₹ 2 to ₹ 12,240 per share		5%	14.47	5%	[14.47
						0.05		(0.65
						point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value.		point change in the discounting rate used i fair valuation of Level assets does not have a significant impact in its value
Warrants	Comparable transaction and P/E	Fair value of underlying investme	ents		5%	-	5%	
Debt investments classified at FVTPL	Discounted cash flow	Expected future each flows	₹ 376,333 to ₹ 10,004,509 per NCD		5%	143.82	5%	(143.82
	Comparable transaction and P/E	Fair value per instrument	₹ 10,000 per NCD		5%	3.00	5%	13.00
	Fair value of index	Price per debenture	₹ 120,834 to ₹ 164,682 per debenture		5%	0.09	5%	[0.09
Embedded derivatives in market larked debentures issued (Assety Hability) (net)	Fair value of index	Index levels		•	5%	(52 38)	5%	52 38
	Fair value using Black Scholes model or Monte Carlo approach based on	Nifty level	₹ 17,464.75 million		5%	121 50	5%	(111.40
		Risk-adjusted discount rate	4.50% to 6%		1%	11 90	1%	(11 90
Debt Securities (Liability)	Discounted projected cash flow	Cash Flow	₹ 118,118.32 million		5,905 92	20.66	(5.505 921	{20.06
		Discount rates		12%	0.50%	(431)	0.50%	4.31
Land, Flats and Buildings	Discounted projected cash flow	Cash Flow			5%		5%	
		Discount rates		12%	50 basis point		50 basis point	

0.00 indicates amount less than ₹ 0.01 million





(Currency : Indian runces in millions)

#### 57. Risk Management

#### 57.3 Introduction and risk profile

The Edebweiss Group (The Group') provides a broad range of financial products and services to a substantial and diversified client base that includes corporations, institutions and individuals. The Group's products and services span multiple disect classes and consumer segments across domestic and global geographies. The Group's ley tures of business can broadly be desired as below:

- o Capital
- o Agency
- o Insurance (Life and General)
- Asset reconstruction
- o Treasury

The Group's diversified businesses profile acts as an inherent risk management mechanism at an overall level. However, the prevailing market environment and organing operations expose the Group to various risks like Great insk, market risk, liquidity risk, compliance risk, and technology risk amongst others. As the Group operates various regulated businesses, it is reposed to regulation risks also.

#### 57.2. Risk management strategy:

The strategy at an execution level is supported by

- 1 Three-tiered risk management structure to manage and oversee risks
- 2 Board and Executive Level Committees to review and approve risk exposures
- 3. Risk Management framework to ensure each risk the Group is exposed to is given due importance and managed through a well-defined framework and guidelines
- 4 Standard Operating Procedures and Product approval framework to ensure risks are mitigated at operational level
- 5 Adequate segregation of duties to ensure multi-layered checks and balances
- 6. Exception reporting framework to ensure process and policy deviations are adequately addressed

#### 57.3. Risk management structure

To support the risk strategy and ensure effective risk management, the Group has a "Three-bared risk management structure" to ensure that there are enough defences are available to control all types of risk issues. The risk structure is enumerated below.

- 1. Three lines of defense for accountability, oversight, and assurance
- o Respective Businesses the first line of defence; they own and manage-risks and are responsible for implementation of the risk management framework
- o Business Risk teams the second line of defence; they are responsible for overseeing risk events and defining the risk management framework
- o Internal audit the third line of defence; they provide independent assurance of risk management framework implementation
- 2 Board and Executive level Committees for overseeing the risk management. The current Risk Management Committees are
- a Board Roll Committee
- o Investment and Credit Committees

The Board Risk Committee is the overseeing body for Risk Management. The Committee meets at regular intervals to review the risk profile of the Company

The investment and Credit Committee serve as the nodal bodies for all credit related decisions. Respective businesses have formulated its own Investment and Credit Committees depending upon the scale of the exposure

# Risk management framework

The businesses in the Group have a Risk Framework, which describes the risk management approach and provides clear accountability for managing risk considered appropriate for the Business. The framework is subject to continuous evaluation based on existing internal as well external environment.

The current risk framework covers

- a Business Risk
- o Credit Risk
- o Market Risk o Liquidity Risk
- a Regulatory Risk
- o Reputation Risk
- o Technology Risk
- Operational and Process Risk
- o Fraud Risk
- o People Risk
- a Physical Infrastructure Risk

The Businesses in the Group use different types of tools and techniques for margating risk, depending upon the type of risk and quantum. For example,

- 6 Financial risks are mitigated through counterparty and client assessment before any exposure is taken, and defined product/program tovel risk limits to ensure exposure does not exceed risk appetite. The Committee based approval mechanism is adopted to ensure that high exposures are approved, with adequate representation and that there is no bias in approvals.
- Non financial risks vit technology, operational, fraud, etc are mitigated through process documentation defining clear ownership for each activity, having adequate system/process kivel controls like maker-checker, reconciliation, testing and reviews.
- Enterprise level risks viz. reputation, compliance, regulatory, etc are controlled through policies and framework, educating employees through training and risk socialisation sections.





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

#### 57.4. Risk management framework of General Insurance (Zuno General Insurance Limited "ZGIL")

The care of the ZGIL risk philosophy lies in the identification, measurement, monitoring and management of risk. ZGIL believe risk management is a continuous, vital process that is an inalignable part of ZGIL DNA. The Governance structure can thus be seen from three focal points:

- 1 The Business Users would form the First Line of defence First Line of defence would ensure that risk and control environment is established into their day to day activities This line of defence would also.
- A. Implement proactive and reactive risk management tools in their processes
- B. Review their processes for adequacy of effectiveness of controls
- C Report on the level of the risks and effectiveness of controls to the second line of defence on periodic basis
- D. Respond to Regulatory/ Operational/ Business changes quickly and keep the second line of defence informed on the developments.
- 2 Risk Management, and Compliance team forms part of the Second Line of Defence. The second line of defence is oversight function and would provide direction and guidance to the first line of defence for implementation of ZGIL's Board driven policies. Second line of defence would also monitor implementation efficiency of these policies and provide overall oversight to the business processes and risks.
- 3 Independent consultants/assurance providers the internal auditors, external auditors, explainly auditors, regulatory auditors etc forms third line of defence and provides independent assurance consultants/assurance providers will have direct access to the Board of ZGIL. The Statutory and Regulatory auditors would have independence as per Statutory and Regulatory assurance framework of the country.

The Insurance Regulatory and Development Authority (RDAI) vide its circular number (RDAI/EA/CDI/CG/100/05/2016 dated 18 May 2016 has soved Guidelines on Corporate Governance for the Insurance Sector Basis the circular, the following committees form part of the overall risk governance framework

- Aick Management Committee
   Audit Committee
   Investment Committee
   Policyholder protection Committee

The Risk Management Committee is responsible for periodic review of the risk management process to ensure that the process initiatives are aligned to the depred objectives. ZGIL has Chief Risk Officer who is responsible for the implementation and monitoring of the framework Further, the key policies adopted under the Risk Framework are as under

- a Underwriting Policy
- p Investment Policy
- Asset Liability Management Policy
- o Reinsurance Program
- o Information Security Policy
- a Outsourcing Palicy
- o Financial authority Matrix

#### Regulatory framework

Regulators are primarily interested in protecting the rights of policyholders and monitor them closely to ensure that the ZGL is satisfactorily managing affairs for their benefit. At the same time, regulators are also interested in ensuring that ZGL maintains an appropriate subvervy position to meet unforeseeable liabilities arding from economic shocks or natural distance. The operations of ZGL is ensuled to regulatory requirement within the puried closel in 8 persons.

# Asset liability management [ALM] framework

The ALM policy adopted by ZGIL helps in:

- Understanding all risks requiring the coordination of assets and liabilities
- o Quantify interest rate risks and equity risks
- o Quantify the extent of mismatch between the assets and liabilities and thereby prescribe appropriate measures to bridge the gap

The analysis is carried out at an LOB level as per the IRDAI guidelines. If reserves held under any fine of business fall below 5% of the total reserves as at the given valuation date the corresponding fine of business is excluded for the ALM exercise.





(Currency : Indian rupees in millions)

#### 57.4. Risk management framework of General Insurance (Zuno General Insurance Elmited "ZGIL") (Continued)

#### Liability profiling:

The technical reserves consist of:

- 1. Unearged Premium Reserves (UPR)
- Z. Premium Deficiency Reserve (PDR)
- 4. Outstanding claims reserves

UPR and PDR can be apportuned basis the policy term outstanding. Outstanding claims reserves and IBNR will be apportuned basis the expected reserve utilisation. Where data is available the reserving techniques like Chain Ladder method can provide significant inputs on the development profile for the claims. Where data is not available, industry benchmarks or assumptions related to the claims profile will be made to arrive at the suitable run off pattern for the liabilities. The emerging claims experience will be periodically reviewed by the actuarial department to take into account any changes in the same.

The principal risk, ZGIL faces under insurance contracts, is that the actual clutters payments or the timing thereof differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of ZGIL is to ensure that sufficient reserves are available to cover these Eablities

201, has developed a risk strategy to manage the risks appropriately. 2011 strick management strategy is to establish measures and controls which will assist in prevention, detection and management of risks for strong risk management system. Such risk management system will elentify risk at macro as well as mero level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks. 201L mitigates the risks by careful section of the underwriting strategy, remaine a part of the risk with various rensurers, diversification of all insurance contracts and acquiring business from all parts of the Country.

The main Insurance Ricks that 2Git is exposed to are as follows:

- Product Pricing Risk. The loss ratios are assumed at the time of pricing the groduct. There is a risk of not pricing the products adequately due to model error/ data selection or biases / lack of relevant data or inadequate underwring assumptions leading to losses greater than anticipated.
- B. Fraud Risk Excessive, invalid, duplicate or fraudulent claims
- III. Reinturrance Risk ZGIL enters into reinturrance agreements in order to mitigate inturance Risk. However, this leads to default Risk from the reinturer at the time of claim payment on also concentration risk if all the Risk is insured to one reinsurer.
- IV. Investment Risk Risk of loss arising from actual returns being different than expected. Credit risk due to investee enterprise defaulting on its debt payments
- V Expense Risk Risk of loss arising from expense experience being different than experted
- VI. Concentration Risk ZGIL faces concentration Risk by selling business to specific geography or by writing only single line business etc.

Control Measures:

ZGIL has set up Bijk Management framework to continuously monitor ZGILs experience with regard to parameters like loss ratios and investment returns. The underwriting team, with actuarial guidance, has set in place processes and procedures to review proposal.

EGICL has entered into a separate agreement with reinsurers to cover the catastrophic risks to hedge against catastrophic events leading to higher than expected claim payouts

2011, has been taking efforts so as to mitigate concentration risk through diversification. However, ZGIL may still be exposed to channel concentration risk. The ZGIL business is spread across various key states in India to minimize any geographical concentration, accordingly, it also insulates ZGIL from impact of catastrophic risk





# Notes to the consolidated financial statements (Continued) (Currency : Indian (uppers in millions)

a. Governance framework
The primary objective of the ELUFE's risk and financial management framework is to protect the ELUFE's shareholders as well as policyholders from events that hinder the sustainable achievement of financial performance objectives, including failing to exploit opportunities.

ETUSE has an effective Risk Management Framework in place which provides for risk identification, risk assessment and evaluation, monitoring, tracking and feedback mechanism framework to identify, evaluate business risks and opportunities.

ETURE has a risk balancing approach and follows the process of risk evaluation, monitoring and control. ETURE has structured and uniform method of risk monitoring and control through the Risk and Control Self-Assessment (RCSA) Framework.

ETUFE continuously reviews its risk exposures and takes measures to limit it to acceptable levels. The Board of Directors has overall responsibility for the establishment and oversight of ETUFE's risk management framework. This is supplemented with the clear organizational structure and documented delegated authorities and responsibilities from the board of directors to various executive management committees.

b. Capital management objectives, policies and approach
The primary source of capital used by ETLIF is Equity. ETLIFF's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain
future development of the business. The capital requirements are routinely forecast on a periodic basis and assessed against both the forecast available capital and the expected
internal rate of return, including risk and sensitivity analysis. The process is ultimately subject to approval by the Board.

ETLIFE has established the following capital management objectives, policies and approach to managing the risks that affect its capital position

- To comply with the insurance capital requirements that the IRDAI require in this respect, the IRDAI has prescribed minimum solvency ratio of 150% (refer note on Capital Management for solvency ratio)
- To maintain the required level of stability of ETLife, thereby providing a degree of security to policyhelders
   To allocate capital efficiently and support the development of business by ensuring that returns on capital employed meet the requirements of its capital providers and

- on a renders.

  To retain financial flexibility by maintaining strong liquidity and access to a range of capital markets.

  To align the profile of assets and individues, taking account of risks inherent in the business.

  To maintain financial strength to support new business growth and to saidly the requirements of the postryholders, regulators and stakeholders.

  To maintain strong credit ratings and healthy capital ratins in order to support its business objectives and maxemise shareholders value.

In reporting, financial strength, capital and solvency are measured using the rules prescribed by the insurance Regulatory Authority of India (RDAI). These regulatory capital tests are based upon required levels of solvency, capital and a series of prudent assumptions in respect of the type of butters written ETUSE's Capital Management Policy for its business us to hold sufficient capital to cover the ratiotary requirements based on the RBAI derectives and ministral in abeliant boverey ratio.

#### e Regulatory framework

Engladers are primarily interested in protecting the rights of policyholders and monitor them closely to ensure that the ETLIFE is satisfactority managing alfams for the benefas of policyholders. At the same time, regulators are also interested in ensuring the ETLIFE minimums an appropriate protection to meet unforesceable liabilities arising from economic lines or natural disasters. The operations of ETLIFE are subject to regulatory requirement within be prediction of populations.

d. Asset Nability management (AIM) framework
Financial risks arise from open positions in interest rate, currency and equity products, all of which are exposed to general and specific market movements. The main risk that ETUIF
Green, due to the cautive of its investments and fabSites, is interest onle risk. ELUF manages these positions within an AIM framework that has been developed to achieve long term
investment returns in excess of its obligations under insurance and investment contracts. The principal technique of ETUIFS AIM is to match sucted to the liabilities around from
insurance and investment contracts by reference to the type of benefits payable to contract holders. For each distinct category of liabilities, a separate perifolio of assets is

#### FRIFF's ATMA

- enters a number of the financial risks associated with ETUFE's other financial assets and kabilities not directly associated with insurance and investment liability.

  As an integral part of the insurance risk management policy, to ensure in each period sufficient cash flow is available to meet liabilities origing from insurance and exects.

ETUFE undertakes Asset Urability Management to reduce interest rate risk. The Company uses expected future cashflows from already written policies and investments to as interest rate risk

The ETLIFE enters into interest rate derivative contracts, splely to hedge the residual interest rate risk

The Derivatives are financial instruments which attempt to mimic the economic performance of an underlying asset, security or portfolio. Interest rate derivatives include forward rate agreement, interest rate futures and interest rate swaps.

ETUFE uses interest Rate Derivatives (Forward Rate agreements and interest rate futures) to minimise the exposure to fluctuations in interest rates on plan assets and habitations. CTUFE has a Board approved Derivative policy covering strategic objectives, limits, regulatory and operational framework. It underscores risks inherent in a derivative contract along with a system for measurement and accounting in order to have effective monitoring and control

Hedge effectiveness is determined based on the principles laid down in the Guidance note on Derivatives issued by The Institute of Chartered Accountants of India and relevant applicable Indi-AS_ETUE uses regression analysis to determine Hedge effectiveness if the hedge is ineffective, then the movement in the Fair Value is charged to the Profit and Loss Account. However, if the hedge is celeffective, further the effective and ineffective portion of the movement in the Fair Value of the Underlying and the derivative instrument is determined by the currency Offset method The effective portion is transferred to Fair Value change, account in Balance Sheet and Ineffective portion is transferred to Profit and Loss

## Insurance risk

ETUPE's fines of business are Participating Life (Individual), Non-Participating Life (Individual and Company) and Unit Linked Life (Individual) and Company). ETUPE has presence in Non-Participating Iterath (Individual), Non-Participating Non-Farticipating Iterath (Individual), Unit Linked Person (Individual) and Non-Participating Annuity (Individual) business as well. By nature of the business, ETUPE underwrites risks and provides financial protection. In daing so, ETUPE is exposed to various risks.

The principal risk, ETLIFE faces under insurance contracts, is that the actual claims and benefit payments or the timing thereof differ from espectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of ETLIFE is to ensure that sufficient reserves are available to cover these liabilities.

ETURE has developed a risk strategy to manage the risks appropriately. ETURE's risk management strategy is to establish measures and controls which will assist on prevention, detection and management of risks for strong risk management system. Such risk management system will identify risk at macro as well as micro level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks, An action item for all the high risks is defined with clear owners and timelines. ETUTE impigates the risks by careful section of the underwriting strategy, reinsure a part of the risk with various reinsurers, diversification of all insurance contracts and acquiring business from all parts of the Country.

b. Life insurance Contracts and investment Contracts with and without Discretionary Participation Features:
Ind AS 104 'Insurance Contracts' requires ETLIFE to separate the Financial Instruments (investment contracts) from insurance contracts under specified conditions.

Inturance contracts are those contracts where ETUTE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders insurance and investment contracts are further classified as being either with or without DPF. DPF is a contractful right to receive, as a supplement to guaranteed benefits, additional benefits that are likely to be a significant portion of the total contractful benefits.

As a general guideline by IRDAL, ETLIFE classifies contract under insurance contract and investment contracts with OPF, if the benefit payable on death is higher by at least 5% of the premium at any time during the life of the contract for other than unit linked products.

Once a contract has been classified as an insurance contract, it remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are estinguished or expire.

Investment contracts, however, can be reclassified as insurance contracts after inception if insurance risk becomes significant





# Notes to the consolidated financial statements (Continued) (Contency: Indian rupees in millions)

#### 57.5. Risk management framework of Life Insurance business ("ETLIFE") (Continued)

- C. The main Insurance Risks that ETLIFE is exposed to are as follows:

  i. Persistency Risk. Risk of loss arising due to policyholder experiences (lapses and surrenden) being different than expected
  ii. Mortatiky Risk. Risk of loss arising due to policyholder mortatiky experience being different than expected
  iii. Mortatiky Risk. Risk of loss arising from actual returns being different than expected
  iv. Digerst Risk. Risk of so saving from actual returns being different than expected
  iv. Digerst Risk. Risk of so saving from actual returns being different than expected
  iv. Digerst Risk. Risk of so saving from acquaints experiences in order to mitigate insurance Risk. However, this leads to default Risk from the reinsurer at the time of claim
  payment or also concentration risk fail the Risk is insured to one reinsurer
  iv. Concentration Risk. ETLIFE fates concentration Risk by selling business to specific geography or by writing only single line business etc.

Control Measures:
ETUEF has set up Risk Management framework to continuously monitor the ETUFE's experience with regard to parameters like policy lapses, premium persistency, maintenance expenses and investment returns. The underwriting team, with actuarial gudance, has set in place processes and procedures to review proposal Further, the possible financial effected of adverse mentaliky and morbidity expertence has been reduced by endering into re-insurance agreements with metaligh or entire. ETUFE has entered into a superate agreement with reinsurers to cover the catastrophic risks under Individual and Group business to hedge against catastrophic events leading to higher than expected daim payouts.

ETUFE has been taking efforts so as to mitigate concentration risk through diversification however ETUFE may still be exposed to channel concentration risk as company is in 12th year of operation and all the channels are not yet fully developed. ETUFE has been acquiring business from all the parts of India and thus has lette prographical concentration. It also insolates ETUFE from impact of catastrophic risk ETUFE has a Board approved Risk Management Policy covering underwriting, claims and reserving for policy liabilities. ETUFE has a detailed claims processing manalism place.

The large claims are referred to ETUFE's Claims Commutee

Operational risks:

Operational risks the risk of loss arising from system failure, human error, fould or external events. When controls fail to perform, operational risks can cause damage to reputation, have legal or regulatory implications or can lead to financial loss. The ETUEL, cannot expect to eliminate all operational risks, but by initiating a rigorous control framework and by monitoring and responding to potential risks, the ETUEE is able to manage the risks. Controls include effective segregation of dutes, access controls, authorisation and reconcilisation procedures, staff education and sessisment processes, including the use of internal audit. Business risks such as changes in environment, technology and the industry are monitored through the ETUEE's strategic planning and budgeting process. Operational risk: A risk arising from this category is resultant of inadequate or failed internal processes and controls, poor corporate governance or from external events such as sudden disasters crippling the operations of the ETUEE.

Operational risks within the Company are categorized into 6 (six) types namely

- Fraud
   Execution, delivery and process management
   Business disruption and system failures
   Clients, products and business practices

- · Damage to physical assets
- · Employment practices and workplace safety

Rak control and mitigation plan forms important part of the risk management processes within the ETUFE. The ETUFE's management ensures oversight on the risks by reviewing data, processes and by performing model checks at regular frequency and severty matrix. Frequency and seventy matrix is further utilized for evaluation of the risk which in turn helps in prioritation. The ETUFE, to ensures that complete data is being processed, reconcides number of policies, premium and sum assured. The same is done by comparing Data Conversion System (DCS) output and on-off movement data as obtained from policy administration system. The risk management team conducts an independent root cause analysis of operational risk incidents. Root cause analysis is followed by actual and potential risk exposure. assessment. The root cause analysis helps to identify licedequacies in the control measures for known risks or identify new risks which need to be addressed. The resultant learning is then used to improve processes systematically

#### 57 6 Excessive rick concentration

The reference between the Should have Given sifted business model which gets as ambiguous mechanism to avoid excessive concentrations of risk.

Single and Group level borrower limits for wholesale lending and program level limits for retail lending have been defined to avoid excess credit concentration. The relevant businesses in the Group monitor these limits as part of its region monitoring activity. Additionally, the risk team of respective businesses in the Group level businesses in the Group level businesses in the Group limit of Collateral Geography level exposure concentrations. These connectrations are periodically reviewed by the business entities in the Group and docused in their Credit/Risk Committee, so as to avoid further exposures or reduce exposures to sector/industry (group/geography





Credit risk is the risk of financial loss the Group may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with direntition in the credit quality of borrowers or counterparties. Group carries out proper due difigence before underwriting creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. In case the loans are to be restrictured, similar credit assessment process is followed by the Business in the Group.

The Business in the Group manages its credit risk through a multi-layered approach as given below

- 2) The Investment Committees (IC) for approxing all credit related decisions, beyond certain levels delegated to Credit Committees. Further, individual loan specific limits as well as concentration limits are also approved by the IC and reviewed on a periodic basis;

  3) Respective Business risk team is responsible for industry and portfolio level monitoring and stress testing,

  4) Business risk also does day to day clean Level monitoring, and

- 5) Independent verification of all client accounts, adherence to policies and frameworks are carried out by internal audit team.

The counterparty, client assessment is done before any exposure is taken. Assessment covers all the aspects of risk like Borrower profile, financials, and adequacy of collateral, promoter strength, repayment capability and cash flow generation. Discussions are held with independent risk and compliance teams both at Business in the Group before the credit proposals are put forward to the Committees for approval. The Business in the Group have committee based approval process mechanism to ensure high exposures are approved with adequate representation from Compliance, Credit, Legal and other relevant teams and there is no biasness.

The relevant Business in the Group has separate credit origination and appraisal processes for wholesale, distressed and retail segments. For wholesale and distressed segment, the relevant Business in the Group adopt underwriting standards for different client segment based on risk parameter and availability of security. The relevant Business in the Group for Retail segment, adopt underwriting standards both at product and portfolio level.

The Credit monitoring is very important part of managing credit risk. Accordingly, the Business in the Group have independent monitoring of credit exposures and associated risks

The asset quality review is also performed on regular basis by the Risk Committees of the relevant Business in the Group. The credit portfolio quality report is presented to the Board Risk Committee on a quarterly basis by the concerned Business in the Group.

The Business in the Group applies the expected credit loss model for recognising impairment loss. For the purpose of measuring lifetime expected credit loss (ECLT) the relevant Business in the Group. has used practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward-looking information.

The expected credit loss is a product of exposure at default, probability of default and loss given default. The Business in the Group have devised an internal model to evaluate the probability of default and loss given default based on the parameters set out in Ind AS 109. Leans are classified into Stage 1 – Standard Assets with zero to thirty days past due (DPO), Stage 2 – Significant Credit Deterioration or overdue between 31 to 90 days and Stage 3 – Default Assets with overdue for more than 90 days. Further, ECL also takes into account forward looking factors like GPP growth, interest rates etc. along with historical trends.

The relevant Business in the Group determine that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used.

Credit loss is the difference between all contractual cash flows that are due to an entity in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR (or credit adjusted EIR for purchased or originated credit impaired financial assets). Expected Credit Loss computation is not driven by any single methodology, however methodology and approach used must reflect the following:

- o. An unbiased and probability weighted amount that evaluates a range of possible outcomes
- o. Reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of future economic conditions
- a The time value of money.

While the time value of money element is currently being factored into ECL measurement while discounting cash flows by the Effective Interest Rate (EIR), the objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the first two requirements. This is achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.

The relevant Business in the Group have internal grading that is based on days past due (dod) as specified below:

Internal rating grade	Internal grading description	Stages	
Performing			
High grade	0 dpd and 1 to 30 dpd	Stage I	
Standard grade	31 to 90 dpd	Stage If	
Non-performing			
Individually impaired	90+ dpd	Stage III	





(Currency : Indian rugges in millions)

#### Significant increase in credit risk (SICR)

In all cases when the borrower becomes 90 days past due, Business in the Group considers a financial instrument as default category and classify such financial instrument as Stage 3 (credit impaired) for ECL calculations.

Classification of assets form stage 1 to stage 2 is carried out based on SICR criterion. The Financial Instrument (Customer accounts) which are more than 30 days past due have been identified as accounts where significant increase in credit risk has been observed. These Financial Instrument (Customer accounts) have been classified as stage 2 assets. As a part of a qualitative assessment of whether a customer is in default, the Business in the Group also considers a variety of instances that many indicate unkledness to pay. When such events occur, the Business in the Group carefully considers whether the event should result in treating the customer as defaulted and therefore assessed as Stage 3 for ECL colculations or whether Stage 2 is appropriate.

The respective Business in the Group management evaluates the credit situation continuously and the current credit assersment of borrowers is based on the following factors including many factors such as:

- The respective business in the anoxy management evaluation communication and the current assessment of outstanding to discuss of the control - our galances.

  3. Based on information available at present, whether in the longer term current adverse changes created by Covid-19 in economic and business conditions can reduce the ability of the borrower to fulfill its
- 4. Whether there are any significant changes in the expected performance and behaviour of the borrower
- 5. Whether there are expected changes in the loan documentation, including an expected breach of contract that might lead to covenant waivers or amendments, interest payment holidays, interest rate stepups, requiring additional collateral or guarantees, or other changes to the contractual framework of the loan.

Reasonable and supportable information that is forward-looking and that is available without undue cost or effort is used by management to assess changes in credit risk. However, considering that the current economic situation is continuously evolving, the management shall apply on regular basis any favourable or detrimental change to the borrower profiles and accordingly factor in macro/micro variables that shall represent the evolved inherent credit risk.

#### Probability of Default

Probability of Default (PD) is an estimate of likelihood of default over a given time horzon. PD estimation process is done based on inistancial internal data available with the relevant Business in the Group While arriving at PD, the relevant Business in the Group also ensures that the factors that affects the macro-economic trends are considered to a reasonable extent, wherever necessary. The Business in the Group calculates 12 months PD by taking in account the past historical trends of loan portfolio and its credit performance. In case of assets where there is significant increase in credit risk/credit impaired assets,

#### Loss Given Default (LGD)

The LGD represents expected losses on the EAD given the event of default, taking into account, among other attributes, the misgating effect of collateral value at the time it is expected to be realised and the time value of money. The tors Given Default (ICD) has been computed with workout methodology. Workout LED is widely considered to be the most flexible, transparent and lagical approach to build an ICD model. Along with actual recoveries, value of the underlying collateral has been factored in to estimate fature recoveries in ICD computation. Workout LGD computation involves the actual recoveries as well as future recoveries (as a part of the workout process) on a particular facility, as a percentage of balance outstanding at the time of Default/Restructuring. The assessment of workout ICD was then performed. Principal outstanding at NPA was assessed, which went into the denominator of the LGD calculation. LCD computation has been done for each segment and sub-segment separately.

The amount which the borrower will owe to the portfolio at the time of default is defined as Exposure at Default (EAD). While the drawn credit line reflects the explicit exposure for the Business in the Group there might be variable exposure that may increase the EAD. These exposures are of the nature where the Business in the Group provides future commitments, in addition to the current credit. Therefore, the exposure will contain both on and off balance sheet values. The value of exposure is given by the following formula.

EAD # Drawn Credit Line # Credit Conversion Factor * Undrawn Credit Line

Where,

Drawn Credit Line = Current outstanding amount

Credit Conversion Factor (CCF) = Expected future drawdown as a proportion of undrawn amount Undrawn Credit Line > Difference between the total amount which the Business in the Group has committed and the drawn credit line While the drawn exposure and limits for the customer are available, the modelling of CCF is required for computing the EAD.

Purchased or originated credit impaired [POCI]

Financial assets that are purchased or originated at a deep discount that reflects the incurred credit losses are considered to be POCI. This population includes the recognition of a new financial instrument following a renegotiation where concessions have been granted for economic or contractual reasons relating to the borrower's financial difficulty, that otherwise would not have been considered.

## Forward looking adjustments

A measure of ECL is an unbiased probability-weighted amount that is determined by evaluating a range of possible outcomes and using reasonable and supportable information that is available without undue cost ar effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

To fulfil the above requirement Business in the Group, have incorporated forward looking information into its measurement of ECL. The objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the requirements of unbiased, probability weighted outcomes while taking into account current conditions as well as future economic conditions. This will be achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.





(Currency: Indian rupees in millions)

#### 57.7. Credit risk (Continued)

Exogenous macroeconomic parameters were used as independent (X) variables to predict the dependent (Y) variable. Keeping in mind Ind AS requirements around obtaining reliable and supportable information, without incurring unduc cost or effort- based on advice of risk committee members and economic experts and consideration of a variety of external actual and forecast information, the Business in the Group formulates base case view of the future direction of relevant economic variable as well as a representative range of other possible forecast scenario. This process involves developing two or invoice additional economic scenarios and considering the relative probabilities of each outcome.

#### Data sourcine:

Data sourcing:
The Group is expected to obtain reasonable and supportable information that is available without undue cost or effort. Keeping in mind the above requirement macroeconomic information was aggregated from Economic Intelligence Unit (EUI), Bloomberg, World Bank, RBI database. The EIU data has a database of around 150 macroeconomic variables as well as their forecasted values. Beyond 2022 macroeconomic variables are forecasted by mean reverting the values to their long-term average. External information includes economic data and forecasts published by governmental bodies and monetary authorities in the country, superantional organisations such as the OECO and the IMF, and selected private sector and academic forecasters.

#### Probability weighted scenario creations:

To uncorporate microeconomic impact into probability-weighted, each scenario has an associated probability. In order to ensure consistency across macroeconomic models, these probabilities were calculated at an overall level for both Retail and Non-Retail portfolios, keeping in mind that though the impact of a scenario across different portfolios may differ based on endogenous factors, the probability of a scenario unfolding is purely exogenous, and hence should not vary.

The Business in the Group has identified and documented key drivers of credit risk and credit losses for each portfolio of financial instruments and using an analysis of historical data, has estimated relationship between macro-economic variables and credit risk and credit losses.

Predicted relationship between the key indicators and default and loss rates on vanous portfolios of financial assess have been developed based on analysing historical data over the past 5 years.

#### 57.7.1. Overview of modified and forborne loans

The table below includes Stage 2 and 3 assets that were modified and, therefore, treated as forborne during the year, with the related modification loss suffered by the Group.

Particulars		2022-23	2021-22
Association of Grand Control of C	 		
Amortised costs of financial assets modified during the year	PARALLA SALA	-	5.133.90
Not medification game	 		176 81

#### 57.7.2. Analysis of risk concentration

The following table shows the risk concentration by industry for the components of the balance sheet. Additional disclosures for credit quality and the maximum exposure for credit risk per categories based on the Group's internal grading system and year-end stage classification are further disclosed in Note 13.1.

#### Industry analysis Risk concentration for 31 Mar 23

Companents	Financial services	Government	Manufactoring	Retail and wholesale	Oil & gas	Services	Others	Total	
Cash and bank balances	36,990.73	36,990.73 -				-		36,990.73	
Derivative financial instruments	779.00	-		-	*	-	-	779.00	
Stock in trade	1,227.83	25,757.21	0.35	0.20			8.46	26,994,05	
Trade receivables	922.51		812.11	2,051.44		25,97	321.05	4,133.08	
Loans	2,974.65	-	8.198.42	1,37,675.91	****	10,600.88	14,086,42	1.73,536.28	
Investments	60,026.47	34,090.81	22,409,70	19,944.02	81.41	888.99	7.186.79	1,44,628,19	
Other financial assets	8,639.66		3.19	503.49		0.09	40.66	9,187.09	
Total	1,11,560,85	59,848.02	31,423.77	1,60,175,06	81.41	11.515.93	21,643,38	3,96,248,42	
Other Commitments	384.95			1.515.98	-		-	1,900.93	

## Industry analysis - Risk concentration for 31-Mar-22

Components	Financial services	Government	Manufacturing	Retail and wholesale	Oil & gas	Services	Others	Total
Cash and bank balances	30.388.97		•	•	-	•		30,388.97
Derivative financial instruments	685.22							685.22
Stock in trade	4,779.90	10,085.12	40 02	39.25	-	171.34	2.48	15.118.11
Trade receivables	1,344.37		1,165.77	1,961.81	-	81.95	137.81	4,691.71
Laans	3.840.40	•	8,633.86	1,67,520.88		9,969 04	11.011.98	2,00,976.16
Investments	49,447.47	28,952.11	22.843.26	12,731.67	62.26	6,638.00	5,600.12	1.26,274.89
Other financial assets	10,677.54		2.93	337.97			16.79	11,035.23
Total	1.01,163.87	39.037.23	32,685.84	1,82.591.58	62.26	16,860.33	16,769 18	3.89.170.29
Other Commitments				\$5.59	•			55.59





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

# S7.7.3. Collateral and other credit enhancements

The tables on the following pages show the maximum exposure to credit risk by class of financial asset.

Particulars	Maximum expos	ure to credit risk	
ratuculais	31 March 2023	31 March 2022	Principal type of collateral
Financial assets			······································
Loans:			
Retail Loans and Wholesale loans	1,52,551.30	1,84,805.48	Equity shares and Mutual fund units, Bonds, Property, book receivables, Land, real estate property securities, and Tangble assets. Inventones, fixed deposits & other marketable securities, Surrender Value of the Policy
Distressed assets	17,966,05	12.587.17	Tangible assets
Other credits	373.84	221.69	rangine ussets
Trade receivables	4,133.08	4,691.71	Equity shares, fixed deposits and bank guarantees, Securities etc.
Debt instruments and other investments at amortised cost	2,168.23	1,253.66	Government security and Book debts (including Highly liquid Central/State Government securities & high rated Corporate Bonds)
Total financial assets at amortised cost	1,77,192.50	2,04,169.71	
	-		
Derivative financial instruments	779,00	685.22	
Financial assets at FVTPL	1,05,238.49	73,499.27	Tang-ble assets, Warrants
Financial instrument designated at fair value through profit or loss	15,139.30	13 494 17	Tangible assets and Highly liquid Central/State Government securities, high rated Corporate Bonds and liquid Mutual fund units
Total financial instruments at fair value through profit or loss	1,21,156.79	87,678.66	
Debt instruments at fair value through OCI	24,727.26	20,563.92	Government security and Book debts
Total debt instruments at fair value through OCI	24,727.26	20,563.92	
Other commitments (max exposure)	2,294.57	1,422.26	Property book recovables. Tangible Assets. Equity Shares, Mutual Fund units, Land, Office Space, Flats, Bungatow, Penthouse, Rowhouse and Commodities.
Total (net)	3,25,371,12	3,13,834.55	

The Group has not entered in to any credit derivative to mitigate above credit risk.





# 37.7.4. Fair value of collateral field for stage 3 assets

The below tables provide an unalysis of the current fair values of collateral held and credit enhancements for stage 3 assets. Dependent on the level of collateral, some Stage 3 exposures may not have individual ECLs when the expected value of the collateral is greater than the LCD, even in if the future value of collateral is forecast using multiple economic scenarios.

As at 31-Mas-2023				
	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECt	Carrying amount	Fair value of collateral
Financial assets				
Loans	1,31,547.15	48,413.91	83,133.24	93,923.64
Debt instruments	22.94	3.45	19.48	19 48
Total financial assets at amortised cost	1,31,570.09	48,417.37	83,152.72	93,943.12
Loan commitments	128.11	0.54	127.57	4.00
Total	1,31,698.20	48,417.91	83,280.29	93,947,12
As at 31-Mar-2022				- · · ·
	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL	Carryong amount	fair value of consteral
Pinancial assets				
Løans	1,23.685.28	37,797.85	85,887.43	97,161.93
Debt instruments				-
Total financial assets at amortised cost	1,23,685.28	37,797.85	85,887.43	97,161.93
Loan commitments	128.94	1.68	127.26	6.5





(Currency: Indian rupees in millions)

#### 57.6 Elgoldity risk and funding management

Liquidity risk emanates from the mismatches existing on the balance sheet due to differences in maturity and repayment profile of assets and liabilities. These mismatches could either be forcad in nature due to market conditions or created with an interest rate view. Such risk can lead to a possibility of unavailability of funds to meet upcoming obligations arising from liability maturities. To mitigate liquidity risk

- Group maintains Equidity Cushion equivalent to 12-15% of the borrowings in the form of Fixed Deposits, Mutual Funds, Cash, G-Sec, etc. These assets carry minimal credit risk and can be liquidated in a very short period of time.
- Secondly, group has undrawn lines of credit from banks which are drawable on notice which further augment the available sources of funds.
- To reduce concentration of funding risk, Group relies on diversified sources including Banks, Return capital markets, Mutual Funds, ECB, Sub Debt etc.

  Group has a Liquidity Contingency Policy in place and various liquidity parameters are defined and tracked regularly. Liquidity Management Team is provided with update on expected liquidity shortfalls considering normal as well as Stress scenario. A detailed set of activities have been defined to be executed during stress scenario.

Group has a Liquidity Contingency Policy in place to ensure various liquidity parameters are defined and tracked regularly. Liquidity Management Team is provided with update on expected liquidity shortfalls in Normal as well as Stress scenario. A detailed set of activities have been defined to be executed during stress scenario

# 57.8.1. Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities

The table below summarises the maturity profile of the undiscounted cash flows of the Group's financial liabilities, financial assets, derivatives and financial commitments as at 31 March.

The tables have been drawn up based on the undiscounted cash flows i.e. the tables include both interest and principal cashflows. The contractual maturity with respect to financial liabilities is based on the earliest date on which the Group may be asked to pay. To the extent that interest flows are at floating rate, the undiscounted amount is derived using interest rates in force at the balance sheet date. Further, with regards to amounts payable in currencies other than Indian Rupees, the amounts are determined based on the spot exchange rates at the balance sheet date. The analysis with respect to financial assets is based on expected maturities. All derivatives which are entered into for trading purposes are shown in the earliest time band. With respect to other derivatives, the remaining contractual maturity information has been given based on undiscounted cash flows.

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than 3	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	years	
Trade payables	9,368.29	639.30	2,616.06	1,476.13	22.38	14,122.16
Borrowings (other than debt securities)	27,239.88	4,839.62	9,458.34	5,346.79	5,901.26	52,785.89
Debt securities	34,588.34	7,238.29	21,011.82	61,678.85	54,675.28	1,79,192.58
Subordinated financial liabilities	1,692.30	1,203.40	652.81	6,182.29	7,862.59	17,593.39
Deposits	16.25	-	-	-	-	16.25
Other financial liabilities	9,221.73	3,419.37	3,780.85	6,893.59	31,452.51	54,768.05
Total undiscounted non-derivative financial liabilities	82,126.79	17,339.98	37,519.88	81,577.65	99,914.02	3,18,478.32
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total

Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Cash and cash equivalent and other bank balances	29,215.86	609.12	3,077.87	4,085.96	367.98	37,356.79
Stock-in-trade	26,502.47	474.80		16.23	0.55	26,994.05
Trade receivables	2,252.58	699.68	850.92	1,282.73		5,085.91
Loans	22,088.66	14,791.74	19,257.16	55,538.66	1,03,223.80	2,14,900.02
Investments at fair value through profit or loss	9,906.60	9,308.50	17,987.40	56.478.74	53,328.63	1,47,009.87
Investments at FVOCI	1,644.67	529.28	852.81	4,991.73	62,433.08	70,451.57
Investments at amortised cost	2,582.05	3.29	52.88	4,908.03	19.22	7,565.47
Other financial assets	7,407.55	211.21	106.92	405.04	1,055.37	9,187.09
Total undiscounted non-derivative financial assets	1,01,600.44	26,627.62	42,185,96	1,27,708.12	2,20,428.63	5,18,550,77

Derivatives	Upto 3 months	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 years	Total	
Net settled derivatives entered into for trading purposes	(260.57)	-	-	-	-	{260.57}	
Other net settled derivatives	32.49	0.59	(21.38)	63.58	189.57	263.85	
Total	(228.08)	0.59	(21.38)	63.58	188.57	3.28	

Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Undrawn loan and other commitments	5.577.02	8,208.66	541.03	1,779.66	0.38	16,106.75

The Group has undrawn lines of credit available aggregating ₹ 1,924.34 million as at 31 March 2023 to meet any possible liquidity shortfall.





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 57.8.1. Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities (Continued)

As at 31-Mar-22

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than 3	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	years	
Trade payables	9,048.39	2,771.13	1.053.84	27.91		12,901.27
Borrowings (other than debt securities)	18,486.76	4,546.33	19,461.08	7,805.22	10,265.31	60,565.70
Debt securities	14,169.96	6,906.39	18,722.33	82,636.98	61,983.53	1,84,419.19
Subordinated financial flabilities	1,454.78	61.92	297.69	6,344.60	13,290.60	21,449.59
Deposits	15.60	•	-			15.60
Other financial liabilities	7,750.74	3,875.40	1,528.17	11,635.22	28,769.30	53,558.83
Total undiscounted non-derivative financial liabilities	50,926.23	18,161.17	41,063.11	1,08,450.93	1,14,308.74	3,32,910.18
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Cash and cash equivalent and other bank balances	22,623.02	836.38	2,070.68	5,922.44	18.16	31,470.68
Stock-in-trade	12,634.20	2,465.87		0.25	17.79	15.118.11
Trade receivables	2,508.80	828.74	1,514.46	1,596.52	+	6,448.52
Loans	27,568.74	8,989.44	34,594.79	77,095.05	1,35,484.66	2,84,732.68
Investments at fair value through profit or loss	13,365.86	4,245.47	14,463.47	21,062.51	54,267.80	1,07,405.11
Investments at FVOCI	546.58	274.59	1,076.70	4,433.23	49,259.79	55,590.89
Investments at amortised cost	898.44	•	961.30	2,304.08	124.52	4,288.34
Other financial assets	5,589.80	3,873.21	58.62	911.16	615.63	11,048.42
Total undiscounted non-derivative financial assets	85,735.44	21.513.70	54,740.02	1,13,325.24	2,40,788.35	5,16,102.75
Derivatives	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Net settled derivatives entered into for trading purposes	(503.95)	-	-	-	•	(503.95)
Other net sottled derivatives	(E4G.98)	0.11	(258.94)	(190.56)	(51.19)	(1.047.56)
Total	(1,050.93)	0.11	(258.94)	(190.56)	(51.19)	(1,551.51)
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Undrawn loan and other commitments	1.835.23	131.82	2 705 33	11 423 24		16 095 62

The Group has undrawn lines of credit available aggregating ₹ 5,300.71 million as at 31 March 2022 to meet any possible liquidity shortfall.





(Currency : Indian rupees in millions)

#### 57.9. Market Risk:

Market risk is the risk which can affect the Group's income or the value of its holdings of financial instruments due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates and credit spreads. The objective of the Group's market risk management is to manage and control market risk exposures within accoptable parameters. The Group treats its exposure to market risks on trading and non-trading portfolios separately.

#### Exposure to market risk

Interest rate risk - Interest rate risk is managed principally through monitoring interest rate gaps and by having pre-approved limits for repricing bands.

Asset-Uability Committee (ALCO) monitors interest rate gap statement and the mix of floating/fixed rate assets and liabilities and ensure these gaps are managed below defined limits. Balance Sheet Management Unit is in-charge for day to day management of interest rate risk.

Foreign exchange risk – Group's foreign exposure is limited to monetary assets/liabilities held by Group entities outside India and profits/loss generated by these entities. The Treasury Unit aggregates the foreign exchange exposure emerging out of these outflows/inflows and the same is hedged to mitigate foreign exchange risk. Positions are regularly monitored by the Treasury Unit and rebalanced based on the inflow and outflow of funds.

Equity price risk - The Treasury and Balance Sheet Management Units effectively evaluates various risks involved in underlying assets in trading and non-trading books respectively

## Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group's policy is to monitor positions on a daily basis and hedging strategies are used to ensure positions are maintained within the established limits.

The following table damonstrates the sensitivity to possible change in interest rates (all other variables being constant) on the Group's statement of profit and loss and equity. The sensitivity to profit before tax is the effect of the assumed changes in interest rates on the profit before tax for the year, based on the floating rate financial assets and financial liabilities held at reporting date. Sensitivity analysis has been prepared assuming the amount of the floating-rate financial liability and financial assets outstanding at the end of the year was outstanding for the whole year. The sensitivity of equity is calculated by revaluing the fixed rate FVOCI, including the effect at reporting date for the effects of the assumed changes in interest rates.

Currency of item	2022 23								
	Increase in basis		Decrease in basis						
	points	before tax	Effect on Equity	points	tax	Effect on Equity			
INR	25.00	(518.49)	(629.26)	25.00	518.50	629.26			
INR	5.00	(80.96)	-	5.00	80.96	-			
Currency of item			202	1-22					
	Increase in basis	Effect on profit		Decrease in basis	Effect on profit before				
	points	before tax	Effect on Equity	points	tax	Effect on Equity			
INR	25.00	(281.18)	(580.83)	25.00	281.16	580.83			
INR	5.00	(116.27)	-	5.00	116.27				

## Currency risk:

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates.

Foreign currency risk arise primarily on account of foreign currency borrowings.

The table below indicates the currencies to which the Group had significant exposure at the end of the year.

	Increase in exchange	Effect on profit	545 5ib	Decrease in	Effect on profit before	F# F!		
	rate (%)	before tax	Effect on Equity	exchange rate (%)	tax	Effect on Equity		
US dollar	5.00	3.38	-	5.00	(3.38)	+		
Others	5.00	2.21	-	5.00	(2.21)	•		
Currency			20	21-22				
	Increase in exchange rate (%)	Effect on profit before tax	Effect on Equity	Decrease in exchange rate {%}	Effect on profit before tax	Effect on Equity		
US dollar	5.00	(61.34)	-	5.00	61.34			
Others	5.00	(1.32)		5.00	1 27			

2022-23





^{*} This is on account of items denominated in Indian Rupees held by certain foreign companies in the Group having functional currency other than INR

(Currency : Indian rupees in millions)

# 57.9. Market Risk (Continued):

#### Equity Price risk:

Equity price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of individual investment in equity share prices.

			202	2-23		
Impact on	Increase in equity	Increase in equity Effect on profit		Decrease in equity Effect		
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	204.20	-	5.00	(204.20)	
Others	5,00	1,774.35	1.71	5.00	(1,774.35)	(1.71)

			202	1-22		
Impact on	Increase in equity	Effect on profit		Decrease in equity	Effect on profit before	
	price {%}	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	84.42		5.00	(84.42)	
Others	5.00	711.83	1.70	5.00	(711.83)	(1.70)

#### Index price risk:

Index price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of equity indices.

		2022-23								
Impact on	Increase in index			Decrease în index E						
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity				
Derívatives	5.00	88.39	•	5.00	(88.39)					
Others	5.00	33.88	• "	5.00	(33.88)	-				
			20	21-22						
Impact on	Increase in index	Effect on profit	•	Decrease in index	Effect on profit before					
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity				
Derivatives	5.00	28.05		5.00	(28.05)	-				
Others	5.00	(16.20)		5.00	15.20					

#### Other price risk:

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of market prices other than equity and index prices.

			202	2-23			
Impact on	Effect on profit			Decrease in price	Effect on profit before		
	Increase in price (%)	before tax	Effect on Equity	(%)	tax	Effect on Equity	
Security receipts of ARC trusts	. 5.00	30.01		5.00	(30.01)		
Units of AIFs and Trusts	5.00	127.60	19.11	5.00	{127.60}	(19.11)	
Others	5.00	805.03	50.17	5.00	{805.03}	(50.17)	

			202	1-22			
Impact on	Effect on profit De			Decrease in price	Effect on profit before		
	Increase in price (%)	before tax	Effect on Equity	(%)	tax	Effect on Equity	
Security receipts of ARC trusts	5.00	106.79		5.00	(106.79)		
Units of AIFs and Trusts	5.00	40.45	17.00	5.00	(40.45)	(17.00)	
Others	5.00	692.02	39.73	5.00	{692.02}	(39.73)	





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# Composition of the Group

Sr. Name of the Entity	Note	Country of Incorporation	Proportion of ownership interest as at 31-Mar-2023	Proportion of ownership interest as at 31-Mar-2022
Subsidiaries			33 31 32 11(3) 3333	00 01 02 11107 2022
1 ECL Finance Limited		India	100.00%	100.00%
2 Edelcap Securities Limited		India	100.00%	100.00%
3 Edelweiss Asset Management Limited		India	100.00%	100.00%
4 ECap Securities and Investments Limited (formerly known as ECap Equities Limited)		India	100.00%	100.00%
5 Edelweiss Trusteeship Company Limited		India	100.00%	100.00%
6 Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited)		India	100.00%	100.00%
7 Edelweiss Investment Adviser Limited		India	100.00%	100.00%
8 EC Commodity Limited	а	India		
8 ECap Equities Limited (formerly known as Edel Land Limited)	-	India	100,00%	100.00%
9 Edel Investments Limited		India	100.00%	100.00%
10 Edelweiss Rural & Corporate Services Limited		India	100.00%	100.00%
11 Comtrade Commodities Services Limited (formerly known as Edelweiss Comtrade Limited)	a	India	100.00%	100,00%
12 Edel Finance Company Limited		India	100.00%	100.00%
13 Edelweiss Retail Finance Limited		India	100.00%	100.00%
14 Edelweiss Multi Strategy Fund Advisors LLP		India	100.00%	100.00%
15 Edelweiss Resolution Advisors LLP (upto 1st July 2022)	ь	India	230,00.0	100.00%
16 Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited)		India	100.00%	100.00%
17 Edelweiss Securities and Investments Private Limited		India	100.00%	100.00%
18 EC International Limited		Mauritius	100,00%	100,00%
19 Nuvama Investment Advisors LLC (formerly known as EAAA LLC)		Mauritius	100.00%	100.00%
20 Edelweiss Alternative Asset Advisors Pte. Limited		Singapore	100.00%	100.00%
21 Edelweiss International (Singapore) Pte. Limited		Singapore	100.00%	100.00%
23 Aster Commodities DMCC		United Arab Emirates		
22 Edelgive Foundation		India	100.00%	100.00%
23 Edelweiss Alternative Asset Advisors Limited		India	99.05%	99.05%
Edelweiss Gallagher Insurance Brokers Limited		India		
24 Edelweiss Private Equity Tech Fund		India	95.60%	95.60%
25 Edelweiss Value and Growth Fund		India	96.05%	96.05%
26 Edelweiss Asset Reconstruction Company Limited		India	59.82%	59.82%
27 EW Special Opportunities Advisors LLC (upto 23rd June, 2022)	С	Mauritius		67.00%
28 Edelweiss Tokio Life Insurance Company Limited	d	India	75.08%	66.00%
29 Allium Finance Private Limited	e	India	88.28%	85.00%
30 Edelweiss Global Wealth Management Limited		India	100.00%	100.00%
31 Edelweiss Capital Services Limited		India	51.00%	51.00%
32 India Credit Investments Fund - II		India	100.00%	100.00%
33 Edelweiss Real Assets Managers Limited		India	100.00%	100.00%
34 Sekura India Management Limited		India	100.00%	100.00%
35 India Credit investments Fund - III	f	India	100.00%	0.00%
Associate				
Nuvama Wealth Management Limited (Formerly known as Edelweiss Securities Limited - (Consolidated upto 30 March 2023))	g	India	43.76%	43.76%





(Currency : Indian rupees in millions)

# 58. Composition of the Group (Continued)

Trust Name		Country of Incorporation	Proportion of ownership interest	Proportion of ownership interes
			as at 31-Mar-2023	as at 31-Mar-2022
1 EARC SAF - 1 Trust		India	100.00%	100.00
2 EARC SAF - 2 Trust		India	100.00%	100.00
3 EARC SAF - 3 Trust 4 EARC Trust - SC 6	The second secon	India India	46.00% 100.00%	46.00 100.00
5 EARC Trust - SC 7		India	100.00%	100.00
6 EARC Trust - SC 9		India	100.00%	100.00
7 EARC Trust - SC 102		India	100.00%	100.00
8 EARC Trust - SC 109		India	50.00%	50.00
9 EARC Trust - SC 112 10 EARC Trust - SC 130		India India	100.00%	100.00 100.00
11 EARC Trust - SC 223		India	100.00%	100.00
12 EARC Trust - SC 229		India	100.00%	100.00
13 EARC Trust - SC 238		India	100.00%	100.00
14 EARC Trust - SC 245		India	37.00%	37.00
15 EARC Trust - SC 251 16 EARC Trust - SC 262		India India	100.00%	100.00
17 EARC Trust - SC 263		India	37.00% 100.00%	37.00 100.00
18 EARC Trust - SC 266		India	100.00%	100.00
19 EARC Trust - SC 293		India	100.00%	100.00
20 EARC Trust - SC 297		India	37.00%	37.00
21 EARC Trust - 3C 298 22 EARC Trust - SC 306		India	75.05% 50.00%	100.00
23 EARC Trust - SC 308		India India	50.00% 100.00%	50.00 100.00
24 EARC Trust - SC 314		India	100.00%	100.00
25 EARC Trust - SC 318		India	100.00%	100.00
26 FARC Trust - SC 321		India	100.00%	100.00
27 EARC Trust - SC 325		Indía	100.00%	100.00
28 EARC Trust - SC 329 29 EARC Trust - SC 331		India India	100.00%	100.00
30 EARC Trust - SC 332		India	100.00%	100.00
31 EARC Trust - SC 334		India	100.00%	100.00
32 EARC Trust - SC 342		India	100.00%	100.00
33 EARC Trust - SC 344		India	100.00%	100.00
34 EARC Trust - SC 347		India	100.00%	100.00
B5 EARC Trust - SC 348 B6 EARC Trust - SC 349		India India	100.00%	100.00
37 EARC Trust - SC 351		India	100.00%	100.00
88 EARC Trust - SC 352		India	100.00%	100.00
39 EARC Trust - SC 357		India	100.00%	100.00
10 EARC Trust - SC 360		Indía	100.00%	100.00
11 EARC Trust - SC 361 12 EARC Trust - SC 363		India India	100.00%	100.00
13 EARC Trust - SC 370		India	100.00%	100.00
14 EARC Trust - SC 372		India	100.00%	100.00
15 EARC Trust - SC 373		India	100.00%	100.00
16 EARC Trust - SC 374		India	100.00%	100.00
17 EARC Trust - SC 375		India	100.00%	100.00
18 EARC Trust - SC 376 19 EARC Trust - SC 377		India India	100.00%	100.00 100.00
50 EARC Trust - SC 378		India	100.00% 100.00%	100.00
51 EARC Trust - SC 380		India	100.00%	100.00
52 EARC Trust - SC 381		Indía	100.00%	100.00
33 EARC Trust - SC 383		India	100.00%	100.00
54 EARC Trust - SC 384 65 EARC Trust - SC 385		India	62.50%	100.00
66 EARC Trust - SC 386		India India	100.00%	100.00
57 EARC Trust - SC 387		India	100.00% 100.00%	100.00
58 EARC Trust - SC 388		India	100.00%	100.00
59 EARC Trust - SC 391		India	100.00%	100.00
50 EARC Trust - SC 392		India	100.00%	100.00
51 EARC Trust - SC 393 52 EARC Trust - SC 394		India India	100.00%	100.00
32 EARC Trust - SC 394	1170000000	India India	100.00% 100.06%	100.00
54 EARC Trust - SC 396		India	100.00%	100.00
55 EARC Trust - SC 399		India	100.00%	100.0
56 EARC Trust - SC 401		India	100.00%	100.0
57 EARC Trust - SC 402		India	100.00%	100.00
58 EARC Trust - SC 405 59 EARC Trust - SC 406	STUBO/	India India	100.00%	100.00
JU LONG 11431 - JC 400			100.00%	100.00
70 EARC Trust - SC 410	(8)	India	100.00%	100.00

# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### 58. Composition of the Group (Continued)

73 EARC Trust - SC 427	India	46.17%	100.00%
74 EARC Trust - SC 428	India	100.00%	100.00%
75 EARC Trust - SC 429	India	100.00%	100.00%
76 EARC Trust - SC 430	India	100.00%	100.00%
77 EARC Trust - SC 227	India	100.00%	100.00%
78 EARC Trust - 5C 228	India	100.00%	100.00%
79 EARC Trust - SC 397	India	100.00%	100.00%
80 EARC Trust - SC 413	India	100.00%	100.00%
81 EARC Trust - SC 416	India	100.00%	100,00%
82 EARC Trust - SC 417	India	100.00%	100.00%
83 EARC Trust - SC 418	India	100.00%	100.00%
84 EARC Trust - SC 421	India	100.00%	100.00%
85 EARC Trust - SC 422	India	100.00%	100.00%
86 EARC Trust - SC 423	India	100.00%	100.00%
87 EARC Trust - SC 424	India	100.00%	100.00%
88 EARC Trust - SC 425	India	100.00%	100.00%
89 EARC Trust - SC 431	India	100.00%	100.00%
90 EARC Trust - SC 434	India	100.00%	100.00%
91 EARC Trust - SC 436	India	100.00%	100.00%
92 EARC Trust - SC 440	India	100.00%	100.00%
93 EARC Trust - SC 441	India	100.00%	100.00%
94 EARC Trust - SC 444	India	100.00%	100.00%
95 EARC Trust - SC 447	India	100,00%	100.00%
96 EARC Trust - SC 448	India	100.00%	100.00%
97 EARC Trust - SC 449	India	100.00%	100.00%
98 EARC Trust - SC 451	India	100.00%	100.00%
99 EARC Trust - SC 459	India	100.00%	100.00%
100 EARC Trust - SC 477	India	100.00%	-
101 EARC Trust - SC 481	India	100.00%	
102 EARC Trust - SC 482	India	100.00%	-
103 EARC Trust - SC 442	India	100.00%	*
104 EARC Trust - SC 483	India	100.00%	-
105 EARC Trust - SC 484	India	100.00%	-
106 EARC Trust SC - 443	India	100.00%	-
107 CARC Trust 5C - 452	India	75.33%	•
108 EARC Trust SC - 462	India	100.00%	•
109 EARC Trust SC - 461	India	100.00%	•





(Currency: Indian rupees in millions)

## 58. Composition of the Group (Continued)

#### Notes:

- a Commodities Services Limited (Formerly known as Edelweiss Comtrade Limited), a substituty of the Group has coased its operation and does not have any business activity planned for future. Accordingly the financial statements for the year have been prepared on a non-going concern basis.
- b With effect from 1st July 2022, Edelweiss Resolution Advisors LLP, one of the subsidiary of the Group is dissolved and ceased to become the subsidiary of the Group and has been consolidated upto the said date.
- C With effect from 23rd June 2022, EW Special Opportunities Advisors ELC, one of the subsidiary of the Group is dissolved and ceased to become the subsidiary of the Group and has been consolidated upto the said date.
- d With effect from 27th September 2022, the Company has increased its controlling stake in Edelweiss Tokio Life Insurance Company Limited, one of its subsidiary from 66% to 75.08% and same has be consolidated accordingly.
- With effect from October 12 2022, Edelweiss Rural and Corporate Services Limited, subsidiary of the Group has increased its controlling stake in Allium Finance Private Limited, one of its subsidiary from 85% to 88.28% and same has be consolidated accordingly.
- f With effect from 22nd March 2023, India Credit Investments Fund III has been incorporated as a new wholly owned subsidiary of the Group and has been consolidated from the said date.
- g Refer Note 62





Notes to the consolidated financial statements (Continued) (Gurrency: Indian rupees in millions)

Additional Information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary 59

Name of the bidity   Ask of a positive declarated by the bidity bidinest interaction between Financial Services Limited   Ask of a positive declarated by the bidity bidinest interaction between Financial Services Limited   Ask of a positive declarated by the bidinest interaction between the bidinest companies and the bidinest companies between the bidinest bidinest companies between the bidinest companies between the bidinest bidinest companies between the bidinest between the bidinest between the bidinest bidinest between the bidinest bidinest between the bi	8 <u>5</u> 	
Edibousis Financial Services Limited   12,47%   12,552.6.8   588.88%   12,832.4.7   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   1.108.3.4   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%   0.18%	Income	اد Amount (ج in Millians) ادو
1 Circ Finance Limited   1 Circ Finance Limi		
Teleface trained   1.0.21%   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.108.34   1.		563.30% 23,882.80
Indian	A PART AT VARIOUS MANAGEMENT AND A STATE OF THE STATE OF	The state of the s
2         Edebyos/Securities Limited         34,00%         26,115.97         2,133.9         1,105.94         (4,05%         (2,013.95         1,105.94         (4,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05%         (1,05	THE REST AND THE REST OF THE PROPERTY OF THE P	
2. Edebrack State Interport United         4.88%         3.816.61         (10.91)%         (418.23)         (0.91)%         (10.91)%         (418.23)         (0.91)%         (10.91)%         (418.23)         (0.91)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%         (0.95)%		25.3元% 1,099.98
Ecabeses Asset Namegement United   Ecabeses Namegement United (merely known as Ecap Equaties   Cooks)		
ECable becounters and investments Limited (formerly known as ECap Equities)         (0.68)/s         (530.49)         (11.05)/s         (448.05)         (0.01)/s         (5.64)           5         Ecdelweiss Triasteeship Company Limited         0.01/s         5.49         0.022/s         0.66            7         Ecdelweiss Triasteeship Company Limited         1.01.35/s         7.944.70         3.965/s         1.60.63         1.27%           7         Ecdelweiss Investment Advisor Limited         (5.35)/s         (4.371.69         (3.395/s         (1.172.21)         (0.09)/s         (7.09)/s           8         Ecdel Investment Advisor Limited         (5.35)/s         (4.371.69         (3.344)         (1.368.53)         (1.47)/s         (1.47)/s           10         Contradad Commodities Services Limited (formerly known as Edelweiss         5.11/s         4.275.56         (48.54)/s         (1.147)/s         (1.47)/s		176 67
4 Limited)         Limited)         (11.05)W         (448.05)         (0.01)W         (0.01)W           5 Edivices structure characte lumited formerly known as £delivers; housing finance         10.013%         7.944.70         3.36%         1.00.63         1.1.77%           6 Limited formerly known as £delivers; housing finance         10.013%         7.944.70         3.36%         1.00.63         1.1.77%           7 Edivices investment Adviser Limited formerly known as £delivers;         (5.35%         (4.188.65)         (7.24)         (9.83)         0.52%           8 EGeje Equitee Limited formerly known as £delivers;         (5.35%         (4.188.65)         (1.1.73 2.1)         (0.09)%         (7.00)%         (9.83)         0.52%           10 Edivices formerly known as £delivers;         (5.1%         (4.32.56)         (1.01)%         (4.64)         (1.01)%         (4.64)         (1.01)%         (4.64)           11 Edivices former charged formerly known as £delivers;         (5.1%)         (5.25%         2.326.4         (6.35%         (1.17%)         (4.64)         (4.17%)         (4.65)         (4.17%)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)         (4.65)		
6 Edelwers Transceship Company United         0.01%         5.48         0.02%         0.66         -           6 Limited)         Nido Horne Finance Umited (formerly known as £delwers; Housing Finance         10.13%         7,944.70         3.96%         160.63         1.27%           7 Edelwers Indicated Indicator Advisor United         6.34%         (4.188.95)         (28.39%         (1.173.21)         (0.020)%         (0.020)%           9 Edel Investments Londer Enriced Command Enriced E		(10.5% % (448.06)
Nido Home Finance Limited (formerly known as £delweiss; Housing Finance Limited (formerly known as £delweiss; Housing Finance Limited (formerly known as £delweiss investment Advisor Limited (formerly known as £delweiss and Edelweiss fund Edelweiss Limited (formerly known as £delweiss and Edelweiss fund Edelweis Edelweis fund Edelweis Edelwei	.0	0.02% 0.66
6 United)         United)         10.13%         7.944.0         3.96%         160.63         1.27%           7 Eclevelss Investment Adviser United         6.38%         4,138.93         (1,138.21)         (0.09)%         (7.28%)           8 Ecle fequests Invited Intend Enriched Intendent Intend Intendent Inten		
7         Eclebrests novestment Adviser Limited         (5.55)%         (4.128.95)         (1.172.21)         (0.09)%         (1.272.22)           9         ECLE perguinted formently known as Edel Land Limited         4.47%         3.4971.09         (0.24)%         (0.36)%         (1.47)%         (0.36)%         (1.47)%         (0.36)%         (1.47)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.36)%         (0.37)%         (0.36)%         (0.37)%         (0.36)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%         (0.37)%		3.24% 163 00
8         E Cap Equitors United (formerly known as Edel Land Limited)         6.34%         4.971.09         (0.24)%         (9.83)         0.52%           9         E Cell Investments Limited         4.47%         4.375.13         1.159%         64.34         (0.36)%         (           1         E Cell Investments Limited         0.01%         4.25.56         (48.54)%         (1.368.55)         (1.147)%         (           1         Comtrade Commodities Services Limited (formerly known as Edelweiss Company Limited         0.01%         7.64         (0.11)%         (4.64)         (0.11)%         (           1.2         Edelweiss Ranab Commodities Services Limited (formerly known as Edelweiss Read Finance Limited)         0.01%         7.68         0.00%         0.01%         0.00%           1.3         Edelweiss Read Finance Limited         0.01%         7.68         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%         0.00%         0.01%		(27.67)55 (1,173.38)
9         Edel Investments Limited         4.7%         3,507.13         1.59%         64.34         (0.36)%         (1.47)%           10         Cetalewers Sturat & Corporate Services Limited         6.01%         4,325.56         (48.54)%         (1,988.55)         (1.47)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.64)         (0.11)%         (4.65)         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0.07)%         (0		(0.22.3% (8.87)
10   Edelweiss Rural & Corporate Services Limited (Cornerly known as Edelweiss Cornerled Limited (Cornerly known as Edelweiss Cornerled Limited (Cornerly known as Edelweiss Cornerled Limited (Cornerled Limited Cornerled Limited (Cornerled Limited Cornerled Cornerled Limited Cornerled Limited Cornerled Limited Cornerled Cornerled Limited Cornerled Cor		1.53% 63.68
Comtrade Commodities Services Limited (formerly known as Edelweiss DO17%   15,235.09   16,12%   653.95   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,07%   0,0		(46.42.3% (1,971.28)
11         Comtrade Limited         0.01%         7.04         (0.11)%         (4.64)         (0.11)%         (1.15%         (6.53.95         0.07%         (1.15%         (6.53.95         0.07%         (0.11)%         (1.12%         (6.53.95         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.07%         0.03%         0.04%         0.07%         0.03%         0.04%         0.07%         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03         0.03 </td <td></td> <td></td>		
12         Ede Versis Reducisis Result Finance Company Limited         19.42%         15.235.09         16.12%         655.95         0.07%           13         Edeleveiss Result Finance Limited         6.84%         5,366.47         6.85%         277.83         0.40%           14         Edeleveiss Resolution Active Solution Stategy Fund Authorist LIP		(0.11)% (4.84)
13         Edelweiss Retail Finance Limited         6.85%         277.83         0.48%           14         Edelweiss Retail Finance Limited         0.01%         7.68         0.00%         (0.14)           15         Edelweiss Aflexis Strategy Fund Advisors LIP         -         0.00%         (0.00%         (0.14)           15         Edelweiss Recurstance United Invarance Limited Invarance Limited Invarance Limited Scarance Company Limited         2.21%         1,736.32         (1.254.87)         (5.60)%         (1           16         Insurance Company Limited         4.17%         3,269.64         16.46%         667.49         (0.01)%         (1           17         Edelweiss Scurrities and Investment Private Limited         0.70%         417%         3,269.64         16.46%         667.49         (0.01)%         (1           18         Edelweiss Scurrities and Investment Fund         0.70%         5,91%         41.78         7.21         0.09%         10.95%         10.95%         (1.51)         (1.62)         (6.57.6)         1.56         (6.57.6)         1.56         (6.57.6)         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56         1.56		15.42% 654 09
14         Edelweiss Multi Strategy Fund Advisors LIP (into 1st July 2022)         0.01%         7.68         0.00%         (0.14)         .           15         Edelweiss Resolution Advisors LIP (into 1st July 2022)         2.21%         1,736.32         (30.94)%         (1,254.87)         (5.60)%         (11           16         Insurance Company United Introestment Private Limited         4.17%         3,269.64         16.46%         667.49         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%         (10.01)%		6.57% 278.72
15         Edekweiss Resolution Advisors LLP (Lupto 1st July 2022)         6.00%         0.03         .           2 Luno General Insurance United (formerly known as Edelweiss General Insurance Company Limited)         2.211%         1,736.32         (30.94)%         (1,254.87)         (5.60)%         (11.554.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (6.50)%         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)         (1.154.87)		0,036 (0.14)
Zuno General Insurance Umited (formerly known as Edelweiss General Insurance Umited (formerly known as Edelweiss General Insurance Company United)         2.21%         1,736.32         (30.94)%         (1,254.87)         (5.60)%         (1.1         Edelweiss Securities and Investment Private Limited         (30.19%         (30.94)%         (1,254.87)         (5.60)%         (1.1         Edelweiss Securities and Investment Private Limited         (30.19%         (30.29%         (30.28%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%         (0.01)%		0.53% 0.03
15         Insurance Company Limited)         2.21%         1,736,33         (30.94)%         (1,254.87)         (5.60)%         (11           17         Edelweets Stearnites and Investment Physic Limited         4.17%         3,269.64         16.46%         667.49         (0.01)%         (1           18         Edelweets Aternative Asset Advisors Limited         5.91%         4,536.73         19.29%         782.27         0.02%         (0.01)%         (0.01)%         (0.01)%         (0.02%         (0.02%         153.53         (2.40)%         (97.51)         0.05%         (0.05%         1.05%         (0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%         0.05%		The second secon
17         Elekweiss Securities and Investment Private Limited         4 17%         3,269 64         16 46%         667 49         (0.01)%         (1           18         Elekweiss Alternative Asset Advisors Limited         0.20%         15513         19.29%         782.77         0.02%           20         Elekjeveiss Alternative Asset Advisors Limited         0.70%         15.353         (1.40)%         (97.51)         0.09%           21         Elekjeveiss Pround Equity Tech Fund         0.70%         549.17         (1.60)%         (65.76)         -           22         Elekweiss Value and Growth Fund         3.543         27.441.25         78.51%         3.183.89         (1.18)%         (6.76)           23         Elekweiss Value and Growth Fund         8.64%         6,784.12         78.51%         31.83.89         (1.18)%         (6.576)           24         Allum Finance Company Limited         1.67%         6,783.34         0.93%         1.18%         6.5%         6           25         Edekweisz Capital Services Limited         0.73%         573.85         0.48%         19.45         (0.33)%         (1.60)%           26         India Credit Investment Fund – II         1.08%         8.316.98         (0.48%         (1.40)%         (0.33)%		(29.83 % (1,265.26)
18         Edelweess Alternative Asset Advisors Limited         5 91%         4,636,73         19,29%         782,27         0,28%           19         Edelweess Private Equity Tech Fund         (2,40)%         (97,51)         0,00%         153,53         (2,40)%         (97,51)         0,00%           20         Edelweess Private Equity Tech Fund         0,70%         54,17         (1,52)%         (65,76)         -           21         Edelweess Private Equity Tech Fund         1,00%         54,78,13         7,851%         57,28         -           22         Edelweess Saset Reconstruction Company Limited         8,61%         2,794,125         78,51%         3,183,89         (1,18)%         (6,5%)           24         Alliellweess Company Limited         1,50%         7,80,79         (4,909)%         1,909,93         36,53%         6           24         Alliellweess Copial Services Limited         0,73%         57,38         0,48%         19,45         (0,33)%         (0,33)%         (0,33)%         19,45         (0,33)%         (0,33)%         10,45         (0,33)%         (0,33)%         (0,33)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%         (0,34)%		15.ጉቂ% 667.48
19 Edelgive Foundation         0.20%         153.53         (2.40)%         (97.51)         0.09%           20 Edelweiss Private Equity Tech Fund         0.70%         549.17         (1.62)%         (65.76)         -           2.1 Edelweiss Private Equity Tech Fund         0.70%         549.17         (1.63)%         (65.76)         -           2.2 Edelweiss Vase Reconstruction Company Limited         33.61%         27.28         (1.138)         (1.138)         (7.58)           2.3 Edelweiss Asset Reconstruction Company Limited         8.64%         6,780.79         (49.09)%         31.65%         6           2.4 Allium Finance Private Limited         1.50%         0.91%         36.55%         6           2.5 Edelweiss Capital Services Limited         0.73%         57.38         19.45         (0.33)%         (0.33)%           2.5 India Credit Investment Fund – II         1.0 85%         8,316.98         (0.78)%         (31.64)         -6		18.4≅% 782.78
20         Edeleveits Private Equity Tech Fund         0.70%         549.17         (162)%         (65.76)         -           21         Edeleveits Value and Growth Fund         1.06%         83.1.03         1.41%         57.28         1.72           22         Edeleveits Asset United Company Limited         8.64%         5.780.79         (49.09)%         (1,990.93)         36.65%           24         Allium Finance Private Limited         1.57%         1.308.34         0.91%         36.71           25         Edeleveits Capital Services Limited         0.73%         573.85         0.48%         19.45           26         India Credit Investment Fund – II         10.85%         8.516.98         (0.78)%         (31.64)		(2.ミンジ (97.34)
2.1 Edelweiss Value and Growth Fund         1.08%         851.03         1.41%         57.28           2.2 Edelweiss Asset Reconstruction Company Limited         35.61%         27.941.25         78.51%         3.183.89         (1.18)%           2.3 Edelweiss Asset Reconstruction Company Limited         1.67%         6,780.79         (49.09)%         (1.900.93)         36.65%           2.4 Allum Finance Company Limited         1.67%         1.308.34         0.18%         36.71           2.5 Edelweiss Capital Services Limited         0.73%         573.85         0.48%         19.45           2.6 India Credit Investment Fund – II         10.85%         8.516.98         (0.78)%         (31.64)         0.33)%	. (1.3	(1.51)% (65.76)
22         Edelweiss Asset Reconstruction Company Limited         35.61%         27,941.25         78.51%         3,183.89         (1,18]%           23         Edelweiss Tokio Life Insurance Company Limited         8.64%         6,780.79         (49.09)%         (1,990.93)         36.65%           24         Allium Finance Private Limited         1,57%         1,308.34         0.91%         36.71         6.5%           25         Edelweiss Capital Services Limited         0,73%         573.85         0.48%         19.45         (0.33)%           26         India Credit Investment Fund – II         10,85%         8.516.98         (0.78)%         (31.64)         -	1.	1.35% 57.28
Edelweiss Tokio Life insurance Company Limited         8 64%         6,780.79         (49.09)%         (1,990.93)         36.65%           Allium Finance Private Limited         1,67%         1,308.34         0.91%         36.71         6.91%         19.45         (0.33)%           Edelweiss Capital Services Limited         0,73%         573.85         0.48%         19.45         (0.33)%           India Credit Investment Fund - II         10,85%         8.516.98         (0.78)%         (31.64)		75.22% 3,181.70
Allium Finance Private Limited         1.57%         1.308.34         0.91%         36.71           Edekveiss Capital Services Limited         0.73%         573.85         0.48%         19.45         (0.33)%           India Credit Investment Fund - II         10.85%         8.516.98         (0.78)%         (31.64)		(45.54 \$% (1,922.83)
Edelweiss Capital Services Limited         0.73%         573.85         0.48%         19.45         (0.33)%         (1.05%         0.73%         0.78%         (1.078)%         (31.64)	THE THE PERSON OF THE PERSON O	0.57% 36.71
Incla Cedit Investment Fund – II (37.8]% (31.64)		0.44% 18.84
WWW.	(0)	(0.元数 (31.64)
27 Edelweiss Real Assets Managers Limited 0.14% 111.93 0.00% 0.08 0.04% 0.08	0.08 0.	0.03% 0.16
28 Sekura India Management Limited 0.05% 39.34 0.95% 38.70 -	0	0.5136 38.70
Edelweiss Global Wealth Management Limited 4.41%		(2.34.56 (100.28)
30 India Credit Investment Fund – III 15.82% 12,416.14 (0.03)% (1.31)	[0.0	(0.GE)% (1.31)





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

59. Additional Information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary (Contineed)

		Net Assets i.e. Total Assets minus Total Liabilities	issets minus Total	Share in Profit or Loss	ofit or Loss	Share in Other Comprehensive Income	prehensive Income	Share in Tota: Comprehensive Income	rehensive Income
No.	Name of the Entity	As % of consolidated net assets	Amount (考 in Millians)	As % of consolidated prof# or loss	£mount (र ы Millions)	As % of consolidated other comprehensive lacome	Amount (₹ in Millions)	As % of consolidated total comprehensize income	Amount (र in Millions)
	Foreign								
31	EC International Limited	(0.19)%	(152.29)	(0.34)%	(13.60)	(5.94)%	(11.03)	%°85'0}	(24.63)
32	Nuvama Investment Advisors LLC (formerly known as EAAA LLC)	(0.01)%	(2.68)	%(6:39)%	(15.65)	(0.13)%	(0.24)	% £3'0}	(15.89)
33	EW Special Opportunities Advisors LLC (upto 23rd June, 2022)	•	•	%00'0	0.03		MATERIAL AND	9000	0.03
34	Edelweiss Alternative Asset Advisors Pte. Limited	3.81%	2,986.84	59.20%	2,400.87	39.70%	73.75	58 3E%	2,474.63
35	Edelweiss International (Singapore) Pte. Limited	3,11%	2,439.48	11.41%	462.87	59.46%	110.47	13 52%	573.33
36	Controlled Trusts	%50'0	37.86	33.47%	1,357.43			32.36%	1,357.43
	Non-Controlling Interests	14.05%	11,021.19	15.14%	613.94	(6.44)%	(11.96)	14.15%	601.98
	Adjustments arising out of consolidation	(193.65)%	(1,51,933.64)	(575.11)%	(23,323.23)	(19.17)%	(35.66)	% SZ0.73 %	(23,358.93)
	Associate (Investment as per the equity method) - Indian							PRESTRUCTOR OF STRUCTOR CONTINUES CO	0.000
	Associate (Investment as per the equity method) - Indian (Refer note 62)		*	(24.02)%	(974.16)	7.57%	14,06	(22.64 %	(960.10)
	Total	100.00%	78,462.31	100.00%	4,055.57	100.00%	185.77	100.00%	4,241.34
and the same of the same standard	0.00 indicates amount less than ₹ 0.01 million				ATT DESCRIPTION OF THE PROPERTY OF THE PROPERT	STREET, THE RELATED THE PROPERTY COMMENT OF THE PROPERTY OF	WAS NOT THE REAL PROPERTY OF T	William I was a second of the	





# Notes to the consolidated financial statements (Continued) [Currency: Indian rupees in millions)

#### 60. Key disclosures related to life insurance business [Edelweiss Tokio Life Insurance Company Limited (ETLI)]

a	Life insurance	and investment	Contract Liability	,

Particulars		31-Mar-23				31-Mar-	22	
	With DPF	Linked Business	Others	Total grass liabilities	With OPF	Linked Overnose	Others	Total gross habilities
Insurance Contract Gability	***************************************							** ********
Life	13,594.11	16,384.15	32,349.80	62,328.06	10,057.42	16,105.49	25,834.89	51,997.80
Health			70.46	70,46		-	61.22	61.22
Annuity	•	•	693.80	693.80			595 98	595.98
Pension	1,187 54	282 09		1.464.63	1,143.28	304.33		1.447.61
Total	14,776.65	16,656.24	33,114.06	64,556.95	11,200.70	16.409.82	26,492 09	54.102 61
Investment Contract Liability								
tife		997.08	114.53	1,111.51		884.09	458 63	1,342.72
Health	*			-	,		•	
Annuity			•		-			
Pension						-	4	
Total	•	997.08	114,53	1,111.61		884.09	458 63	1,342.72

ь	Movement of	life insurance	contract	liabilities

Particulars		31-Mar-23				31-Mar-	-22	
	With DPF	Linked	Others	Total	With OPF	Linked	Others	Fotal
		Business				Business		
Gross Liability at the beginning of the year	11,200.70	16,409.82	26,492.09	54,102.61	8,304.94	12,944.01	21.354.58	42,603.53
Add/(Less)								
Premium	5,044.15	3,140.66	8,578.74	16,763.55	4,431.80	3,293.54	6,647.76	14.573.10
Unwinding of the discount / Interest credited	673.06	262.40	2,011.77	2,947.23	371.22	2,258.65	1,397.45	4,027.32
Changes in valuation for expected future benefits	{1,840.73}	{493.71}	(2,977.72)	(5,312.16)	(1.641.00)	(\$06.57)	(1,968.66)	[4,116 23]
Insurance liabilities released	(172.28)	(2,605.58)	(780.69)	(3,558.55)	(343 69)	(1,567 04)	(1,020 01)	(2.925.74)
Undistributed Participating Policyholders surplus (UPPS)	95.34		•	95.34	33.45			33.45
Change in other Liabilities	(223.59)	(47.35)	(210.13)	(481.07)	43.98	(17.77)	(119.03)	(92.82)
Gross Liability at the end of the year	14,776.65	16,666.24	33,114.06	64,556.95	11,200.70	16,409.32	26.492.09	54,102.61





(Currency : Indian rupees in millions)

- 60. Key disclosures related to life insurance business (Edelweiss Tokio Life Insurance Company Limited (ETLI)) (Continued)
- c. Investment contract liabilities without OPF are stated at fair value.

The investment contracts measured at fair value are mainly unit linked in structure and the fair value of the liability is equal to the unit reserve plus additional non-unit reserves, if required, on a fair value basis. These contracts are classified as Level 1 in the fair value hierarchy when the unit reserve is calculated by multiplying number of units in issue by publicly quoted unit price and any non-unit reserve is insignificant. Where the unit price is not publicly-available these contracts are classified as Level 2 in the fair value hierarchy provided the additional non-unit reserve is an insignificant input to the valuation. Where the non-unit reserve is a significant input in the valuation the contracts are classified at Level 1 in the fair value hierarchy. The Group takes credit risk into account in assessing the fair value of the liabilities.

Investment contract liabilities without DPF are further analysed as follows:

•	31-Mar-23			31-Mar-3	2	<u> </u>
Particulars	Linked Business	Others	Total	Linked Business	Others	Fotal
At the beginning of the year Additions	884.09	458.63	1,342.72	786.35	440 53	1.226.93
Premium	138.33	2.83	141.16	62.83	6 12	68.95
Interest and Bonus credited to policyholders	46.94	17.68	64.62	76.81	27.86	104.67
Others	0.03	(0.52)	(0.49)	0.08	(1.43)	(1.35)
Deductions						
Withdrawals / Claims	(57.50)	(363.47)	(420.97)	(28.62)	(13.32)	(41.94)
Fee Income and Other Expenses	(14.81)	(0.62)	(15.43)	(13.36)	(1.18)	(14.54)
At the end of the year	997.08	114.53	1,111.61	884.09	458.63	1.342.72

#### Change in insurance contract liabilities

Particulars		31-Mar-23				31-Mar	22	
_	With DPF	Linked	Others	Total	With DPF	Linked	Others	Total
		Business				Susmess		
a) Policy Liabilities (Gross)	3,575.94	256,42	6,621.97	10,454.33	2,895 74	3,465.81	5.137.51	11,499.06
b) Amount ceded in	-	(0.14)	419-22	419.08		(0.04)	(39 36)	(39.40)
reinsurance								
c) Amount accepted in	-		-	-		•		
reinsurance								
Net change in insurance	3,575.94	256.28	7,041.19	10,973.41	2,895.74	3,465.77	5.098.13	11,459.66
contract liabilities								

Change in Reinsurance assets		
Particulars	31-Mar-23	31-Mar-22
Opening Reinsurance Assets	3,432.77	3.393.36
Premium	360.89	331.70
Unwinding of the Discount/Interest Credited	250 37	200.48
Change in Valuation for expected future benefits	(695.07)	(214.65)
Insurance Liabilities released	(321 50)	(278.12)
Closing Reinsurance Assets	3,013.36	3,432.77

At 31 March 2023, the ETU conducted an impairment review of the reinsurance assets and there is no impairment loss for the year.

During the year, the ETLI entered into reinsurance arrangements that resulted in profit of ₹ 72.58 million for the financial year 2022-23 (PY ₹ 987.18 million). This profit has been reflected in the statement of profit or loss.

At 31 March 2023 and 31 March 2022, there are no impaired reinsurance assets.





(Currency : Indian rupees in millions)

#### 60. Key disclosures related to life insurance business (Edelweiss Tokio Life Insurance Company Limited (ETLI)) (Continued)

#### d. Key Assumptions

Liabilities for life insurance policies are determined by the Appointed Actuary in accordance with the IRDAI regulations and relevant actuarial practice standards & guidance notes issued by the institute of Actuaries of India. For Unit Linked (UL) business, separate unit and non-unit reserve is maintained. The unit reserve is the current value of the assets underlying the unit funds and the non-unit reserve is kept to meet the liabilities due to the cost of insurance, expenses, commissions etc. in excess of future charges. For discontinued policies under UL products the fund is transferred to a separate discontinuance fund as per inDAI regulations and the same has been kept as reserves. Further, for the discontinuance polices, the non-unit reserves are also kept.

The reserves/ liabilities under non-linked business is calculated using a prospective gross premium method of valuation. The reserves are established having regard to the assumptions as to future rience, including the interest rate that will be earned on premiums not yet received and future bonus rates for participating business. Assumptions as to the future bonus rates are set to be consistent with the interest rate assumptions. For participating policies, the valuation interest rate used is 6.00% (no change from last year), For non-par policies, the valuation interest rate ranges between 5.58% -7.07% { PY 5.58% - 6.75%} for the first 5 years and 4.00% - 6.28% ( PY 4.00% - 6.00%) thereafter (for annuity, 2% assumed for year greater than 50 years).

The lapse assumptions are based on various factors namely the actual experience, credibility of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For lapsed policies, revival reserves are maintained (till the policies are within the revival year) assuming 10.00% (previous year 10.00%) of them will get revived.

Mortality assumptions are set with reference to the published IALM (2012-2014) Ultimate Mortality Table. The mortality assumptions are based on various factors namely the actual experience, credibility of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For annuity product, mortality rates are set with reference to the IIAM 12-15 - Indian Individual Annuitant Mortality Table (2012-15). Assumptions for morbidity and incidence of accidental death are based on terms available from reinsurers and the standard morbidity rate table CIBT 93 (Critical illness Base Table for year 93).

Assumptions for future expenses are considered as per the file & use assumptions (which are derived from long term business plan of the Company) or similar existing product assumptions and these expenses escalated each year by 5.00% p.a. (previous year 5.00%) to allow for inflation. An additional reserve has been included to allow for the contingency of closure to new business and to cover maintenance expense overrun

Commission has been allowed for at the rates specified in the products file and use.

Further it has been ensured that for each policy the reserve is sufficient to pay the surrender value.

For participating products, terminal bonuses are provisioned such that the reserves are at least equal to asset share at product level.

The provisions have been made for incurred but not reported death claims (IBNR), free look reserve, unearned premium reserve of the extra premium collected etc.

Free look assumption has been set based on the actual cancellation experience observed by the company for all lines of business, trend of the experience in the last few years and consistency of the rate in comparison to the past year. The assumption of free look rate is set at 4% this year (no change from last year).

For riders, both unearned premium and gross premium reserves are calculated and the higher of these two is held as reserve. For OYRGTL plan (One Year Renewable Group Term Life), the Unparned Premium Reserve is calculated as premium for the unexpired duration. In addition, the premium deficiency reserve and IBNR is also kept for OYRGTL.

Portfolio assumptions impacting net liabilities	Range	FY 2023	FY 2022
Mortality rates (as a % of Indian Assured Lives Mortality (2006- 08))**	Мах	2307s (Wahout MADI*	230% (Without MAD)*
	Min	26% (Without MAD)	22% (Without MAD)
Discount/interest rates***	Max	8% (Without MAO)	8% (Without MAD)
	Min	7.25% (Without MAU)	7.25% (Without MAD)
Expense****	Мах	10262 (INFL @5%) (without MAD) 20 (NPL @ 5%) (without MAD) for micro insurance plan	9773 (INFL @5%) (without MAD) 19 (RNFL @ 5%) (without MAD) for micro Insurance plan
	Мю	304 (INFL @ 5%) (without MAD) 13 (INFL @ 5%) (without MAD) for micro insurance plan	289 (INFL @ 5%) (without MAD) 12 (INFL @ 5%) (without MAD) for micro insurance plan
MAD*		Mortabity: Mortality: 10%: additional 5% MAD to cater COVID-19 pandemic risk	Mortality: 10%; additional 5% MAO to cater COV:D19 pandemic risk
		Interest: 78 - 575 bps	Interest: 85 - 575 bps
		Expenses: 10%	Expenses: 10%

Margin for Adverse Deviation (MAD) is over and above the base rate mentioned above





^{**} Mortality rates (excluding annuity products) are expressed as % of Indian Assured Lives Mortality (2012-14) and for annuity it is expressed as % of IRAM 12-15 - Indian Individual Annuitant Mortality Table

^{[2012-15].} Further in Annuity plans, Mortality improvement of 1% per annum till attained age of 64 and 0.5% per annum thereafter has been assumed from the current rates.

**** Under Unit linked, for unit growth rate (i.e. investment return) weighted average growth rate of various unit funds is used.

***** The value of future expenses has been derived to allow for all the future maintenance expenses as applicable namely fixed per policy, renewal premium (0%-2%)/ commission (0%-25%) related, fund (0%-0.25%) related etc. The limits for fixed per policy expenses are as mentioned above in the table

60. Key disclosures related to life insurance business (Edelweiss Tokio Life Insurance Company Limited (ETLI)) (Continued)

e. Sensitivity Analysis

The following analysis is performed for reasonably possible movements in key assumptions with all other assumptions held constant, showing the impact on gross liabilities.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are non-timear. The method used for deriving sensitivity information and significant assumptions made did not change from the previous year. The sensitivities are same as shared with flegulators during annual reporting.

For Year Ended 31-Mar-23

			Gross Linbility		
Sensitivity Parameters	Ins	urance Contracts	1	Investment C	ontracts
	With DPF	Linked	Others	Linked	Others
Mortality increased by 10%	14,785.10	16,659.22	34,428.91	997.08	114.54
Mortality decreased by 10%	14,773.24	16,664.32	31,797.65	997.08	114.52
Lapses increased by 10%	14,775.69	16,665.84	32,693.93	997.08	114.53
apses decreased by 10%	14,781.76	16,666.70	33,560.48	997.08	114.53
Expenses increased by 10%	14,782.15	16,667.01	33,273.18	997.08	114.54
Expenses decreased by 10%	14,773.15	16,665.66	32,954.29	997.07	114.53
nterest Rate increased by 100 bps	13,503.10	16,606.55	26,725.63	969.31	114.53
nterest Rate decreased by 100 bps	16,339.21	16,729.54	41,593.24	1,027.16	114.53
inflation Rate increased by 100 bps	14,778.60	16,667.03	33,259.50	997.08	114.53
Inflation Rate decreased by 100 bps	14,774.84	16,665.90	32,983.52	997.08	114,53

			Gross Liability		
Sensitivity Parameters	Ins	urance Contract	•	Investment C	ontracts
	With DPF	Linked	Others	Linked	Others
Mortality increased by 10%	11,204.36	16,412.09	27,707.89	884.09	458.64
Mortality decreased by 10%	11,197.15	16,408.28	25.298.98	884.09	458.64
Lapses increased by 10%	11,199.72	16,409.50	26,148.37	884.09	458.64
Lapses decreased by 10%	11,201.84	16,410.17	26.862.30	884.09	458.64
Expenses increased by 10%	11,204.57	16,410.35	26,634,27	884.09	458.64
Expenses decreased by 10%	11,196.97	16,409.39	26,349.91	884.09	458.64
Interest Rate increased by 100 bps	10,321.02	16,295.02	21,720.15	870.95	458.64
Interest Rate decreased by 100 bps	12,262.24	16.535.48	32.845.28	898.03	458.64
Inflation Rate increased by 100 bps	11,203.05	16,410.34	26,621,61	884.09	458.64
Inflation Rate decreased by 100 bps	11,198.67	16.409.57	26.378.71	884.09	458.64

	2022-23	2021-2
Particulars	***************************************	
Life Insurance	16,764.25	14,573.78
Total Gross Premiums	16,764.25	14,573.78
Premiums ceded to reinsurers on insurance contracts and investment contracts with DPF	2022-23	2021-2
Particulars		
Life Insurance	(360.89)	(331.70
Total premiums ceded to reinsurers	(360.89)	(331.70
Net benefits and ciaims	2022-23	2021-2
Particulars		
a. Gross benefits and claims paid		
Life insurance contracts	4,325.78	4,478.74
Investment contracts with DPF	·	-
Total gross benefits and claims paid	4,325.78	4,478.74
b. Claims ceded to reinsurers	•	
Life insurance contracts	(393.30)	(1,325.35
Investment contracts with DPF	•	+
Total claims ceded to reinsurers	(393.30)	(1,325.35
Net benefits and claims	3,932.48	3,153.39





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

Key disclosures related to General Insurance business (Zuno General Insurance Limited (ZGIL) (formerly known as Edelweiss General Insurance Company Limited))

Contract Liability for General Insurance business

Premium earned

Gross Premium on insurance contracts

Particular	2022-23	2021-22
Gross written Premium	5,517.39	3,610.19
Change in reserve for unexpired risks	(872.11)	(618.48)
Gross Earned Premium (a)	4,645.28	2,991.71
Premium ceded to reinsurers on insurance contracts		
Particular	2022-23	2021-22
Premium on reinsurance ceded	1,818.77	1,118.15
Change in reserve for unexpired risks	(243.40)	(453.76)
Premium ceded to reinsurers (b)	1,575.37	664.39
Total Premium Earned (net) (a - b)	3,069.91	2,327.32
Change in actuarial liability		
Particu[ar	2022-23	2021-22
Gross Claim Paid	2.458.25	2,142.34
Claims Ceded to reinsurer on Gross Claims Paid	(461.46)	(251.14)
Net Claims Paid	1,996.79	1,891.20
Change in Gross Claims Outstanding	259.28	82.56
Change in Cededing to reinsurer on Gross Claims Outstanding	(124.62)	(1.29)
Net Claims Outstanding	2,131.45	1,972.47
Change in Gross IBNR	714.87	546.92
Change in Cededing to reinsurer on Gross IBNR	(3?? 43)	(768 59)
Net IBNR	392.44	278.33
Change in Gross Premium deficiency Reserve	-	(38.36)
Change in Cededing to reinsurer on Premium deficiency Reserve	*	-
Net Premium deficiency Reserve	-	(38.36)
Change in actuarial liability	392.44	239.97
Reinsurance asset		
Particular	31-Mar-23	31-Mar-22
Reinsurance on Insurance Contract	1,766.25	370.32
Gross Insurance contract liabilities	5,736.10	3,889.84
Reinsurance asset relating to Insurance contracts	(2,030.69)	1,340.24
Net Insurance contract liabilities	3,705.41	2,549.60
Gross Insurance contract liabilities	31-Mar-23	31-Mar-22
Gross Claims Outstanding	701.63	442.34
Gross IBNR	2,374.56	1,659.69
Gross Premium deficiency Reserve	1.41	1.41
Gross Reserve for unexpired risks	2,658.50	1,786.39
Gross Insurance contract liabilities	5,736.10	3,889.83
Reinsurance asset relating to Insurance contracts	31-Mar-23	31-Mar-22
Reinsurance of Claims Outstanding	210.79	86.17
Reinsurance of IBNR	796.40	473.97
Reinsurance of Premium deficiency Reserve		
Reinsurance of Reserve for unexpired risks	1,023.49	780.09
Reinsurance of Insurance contract liabilities	2,030.68	1,340.23





(Currency: Indian rupees in millions)

# 61. Key disclosures related to General Insurance business (Zuno General Insurance Limited (ZGIL) (formerly known as Edelweiss General Insurance Company Limited)) (Continued)

Net Insurance contract liabilities	2011-13	<i>i</i> ë <i>r</i> t 11
Net Claims Outstanding	490.83	356.18
Net IBNR	1,578.16	1,185.71
Net Premium deficiency Reserve	1.41	1.41
Net Reserve for unexpired risks	1,635.01	1,006.30
Net insurance contract liabilities	3,705.41	2,549.60
Reconciliation of Claims Outstanding	2022-23	2021-22
Gross Claims Outstanding at the beginning of year	442.34	210.39
Gross Change in claims reserve	259.28	231.95
Gross Claims Outstanding at the end of year	701.62	442.34
Reinsurance of Claims Outstanding at the beginning of year	86.17	11.99
Reinsurance of Change in claims reserve	124.62	74.18
Reinsurance of Claims Outstanding at the end of year	210.79	86.17
Net Claims Outstanding at the beginning of year	356.18	198.41
Net Change in claims reserve	134.66	157.77
Net Claims Outstanding at the end of year	490.84	356.18
Reconciliation of Incurred but not reported (IBNR)	2022-23	2021-22
Gross IBNR Outstanding at the beginning of year	1,659.69	612.25
Gross Change in IBNR reserve	714.87	1.047.44
Gross IBNR Outstanding at the end of year	2,374.56	1,659.69
Reinsurance of IBNR Outstanding at the beginning of year	473.97	89.83
Reinsurance of Change in IBNR reserve	322,43	384.15
Reinsurance of IBNR Outstanding at the end of year	796.40	473.98
Net IBNR Outstanding at the beginning of year	1,185.71	522.42
Net Change in IBNR reserve	392 45	663 79
Net IBNR Outstanding at the end of year	1,578.16	1,185.71
Reconciliation of Premium deficiency Reserve	2022-23	2021-22
Gross Premium deficiency Reserve Outstanding at the beginning of year	1.42	39.78
Gross Change in Premium deficiency reserve	*	(38.36)
Gross Premium deficiency Reserve Outstanding at the end of year	1.42	1.42
Reinsurance of Premium deficiency Reserve Outstanding at the beginning of year	*	-
Reinsurance of Change in Premium deficiency reserve	-	
Reinsurance of Premium deficiency Reserve Outstanding at the end of year	*	
Net Premium deficiency Reserve Outstanding at the beginning of year	1.42	39.78
Net Change in Premium deficiency reserve	-	(38.36)
Net Premium deficiency Reserve Outstanding at the end of year	1.42	1.42
Reserve for unexpired risks	2022-23	2021-22
Gross Reserve for unexpired risks Outstanding at the beginning of year	1,786.39	1,167.91
Gross Change in Reserve for unexpired risks reserve	872.11	618.48
Gross Reserve for unexpired risks Outstanding at the end of year	2,658.50	1,786.39
Reinsurance of Reserve for unexpired risks Outstanding at the beginning of year	780.09	326.33
Reinsurance of Change in Reserve for unexpired risks reserve	243.40	453.76
Reinsurance of Reserve for unexpired risks Outstanding at the end of year	1,023.49	780.09
Net Reserve for unexpired risks Outstanding at the beginning of year	1,006.30	841.59
Net Change in Reserve for unexpired risks reserve	628.71	164.72
Net Reserve for unexpired risks Outstanding at the end of year	1,635.01	1,006.31





(Currency : Indian rupees in millions)

61. Key disclosures related to General Insurance business (Zuno General Insurance Limited (ZGIL) (formerly known as Edelweiss General Insurance Company Limited)) (Continued)

#### Geographical concentration.

The ZGIL has its operation only in India.

#### Sensitivity Analysis to key assumptions

The following analysis is performed for reasonably possible movements in 'Ultimate Loss ratio' with all other assumptions held constant, showing the Impact on gross and \net liabilities, profit before tax and equity.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are linear. The method used for deriving sensitivity information and significant assumptions made did not change from the previous year.

2022-23	Change in	Increase /	Increase /	Increase /	Increase /
	Assumption	(Decrease) on	(Decrease) on	(Decrease) on	(Decrease) on
		Gross Liability	Net Liability	Profit Before Tax	Equity
Ultimate Loss Ratio	10.00%	575.90	620.85	620.85	-
Ultimate Loss Ratio	(10.00)%	(575.90)	(620.85)	(620.85)	•
2021-22	Change in	Increase /	Increase /	Increase /	Increase /
	Assumption	(Decrease) on	(Decrease) on	(Decrease) on	(Decrease) on
		Gross Liability	Net Liability	Profit Before Tax	Equity
Ultimate Loss Ratio	10.00%	415.62	438.70	438.70	
Ultimate Loss Ratio	(10.00)%	(415.62)	(438.70)	(438.70)	-





(Currency : Indian rupees in millions)

62. The Group holds 43.76% in the equity shares of Nuvama Wealth Management Limited ("NWML"). Till 30 March 2023, EFSL had significant influence over NWML as per Ind AS 28, Investments in Associates and Joint Ventures ("Ind AS 28) and accounted for such investment in NWML at cost. With effect from 30 March 2023, EFSL does not have significant influence on NWML in accordance with Ind AS 28, pursuant to the amendment agreement dated 09 March 2023 to the amended and restated sharcholders' agreement dated 18 March 2021 between EFSL, Edelweitr Clabal Wealth Management Limited ("EGWML"), PAGAC Lustasy File Ltd ( PAGAC.) and NWML, the amendment to the articles of association of NWML and the appointment of independent trustee on 30 March 2023 to eat on behalf of EFSL shareholders. Accordingly, the Group's investment in NWML has been re-measured at fair value as per requirements of Ind AS 28 and has recorded a fair value gain of ₹ 12,385,40 million during the year ended 31 March 2023.

During the year ended 31 March 2023, the Group has reassessed and carried out a review of its loans, investments and POCI loans and has recorded a provision on such financial assets. This provision also included certain management overlay provisions recorded by the Group of ₹ 9,585.40 million. Accordingly, net impact of such fair value gains, fair value loss, impairment charge and loss due to charge in valuation of POCI loans is ₹ 2,800 million for year end 31 March 2023. Consequently, profit before and after tax for the year ended 31 March 2023 is higher by ₹ 2,800 million and ₹ 1,580 million respectively.

63. A subsidiary, ECL Finance Limited (ECLF) has initiated sales / purchase of investment prior to 31 March 2023, from / to assets reconstruction companies ('ARCs' of 'trusts') & Alternative Investment Fund (AIF) for which definitive contractual agreement were executed post balance sheet date. However, the balance receivable against sale of financial assets aggregating to ₹ 6,840 million were settled post 31 March 2023 but prior to approval of financial statements by the Board of Directors. As per Indian Accounting Standard (Ind AS) 10 'Events after the Reporting Period, any event, favourable and un-favourable, that occurs between the end of the reporting period and the date when the financial statements are approved by the Board of Directors, which provides evidence of conditions that existed at the end of the reporting period, would require adjustments in the amounts recognised in its financial statements to reflect adjustment of such events. Accordingly, on sale, ECLF has de-recognised such financial assets and recorded the corresponding recoverable amount under Other Financial Assets and on purchase, recognised the respective financial assets and recorded the corresponding liability under Other Financial Liability. Further, as the risks and rewards continues in the Group, these are accounted for as financial assets in the consolidated financial statements.





(Currency : Indian rupees in millions)

Other Additional Regulatory Information

#### 64 Details of Benami Property held

The Group does not have any Benami property, where any proceeding has been initiated or pending against the Group for holding any Benami property.

#### 65. Security of current assets against borrowings

The Group has borrowings from banks or financial institutions against security of current assets. Quarterly return and statements filed by the Group with lender banks or financial institutions are in agreement with the books of account of the Group, wherever applicable.

#### 66. Wilful Defaulter

The Group is not declared as wilful defaulter by any bank or financial institution or other lender.

#### 67. Transactions with Struck off Companies

Name of the struck-off Company	Nature of transactions with struck-off Company	Relationship with the struck-off Company	Balance Outstanding as on March 31, 2023	Balance Outstanding as on March 31, 2022
Glossy Creations Private Limited	Receivables	-	0.59	0.66
Glossy Creations Private Limited	Investments in securities	-	0.00	0.00
Glossy Creations Private Limited	Payables	-	0.00	0.00
Glossy Creations Private Limited	Shares held by struck-off Company	-	0.00	0.00
S.K.R Infotech	Payable	-	0.00	0.00
Kamal Enterprises	Payable		0.00	0.03
Shams Cable Network	Payable		0.00	0.00
Shams Cable Network	Office Exps		0.00	0.00
City Elevators Pvt Ltd	Receivable	-	0.15	0.24
Cleanflo India Pvt Ltd	Receivable	-	0.00	0.15
Emicon India Pvt Ltd	Receivable	· ·	0.09	0.14
First Care India Private Umited	Receivable		0.00	0:58
Spectrum Washing Pvt Ltd	Receivable		0.13	0.00
Viva Concrete Technologies Pvt Ltd	Receivable	-	0.54	0.00
MEDIFIT HEALTH & FITNESS PRIVATE LIMITED	Receivables		0.44	0.00
Zedpack Pvt Ltd	Receivables		0.00	0.01
Sheilz India Pvt Ltd	Receivables		0.00	0.02
Amit Ventures	Payables	-	0.00	0.02
Arihant Capital Markets Ltd.	Payables	-	0.00	0.00
Arihant Infotech	Payables	-	0.00	0.13
Deb Express Couriers	Payables		0.00	0.00
Globex International	Payables	-	0.00	0.01
iagdamba Traders	Payables	-	0.00	0.00
Ocean Finvest	Payables		0.00	0.66
Practical Financial Services Pvt. Ltd.	Payables		0.00	0.00
Sift Capital	Payables	-	0.00	0.02
SPA Capital Services Ltd	Payables	-	0.07	0.00
Marvel Limited	Commission Income	-	0.00	0.00
Four Seasons Hotel	Professional Fees	-	0.00	0.00
Anahat Organisation Development Consultancy Pvt Ltd	Professional Fees	-	0.00	0.00
Maruti Infrastructure Limited	Retention Money Payable	-	3.66	0.00
M R D ENTERPRISES	Payable	•	0.00	0.00
M R D ENTERPRISES	Repairs & Maintenance		0.00	0.00
Shah & Associates	Payable		0.00	0.00
Kamal Enterprises	Miscellaneous Expense	-	0.00	0.00
Runner Time Logistics	Office Exps	÷	0.00	0.00

0.00 indicates amount less than ₹ 0.01 million

68. The Group is in compliance with number of layers of companies, as prescribed under clause (87) of section 2 of the Companies Act, 2013 read with the Companies (Restriction on number of Layers) Rules, 2017.





(Currency : Indian rupees in millions)

#### Other Additional Regulatory Information (Continued)

#### 69. Utilisation of Borrowed funds and share premium

A) During the year, the Group has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the intermediary shall:

(i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company/Group (Ultimate Beneficiaries); or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

(B) During the year, the Group has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall, other than as disclosed in note (1) below for year ended 31 March 2022:

(i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries); or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

#### For the year ended 31 March 2022

Note (1)

During the year ended March 31, 2022, the Holding Company has taken loans and given loans to its subsidiary company in the ordinary course of business, are at Arm's length and the same is approved by Board Audit Committee of the Holding Company. The Holding Company confirms that the below transactions are in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

S.No.	Name of Lender	Nature	Date	₹in millions	Loan given	Nature	Date	₹in millions	Remarks
1	Beacon Trustee ( Various lenders)	NCD Borrowing	5-Oct-21	4,000	ECL I-mance Limited (ECL Finance)	Loan given	06-Oct-?1		I) In accordance with loan agreement with lender, the loan was taken by the Holding Company, for the purpose of repaymen of existing banking liabilities of ECL Finance.  2) During the year E finance has repaid 4,000 million to the Holding Company.

Note (2): Transactions between group companies have not been disclosed under this note as they are eliminated for the purpose of preparing consolidated financial statements of the Company.

#### 70. Undisclosed income

The Group does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.

#### 71. Details of Crypto Currency or Virtual Currency

The Group has not traded or invested in Crypto Currency or Virtual Currency during the financial year.

#### 72. Loans & Advances

There are no loans or advances in the nature of loans which are granted to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are;

(a) repayable on demand or

(b) without specifying any terms or period of repayment





- 73. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Group will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 74.1 Nuvama Clearing Services Limited ("NCSL"), an erstwhile associate of the Company challenged an order, by an investigating agency, marking lien on its clearing account, before the 47th Additional Chief Metropolitan Magistrate Court, Mumbai ("ACMM"). Since the investigation against Anugrah Stock and Broking Pvt. Ltd. ("trading member"), for which NCSL was a clearing member, is still under pracess, the said Court contended that it had no objection to setting aside the lien order, upon NCSL providing an undertaking to keep sufficient assets unencumbered.

NCSL has provided undertaking to keep sufficient unencumbered assets amounting to ₹ 4,603.20 million belonging to the Group and an erstwhile associate and the said lien order has been set aside. The above case which pending for hashing before ACMM, his new been transferred to the City Cital S. Nestient Court under Mahazashtra Protection of Interest of Depositors (in Financial Establishments) Act, 1999 (MPID)

Froduction to Interest an Depositors (in Financial Extension Interest) Act, 1999 (INFID)
During the year ended March 2023, hearing has happened with Securities Appellate Tribunal with respect to NSCL's application made to SAT for challenging NCL's perverse
order against NCSL; and the said hearing has been concluded and for which no order or further directions from SAT have yet been received. The matter is sub-judice and has

order against NCSL, and the said hearing has been concluded and for which no order or further perceions from the inaverse with reference to the matter during the year.

NSE Clearing Ltd (NCL) had conducted an inspection in the matter of trading member Anugrah Share & Brokers Pvt Ltd (Anugrah) and issued a show cause notice to NCSL. The MCSGF Committee of NSE Clearing Limited has directed NCSL to adhere to instructions of National Stock Exchange ("NSE") / NCL. NCSL filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT") and SAT by its order had granted a stay on the matter. The matter has been listed for further hearing and there is no further update on this matter during the year.

Various Arbitration/Writ Petitions have been filed before the Hon'ble Bombay High Court ("Hon'ble Court") by various end clients of the trading member against trading member and its associates. NCSL has been made party to the same. All the Writ Petations have been tagged togother and common orders have been passed. The matters are

yet to be listed for further hearing

NCSL believes that it has acted in accordance with the agreement entered with the trading member and in accordance with applicable laws and regulations. Accordingly, there is no adjustment required in the financial statements of the Group for the year ended 31 March 2023.

- 74.2 Under the Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real estate/structured finance Loans (Select Loans) into ECL Finance Limited within six months of the default leading to loss incurred by the ECL Finance Limited on or before the date of the conversion of the Investor CCDs into Equity Shares. The rationale for this undertaking was to keep the total equity/not worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the year ended 31 March 2023, Parties have agreed and concluded that loss event for three of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to ₹ 1,295.20 million incurred by ECL Finance Limited in earlier years. Accordingly, EFSL has recorded such loss in its profit and loss for the year ended 31 March 2023. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence there is no obligation of EFSL.
- The Income Tax Authorities (" the Department") had conducted a search under section 132 of the Income Tax Act, 1961 on the premises of the Company and its certain subsidiaries during March 2023. The Company and its sectian subsidiaries had provided the requisite details which were sought by the income tax authorities during the course of the search. Subsequently, the Company and its subsidiaries have received summons under section 131 (1A) of the Income Tax Act, 1961 seeking certain data/information, which the Company and its subsidiaries is in the process of responding. The Company and its subsidiaries confirms that mether the Department has raised any tax demand nor the Company and its subsidiaries have admitted any tax fluidity. If then, no proceeding or insessment orders have been roughly foot the search conducted by the Department. While uncertainty exists regarding the outcome of the proceedings by the Department, the Company and its subsidiaries are extending its full cooperation with the concerned income tax authorities and based on current internal assessment, management is of the view that this will not have any impact on the consolidated financial statements for the year ended 31 March 2023.
- The Board of Directors at their meeting held on 26 May 2023, have recommended a final dividend of ₹ 1.25 per equity share (on face value of ₹ 1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- During the year ended 31 March 2023 and 31 March 2022, two subsidiaries (previous year three subsidiaries) of the Company had sold certain financial assets amounting to ₹ 16,718.90 million and ₹ 11,424.10 million(pet of provisions) respectively to various asset reconstructions company trusts (*ARC Trusts') and acquired security receipts (\$R) amounting to ₹ 5,227.20 million and ₹ 9 448.57 o million respectively from these after the purpose of de recognition of such financial assets from these subsidiaries financial statements. The Company had undertaken substantially all risks and rewards to be transferred for the purpose of de recognition of such financial assets from these subsidiaries financial statements. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were dereognized in the subsidiaries financial assets from assessment of probability of default, loss gene default in respect of these financial assets were dereognized in the subsidiaries financial assets from these subsidiaries of default, loss gene default in respect of these financial assets from these subsidiaries of probability of default, loss gene default in respect of these financial assets from these subsidiaries of default, loss gene default in respect of these financial assets fine sold during the year ended 31 March 2023 and in earlier years) and in light of various factors via. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the Group has recorded charge due to change in voluntion of POCI loans of ₹ 2,693.00 million and ₹ 4,152 million (next) respectively for the year ended and is included in *Change in valuation of credit impaired loans.*

  The Board of Directors of the Company at its meeting held on 13 May 2022, had approved the Scheme of arrangement between Edelivies's Financial Services Limited (EFSL) and Novama Weslith Management Limited (Formerly known as Ede During the year ended 31 March 2023 and 31 March 2022, two subsidiaries (previous year three subsidiaries) of the Company had sold certain financial assets amounting to

The National Company Law Tribunal Bench at Mumbal (Tribunal) has approved the aforementioned Scheme vide its order dated 27 April 2023 under the applicable provisions of the Companies Act, 2013. Certified copy of the said order of the Tribunal was received by the Company on 12 May 2023 and filed with the Registrar of Companies on 18 May 2023.

The Scheme came into the effect from 18 May 2023. As per the Scheme, the Appointed Date of the Scheme is 18 May 2023

- During the year ended 31 March 2023, an investor has invested in Security receipts issued by ARC trusts as senior class investor in such trusts amounting to ₹ 12,000 million. These pertain to certain loans and security receipts sold by one of the subsidiary company, ECL Finance funded to the ARC trusts. EFSL and another subsidiary company, ECL Finance funded to the ARC trusts. EFSL and another subsidiary company, ECL Finance funded to the ARC trusts. EFSL and another subsidiary company, Edewess Securities and investments Private limited ("ESIPL") have provided a Put option to the investor assuring to pay or guarantee the payment of agreed aggregated total pay-out value after reducing any payment to investors from underlying assets during the period i.e., amount invested along with a minimum guaranteed return as per the agreement. Further, based on management assessment and given current estimates/cash flows from underlying assets, the likelihood of any payment to investor is considered as remote. Further, as the risks and rewards continues in the Group, these are accounted as financial assets in the consolidated financial statements and the consolidated financial statements.
- During the year ended 31 March 2022, certain assets amounting to ₹ 4,004.40 million were sold to alternative assets funds by the subsidiary NBFCs. The Company and its subsidiary Edelwess Rural & Corporate Services Limited (ERCSL1), have, vide a put agreement dated 04 February 2022 and 31 July 2021 respectively, have guaranteed / undertaken to purchase these financial assets amounting to ₹ 4,004.40 million on occurrence of certain trigger event as per the agreement. Further, as the risks and rewards continues in the Group, these are accounted as financial assets in the consolidated financial statements and the consequent expected credit loss is recorded in the consolidated financial statements.
- 79.3 ECap Equities Limited (formerly known as Edel tand Limited), a wholly owned subsidiary of the Company, has entered into an agreement dated 28 November 2019, pursuant to which upon happening of a contingency whereupon if the investors who have subscribed for a majority in the Alternative Investment Fund (AIF) to which ECL finance funited (ECCF) and Nido Home Finance funite (Institute of ECCF) and the state of the agreed IRR (IRR) as per the agreement in which case ECCL shall be required to either arrange for a buyer thereof and/or purchase the assets at IRR.
- A subsidiary, ECL Finance Limited ("ECLF") has received the inspection report dated 12 January 2023 from Reserve Bank of India ("RBI") for the financial statements ending 31 March 2022. The RBI in its inspection report has inter alia raised matter relating to the sharing of fair value gains of \$1,994.10 million between the ECLF and the Ecompany. This pertains to exposure towards certain borrowers that are covered under the Shareholders' agreement between the Company, ECLF and an investor and the Risks & Rewards sharing agreement between the Company and ECLF. ECLF has provided its justifications for sharing of these fair value gains to RBI and has discussed this with its Revailed Shafting agreement development and company and extr. Extr. has provided its justifications for snaring or trees care value gains to not and miss assessed on smortas aboard of Directors in its meeting dated 24 January 2023. In the month of April 2023, the ECLF submitted a detailed reply along with calculations, rationale for recognising such fair value gain and amended the Risk & Rewards sharing agreement with the Company. Further, the ECLF has sold/received redemption against such security receipts as on 31 March 2023. Since, the sharing of the gain is within the Group, there is no impact in the consolidated financial statements as on 31 March 2023.
- The Group has complied with the Rule 3 of Companies ( Accounts) Rules, 2014 amended on August 5, 2022 relating to maintenance of electronic books of account and other relevant books and papers. The Group's books of accounts and relevant books and papers are accessible in India at all times and backup of accounts and other relevant books and papers are maintained in electronic mode within India and kept in servers physically located in India on daily basis.
- 82. Change in valuation of credit impaired loans represents on movement of loans of consolidated ARC trusts





(Currency: Indian rupees in millions)

- 83. The Group has process whereby periodically all long term contract (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Group has reviewed and ensured that adequate provisions as required under any law / accounting standard for material foreseeable losses on such long terms contracts (including derivative contract) has been made in the books of accounts.
- 84. Previous year's figures have been regrouped / reclassified to conform to current year presentation.

The accompanying notes are an integral part of financial statements.

As per our report of even date attached.

For S. R. Batliboi & Co. LLP

ICANFirms Registration Number: 301003E/E300005

per Shrawan Jalan Partner

Membership No: 102102

Mumbai 26 May 2023

For and on behalf of the Board of Directors

Rashesh Shah

Chairman & Managing Director

DIN: 00008322

Ananya Suneja Chief Financial Officer

Mumbai 26 May 2023

Venkatchalam Ramaswamy

Venkatchalam Ramaswamy Vice Chairman & Executive Director

DIN: 00008509

Tarun Khurana Company Secretary





Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India Tel: +91 22 6819 8000

#### INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Consolidated Financial Statements

#### Opinion

We have audited the accompanying consolidated financial statements of Edelweiss Financial Services Limited (hereinafter referred to as "the Holding Company"), its subsidiaries and trusts (the Holding Company, its subsidiaries and its trusts together referred to as "the Group") and its associate comprising of the consolidated Balance sheet as at March 31 2022, the consolidated Statement of Profit and Loss, including other comprehensive income, the consolidated Cash Flow Statement and the consolidated Statement of Changes in Equity for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

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 financial statements and on the other financial information of the subsidiaries, trusts and associate, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associate as at March 31, 2022, their consolidated profit including other comprehensive loss, their consolidated cash flows and the consolidated statement of changes in equity for the year ended on that date.

#### Basis for Opinion

We conducted our audit of the consolidated financial statements in accordance with the Standards on Auditing (SAs), as 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 Statements' section of our report. We are independent of the Group and associate in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

#### **Emphasis of Matter**

We draw attention to Note 62 to the consolidated financial statements, which describes the economic and social disruption as a result of continued COVID-19 pandemic of the Group's business and financial metrics including the Group's estimates of impairment of loans, financial assets, investment properties, investments, intangible assets (including goodwill) and in case of life insurance business, solvency position, provision for additional reserve as a part of Policy Liability and estimate of claims which are highly dependent on uncertain future developments.

Our opinion is not modified in respect of the above matter.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of audit procedures performed by us and by other auditors of components not audited by us, as reported by them in their audit reports furnished to us by the management, including those procedures performed to address the matters below, would the basis for our audit opinion on the accompanying consolidated financial statements.

# S.R. BATLIBOL& CO. L.I.P.

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Key audit matters

How our audit addressed the key audit matter

Impairment of receivables from financing and other business

(as described in note 5.6, 13, 13.1, 14, 14.1 & 57.7 of the Consolidated Financial Statements)

The Group's impairment provision for receivables from financing business is based on the expected credit loss approach laid down under Ind AS 109.

Ind AS 109 requires the Group to provide for impairment of its financial assets as at the reporting date using the expected credit loss (ECL) approach. ECL involves an estimation of probability-weighted loss on financial instruments over their life, considering reasonable and supportable information about past events, current conditions, and forecasts of future economic conditions which could impact the credit quality of the Group's financial assets (loan portfolio).

In the process, a significant degree of judgement has been applied by the management for:

- a) Staging of financial assets (i.e. classification in 'significant increase in credit risk' ("SICR") and 'default' categories);
- b) Grouping of the loan portfolio under homogenous pools in order to determine probability of default on a collective basis;
- Assigning internal rating grades to customers for which external rating is not available
- d) Calibrating external ratings-linked probability of default to align with past default rates
- e) Applying assumptions regarding the probability of various scenarios and discounting rates for different loan products
- f) Estimation of management overlay for macroeconomic factors bearing a correlation with the credit quality of the loans.

Further, pursuant to the "Resolution Framework for COVID-19-related Stress" issued by RBI on August 6, 2020, the subsidiary Companies has offered a one-time restructuring ("OTR") facility to borrowers impacted by COVID-19 pandemic. Such restructured loans have been classified into various stages and provided for based on subsidiary companies' management's assessment of changes in credit risk of such loans since initial recognition.

The Group has recorded a management overlay as part of its ECL, to reflect among other things an increased risk of deterioration in macro-economic factors caused by CoVID-19 pandemic. In accordance with the guidance in Ind AS 109, the management overlay estimate takes into account reasonable and supportable information.

In view of such high degree of management's judgement involved in estimation of ECL, accentuated by the COVID-19 pandemic, it is considered as a key audit matter.

The audit procedures, including those reported in the auditor's report of respective subsidiary companies, comprised the following:

- a) Read and assessed the Group's accounting policy for impairment of financial assets and its compliance with Ind AS 109 and the governance framework approved by the Board of Directors pursuant to Reserve Bank of India guidelines issued on March 13, 2020.
- b) Tested the design and operating effectiveness of the controls for staging of loans based on their past-due status. Tested samples of performing (stage 1) loans to assess whether any loss indicators were present requiring them to be classified under stage 2 or 3.
- Performed procedures to test the inputs used in the ECL computation, on a sample basis.
- Tested assumptions used by the management in determining the overlay for macroeconomic factors (including COVID-19 pandemic).
- e) Assessed the additional considerations applied by the management for staging of loans as SICR or default categories in view of Company's policy on OTR.
- f) Tested the arithmetical accuracy of computation of ECL provision performed by the Company in spreadsheets.
- g) Assessed disclosures included in the consolidated financial statements in respect of expected credit losses including the specific disclosures made with regards to the management's evaluation of the uncertainties arising from COVID-19 and its impact on ECL estimation.



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Key audit matters

How our audit addressed the key audit matter

#### IT systems and controls

The reliability and security of IT systems play a key role in the financial reporting process of the Group. The Group's key financial accounting and reporting processes are highly automated, whereby any gaps in the IT control environment could result in a material misstatement of the financial accounting and reporting records.

Therefore, the assessment of the general IT controls and the application controls specific to the accounting and preparation of financial information is considered to be a key audit matter.

The audit procedures assisted by our IT specialists, including those reported in the auditor's report of respective subsidiary companies, comprised the following:

- a) Tested the design and operating effectiveness of the Company's IT access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.
- b) Tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
- Tested the periodic review of access rights. Also tested requests of changes to systems for approval and authorization.
- d) In addition to the above, tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.
- Tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.

Valuation of Investments in Security Receipts (SR) for Edelweiss Assets Reconstruction Company Limited

(as described in note 5.11, 14 and 56 of the Consolidated Financial Statements)

In the Group's financial statements, total investment in SR amounts to Rs. 33,412.56 million as disclosed in the consolidated financial statements.

The fair value of SRs is determined through discounted cash flow method which involves management judgement using level 3 inputs such as projection of future cash flows and expenses.

The management has involved credit rating agencies for valuation of SR.

Considering the fair valuation of investments is significant to overall consolidated financial statements and the degree of management's judgment involved in the estimate, any error in the estimate could lead to material misstatement in the consolidated financial statements.

Accordingly, it is considered as a key audit matter.

The audit procedures those reported in the auditor's report of a subsidiary company, comprised the following:

- Assessment of internal controls over measurement of fair value and evaluating the methodologies, inputs, judgments made and assumptions used by management in determining fair values.
- b) Evaluated rationale of the models and accounting treatment applied. Compared observable inputs against independent sources and externally available market data for sample cases.
- c) Performed testing on a sample basis of key inputs as mentioned above to validate the reasonableness of the input values.
- Assessed disclosures included in the Financial Statements with respect to such fair valuation



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Information Other than the Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the consolidated financial statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to me made available to us after that date.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Board Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those Charged with Governance.

Responsibilities of Management for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial statements in terms of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated statement of changes in equity of the Group including its associate in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. The respective Board of Directors of the companies included in the Group and of its associate 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 of its associate 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 the 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, 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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

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



Identify and assess the risks of material misstatement of the consolidated financial statements, 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.

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- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
  that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible
  for expressing our opinion on whether the Holding Company has adequate internal financial controls
  with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 statements 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 statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its associate of which we are the independent auditors, to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, 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 statements 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.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the financial year ended March 31, 2022 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### Other Matter

- (a) We did not audit the financial statements and other financial information, in respect of:
  - 32 subsidiaries, whose financial statements include total assets of Rs 4,48,929.47 million as at March 31, 2022 and total revenues of Rs 69,910.47 million and net cash outflow of Rs. 21,918.09 million for the year ended on that date. These financial statement and other financial information have been audited by other auditors, which financial statements, other financial information and auditor's reports have been furnished to us by the management
  - 6 associate companies forming part of the Group, whose statements include Group's share of net
    profit after tax of Rs. 182.78 million and Group's share of total comprehensive income of Rs.
    187.18 million for the period from April 1, 2021 to March 31, 2022, as considered in the
    consolidated financial statement, whose financial statements, other financial information have
    been audited by other auditors and whose reports have been furnished to us by the Management.

Our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and 6 associate companies, and our report in terms of subsections (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries and 6 associate companies, is based solely on the report(s) of such other auditors.

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- (b) The actuarial valuation of liabilities of Edelweiss Tokio Life Insurance Company Limited (ETLIFE) for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2022 is the responsibility of ETLIFE's Appointed Actuary. The actuarial valuation of these liabilities for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2022 has been duly certified by the ETLIFE 's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", Ind AS 109 "Financial Instruments", the guidelines and norms issued by the Insurance Regulatory and Development Authority of India ('IRDAI') and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied upon the ETLIFE's Appointed Actuary's certificate for expressing their conclusion in this regard.
- (c) The actuarial valuation of liabilities Edelweiss General Insurance Company Limited (EGICL) for Incurred But Not Reported and Incurred But Not Enough Reported claims of EGICL as at March 31, 2022 is the responsibility of EGICL's Appointed Actuary. The actuarial valuation of these liabilities has been duly certified by the EGICL's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", the guidelines and norms issued by the IRDAI and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied on the EGICL's Appointed Actuary's certificate for expressing their conclusion in this regard.

Our opinion above on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, 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 statements and other financial information certified by the Management.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiary companies and associate, incorporated in India, as noted in the 'Other Matter' paragraph we give in the "Annexure 1" a statement on the matters specified in paragraph 3(xxi) of the Order.
- 2. As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries and associate, as noted in the 'other matter' paragraph we report, to the extent applicable, that:
- (a) We/the other auditors whose report we have relied upon have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements;
- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidation of the financial statements have been kept so far as it appears from our examination of those books and reports of the other auditors:
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the consolidated financial statements;
- (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
  - On the basis of the email confirmation received from the directors of the Holding Company as on March 31, 2022 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors who are appointed under Section 139 of the Act, of its subsidiary companies and associate, none of the directors of the Group's companies and its associate, incorporated in India, is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act;

With respect to the adequacy of the internal financial controls with reference to consolidated financial statements of the Holding Company and its subsidiary companies and associate, incorporated in India, and the operating effectiveness of such controls refer to our separate Report in "Annexure 2" to this report;



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- (g) In our opinion and based on the consideration of reports of other statutory auditors of the subsidiaries and associate, the managerial remuneration for the year ended March 31, 2022 has been paid / provided by the Holding Company, its subsidiaries and associate incorporated in India to their directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements as also the other financial information of the subsidiaries and associate, as noted in the 'Other matter' paragraph:
  - The consolidated financial statements disclose the impact of pending litigations on its consolidated financial position of the Group and its associate in its consolidated financial statements - Refer Note 52.1 to the consolidated financial statements;
  - ii. Provision has been made in the consolidated financial statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts Refer Note 83 to the consolidated financial statements in respect of such items as it relates to the Group and its associate:
  - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company, its subsidiaries and associate, incorporated in India during the year ended March 31, 2022.
  - iv. a) The respective managements of the Holding Company and its subsidiaries and associates which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries and associates respectively that, to the best of its knowledge and belief as disclosed in the note 69(A) to the consolidated financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Holding Company or any of such subsidiaries and associates to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the respective Holding Company or any of such subsidiaries and associates ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
    - b) The respective managements of the Holding Company and its subsidiaries and its associates which are companies incorporated in India whose financial statements have been audited under the Act have represented to us and the other auditors of such subsidiaries and associate respectively that, to the best of its knowledge and belief, other than as disclosed in the note 69(B) to the consolidated financial statements, no funds have been received by the respective Holding Company or any of such subsidiaries and associate from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Holding Company or any of such subsidiaries and associate shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
    - c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances performed by us and that performed by the auditors of the subsidiaries and associate which are companies incorporated in India whose financial statements have been audited under the Act, nothing has come to our or other auditor's notice that has caused us or the other auditors to believe that the representations under sub-clause (a) and (b) contain any material mis-statement.
    - The final dividend paid by the Holding Company, its subsidiaries, associate companies incorporated in India during the year in respect of the same declared for the previous year is in accordance with section 123 of the Act to the extent it applies to payment of dividend.

The interim dividend declared and paid during the year by the Holding Company and subsidiary Company and until the date of the audit reports of such Holding Company and Subsidiary Company incorporated in India is in accordance with section 123 of the Act.



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As stated in note 76 to the consolidated financial statements, the Board of Directors of the Holding Company have proposed final dividend for the year which is subject to the approval of the members at the respective ensuing Annual General Meeting. The dividend declared is in accordance with section 123 of the Act to the extent it applies to declaration of dividend

For S.R. Batliboi & Co. LLP Chartered Accountants

CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 22102102AJSYGK1192 Place of Signature: Mumbai

Date: May 27, 2022



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Annexure 1 Referred to in Paragraph Under the Heading "Report on Other Legal and Regulatory Requirements" of Our Report of Even Date on the Consolidated Financial Statements of Edelweiss Financial Services Limited

Based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiary companies and associate, incorporated in India, as noted in the 'Other Matter' paragraph we state that:

3(xxi) There are no qualifications or adverse remarks by the respective auditors in their report on Companies (Auditors Report) Order, 2020 of the companies included in the consolidated financial statements except for following where the respective auditor have reported unfavorable or adverse remarks in their audit report to the principal auditor.

S.No	Name	CIN .	Holding company/Sub sidiary/ associate	Clause number of the CARO report which is unfavorable or adverse
1	Edelweiss Asset Reconstruction Company Limited	U67100MH2007PLC174759	Subsidiary	iii (c ) and iii (d)
2	Edelweiss Housing Finance Limited	U65922MH2008PLC182906	Subsidiary	iii (c), iii (d) and (xi) (a)
3	Ecap Securities & Investments Limited	U67190TG2008PLC057122	Subsidiary	xvii and ix (e)
4	Edelcap Securities Limited	U67120TG2008PLC057145	Subsidiary	xvii
5	Edel Land Limited	U74900MH2008PLC287466	Subsidiary	xvii
6	Edelweiss Global Wealth Management Limited	U67100TG2007PLC112499	Subsidiary	xvii
7	Allium Finance Private Limited	U67120MH2008PTC180229	Subsidiary	iii (c ) and iii (d)
8	Edelweiss Investment Adviser Limited	U74140TG2008PLC120334	Subsidiary	iii (c), iii (d) and xvii
9	Edelweiss Retail Finance Limited	U67120MH1997PLC285490	Subsidiary	iii (c ) and iii (d)
10	ECL Finance Limited	U65990MH2005PLC154854	Subsidiary	lii (c ) and iii (d) and xvii
11	Edelweiss Capital Services Limited	U67190MH2021PLC355152	Subsidiary	xvii
12	Edelweiss Securities and Investments Private Limited	U65990TG2009PTC113078	Subsidiary	iii (c ) and iii (d)
13	Edelweiss Rural & Corporate Services Limited	U45201TG2006PLC078157	Subsidiary	iii (c ), iii (d), iii (e), iii (f), ix (d), xvii and ix (e)
14	Edelweiss Financial Services Limited	L99999MH1995PLC094641	Holding Company	iii (e) and iii (f) and ix (d) and ix (e)
15	ESL Securities Limited	U67190MH2019PLC343440	Associate	xvii and xix
16	Edelweiss Securities (IFSC) Limited	U65999GJ2016PLC094838	Associate	xvii
17	Edelweiss Broking Limited	U65100GJ2008PLC077462	Associate	iii (c ), iii (e) and iii (f)

For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 22102102AJSYGK1192 Place of Signature: Mumbai

Date: May 27, 2022



Chartered Accountants

Annexure 2 to the Independent Auditor's Report of Even Date on the Consolidated Financial Statements of Edelweiss Financial Services Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of Edelweiss Financial Services Limited (hereinafter referred to as the "Holding Company") as of and for the year ended March 31, 2022, we have audited the internal financial controls with reference to consolidated financial statements of the Holding Company and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its associate, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the companies included in the Group and its associate, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

#### Auditor's Responsibility

Our responsibility is to express an opinion on the Holding Company's internal financial controls with reference to consolidated financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both, issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to consolidated financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to consolidated financial statements and their operating effectiveness. Our audit of internal financial controls with reference to consolidated financial statements included obtaining an understanding of internal financial controls with reference to consolidated financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to consolidated financial statements.



Chartered Accountants

Meaning of Internal Financial Controls With Reference to Consolidated Financial Statements

A company's internal financial control with reference to consolidated financial statement is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to consolidated financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls With Reference to Consolidated Financial Statements

Because of the inherent limitations of internal financial controls with reference to consolidated financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to consolidated financial statements to future periods are subject to the risk that the internal financial controls with reference to consolidated financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

#### Opinion

In our opinion, the Group and its associate, which are companies incorporated in India, have, maintained in all material respects, adequate internal financial controls with reference to consolidated financial statements and such internal financial controls with reference to consolidated financial statements were operating effectively as at March 31,2022, based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note issued by the ICAL.

#### Other Matters

Our report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to consolidated financial statements of the Holding Company, in so far as it relates to these 21 subsidiaries, which are companies incorporated in India, is based on the corresponding reports of the auditors of such subsidiaries incorporated in India.

For S.R. Battibol & Co. LLP

Chartered Accountants

CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number: 102102 UDIN: 22102102AJSYGK1192 Place of Signature: Mumbai

Date: May 27, 2022



#### **Edelweiss Financial Services Limited** Consolidated balance sheet as at 31 March 2022

(Currency: Indian rupees in millions)	Note	31-Mar-2022	31-Mar-2021
ASSETS			
Financial assets			
(a) Cash and cash equivalents	8	19,885.63	38,985.15
(b) Bank balances other than cash and cash equivalents	9	10,503.34	8,616.91
(c) Derivative financial instruments	10	685.22	2,902.03
(d) Stock in trade (Securities held for trading)	11	15,118.11	15,746.76
(e) Trade Receivables	12	4,691.71	5,060.49
(f) Loans	13	200,056.16	224,545.46
(g) Investments	14	126,274.89	113,073.02
(h) Other financial assets	15	11,035.23	12,628.07
Total financial assets		388,250.29	421,557.89
Non-financial assets			2 202 06
(a) Reinsurance assets		3,432.77	3,393.36
(b) Current tax assets (net)		8,912.80	7,218.14
(c) Deferred tax assets (net)	16	10,645.61	9,584.99
(d) Investment property	17	3,034.26 11,071.77	3,394.63
(e) Property, Plant and Equipment			12,281.27
(f) Capital work in progress	19 20	0.57 195.70	7.93
(g) Intangible assets under development	************		124.17
(h) Goodwill on consolidation	21	663.35	663.35
(i) Other Intangible assets	18 22	1,204.17	1,467.74
(j) Other non- financial assets		4,466.51	3,806.66
Total non-financial assets		43,627.51	41,942.24
TOTAL ASSETS		431,877.80	463,500.13
LIABILITIES			
Financial liabilities			
(a) Derivative financial instruments	10	2,259.89	1,845.51
(b) Trade Payables	23		
i. total outstanding dues of micro enterprises and small enterprises		17,51	1.22
ii, total outstanding dues of creditors other than micro enterprises and small enterprises		12,883.76	4,893.56
(c) Insurance claims payable		345.28	194.41
(d) Debt securities	24	155,057.04	174,858.54
(e) Borrowings (other than debt securities)	25	56,550.66	94,318.19
(f) Deposits	26	15.60	96.01
(g) Subordinated Liabilities	27	15,486.53	15,087.75
(h) Other financial liabilities	28	50,573.22	45,207.17
Total financial liabilities		293,189.49	336,502.36
Non-financial liabilities			
(a) Current tax liabilities (net)		173.94	253.00
(b) Provisions	29	495.40	1,118.55
(c) Policyholders' liabilities		55,288.34	43,549.30
(d) Deferred tax liabilities (net)	16	2,166.41	2,157.62
(e) Other non-financial liabilities	30	4,641.02	3,149.35
Total non-financial liabilities		62,765.11	50,227.82
TOTAL LIABILITIES		355,954.60	386,730.18
EQUITY			
(a) Equity Share capital	31	898.20	890.90
(b) Other equity	32	64,475.96	64,880.69
Equity attributable to owners of the parent		65,374.16	65,771.59
		10,549.04	10,998.36
Equity attributable to Non-Controlling Interests			
Equity attributable to Non-Controlling Interests  TOTAL EQUITY		75,923.20	76,769.95

As per our report of even date attached

The accompanying notes are an integral part of the Consolidated Financial Statements.

SATUBOI &

MUMBAI

For S. R. Batliboi & Co. LLP

Chartered Accountants
ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Mumbai 27 May 2022

For and on behalf of the Board of Directors

Chairman & Managing Director DIN: 00008312

Chief Financial Officer

Mumbai 27 May 2022

Himashea Himanshu Kaji

Executive Director DIN: 00009438

Tarun Khurana Company Secretary

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#### **Edelweiss Financial Services Limited**

#### Consolidated statement of profit and loss for the year ended 31 March 2022

	Note	For the year ended	For the year ender
(Currency: Indian rupees in millions)	Note	31-Mar-2022	31-Mar-2023
Revenue from operations			
Interest income	33	30,454.79	40,344.0
Dividend Income		256.47	695.68
Fee and commission income	34	14,438.26	16,541.39
Net gain on fair value changes	35	7,244.43	22,208.98
Premium from insurance business (net)		16,444.53	13,246.40
Other operating revenue	36	275.56	537.14
Total revenue from operations		69,114.04	93,573.60
Other income	37	3,931.87	14,914.90
Total income		73,045.91	108,488.50
Expenses			
Finance costs	38	29,841.69	38,340.33
Impairment on financial instruments	40	422.72	12,609.16
Change in valuation of credit impaired loans		44,28	8,126.08
Employee benefits expense	39	10,642.69	16,159.12
Depreciation, amortisation and impairment on investment property	17 & 18	1,511.23	2,598.81
Change in insurance policy liability - actuarial		11,699.63	13,023.25
Policy benefits paid		5,125.88	2,763.00
Other expenses	41	12,451.13	13,406.16
Total expenses		71,738.65	107,025.91
Profit / (loss) before share in profit of associates and tax		1,307.26	1,462.59
Share in profit / (loss) of associates		966.54	(6.35
Profit / (loss) before tax		2,273.80	1,456.24
Tax expense:	42		
Current tax		1,077.71	239.89
Deferred tax		(924.65)	(1,322.85
Profit / (loss) for the year		2,120.74	2,539.20
Other Comprehensive Income / {loss}			
(A) (i) Items that will not be reclassified to profit or loss	······································		
Re-measurements of the defined benefit plans		{88.25}	69.66
Revaluation gain through Other Comprehensive Income		(518.91)	-
(ii) Income tax relating to items that will not be reclassified to profit or loss	***************************************	155.55	35.92
Subtotal (A)		(451.61)	105.58
(B) (i) Items that will be reclassified to profit or loss		1.02.023	105.50
Debt Instruments through Other Comprehensive Income		(822.03)	(53.06)
Exchange differences in translating the financial statements of foreign operations		81.21	(72.34)
(ii) Income tax relating to items that will be reclassified to profit or loss		01.23	(72.34)
(ii) income tax relating to items that will be reclassified to profit or itss  Subtotal (8)		(740.82)	(125.40)
Share in profit / (loss) of associate (C)		(1.94)	1.85
Other comprehensive income / {loss} (A+B+C)		(1,194.37)	(17.97)
		926.37	2,521.23
Total comprehensive income / (loss)		920.37	2,321.23
Profit / (loss) for the year attributable to:			
Owners of the parent		1,887.84	2,653.36
Non-controlling interests		232.90	(114.16
Non-controlling interests Other comprehensive income / (loss) for the year attributable to:		232.30	(114.10
		(732.84)	11.88
Owners of the parent		(461.53)	(29.85)
Non-controlling interests  Tetal comprehensive income / (less) for the year attributable to:		(401.33)	(23.83)
Total comprehensive income / (loss) for the year attributable to:	The All Ship Lot and San Antonio	1,155.00	2,665.24
Owners of the parent	<del> </del>		2,665.24
Non-controlling interests		(228.63)	(144.01
Earnings per share (Face value ₹ 1 each)	44		
- Basic	77	2.11	2.98
- Diluted		2.11	2.97
British and the second			2.71

As per our report of even date attached

For S. R. Batlibol & Co. LLP **Chartered Accountants** 

ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner

Membership No: 102102

Mumbai 27 May 2022

ANTUBOI & C

For and on behalf of the Board of Directors

Chairman & Managing Director DIN: 0000832

Ananya Suneja Chief Financial Officer

Mumbai 27 May 2022

Himanshu Kaji Executive Director DIN: 00009438

Tarun Khurana Company Secretary

social Services

# Edelweiss Financial Services Limited Consolidated Statement of changes in equity

(Currency: Indian rupees in millions)

# Equity share capital

		***************************************
Particulars	For the year ended F	For the year ended
	31-Mar-2022	31-Mar-2021
Balance at the beginning of the year	890.90	889.51
Changes in Equity Share Capital due to pri	prior period errors	-
Restated balance at the beginning of the	the current year 890.90	889.51
Changes in equity share capital during the	the year 7.30	1.39
Balance at the end of the year	898.20	890.90
	WHILE IT TO THE TOTAL PROPERTY OF THE TOTAL	***************************************

1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Edelweiss Financial Services Limited standalone financial statements, these trusts are holding 44,896,780 number of equity shares amounting to ₹ 44.90 million (Previous year ₹ 44.90 million). These are treasury shares and deducted from total outstanding equity shares.

2. Refer note 31 for detailed quantitative information including investors holding more than 5% of equity share capital

Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee 3. The above two Welfare Trust (s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.



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Edelweiss Financial Services Limited
Consolidated Statement of changes in equity
(currency .uston.news in million)

B. Other equity

						Reserves and Surpfus	Surplus						Other Compre	Other Comprehensive Income			
Particulars	Share application money pending altornent	Capital Reserve	Capital Rodemption Reserve	Securities Premium Account	Employce Stock Options Plan (ESOP) reserve/Stock appreciation rights (SAR)	Special Rusarvo under section 45- iC of the Ruserve Bank of India Act, 1934	Reserve under section 29C of the National Housing Bank Act, 1987	General reseive	Debenture redemption reserve	mpalment Reserve	Retained	Exchange Jifferences on translating the financial statements of a foreign	Ravaluation Raserve through Other Comprehensiv ( e facome	Ravaluation Equity Reserve instruments Introgal Other Comporthensive Comprehensive e facome	Debt Instruments through Other Comprehensive Income	Debt Instruments Total attributable throughly Other to owners of the Comprehensive parent facome	Non- Confoiling interest
Bajance at 31-Mar-2020.	9.19	8,250,73	273.62	29 062 49	818.18	7,647.80	540.34	825.56	8 721.51	1.577.37	(1.554.30)	390.17	5.080.88	(4,700,09)	454.26	60.397.60	10.783.66
Prose or loss			,		2		,	,		,	3 653.37	,	,	÷	,	2,653.37	(114.16)
Other comprehensive Income		1			٠		,	,			56.16	172.3tj	47.51		(21.43)	11.68	129.85
Total Comprehensive Income for the year		7			,		,		,	٠	2,711.53	(72.31)	47.54	,	(21 48)	2.665.25	(144 01)
Chidends to equity signeholders	,		,				,		·	,	1842,233					:842.23()	
Transfers to sucurities prenature on exercise of ESOP	,	7		25.03	(25.03)	,		٠		,			١.	,			
Pesue of equity instruments on ESOP	(48.:0)			46.71			,	,			,		,	,		(18.34)	
Share application mutiev received	49.61	7		,			,	,	,	,		,	ļ	,		3.8.8.9	
ESCIP Charge	,	=		•	132,42		٠	,		•	,		,	٠		139.42	
Stock approxision aditis (SAR)		-	,	,	195,71			,						,	,	195 73	Ţ.
Transfer Under 45 -tC PBI	,		٠			09:12	1			,	(71.60)	,		٠		,	
Transfer Under 29C NHB		7	,			,	24%				(7.46)						[ _
Transfer under bripaniment (erserve	,		,						,	251.88	(251.88)				,		,
Transfer under Debmiture Redempson Reserve			,				,		(1,955,90)		1,955.90						
Transfer under Revalstation Reserve			-		, ,	-	t	,		,	241,14		(241.14)				,
Effect of chances in diough's phoreal		198,26		• ::		(981.22)	•	1109 411	,		3,886,58	(335,38)	(316 16)		,	2.276.72	358.71
Balance at 31-Mar-2021	1.79	6.456.79	197.87	29,134.23	1.128.28	6,757.98	08.742	117.15	6.765.61	1.829.25	5,067,68	(17, 52)	4,571,09	(1,700,00)	432.78	64.890.69	10.998.36
Profit or toss	,	-		* : :			,	٠			1,837,84		,		,	1,887.54	330.90
Office compranersiveliscome		-						,			(18.43)	12.18	(345,59)		(403,621	(732,341)	1461.53
Total Comprehensive Income for the year	•	-				-	*	,		•	1.823.00	81.21	(345,59)	٠	(403.62)	1,155.00	(228.63)
Devolution to equity untitrollecters	,	7	,	1		,	٠		,		(709.54)	,	,			(709,541)	
Transfers to securities premium on exercise of ESCP?	•		,	116.75	(4:0.75)			,					,			,	
Issue of equity instruments on ESCP	(320,14)			342.84			,	,								(7.30)	
Share application modey received	318 44		٠	,			,		,	- [	-	·			-	318 44	,
ESOP Chargo	,			- 11	60.95						,		,			63.96	
Stock appreciation dubits (SAR)					119 64				,	-		,				艺艺	
Reversal on account of tapses of ESOP/SAR					(439,54)						,				,	(439.54)	_
Transfer Uniter 45 4C/RBF.	•	-		- 11	-	280,58	,			,	(RS:06Z)	E			-		
Transfer Under 24C NHB			,				27.62	-	-		(27.52)	,		,	,		<i>_</i>
Transfer under Ampainting (esserve)	,					,	,		,	250 24	(250.24)	,	•				
Transfer under Dehunkare Recentution Reserve	-		,		•			,	3.221.975	,	3,221,97	•	,	-			
Transfer under Revalation Reserve			,						,	,	804.22	,	1504.221				
Effect of changes in group's interest		(430,54			·	-	,	,		,	(383,44)	(191,51)		·	16,91	(905.58)	1,220,693
Balance at 31-8431-2022	4	8.026.45	187.87	29.557.82	761.58	7,048.56	575.42	717.15	3.543.64	2.079.49	9.955.45	(37.62)	3,721.28	(11,700,00)	39.07	64,475.96	10,549.04
		=															

Refer note 32 for inhultrates on nature of sciences manished at Grrup levial

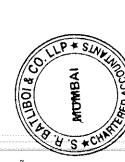
As per dur report of even date attached.

For S. R. Buttlook & Co. U.
Control Accountments
COA forms Application Number - 80003/E160005
M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L. M. C. L.

per Strawan Jalan Partner Membership no: 102102

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#### **Edelweiss Financial Services Limited** Consolidated Statement of Cash Flow for the year ended 31 March 2022

Curi	rency : Indian rupees in millions)	For the year ended	For the year end
		31-Mar-2022	31-Mar-20
	Cash flow from operating activities		
	Profit / (Loss)before tax	2,273.80	1,456 2
	Adjustments for:		
	Depreciation, amortisation and impairment on investment property	1,511.23	2,598.
	Expense on employee stock option plans	106.72	333.
	Impairment of Goodwill Impairment on financial instruments		432
	Change in valuation of credit impaired loans	422.72 44.28	3,212
_	Interest on ircome tax relund	(242.80)	8,126 (184.)
	Dividend Income	(242.80)	(695.6
	(Profit) / loss on sale of property, plant and equipment (net) ¹	25.25	221
	(Profit) / loss on sale of property, plant and equipment (net)  (Profit) / loss on sale of investment property (net)  (Profit) / loss on sale of investment property (net)	23.23	(157.
	Realised fair value (gain) / loss on financial instruments	(7,625.22)	(38,686.
_	Unrealised fair value (gain) / loss on financial instruments	380.78	2.642
	Provision for policyholders liability	11,699.60	13,023
•	Finance costs	3,637.49	9,460
	Operating cash flow before working capital changes	11,977.38	1,784
_	Adjustments for:	11,317.30	
	Decrease / (increase) in trade receivables	(891.18)	7,991
	Decrease / (increase) in stock-in-trade and inventory	1,071.43	2,047
	Decrease / (increase) in Other financial/non financial assets	1,402.09	(4,973.
	Decrease / (increase) in Derivative Financial Instruments	2,779.54	{16.
****	Decrease / (increase) in loans	25,523.02	49,414
	Increase / (decrease) in trade payables	8,006.50	(9,338
	Increase / (decrease) in insurance claim payable	150.90	119
	Increase / (decrease) in other financial liabilities	6,214.60	(9,445.
	Increase / (decrease) in Provisions	735.87	{5.
	Increase / (decrease) in provision for policyholders' liabilities	39.40	449
	Increase / (decrease) in other non-financial liabilities	1,491.48	(1,060.
	Cash generated from / (used in) operations	58,501.03	36,966
	Income taxes paid (net of refund)	(2,578.55)	(2,386.4
	Net cash generated from / (used in) operating activities - A	55,922.48	34,580
	Cash flow from investing activities		<del> </del>
	Purchase of property, plant and equipment and intangibles	(1,028.39)	(692.
1	Proceeds from sale of property, plant and equipment	421.37	2,053
	(Purchase) / sale of investment property ¹	360,3D	857
_	(Purchase) / sale of investments	(8,703.26)	9,880
	Dividend on investments	256.47	595
	(Investment) / Maturity of Bank deposits	(1,886.40)	28,053
_	Net cash generated from / (used in) investing activities - B	(10,579.91)	40,849
	Cash flow from financing activities  Proceeds from issue of shares including premium and share application money	318.43	49
	Investment by Non Controlling Interest	(809.33)	432
	Proceeds / (repayment) from Debt securities	(19,801.50)	(30,986.
	Proceeds / (repayment) from Borrowings (other than debt securities)	(37,768.60)	{38,892
	Proceeds / (repayment) from Deposits ¹	(80.40)	(2,072
_			
	Proceeds / (repayment) from Subordinated Liabilities ¹	398.80	(8,521
	Dividend and dividend distribution tax paid	(1,315.89)	
	Lease payment	(38.50)	(136
	Effect of change in group interest	(1,852.87)	3,581
	Finance cost paid	(3,598.99)	{9,324.
	Proceeds/(repayment) on ESOP/SAR charge/(reversal)	106.76	
	Net cash generated from / (used in) financing activities - C	(64,442.09)	(85,869
	Net increase in cash and cash equivalents (A+B+C)	(19,099.52)	(10,440)
		38,985.15	49,425
	Cash and cash equivalents as at the beginning of the year  Cash and cash equivalents as at the end of the year	30,363.13	47,423

- 2. Cash Flow Statement has been prepared under the indirect method as set out in Ind A5 7 prescribed under the Companies (Indian Accounting Standards) Rules, 2015 under the Companies Act, 2013.
- 3. Net cash generated from/lused in) operating activities includes interest received ₹ 30,454.79 million (Previous year ₹ 40,344.01 million) and interest paid ₹ 26,203,60 million (Previous year ₹ 29,879.39 million).
- 4 Refer note 51 for changes in liabilities arising from financing activities.

As per our report of even date attached

For S. R. Batliboi & Co. LLP Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Himanshu Kaji Executive Director DIN : 00009438

Mumbai 27 May 2022

ATUBO/ MUMBAI

Mumbai 27 May 2022

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#### Notes to the consolidated financial statements

#### 1. Background

The Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities. The Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

#### 2. Basis of preparation of consolidated financial statements

The consolidated financial statements relate to Edelweiss Financial Services Limited ('the Company') and its subsidiaries, trusts (together 'the Group') and associates. The Group is primarily engaged in (a) agency business, which includes advisory and other fee based services, (b) Capital business which includes lending business and investment activities, (c) Life insurance and General insurance business (d) Asset reconstruction business and (e) Treasury business includes income from trading activities.

The consolidated financial statements of the Group have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time). These consolidated financial statements have been approved for issue by the Board of Directors of the Company on 27 May 2022.

These consolidated financial statements have been prepared on a historical cost basis, except for entities under liquidation/ dissolution¹ and certain financial instruments such as financial asset measured at fair value through other comprehensive income (FVOCI) instruments, derivative financial instruments, fair value through Profit or Loss and other financial assets held for trading, certain property plant and equipment which have been measured at fair value. The consolidated financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

#### 3. Presentation of financial statements

The Group presents its balance sheet in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (non-current) is presented in Note 50.

Financial assets and financial liabilities are generally reported gross in the balance sheet. They are only offset and reported net when, in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties

Derivative assets and liabilities with master netting arrangements (e.g. transactions under International Swaps and Derivative Association (ISDA) master agreement) are only presented net when they satisfy the eligibility of netting for all of the above criteria and not just in the event of default.



#### 4. Basis of consolidation:

The consolidated financial statements as on 31 March 2022, comprise the financial statements of the Company and its subsidiaries as at 31 March 2022 including any controlled structured entities. The Company consolidates a subsidiary when it controls it. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights
- The size of the Group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders

The Group re-assesses whether or not it controls an investee, if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the Group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that Group member's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies. However, no subsidiaries, associates and consolidated structure entities have followed different accounting policies than those followed by the Group for the preparation of these consolidated financial statements.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent company, i.e., year ended on 31 March.

#### Consolidation procedure:

- a. Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity
  of each subsidiary. Business combinations policy explains how to account for any related goodwill, refer note no 5.25
- c. Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group (profits or losses resulting from intragroup transactions that are recognised in assets, are eliminated in full). Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

Profit or loss and each component of Other Comprehensive Income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.





#### 4. Basis of consolidation: (Continued)

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction. With respect to put options granted by the Group to the holders of non-controlling interests in a subsidiary, where the Group does not have a present ownership interest in the shares subject to put, till the put remains unexercised, non-controlling continues to be recognised including allocation of profit or loss, other comprehensive income and other changes in equity of the subsidiary. However, at each reporting date, the non-controlling interest is derecognised as if it were acquired at that date and a financial liability is recognised and measured at its fair value. The difference between these two amounts is recognised as an equity transaction and attributed to owners of the parent.

Given the level of judgement required regarding consolidation of structured entities, these considerations are described further in the significant accounting judgements in Note 6.1(c). Disclosures for investment in subsidiaries, and structured entities are provided in Note 58.

The financial statements of all subsidiaries incorporated outside India are converted on the following basis: (a) Income and expenses are converted at the average rate of exchange applicable for the period/year and (b) All assets and liabilities are translated at the closing rate as on the Balance Sheet date. The exchange difference arising out of period/year end translation is debited or credited as "Foreign Exchange Translation Reserve" forming part of Other Comprehensive Income and accumulated as a separate component of other equity.

#### Investment in associates:

An associate is an entity over which the Group has the power to participate in the financial and operating policy decision of the investee, but it's not control or joint control over those policies.

The Group's investments in its associate is accounted for using the equity method. Under the equity method, the investment in an associate is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate since the acquisition date. The Statement of Profit and Loss reflects the Group's share of the results of operations of the associate. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the Statement of Changes in Equity. Unrealised gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

#### 5. Significant accounting policies

#### 5.1. Recognition of Interest, Dividend income and Donation income

Interest income is recorded using the effective interest rate (EIR) method for all financial instruments measured at amortised cost and debt instrument measured at FVOCI. The EIR is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset.

The EIR (and therefore, the amortised cost of the financial asset) is calculated by taking into account any discount or premium on acquisition, fees and costs that are an integral part of the EIR. The Group recognises interest income using a rate of return that represents the best estimate of a constant rate of return over the expected life of the loan. Hence, it recognises the effect of potentially different interest rates charged at various stages, and other characteristics of the product life cycle (including prepayments, penalty interest and charges).

If expectations regarding the cash flows on the financial asset are revised for reasons other than credit risk, the adjustment is booked as a positive or negative adjustment to the carrying amount of the asset in the balance sheet with an increase or reduction in interest income.





#### 5. Significant accounting policies (Continued)

#### 5.1. Recognition of Interest, Dividend income and Donation income (Continued)

When a financial asset becomes credit-impaired and is, therefore, regarded as 'Stage 3', the Group calculates interest income by applying the effective interest rate to the amortised cost of the financial asset. If the financial assets cures and is no longer credit-impaired, the Group reverts to calculating interest income on a gross basis.

For purchased or originated credit-impaired (POCI) financial assets, the Group calculates interest income by calculating the credit-adjusted EIR and applying that rate to the amortised cost of the asset. The credit-adjusted EIR is the interest rate that, at original recognition, discounts the estimated future cash flows (including credit losses) to the amortised cost of the POCI assets.

#### Dividend Income

Dividend income is recognised in profit or loss when the Group's right to receive payment of the dividend is established, it is probable that the economic benefits associated with the dividend will flow to the entity, and the amount of the dividend can be measured reliably.

#### Donation/grants received

General donations are recognised as income in the year of receipt in the statement of profit and loss. Amount received with a specific direction from donors towards a particular project for more than a financial year is recognized as income, only to the extent of cost incurred in that financial year and balance is recorded as liability. Amounts received with a specific direction from donors that such amounts shall from a part of Corpus of the Foundation are credited as Corpus Fund and disclosed as a liability in the Balance Sheet.

#### 5.2 Financial Instruments

#### 5.2.1 Date of recognition

Financial assets and financial liabilities, with the exception of borrowings are initially recognised on the trade date, i.e., the date that the Group becomes a party to the contractual provisions of the instrument. This includes regular way trades: purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the marketplace. The Group recognises borrowings when funds are available for utilisation to the Group.

#### 5.2.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

#### 5.2.3 Day 1 profit or loss

When the transaction price of the financial instrument differs from the fair value at origination and the fair value is based on a valuation technique using only inputs observable in market transactions, the Group recognises the difference between the transaction price and fair value in net gain on fair value changes. In those cases where fair value is based on models for which some of the inputs are not observable, the difference between the transaction price and the fair value is deferred and is only recognised in profit or loss when the inputs become observable, or when the instrument is derecognised.





#### 5. Significant accounting policies (Continued)

#### 5.3 Classification of financial instruments

#### 5.3.1 Financial assets:

The Group classifies all its financial assets based on the business model for managing the assets and the asset's contractual terms, measured at either:

- Amortised cost
- Fair value through other comprehensive income [FVOCI]
- Fair value through profit or loss (FVTPL)

The Group measures debt financial assets that meet the following conditions at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal
  and interest on the principal amount outstanding.
  - Debt financial instruments that meet the following conditions are subsequently measured at fair value through other comprehensive income (except for debt instruments that are designated as at fair value through profit or loss on initial recognition):
- the financial asset is held within a business model whose objective is achieved both by collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

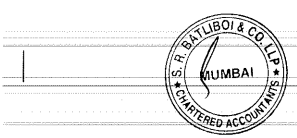
Other than above classification of amortised cost and FVOCI, all other financial assets are initially measured at fair value and subsequently measured at FVTPL.

#### 5.3.1.1 Amortised cost and Effective interest method

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

#### 5.3.1.2 Financial assets held for trading

The Group classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there evidence of a recent pattern of short-term profit is taking. Held-for- trading assets and liabilities are recorded and measured in the balance sheet at fair value. Financial assets designated at FVTPL, please refer note 5.3.2.2





#### 5. Significant accounting policies (Continued)

#### 5.3 Classification of financial instruments (Continued)

#### 5.3.1.3 Financial asset measured at FVOCI

Unrealised gains or losses on debt instruments measured at FVOCI are recognised in other comprehensive income, and on derecognition of such instrument accumulated gains or losses are recycled to profit and loss statement. Interest income on such instrument is recognised in profit and loss statements as per EIR method.

#### 5.3.1.4 Investment in equity instruments

The Group subsequently measures all equity investments at fair value through profit or loss, unless the management has elected to classify irrevocably some of its strategic equity investments to be measured at FVOCI, when such instruments meet the definition of equity under Ind AS and are not held for trading. Such classification is determined on an instrument-by-instrument basis.

#### 5.3.2 Financial liabilities

All financial liabilities are measured at amortised cost except loan commitments, financial guarantees, and derivative financial liabilities.

#### 5.3.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the instrument.

The Group issues certain non-convertible debentures, the return of which is linked to performance of specified indices over the period of the debenture. Such debentures have a component of an embedded derivative which is fair valued at a reporting date. The resultant 'net unrealised loss or gain' on the fair valuation of these embedded derivatives is recognised in the statement of profit and loss. The debt component of such debentures is measured at amortised cost using yield to maturity basis.

#### 5.3.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value. Management only designates an instrument at FVTPL upon initial recognition when one of the following criterias are met. Such designation is determined on an instrument-by-instrument-basis:

- The designation eliminates, or significantly reduces, the inconsistent treatment that would otherwise arise from
  measuring the assets or liabilities or recognising gains or losses on them on a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The liabilities containing one or more embedded derivatives, unless they do not significantly modify the cash flows that
  would otherwise be required by the contract, or it is clear with little or no analysis when a similar instrument is first
  considered that separation of the embedded derivative(s) is prohibited.





#### 5. Significant accounting policies (Continued)

- 5.3 Classification of financial instruments (Continued)
- 5.3.2.2 Financial assets and Financial liabilities at fair value through profit or loss (Continued)

Financial assets and financial liabilities at FVTPL are recorded in the balance sheet at fair value. Changes in fair value are recorded in profit and loss with the exception of movements in fair value of liabilities designated at FVTPL due to changes in the Group's own credit risk. Such changes in fair value are recorded in the own credit reserve through OCI and do not get recycled to the profit or loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, respectively, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using contractual interest rate.

#### 5.3.2.3 Financial guarantee:

Financial guarantees are contracts that require the Group to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.

#### 5.3.2.4 Loan commitment

Undrawn loan commitments are commitments under which, the Group is required to provide a loan with pre-specified terms to the customer during the duration of commitment.

#### 5.3.3 Financial liabilities and equity instruments

Financial instruments issued by the group are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

#### Derivatives

The Group enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

Group has designed a risk strategy based to cover exposure on issuance of Benchmark Linked Debentures, by entering into a derivative contracts either to minimise the loss or to earn a minimum committed income by entering into a combination of derivative contracts (say for example purchased call and put options) with a wide range of strike prices. Above strategy has been approved by the risk committee and ensures that risk is fully or partially covered, hence support to reduce the risk exposure.

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value through profit or loss. The resulting gain or loss is recognised in profit or loss immediately.



#### 5. Significant accounting policies (Continued)

- 5.3 Classification of financial instruments (Continued)
- 5.3.3 Financial liabilities and equity instruments (Continued)

#### **Embedded derivatives**

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a standalone derivative An embedded derivative causes some or all of the cash flows that otherwise would be required by the contract to be modified according to a specified interest rate, foreign exchange rate, or other variable, provided that, in the case of a non-financial variable, it is not specific to a party to the contract.

Derivatives embedded in all other host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at fair value though profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss, unless designated as effective hedging instruments.

Forward Rate Agreement (FRA) and Interest Rate Futures (IRF)

The Company enters into interest rate derivative transactions i.e. Forward Rate Agreement (FRA) and Interest Rate Futures (IRF) to hedge the interest rate risk arising out of highly probable forecasted future cash inflows.

A Forward Rate Agreement ("FRA") is a forward contract to hedge the risk of movements in interest rates. In FRA contract, the Company fixes the yield on the government bond for the period till the maturity of the contract. The Company has entered into FRA to hedge interest rate risk on forecasted premium receivable from already written policies at future dates.

Forward Rate Agreement derivative contracts are over-the-counter (OTC) transactions, agreeing to buy notional value of a debt security at a specified future date, at a price determined at the time of the contract with an objective to lock in the price of an interest bearing security at a future date.

The Forward Rate Agreement (FRA) contract is valued at the difference between the market value of underlying bond at the spot reference yield taken from the SEBI approved rating agency and present value of contracted forward price of underlying bond including present value of intermediate coupon inflows from valuation date till FRA contract settlement date, at applicable INR-OIS rate curve.

Interest rate futures are standardized interest rate derivative contracts which are permitted by IRDAI to hedge risks on forecasted transactions. These are traded on a recognized stock exchange to buy or sell a notional security or any other interest-bearing instrument or an index of such instruments or interest rates at a specified future date, at a price determined at the time of the contract.

The instrument is classified as FVTPL securities and the net gain on fair value change is recognized in the Statement of Profit and Loss.

Derivatives Instruments are initially recognized at fair value at the date of entering into the derivative contracts and are subsequently re-measured to their fair value at the end of each reporting period. The Company follows Cash Flow Hedge accounting. Hedge effectiveness is ascertained at the inception of the hedge and periodically thereafter.





- 5. Significant accounting policies (Continued)
- 5.3 Classification of financial instruments (Continued)
- 5.3.3 Financial liabilities and equity instruments (Continued)

Forward Rate Agreement (FRA) and Interest Rate Futures (IRF) (Continued)

At the inception of the hedge, the Company documents the relationship between the hedging instrument and the hedged item, the risk management objective, strategy for undertaking the hedge and the methods used to assess the hedge effectiveness. Hedge effectiveness is the degree to which changes in the fair value or cash flows of the hedged item that are attributable to a hedged risk are offset by changes in the fair value or cash flows of the hedging instrument. Hedge effectiveness is ascertained at the time of inception of the hedge and periodically thereafter at Balance Sheet date.

The portion of fair value gain/loss on the IRD that is determined to be an effective hedge is recognized directly in appropriate account i.e. 'Fair value gain/loss on derivatives' under the head Other Comprehensive Income and accumulated under the head of Cash Flow Hedge Reserve in the Balance Sheet and the portion of IRD fair value gain/loss that gets determined as ineffective hedge or ineffective portion of effective hedge, basis the hedge effectiveness assessment is recognized in the Statement of Profit and Loss.

The accumulated gains or losses that were recognised directly in the Hedge Reserve are reclassified into Statement of Profit and Loss, in the same period during which the income from hedged forecasted cash flows affect the Statement of Profit and Loss (such as in the periods that income on the investments acquired from underlying forecasted cashflow is recognized in the Statement of Profit and Loss). In the event that all or any portion of loss or gain, recognised directly in the Hedge Reserve is not expected to be recovered in future periods, the amount that is not expected to be recovered is reclassified to the Statement of Profit and Loss. Gains or losses arising from hedge ineffectiveness, if any, are recognised in the Statement of Profit and Loss. Costs associated with derivative contracts are considered as at a point in time cost.

5.4 Reclassification of financial assets and financial liabilities

The Group does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Group acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified.

- 5.5 Derecognition of financial assets and financial liabilities
- 5.5.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Group derecognises a financial asset, such as a loan to a customer, when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new financial assets, with the difference recognised as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded. The newly recognised financial asset are classified as Stage 1 for ECL measurement purposes, unless the new financial asset is deemed to be POCI

When assessing whether or not to derecognise a financial asset, amongst others, the Group considers the following factors:

- · Change in currency of the loan
- Introduction of an equity feature
- Change in counterparty

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Group records a modification gain or loss, to the extent

that an impairment loss has not already been recorded.



- 5. Significant accounting policies (Continued)
- 5.5 Derecognition of financial assets and financial liabilities (Continued)
- 5.5.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Group also derecognises the financial asset if it has both transferred the financial asset and the transfer qualifies for derecognition.

The Group has transferred the financial asset if, and only if, either:

- The Group has transferred its contractual rights to receive cash flows from the financial asset; or
- It retains the rights to the cash flows, but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.

Pass -through arrangements are transactions whereby the Group retains the contractual rights to receive the cash flows of a financial asset (the 'original asset'), but assumes a contractual obligation to pay those cash flows to one or more entities (the 'eventual recipients'), when all of the following conditions are met:

- The Group has no obligation to pay amounts to the eventual recipients unless it has collected equivalent amounts from
  the original asset, excluding short-term advances with the right to full recovery of the amount lent plus accrued interest
  at market rates
- The Group cannot sell or pledge the original asset other than as security to the eventual recipients

The Group has to remit any cash flows it collects on behalf of the eventual recipients without material delay. In addition, the Group is not entitled to reinvest such cash flows, except for investments in cash or cash equivalents including interest earned, during the period between the collection date and the date of required remittance to the eventual recipients.

A transfer only qualifies for derecognition if either:

- The Group has transferred substantially all the risks and rewards of the asset; or
- The Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Group considers control to be transferred if and only if, the transferee has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.

#### 5.5.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing financial liability are substantially modified, such an exchange or modification is treated as a derecognition of the original financial liability and the recognition of a new financial liability. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.





#### 5. Significant accounting policies (Continued)

#### 5.6 Impairment of financial assets

The Group records allowance for expected credit losses for all financial assets, other than financial assets held at FVTPL, together with loan commitment and financial guarantee contracts. Equity instruments are not subject to impairment.

The Group follows 'simplified approach' for recognition of impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Group uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables. However, if receivables contain a significant financing component, the Group chooses as its accounting policy to measure the loss allowance by applying general approach to measure ECL.

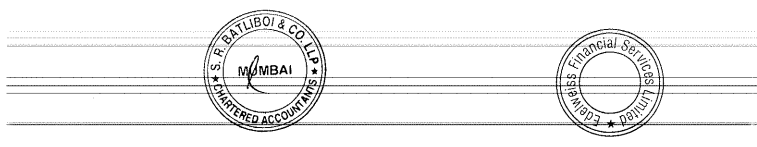
For all other financial assets, where ECL to be recognised, the Group recognises lifetime ECL when there has been a significant increase in credit risk (SICR) since initial recognition. If, on the other hand, the credit risk has not increased significantly since initial recognition, the Group measures the loss allowance for such instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of an evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life. In contrast, 12m ECL represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date.

The measurement of ECL is a function of the probability of default (PD), loss given default (LGD) (i.e. the magnitude of the loss if there is a default) and the exposure at default (EAD). The assessment of the PD and LGD is based on historical data adjusted by forward-looking information. As for the EAD, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for loan commitments and financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Group's understanding of the specific future financing needs of the borrowers, and other relevant forward-looking information.

For financial assets, ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate. The Group recognises an impairment loss or reversal of impairment loss in the profit and loss statement with a corresponding adjustment to their carrying amount through a loss allowance account.

If a financial instrument includes both a loan (i.e. financial asset) and an undrawn commitment (i.e. loan commitment) component and the Group cannot separately identify the ECL on the loan commitment component from those on the financial asset component, the ECL on the loan commitment have been recognised together with the loss allowance for the financial asset. To the extent that the combined ECL exceed the gross carrying amount of the financial asset, the ECL have been recognised as a provision. Also, for other loan commitments and all financial guarantee contracts, the loss allowance has been recognised as a provision.



#### 5. Significant accounting policies (Continued)

#### 5.7 Collateral valuation

To mitigate its credit risks on financial assets, the Group seeks to use collateral, where possible. The collateral comes in various forms, such as cash, securities, letters of credit/guarantees, real estate, receivables, inventories, other non-financial assets and credit enhancements such as netting agreements. Collateral, unless repossessed, is not recorded on the balance sheet. However, the fair value of collateral affects the calculation of ECLs. It is generally assessed, at a minimum, at inception and reassessed on a periodical basis. However, some collateral, for example, cash or securities relating to margining requirements, is valued daily

To the extent possible, the Group uses active market data for valuing financial assets held as collateral. Other financial assets which do not have readily determinable market values are valued using models.

#### 5.8 Collateral repossessed

The Group's policy is to determine whether a repossessed asset can be best used for its internal operations or should be sold. Assets determined to be useful for the internal operations are transferred to their relevant asset category at the lower of their repossessed value or the carrying value of the original secured asset. Assets for which selling is determined to be a better option are transferred to assets held for sale at their fair value (if financial assets) and fair value less cost to sell for non-financial assets at the repossession date in, line with the Group's policy.

In its normal course of business, the Group does not physically repossess properties or other assets in its retail portfolio, but engages external agents to recover funds, generally at auction, to settle outstanding debt. Any surplus funds are returned to the customers/obligors.

#### 5.9 Write off

Financial assets are written off either partially or in their entirety only when the Group has no reasonable expectation of recovery.

#### 5.10 Forborne and modified loan

The Group sometimes makes concessions or modifications to the original terms of loans as a response to the borrower's financial difficulties, rather than taking possession or to otherwise enforce collection of collateral. The Group considers a loan forborne when such concessions or modifications are provided as a result of the borrower's present or expected financial difficulties and the Group would not have agreed to them if the borrower had been financially healthy. Indicators of financial difficulties include defaults on covenants, or significant concerns raised by the Credit Risk Department. Forbearance may involve extending the payment arrangements and the agreement of new loan conditions. Once the terms have been renegotiated, any impairment is measured using the original EIR as calculated before the modification of terms. It is the Group's policy to monitor forborne loans to help ensure that future payments continue to be likely to occur. Derecognition decisions and classification between Stage 2 and Stage 3 are determined on a case- by-case basis. If these procedures identify a loss in relation to a loan, it is disclosed and managed as an impaired Stage 3 forborne asset, until it is collected or written off.





#### 5. Significant accounting policies (Continued)

#### 5.11 Determination of fair value

The Group measures financial instruments, such as, derivatives at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

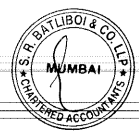
The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

- Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted quoted prices from active
  markets for identical assets or liabilities that the Group has access at the measurement date. The Group considers
  markets as active only if there are sufficient trading activities with regards to the volume and liquidity of the identical
  assets or liabilities and when there are binding and exercisable price quotes available on the balance sheet date.
- Level 2 financial instruments—Those where the inputs that are used for valuation and are significant, are derived from
  directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments –Those that include one or more unobservable input that is significant to the measurement
  as whole. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group
  determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on
  the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.
   The Group periodically reviews its valuation techniques including the adopted methodologies and model calibrations.

Therefore, the Group applies various techniques to estimate the credit risk associated with its financial instruments measured at fair value, which include a portfolio-based approach that estimates the expected net exposure per counterparty over the full lifetime of the individual assets, in order to reflect the credit risk of the individual counterparties for non-collateralised financial instruments.

The Group evaluates the levelling at each reporting period on an instrument-by-instrument basis and reclassifies instruments when necessary based on the facts at the end of the reporting period.





#### 5. Significant accounting policies (Continued)

#### 5.12 Revenue from contracts with customers

Revenue is measured at transaction price i.e. the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to the customer, excluding amounts collected on behalf of third parties. The Group consider the terms of the contract and its customary business practices to determine the transaction price. Where the consideration promised is variable, the Group excludes the estimates of variable consideration that are constrained. The Group applies the five-step approach for the recognition of revenue:

- I. Identification of contract
- II. Identification of the separate performance obligation in the contract
- III. Determination of transaction price
- IV. Allocation of transaction price to separate performance obligation and
- V. Recognition of revenue when (or as) each performance obligation is satisfied

The Group recognises revenue from the following sources:

- Fee income including investment banking, advisory fees and syndication fees, is accounted over the period as the
  customer simultaneously receives and consumes the benefits, as the services are rendered.
- b. Clearing fee income arises, when the performance obligation related to trade is executed and a valid contract is generated for the trade. Fee income is accounted for, at a point in time or over a period of time in accordance with the terms and contracts entered into between the Group and the counterparty.
- c. Brokerage income on securities and commodities broking business is recognised as per contracted rates at the execution of transactions on behalf of the customers on the trade date and is reflected net of related sub-brokerage expenses, goods and service tax ("GST"), transaction charges and stock exchange expenses. Brokerage income on insurance broking business is recognised on an accrual basis at the inception of the insurance policy once the policy is issued by the insurance company based on the terms agreed with the insurance companies and is exclusive of GST.
- d. Investment management fees are recognised net of GST over the tenure in accordance with the Investment Management Agreement with Edelweiss Mutual Fund ('the mutual fund') and comply with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 based on average Assets Under Management ('AUM') confirmed by the mutual fund.
- e. Management fee from trusts declared by it for acquisition of financial assets and the same is accounted for over the tenure as per terms of the relevant trust deeds and offer document issued by the Trust. Further any upside share in excess realisation over acquisition price of financial asset is recognised at point in time basis as per terms of the relevant trust deed/offer document. Redemption incentive and recovery incentive is accounted over the period on cash basis, i.e. as and when received by the Group, based on terms of the relevant trust deeds and offer document issued by the Trust.
- f. Portfolio management fees are recognised over the tenure in accordance with portfolio management agreement entered with respective clients.
- g. Interest on delayed payments, warehousing charges and rental income are recognised as revenue on certainty of realisation.





#### 5. Significant accounting policies (Continued)

#### 5.12 Revenue from contracts with customers (Continued)

- Agency commission/procurement income is recorded in pursuant to terms and conditions mentioned in scope of work or agreement.
- i. Real estate advisory fee income is recognised basis the terms and conditions mentioned in the agreement.
- j. Revenue from fund management services (excluding mutual fund business) is recognised over the tenure in accordance with the terms and conditions of the investment management agreement between the Group and the Fund for which the Group acts as a fund manager.
- k. Revenue from rendering of trustee services is recognised in accordance with the terms and conditions of the Compensation Agreement between the trustee company and the fund. The amount recognised as revenue is exclusive of GST.
- I. Commodities sales are accounted as per the terms of agreement with parties.
- m. Sale during the course of import by transfer of documents of title i.e. high seas sale is booked upon transfer of documents of title to the goods in favour of buyer before the goods cross the custom frontiers of India.
- n. The Group recognises incremental costs of obtaining a contract with a customer as an asset if it expects to recover those costs. This asset is amortised to profit or loss on a systematic basis consistent with the transfer to the customer of the goods or services to which the asset relates.
- Lease rentals are recognised as income in Statement of Profit and Loss on a straight-line basis over the lease term. Costs
  related to operating and maintenance of investment property is recognised as expense.
- p. Insurance and other claims are recognised as revenue on certainty of realisation.
- g. Profit or loss on sale of investments is recognised on trade date basis.

#### 5.13 Leases

#### Group as a lessee

The Group has applied IND AS 116 using the partial retrospective approach.

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period in exchange for consideration. The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

#### Right of use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.





#### 5. Significant accounting policies (Continued)

#### 5.13 Leases (Continued)

#### Lease Liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

#### Short term lease

The Group has elected not to recognise right of use asset and lease liabilities for short term leases of property that has lease term of 12 months or less. The Company recognises lease payment associated with these leases as an expense on a straight-line basis over lease term.

#### Group as lessor

The Group's accounting policy under Ind AS 116 has not changed from the comparative period. As a lessor the Group classifies its leases as either operating or finance leases. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset and classified as an operating lease if it does not.

#### 5.14 Earnings per share

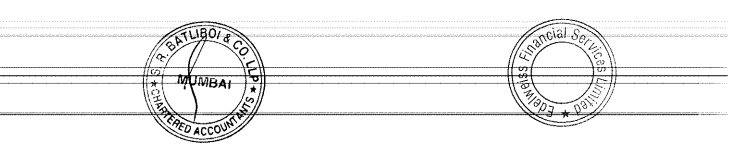
Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all potential equity shares.

#### 5.15 Foreign currency transactions

The consolidated financial statements are presented in Indian Rupees which is also functional currency of the Parent. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.



#### 5. Significant accounting policies (Continued)

#### 5.16 Retirement and other employee benefit

Provident fund and national pension scheme

The Group contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for on an accrual basis and recognised in the statement of profit and loss.

#### Gratuity

The Group's gratuity scheme is a defined benefit plan. The Group's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on independent actuarial valuation using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an Insurance company approved by Insurance Regulatory and Development Authority (IRDA).

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

Remeasurements are not reclassified to profit or loss in subsequent periods Compensated Absences.

The eligible employees of the Group are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Group recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

#### 5.17 Share-based payment arrangements

Equity-settled share- based payments to employees are granted by the ultimate parent Company. These are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) where the right to receive the difference between the SAR price and the market price of equity shares of the ultimate parent Company on the date of exercise, either by way of cash or issuance of equity shares of the ultimate parent Company, is at the discretion of the ultimate parent Company. These are classified as equity settled share-based transaction.

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the 'ESOP reserve'. In cases where the share options granted vest in instalments over the vesting period, the Group treats each instalment as a separate grant, because each instalment has a different vesting period, and hence the fair value of each instalment differs.





#### 5. Significant accounting policies (Continued)

#### 5.18 Property, plant and equipment and right – of – use assets

Property plant and equipment is stated at cost excluding the costs of day—to—day servicing, less accumulated depreciation and accumulated impairment in value. Changes in the expected useful life are accounted for by changing the amortisation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria as mentioned above. Repairs and maintenance are recognised in profit or loss as incurred.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided upto the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Group has evaluated the useful lives of the respective property, plant and equipment which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the property, plant and equipment are as follows:

Estimated useful lives of the assets are as follows:

Nature of assets	Estimated useful life
Building (other than Factory Building)	60 years
Plant and Equipments	15 years
Furniture and fixtures	10 years
Vehicles	8 years
Vessel (Boat)	13 years
Office Equipment	5 years
Computers - Servers and networks	6 γears
Computers - End user devices, such as desktops, laptops, etc.	3 years
Solar power plant	15 years

Land and buildings are subsequently shown at fair value based on periodic valuations by external independent valuers, less subsequent depreciation for buildings. Valuations will be carried out on a regular basis, unless the management consider it appropriate to have an earlier revaluation, such that the carrying amount of property does not differ materially from that which would be determined using fair values at the end of the reporting period. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset.

Subsequent measurement of land and building under revaluation model

Increases in the carrying amount arising on revaluation of land and buildings are credited to other comprehensive income and shown as a revaluation reserve in shareholders' equity. An exception is a gain on revaluation that reverses a revaluation decrease (impairment) on the same asset previously recognised as an expense. Decreases that offset previous increases of the same asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to profit or loss. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost is transferred from the revaluation reserve to retained earnings.





#### 5. Significant accounting policies (Continued)

#### 5.18 Property, plant and equipment and right – of – use assets (Continued)

Right-of-use assets are presented together with property and equipment in the statement of financial position – refer to the accounting policy 5.13. Right-of-use assets are depreciated on a straight-line basis over the lease term.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. The carrying amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate

#### 5.19 Intangible assets

The Group's intangible assets mainly include the value of computer software and management rights. An intangible asset is recognised only when its cost can be measured reliably and it is probable that the expected future economic benefits that are attributable to it will flow to the Group.

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Intangible assets with finite lives are amortised over the useful economic life.

#### 5.20 Impairment of non-financial assets

The Group assesses at each balance sheet date whether there is any indication that an asset may be impaired based on internal/external factors. If any such indication exists, the Group estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognised in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

#### 5.21 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less.

#### 5.22 Provisions and other contingent liabilities

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows to net present value using an appropriate pre- tax discount rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.





#### 5. Significant accounting policies (Continued)

#### 5.22 Provisions and other contingent liabilities (Continued)

A present obligation that arises from past events, where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made, is disclosed as a contingent liability. Contingent liabilities are also disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. Claims against the Group, where the possibility of any outflow of resources in settlement is remote, are not disclosed as contingent liabilities.

Contingent assets are not recognised in the financial statements since this may result in the recognition of income that may never be realised. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and is recognised.

#### 5.23 Income tax expenses

Income tax expense represents the sum of the tax currently payable and deferred tax.

#### 5.23.1 Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

#### 5.23.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.





#### 5. Significant accounting policies (Continued)

#### 5.23 Income tax expenses (Continued)

#### 5.23.2 Deferred tax (Continued)

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the subsidiaries expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

#### Minimum alternate tax (MAT)

MAT paid in a year is charged to the statement of profit and loss as current tax. The Group recognises unused MAT credit as a deferred tax asset only to the extent that it is probable that the Group will be able to utilise during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognises deferred tax asset (MAT credit) as an asset, the said asset is created by way of credit to the statement of profit and loss. The Group reviews the MAT asset at each reporting date and writes down the asset to the extent that it is not probable that the Group will be able to utilise it during the specified period.

#### 5.24 Investment properties

Properties, including those under construction, held to earn rentals and/or capital appreciation are classified as investment property and are measured and reported at cost, including transaction costs.

Depreciation is recognised using straight line method so as to write off the cost of the investment property less their residual values over their useful lives specified in Schedule II to the Companies Act, 2013 or in the case of assets where the useful life was determined by technical evaluation, over the useful life so determined. Depreciation method is reviewed at each financial year end to reflect the expected pattern of consumption of the future benefits embodied in the investment property. The estimated useful life and residual values are also reviewed at each financial year end and the effect of any change in the estimates of useful life/residual value is accounted on prospective basis.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of property is recognised in the Statement of Profit and Loss in the same period.





#### 5. Significant accounting policies (Continued)

#### 5.25 Business Combination

The acquisition method of accounting is used for business combinations by the Group. The cost of an acquisition is measured as the aggregate of the consideration transferred measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their acquisition date fair values with certain limited exceptions. Goodwill is initially measured as the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests, and any previous interest held, over the net identifiable assets acquired and liabilities assumed. After initial recognition, goodwill is tested for impairment annually or more frequently if impairment indicators exists. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Business combination under common control

Common control business combinations includes transactions, such as transfer of subsidiaries or businesses, between entities within a group. Group has accounted all such transactions based on pooling of interest method, which is as below:-

- The assets and liabilities of the combining entities are reflected at their carrying amounts.
- No adjustments are made to reflect fair values, or recognise any new assets or liabilities.
- The financial information in the financial statements in respect of prior periods are restated as if the business combination
  had occurred from the beginning of the preceding period in the financial statements, irrespective of the actual date of
  the combination.

The identity of the reserves shall be preserved and shall appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor. The difference, if any, between the amount recorded as share capital issued plus any additional consideration in the form of cash or other assets and the amount of share capital of the transferor shall be transferred to capital reserve.

#### 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"):

#### a. Product classification

Insurance contract

Insurance contracts are those contracts when ETLIFE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders.

As a general guideline, ETLIFE determines whether it has significant insurance risk, by comparing benefits paid with benefits payable if the insured event did not occur. Such contract remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are extinguished or expire. Contracts can be classified as insurance contracts after inception if insurance risk becomes significant.





#### 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

#### a. Product classification (Continued)

investment contract

Investment contracts are those contracts which are not insurance contract. Investment contracts are those contracts that transfer financial risk with no significant insurance risk. Investment contracts can, however, be reclassified as insurance contracts after inception if insurance risk becomes significant. Some insurance and investment contracts contain a discretionary participation feature (DPF), which is a contractual right to receive additional benefits as a supplement to guaranteed benefits.

Insurance and investment contracts are further classified as with DPF, Linked Business and Others. Insurance contracts and investment contracts with DPF are measured and accounted under existing accounting practices at the date of transition to Ind AS which is in accordance with Ind AS 104.

#### b. Revenue recognition

Premium income

Premium income on insurance contracts and investment contracts with DPF are recognised as income when due from policyholders. For regular premium contracts, receivables are recognised at the date when payments are due.

In respect of linked business, premium income is recognised when the associated units are allotted. Top up premiums paid by unit-linked policyholders are considered as single premium and recognised as income when the associated units are created.

Where policies lapse due to non-receipt of premiums, then all the related premium income accrued but not received from the date they are deemed to have lapsed is offset against premiums. Premium on lapsed policies is recognised as income on receipt basis on reinstatement or revival of these policies.

Reinsurance premium ceded

Reinsurance premium ceded is accounted at the time of recognition of premium income in accordance with the treaty or in principle arrangement/agreement with the reinsurers.

Income from Unit Linked Policies

Income from unit-linked policies, which include fund management charges, policy administration charges, mortality charges and other charges, wherever applicable, are recovered from the unit-linked funds in accordance with the terms and conditions of the policies issued and are recognised as and when due.

Fee management charges of investment contract

Investments contract policyholders are charged fees for policy administration, investment management, surrenders or other contract services. The fees may be fixed amounts or vary with the amounts being managed and will generally be charged as an adjustment to the policyholder's balance. The fees are recognised as revenue in the period in which they are collected unless they relate to services to be provided in future periods, in which case they are deferred and recognised as and when the services are provided.

Interest income on policy loans is recognised using effective interest rate method





#### 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

#### c. Acquisition costs

Acquisition cost which are primarily relatable to the acquisition of insurance and investment contracts with DPF are expensed in the period in which they are incurred.

For investment contracts with or without DPF, acquisition costs that are directly attributable to securing an investment contract are deferred and amortised over the period in which the service is provided.

#### Benefits paid:

Benefits paid consists of the policy benefit and claim settlement costs, if any.

Non-linked business

Death, rider, withdrawals and surrender claims are accounted for on receipt of intimation. Maturity, survival benefit and annuities are accounted when due.

Linked-business

Death and rider are accounted for on receipt of intimation. Maturity claims and survival benefit are accounted for on due basis. Surrenders and withdrawals are accounted for on receipt of intimation. Amount payable on lapsed/discontinued policies are accounted for on expiry of lock in period of these policies.

Reinsurance

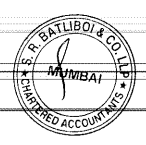
Reinsurance claims receivable are accounted for in the same period as the related claim.

#### d. Reinsurance ceded

ETLIFE cedes reinsurance in the normal course of business, with retention limits varying by line of business. Premiums ceded and claims reimbursed are presented on a gross basis in the statement of profit and loss.

Reinsurance assets primarily include balances due from reinsurance companies for ceded insurance. Amounts recoverable from reinsurers are estimated in a manner consistent with the underlying contract liabilities, outstanding claims provisions or settled claims associated with the reinsured policies and in accordance with the relevant reinsurance contract.

Reinsurance assets are reviewed for impairment at each reporting date, or more frequently, when an indication of impairment arises during the reporting period. Impairment occurs when there is objective evidence as a result of an event that occurred after initial recognition of the reinsurance asset that the company may not receive all outstanding amounts due under the terms of the contract and the event has a reliably measurable impact on the amounts that the company will receive from the reinsurer. The impairment loss is recorded in the statement of Profit or loss.





#### 5. Significant accounting policies (Continued)

# 5.26 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

#### e. Liability adequacy test

ETLIFE assesses at the end of each reporting period whether its recognised insurance liabilities are adequate, using current estimates of future cash flows under its insurance contracts. If that assessment shows that the carrying amount of its insurance liabilities is inadequate in the light of the estimated future cash flows, the entire deficiency shall be recognised in the statement of profit or loss.

#### f. Policyholder Liability

Insurance contract and investment contract with DPF.

Insurance and investment contract with DPF claims / liabilities are measured using the accounting policies consistent with those adopted previously under existing accounting practices.

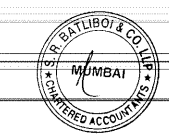
Hence, the policyholder liabilities are calculated in accordance with the accepted actuarial practice, requirements of Insurance Act, 1938 and amendments thereafter, applicable regulations notified by the Insurance Regulatory and Development Authority of India (IRDAI), and Actuarial Practice Standards issued by the Institute of Actuaries of India.

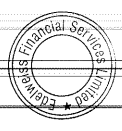
#### g. Investment contracts without DPF

Liability in respect of investment contracts is recognised in accordance with Ind AS, taking into account accepted actuarial practices.

#### h. Unclaimed amount of policyholders

- Assets held for unclaimed amount of policyholders is created and maintained in accordance with the requirement
  of IRDAI Regulations and Investment Regulations, 2016 as amended from time to time.
- Unclaimed amount of policyholders' assets grouped under other financial assets is invested in money market instruments and / or fixed deposits of scheduled banks which are valued at amortised cost.
- Income on unclaimed amount of policyholders is credited to respective unclaimed account and is accounted for on an accrual basis.
- Amount payable on account of income earned on assets held for unclaimed amount of policyholders is accounted for on an accrual basis and is disclosed net of fund management charges.
- Unclaimed amount of policyholders' liability grouped under trade payables is determined on the basis of NAV of the units outstanding as at the valuation date.
- Amounts remaining unclaimed for a period of 10 years together with all respective accretions to the fund as per the above mentioned regulations are deposited into the Senior Citizen Welfare Fund (SCWF).





#### 5. Significant accounting policies (Continued)

#### 5.27 Significant accounting policies of General insurance business (Edelweiss General Insurance Company Limited "EGICL")

#### Revenue recognition in general insurance business

#### Premium Income

Premium income including reinsurance accepted (net of goods and service tax), is recognised as income at the commencement of risk over the contract period or the period of risk, whichever is appropriate, on a gross basis and for instalment basis, it is recognised on instalment due dates. Reinstatement premium is recorded as and when such premiums are recovered. Any subsequent revisions to premium are recognised in the year in which they occur over the remaining period of risk or contract period, as applicable. Adjustments to premium income arising on cancellation of policies are recognised in the period in which they are cancelled. Premium received in advance represents premium received prior to the commencement of the risk.

#### Reinsurance Ceded

Insurance premium on ceding of the risk is recognised in the period in which the risk commences in accordance with reinsurance arrangements with the reinsurers. Any subsequent revisions to, refunds or cancellations of premiums are recognised in the year in which they occur. Premium on excess of loss reinsurance cover is accounted as per the terms of the reinsurance arrangements. Adjustment to reinsurance premium arising on cancellation of policies is recognised in the period in which they are cancelled.

#### Commission income from reinsurance ceded

Commission from reinsurance ceded is recognised as income on ceding of reinsurance premium in the period of ceding of risk. Profit commission under reinsurance treaties, wherever applicable, is recognised as income in the year of final determination of profits as confirmed by reinsurers and combined with commission on reinsurance ceded.

#### Reserve for Unexpired Risk

Reserve for unexpired risk represent that part of net written premium which is attributable to and allocated to the succeeding accounting periods. Reserve for unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on 1/365th method for all segments, other than Health insurance policies with Health 241 Add ON cover. In Marine Hull business it is subject to a minimum of 100%.

In Health insurance policies with Health 241 Add ON cover; the unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on:

- a. 1/730 basis where there is no claim reported in the 1st year of policy
- b. 1/365 basis where the claim is reported in the 1st year of policy





#### 5. Significant accounting policies (Continued)

# 5.27 Significant accounting policies of General insurance business (Edelweiss General Insurance Company Limited - "EGICL") (Continued)

#### Claims Incurred

Claims incurred comprise of claims paid (net of salvage and other recoveries), change in estimated liability for outstanding claims made following a loss occurrence reported and estimated liability for claims incurred But Not Reported (IBNR) and claims incurred But Not Enough Reported (IBNER). Further, claims incurred also include specific claim settlement costs comprising survey fees, legal expenses and other directly attributable costs. Claims (net of amounts receivable from reinsurers/coinsurers) are recognised on the date of intimation based on internal management estimates or on estimates from surveyors/insured in the respective revenue account(s).

Estimated liability for outstanding claims at balance sheet date is recorded net of claims recoverable from / payable to co-insurers / reinsurers, salvage to the extent there is certainty of realisation and other recoveries. Estimated liability for outstanding claims is determined by the management on the basis of ultimate amounts likely to be paid on each claim, established by the management in light of past experience and progressively modified for changes as appropriate, on availability of further information and in cases where claim payment period exceeds four years based on actuarial valuation. These estimates include claim settlement costs likely to be incurred to settle outstanding claims.

IBNR reserves are provisions for claims that may have been incurred during the accounting period but have not been reported or claimed. The IBNR provision also includes provision, for claims that have been incurred but are not enough reported (IBNER). The provision for IBNR and IBNER is based on actuarial estimate duly certified by the Appointed Actuary of EGICL. The actuarial estimate is derived in accordance with relevant IRDAI regulations and Guidance Note GN 21 issued by the Institute of Actuaries of India. The Appointed Actuary has certified that the methodology and assumptions used to estimate the liability are appropriate and in accordance with guidelines and norms issued by the Institute of Actuaries of India in concurrence with the IRDAI regulations.

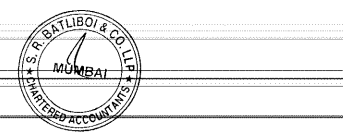
#### Premium deficiency

Premium deficiency ('PDR') is recognised at segmental revenue account level, when the sum of expected net claim costs, related expenses and maintenance costs (related to claims handling) exceed the reserve for unexpired risks. The premium deficiency is calculated and duly certified by the Appointed Actuary.

#### 6. Critical accounting judgements and key sources of estimation uncertainty

In the application of the Group's accounting policies, which are described in note 5, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.



#### 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

#### 6.1. Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

#### a. Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments of principal and interest (SPPI) and the business model test. The Group determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Group monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Group's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

#### b. Significant increase in credit risk

ECL is measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. In assessing whether the credit risk of an asset has significantly increased the Group takes into account qualitative and quantitative reasonable and supportable forward-looking information.

#### c. Consolidation of structured entities

A structured entity is an entity that has been designed so that voting or similar rights are not the dominant factor in deciding who controls the entity, such as when any voting rights relate to administrative tasks only and the relevant activities are directed by means of contractual arrangements. In the context of the Group, structured entities comprise securitisation trusts in asset reconstruction business, mutual fund schemes and alternative investment funds / schemes thereof. The Group consolidates the structured entities that it controls. When making this judgement, the Group also considers voting and similar rights available to itself and other parties, who may limit the Group's ability to control, including rights to appoint, reassign or remove members of the structured entity's key management personnel who have the ability to direct the relevant activities, the exposure to variability of returns and whether the Group has the ability to use its power to affect the amount of the Group's returns i.e. the variability of returns in relation to the total returns of the investee entity.

#### d. Determining lease term for lease contracts with renewal and termination option

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.





#### 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

#### 6.1. Critical judgements in applying accounting policies (Continued)

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain, whether or not, to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customisation of the leased asset).

#### 6.2 Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, as described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

#### a. Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, estimation is required in establishing fair values.

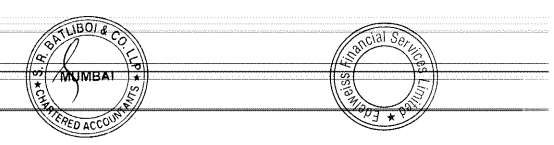
For Investments made into Security receipts (SRs), Group uses discounted cash flow model, given that the SRs are less liquid instruments. Expected cash flow levels including timing of cash flows are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including default rates, nature and value of collaterals, manner of resolution and other economic drivers. For any valuation which are based on models, Judgements and estimates are applied, which include considerations of liquidity, credit risk (both own and counterparty), funding value adjustments, correlation and volatility.

#### Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Group's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies. Elements of the ECL models that are considered accounting judgements and estimates include:

PD calculation includes historical data, assumptions and expectations of future conditions.



#### 6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

#### 6.2 Key sources of estimation uncertainty (Continued)

- b. Impairment of financial assets (Continued)
  - The Group's criteria for assessing if there has been a significant increase in credit risk and so allowances for financial assets should be measured on a life-time expected credit loss and the qualitative assessment
  - The segmentation of financial assets when their ECL is assessed on a collective basis
  - Development of ECL models, including the various formulas and the choice of inputs
  - Determination of associations between macroeconomic scenarios and, economic inputs, such as unemployment levels and collateral values, and the effect on PDs, EAD and LGD
  - Selection of forward-looking macroeconomic scenarios and their probability weightings, to derive the economic inputs into the ECL models

It is Group's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

#### Effective interest rate method

The Group's EIR methodology, as explained in Note 5.1, recognises interest income / expense using a rate of return that represents the best estimate of a constant rate of return over the expected behavioural life of loans given / taken and recognises the effect of characteristics of the product life cycle.

This estimation, by nature, requires an element of judgement regarding the expected behaviour and life-cycle of the instruments, as well expected changes fee income/expense that are integral parts of the instrument.

#### d. Accounting for deferred taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

The Group has recognised deferred tax assets on carried forward tax losses with respect to certain subsidiaries where the Group believes that the said deferred tax assets shall be recoverable based on the estimated future taxable income which in turn is based on approved business plans and budgets. The losses are allowed to be carried forward to the years in which the Group expects that there will be sufficient taxable profits to offset these losses.

#### e. Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate ('IBR') to measure lease liabilities. Incremental borrowing rate is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

#### f. Asset liability management

Management has made an assessment of its ability to continue and is satisfied that it has the resources to continue in business for the foreseeable future.

#### 7. Standards issued but not yet effective

There are no new standard or amendment issued but not effective.





(Currency: Indian rupees in millions)

#### 8. Cash and cash equivalents

	31-Mar-2022	31-Mar-2021
Cash in hand	31.97	35.23
Cheques in hand	295.93	231.91
Balances with banks: (refer note 1 below)		
-in Current accounts	16,590.97	24,311.51
-in fixed deposits with original maturity less than 3 months	2,966.76	14,406.50
Total	19,885.63	38,985.15

Pledged bank balance/fixed deposits aggregating to ₹3,271.32 million ( previous year ₹802.35 million) against debt securities issued.

#### 9. Bank Balance other than cash and cash equivalents

	31-Mar-2022	31-Mar-2021
Fixed deposits at amortised cost (refer Note 1 below)	9,583.98	8,608.72
(held as margin money or security against borrowings, debt securities and guarantees) In unpaid dividend accounts	919.36	8 19
Total	10,503.34	8,616.91

#### Note 1:

- Pledged fixed deposit aggregating to ₹ 3,484.44 million (previous year ₹ 2,275.42 million) with bank for securing credit facilities, obtaining bank guarantees, securitisation contracts and meeting margin requirement for trading in cross currency swaps and forward margin.
- Pledged fixed deposit aggregating to ₹ Nil million (previous year ₹ 5.00 million) with IRDA.
- Pledged fixed deposit aggregating to ₹ 72.66 million (previous year ₹ 73.02 million) with VAT,CST and excise authorities.
   Pledged fixed deposit aggregating to ₹ 41.88 million (previous year ₹ 41.88 million) with agriculture produce market committee for obtaining Mandi license.





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### 10. Derivative financial instruments

	31-Mar-2022	Notional amount (Units)	Fair value of asset (₹)	Notional amount (Units)	Fair value of liability (₹)
i)	Currency derivatives				
	Spot and forwards	-	~	•	-
	Currency Futures	20,336,139	58.71	7,234,000	3.13
	Options purchased	168,942,000	158.73	-	
	Options sold	-	-	238,204,000	173.39
	Less: amounts offset (refer note 10.1)	(20,336,139)	(58.71)	(245,438,000)	(176.52)
	Sub total (i)		158.73		-
i)	Interest rate derivatives				
	Forwards and Interest Rate Swaps	12,650,000,000	53.61	20,852,521,074	267.16
	Options purchased	-	-	-	-
	Options sold (written)	-	•		
	Futures	24,596,000	1.23	13,972,000	0.48
	Less: amounts offset (refer note 10.1)	(24,596,000)	(1.23)	(13,972,000)	(0.48)
	Subtotal (ii)	· · · · · · · · · · · · · · · · · · ·	53.61	**	267.16
i)	Equity linked derivatives				
	Stock Futures	9,700,015.00	47.70	6,088,386	39.10
	Options purchased	1,087,825.00	71.97	-	-
	Options sold (written)	-	-	1,549,875	15.15
	Swaps	-	•	-	-
	Less: amounts offset (refer note 10.1)	(9,700,015)	(47.70)	(6,088,386)	(39.10)
	Subtotal (iii)		71.97		15.15
<i>i</i> )	Index linked derivatives				
	Index Futures	56,811.00	44.92	16,050	(4.51)
	Options purchased	3,387,400.00	380.11	279,400	32.71
	Options sold (written)	-		2,947,950	492.69
	Less: amounts offset (refer note 10.1)	(56,811)	(44.92)	(1,856,000)_	{99.72}
	Subtotal (iv)		380.11		421.17
)	Embedded derivatives				
	In market linked debentures	-	20.80	43,158	1,556.41
	in others	•	-		-
	Subtotal (v)		20.80		1,556.41
i)	Commodity derivatives				
	Commodity Futures	13,000	0.00	800	0.02
	Options purchased	•	•	-	-
	Options sold (written)	-	•	-	-
	Others	-	-	-	-
	Less: amounts offset (refer note 10.1)	(13,000)_	(0.00)	(800)_	(0.02)
	Subtotal (vi)		-		
	Total		685.22	•	2,259.89





(Currency: Indian rupees in millions)

#### 10. Derivative financial instruments (Continued)

	31-Mar-2021	Notional amount (Units)	Fair value of asset (₹)	Notional amount (Units)	Fair value of liability (₹
i)	Currency derivatives				
	Spot and forwards	-	•	3,133,541	444.04
	Currency Futures	12,271,000	6.15	47,286,000	8.71
	Options purchased	100,816,879	125.54	-	
	Options sold	-		120,674,406	116.87
	Less: amounts offset (refer note 10.1)	-	(6.15)	•_	(569.62)
	Sub total (i)		125.54		
i}	Interest rate derivatives				
	Forwards and Interest Rate Swaps	8,005,632,250	55.01	9,649,014,150	77.86
	Futures	32,000	0.01	3,502,000	0.36
	Less: amounts offset (refer note 10.1)	·	(0.01)		(0.36)
	Subtotal (ii)		55.01	-	77.86
i)	Equity linked derivatives				
	Stock Futures	16,733,835	106.30	15,321,173	91.53
	Options purchased	2,713,226	172.25		
	Options sold (written)	-	=	2,325,726	31.73
	Less: amounts offset (refer note 10.1)		(106.30)	*_	(91.53
	Subtotal (iii)		172.25		31.73
ı)	Index linked derivatives				
	Index Futures	224,944	18.97	466,775	16.36
	Options purchased	24,195,400	2,525.44	1,402,750	204.79
	Options sold (written)	-		22,197,475	367.90
	Less: amounts offset (refer note 10.1)	·_	(18.97)		(226.48)
	Subtotal (iv)		2,525.44		362.57
)	Embedded derivatives				
	In market linked debentures	Not Applicable	23.79	Not Applicable_	1,373.35
	Subtotal (v)		23.79		1,373.35
i)					
	Commodity Futures	•		-	-
	Options purchased	•	•	-	-
	Options sold (written)	-	•	-	-
	Others	-	-	*	=
	Less: amounts offset (refer note 10.1)		<u>-</u>		
	Subtotal (vi)	_			-
	Total		2,902.03		1,845,51

#### Notes





^{1.} Notional amounts in the above tables refer to number of underlying equity shares in case of stock futures and options, number of underlying index units in case of index-linked derivatives, number of underlying currency units in case of currency derivatives, number of underlying government securities / bonds in case of interest rate futures, amount of notional currency in case of interest rate swaps.

^{2.} Group has designed a risk based strategy to cover exposure on issued Benchmarked Linked Debentures, by entering into a derivative contracts either to minimise the loss or to earn a minimum committed income by entering into a combination of derivative contracts (say for example purchased call and put options) with a wide range of strike prices. Above strategy has been approved by the risk committee of respective subsidiary Companies in the Group and ensures that risk is fully or partially covered, which supports to reduce the risk exposure.

(Currency : Indian rupees in millions)

#### 10.1 Offsetting:

The tables below summarise the financial assets and liabilities subject to offsetting, enforceable master netting and similar agreements, as well as financial collateral received to mitigate credit exposures for these financial assets, and whether offset is achieved in the balance sheet:

Financial assets subject to offsetting, netting arrangements As at 31 March 2022:

Financial assets subject to	Offsetting r		the balance			ecognised in	Assets not subject to		
offsetting		sheet		'	palance shee		arrangements		Risk
G	Gross asset before offset	Amount offset*	Net asset recognised In balance sheet	Financial Jiabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial assets Margin placed with broker	742.92 537.15	152.56 (2.36)		51.34	71.55	610.57 539.51	94.87	685.22 539.51	
Financial liabilities subject to offsetting	Offsetting re	ecognised in sheet	the balance		recognise	ntential not d in balance seet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial liabilities	2,496.41	315,84	2,180.57	51.34		2,129.23	79.32	2,259.89	2,208.55
As at 31 March 2021:									
Financial assets subject to offsetting	Offsetting r	ecognised in sheet	the balance		tential not re palance shee		Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial Babilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial assets	2,944.75	131.43	2,813.32	50.68	(5.38	2,757.26	88.71	. 2,902.03	2,845.97
Cash settlement balances from clearing houses Offset against the Margin	158.11		158.11	-		158.11		158.11	
 (Refer to other financial asset Receivable from exchange /	(158.11)		(158.11)	-		(158.11)		(158.11)	(158.11
 clearing house (net)) Margin placed with broker	652.18	0.30	651.88			651.88		651.88	651.88
 Financial liabilities subject to offsetting	Offsetting r	ecognised in sheet	the balance		recognise	otential not d in balance neet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collaterai paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial liabilities	2,386.47	887.99	1,498.48	50.68	(10.70		347.03	1,845.51	1,784.13

^{*}As at the reporting date the amount of cash margin received that has been offset against gross derivative assets ₹ 152.56 million (Previous year ₹ 131.43 million). As at the reporting date the amount of cash margin paid that has been offset against gross derivative liability ₹ 315.84 million (Previous year ₹ 887.99 million).





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### Stock in trade (Securities held for trading) at FVTPL

	31-Mar-2022	31-Mar-2021
Government Securities	10,085.12	8,636.63
Mutual Fund	1,377.90	1,136.21
Debt securities	133.65	246.93
Equity Shares	3,521.44	5,726.99
Total	15,118.11	15,746.76
Investments in India	14,431.88	15,160.89
Investments outside India	686.23	585.87
Total	15,118.11	15,746.76

Note: Stock in trade pledged with exchange is amounting to ₹ 1,404.19 million (previous year ₹ 1,477.90 million).

#### Trade Receivables

	31-Mar-2022	31-Mar-2021
Receivables considered good - secured	0.03	102.84
Receivables considered good - unsecured	2,210.47	2,430.07
Receivables which have significant increase in credit risk	434.21	275.50
Receivables - credit impaired	3,875.42	4,418.48
Gross receivables	6,520.13	7,276.89
Provision for Impairment - unsecured	(20.12)	(19.85)
Allowance for expected credit losses - Receivables which have significant increase in credit risk	(52.19)	(33.66)
Provision for impairment - credit impaired	(1,756.11)	(2,112.89)
Total receivables net of provision	4,691.71	5,060.49

#### 12.1 Trade receivables ageing schedule

As at 31 March 2022		Outstanding f	or following periods f	rom due date of re	ceipt	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables – considered good	2,208.09	2.17	0.22	0.02		2,210.50
(ii) Undisputed Trade Receivables - which have significant increase in credit risk	241.91	188.37	3.75	0.18		434.21
(iii) Undisputed Trade Receivables - credit impaired	106.58	300.15	472.68	448.50	2,544,86	3,872.77
(iv) Disputed Trade Receivables-considered good	-	-		-		
(v) Disputed Trade Receivables - which have significant increase in credit risk	-			-		-
(vi) Disputed Trade Receivables - credit impaired			-	2.65		2.65
Gross receivables (A)	2,556.58	490.69	476.65	451.35	2,544.86	6,520.13
(i) Undisputed Trade receivables – considered good	(19.81)	(0.07)	(0.22)	(0.02)	-	(20.12
(ii) Undisputed Trade Receivables – which have significant increase in credit risk	(26 76)	(21 50)	(3.75)	(0.18)		(52.19
(iii) Undisputed Trade Receivables – credit impaired	(40 05)	(53.41)	(90.72)	(87.51)	(1,481.77)	(1,753.46
(iv) Disputed Trade Receivables-considered good			-			
(v) Disputed Trade Receivables – which have significant increase in credit risk		,	-			
(vi) Disputed Trade Receivables – credit impaired				(2.65)		(2.65
Total ECL Provision on receivables (B)	{86.62}	(74.98)	(94.69)	(90.36)	(1,481.77)	(1,828.42
Total receivables net of provision = (A)-(B)	2,469.96	425.71	381.96	350.99	1,063.09	4,691.71

As at 31 March 2021		Outstanding	for following periods	from due date of re	ceipt	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivables – considered good	1,898.64	360.06	272.11	0.86	1.24	2,532.91
(ii) Undisputed Trade Receivables – which have significant increase in credit risk	244.29	30.34	0.63	0.24		275.50
(iii) Undisputed Trade Receivables – credit impaired	274.35	612.90	725.74	844.48	1,958.35	4,415.83
(iv) Disputed Trade Receivables-considered good	· · · · · ·	-	-		-	
(v) Disputed Trade Receivables – which have significant increase in credit risk			-		-	-
(vi) Disputed Trade Receivables – credit impaired	-	2.65	-		-	2.65
Gross receivables (A)	2,417.29	1,005.95	998.48	845.58	1,959.59	7,226.89
(i) Undisputed Trade receivables considered good	(17.27)	(2.40)	(0.18)			(19.85)
(ii) Undisputed Trade Receivables - which have significant increase in credit risk	(25.10)	(8.32)	-	(0.14)	,	(33.56
(iii) Undisputed Trade Receivables – credit impaired	{86.48}	(224.92)	(190.69)	(309.53)	(1,299.65)	(2,111.27)
(iv) Disputed Trade Receivables-considered good		-				
(v) Disputed Trade Receivables – which have significant increase in credit risk				(0.10)	-	(0.10)
(vi) Disputed Trade Receivables – credit impaired		(1.62)				(1.67
Total ECL Provision on receivables (8)	(128.85)	(237.26)	(190.87)	(309.77)	(1,299.65)	(2,166.40
Total receivables net of provision = (A)-(B)	2,288.44	768.69	807.51	535.81	659.94	5,060.49

There are no unbifled or not due trade receivables as at 31 March 2022 and 31 March 2021.

No trade or other receivable are due from directors or other officers of the Group either severally or jointly with any other person. Nor any trade or other receivable are due from firms or private companies respectively in which any director is a partner, a director or a member.

#### 12.2 Reconciliation of impairment allowance on trade receivables:

Particulars	Amount
Impairment allowance measured as per simplified approach	
impairment altowance as on 31-Mar-2020	2,320.24
Add/ (less): asset originated or acquired or recovered (net)	(153.84)
Impairment allowance as on 31-Mar-2021	2,166.40
Add/ (less): asset originated or acquired or recovered (net)	(337.98)
Impairment allowance as on 31-Mar-2022	1,828.42





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### 13. Loans

Lgans		31-Mar-2022			31-Mar-2021	
	at amortised cost	at FVTPL	Total	at amortised cost	at FVT PL	Tota
Term Loans						
Corporate and Rerail Credit	226,067.34	3,361.82	229,429.16	251,307.42	2,089.30	253.396 72
Distressed Credit	12,587.17	-	12,567.17	13,223.15		13,223.15
Other Credit	221.69		221.69	154.43		154.43
Fotal Gross (A)	238,876.20	3,361.82	242,238.02	264,685.00	2,089.30	265.774.30
Less: Impairment loss allowance	42,181.85		42,181.95	42,228.84	-	42,228.84
Total (Net) (A)	196,694.34	3,361.82	200,056.16	222,456.16	2,089.30	224,545.46
	24444	2 241 22	**********	224,915.41	2.039.30	227,004.71
Secured by tangible assets (Property including land, building and project receivables)	216,040.95	3,361.82	219,402.77 6,839.83	16,610,60	2,033.30	16,610 60
Secured by Inventories, fixed deposits and other marketable securities	6,839.83 15.995.42		15,995.42	23.158 99		23.158.99
Unsecured	15,995.42	-	15,555.42	23,136 33	•	23,130.33
Total Gross (B)	238,876.20	3,361.82	242,238.02	264,685.00	2,089.30	266,774.30
Less: Impairment less allowance	42,181.85	•	42,181.86	42,228.84		42,228 84
Total (Net) (8)	196,694.34	3,351.82	200,056.16	222,456.16	2,089.30	224,545.46
Leans in India						
Public sector						
Others	238,876.12	3,361.82	242,237.94	264,685.00	2,069.30	266,774.30
Total Gross (C)	238,876.12	3,361.82	242,237.94	264,685.00	2,089.30	266,774 30
Less: impairment loss allowance	42,181.86	-	42,181.86	42,228.64		42,278.64
Total (Net) (C) (t)	195,694.26	3,361.82	200,056.08	222,456.16	Z,089.30	224,545.46
Loans outside India	0.08	•	Q.0B	≡	-	-
Less: Impairment loss allowance					*	
Total (Net) (C) (II)	0.08		0.08	*	-	······································
Total {C  (I} and {C  (II}	196,694.34	3,361.82	200,056.16	222,456 16	2.089.30	224,545 46

Note: Loans including installment and interest outstanding due from the directors amounts to ₹ Nā malion (Previous year ₹ %i million).







# Notes to the consolidated financial statements (Continued) (currency: Indian press in millions)

13.1 Cred

The gobe below shows the credit quality and the maximum exposure to credit risk based on the Group's internal grading and year-end stage classification. The amounts presented are gross of impairment allowances. Details of the Group's internal grading system are explained in Note 57.7 and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 57.7.

oan at amortised rost											
Partitulars		3	31-Mar-2022					31	31-Mar-2021		
	Stage 1	Stage 11	Stage III 23	POCI		Total	Stage	Stage II	Stage II!	POCI	Total
Performing HKN grade	59,434.99					59,434.99	86,632.34				86,632.34
Standard grade	5.92	43,162.84				43,168.76	129.46	47,662.50			47,792.06
von performing mpared	,		123,685.28	28 12,587.17		136,272.45		•	117,037.45	13,223.15	130,260.60
iotal .	59,440.91	43,162.84	123,685.28	28 12,587.17		238,876.20	86,761.80	47,662.60	117,037.45	13,223.15	264,685.00
Gross carrying amount and corresponding ECL reconciliation – Loans	ion – Loans										
arrituars		Non-	Non-credit impaired	red	Creo	Credit impaired		POCI	Total		
	Stage			Stage II		Stage III		POC!			
	Gross carrying	Allowance for	Gross carrying	ing Allowance for		Gross carrying Altowance for		Carrying amount	Gross carrying	Allowance	
	Junome	ECL	amount	t a	덦	amount		(Net of Allowance for ECL)	amount	for ECL	
Balance at 31 March 2020	150.926.41	1,994.40	61,588.96		6,763.22	83,064.39	21,576.84	12,882.28	308,462.04	30,334,46	
freq. of acquisitions made during the year	47.01			ı		•		į	47.01	٠	
(an ters:	,					•	,				
randreys to 12 Month ECL (Stage 1)	4,691.44	810.59	(4,648.13)		(803.53)	(43.31)	(2.06)		,	•	
rankfers to lifetime ECL (Stage 2)	(21,024.73)	(526.76)	24,688.92		1,177.83	(3,664.19)	(651.07)		1		
ranklers to lifetime ECL. Credit impaired (Stage 3)	(10,621.36)	(25.46)	(19,472.21)		(37.78)	30,093.57	163.24	•			
et les measurement of ECL arising from transfer of	•	(776.89)		. 34	481.75	1	8,753.15	1		8,458.01	
has been and further lending/(repayments) (including write-off) and sale to ARC / AIF	(37,256.97)	(195.57)	(14,494.94)		(2,487.22)	7,586.99	6,119.16	340.87	(43,824.05)	3,436.37	
Balance at 31 March 2021	86,761.80	1,280.31	47,652.60		4,394.27	117,037.45	36,554.26	13,223.15	264,685.00	42,228.84	
feet of acquisitions made during the year	62.53					,	•	•	62.53	•	
aristers:		;									
ransfers to 12 Month ECL (Stage 1)	3,496.24	290.86	10,556.03)		721.39	(5.422.34)	(449.67)		, ,		
tarpfers to lifetime ECL- Credit impaired (Stage 3)	(1,374.39)	(34.11)	(1,527.55)	_	(129.37)	2,901.94	163.48		•	•	
et e measurement of ECL arising from transfer of	,	(204.64)		#	112.72		843,56			751.64	
49# etthew and further lending/(repayments) (including vrite-off) and sale to ARC / AIF ¹	{24,272.60}	(474.16)	(10,691.19)		(1,091.15)	9,728.44	766.59	(635.98)	(25,871.33)	(798.62)	
Balance at 31 March 2022	59,440.91	586,54	43,162.84		3,797.47	123,685.28	37,797.85	12,587.17	238,876.20	42,181.86	

This also includes stage III assets in EARC on distressed assets book, interest accused on non-performing assets and stage III assets held by Group entities other than NBFCs on trade and general purpose advances.

4. Allowance under this category also includes provision on assets as mentioned in note 1 above.

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# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### Investments

31-Mar-2022	Amortised	FVOCI	FVTPL	Designated	At Cost	Total
	cost			at FVTPL	(Associates & Others)	
Security Receipts	•	-	33,412.56	-	-	33,412.56
Government Securities	•	15,472.21	2,127.50	9,839.45	-	27,439.16
Equity Shares	-	-	16,296.63	-	20,215.69	36,512.32
Debt securities	1,195.63	5,091.71	5,023.67	2,731.65		14,042.66
AIF Fund		11.76	9,142.67	-	-	9,154.43
Mutual Fund	•	-	2,539.08	=	-	2,539.08
Preference Shares	=	-	1,142.22	-	•	1,142.22
Others	668.03		1,259.80	923.07	-	2,850.90
Total	1,863.66	20,575.68	70,944.13	13,494.17	20,215.69	127,093.33
Investments in India	1,863.66	20,563.92	70,647.88	13,494.17	20,215.69	126,785.32
Investments outside India	-	11.76	296.25	-		308.01
Total	1,863.66	20,575.68	70,944.13	13,494.17	20,215.69	127,093.33
Less - Impairment Loss allowance		11.76	806.68	• .		818,44
Total	1,863.66	20,563.92	70,137.45	13,494.17	20,215.69	126,274.89
31-Mar-2021	Amortised	FVOCI	FVTPL	Designated	At Cost	Total
	cost			at FVTPL	(Associates & Others)	
Security Receipts	,		37,478.90	-	-	37,478.90
Government Securities	-	13,671.98	1,256.67	8,125.37	•	23,054.02
Equity Shares		-	12,227.69		17,166.31	29,394.00
Debt securities	1,305.81	3,159.10	3,771.26	1,715.85	-	9,952.02
AIF Fund	-	11.28	8,263.39	-	-	8,274.67
Mutual Fund	-		2,053.87	-	• *	2,053.87
Preference Shares	-	15.83	1,771.44	-	-	1,787.27
Others	-		1,184.65	885.04	<del>-</del>	2,069.69
Total	1,305.81	16,858.19	68,007.87	10,726.26	17,166.31	114,064.44
Investments in India	1,305.34	16,772.57	67,786.68	10,726.26	17,166.31	113,757.16
Investments outside India	0.47	85.62	221.19	-		307.28
Total	1,305.81	16,858.19	68,007.87	10,726.26	17,166.31	114,064.44
Less - Impairment Loss allowance	·	11.28	980.14	-	-	991.42
Total	1.305.81	16.846.91	67,027,73	10,726.26	17.166.31	113,073.02

Note: Investments piedged with bank, exchange, brokers and against debts securities issued is amounting to ₹48,717.19 million (previous year ₹32,309.69 million)





(Currency: Indian rupees in millions)

#### [4. Investments (Continued)

#### 14.1 Investments measured at FVOCI

#### Credit quality of assets

The table below shows the gross carrying amount of the Group's investments measured at FVOCI by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 57.7

	Gross carrying	Gross carrying	Gross carrying	Gross carrying
	amount	amount	amount	amount
	(Stage 1)	(Stage 2)	(Stage 3)	Total
High grade	19,018.93		-	19,018.93
Standard grade	1,544.99	-	-	1,544.99
individually impaired		•	11.76	11.76
Total .	20,563.92	•	11.76	20,575.68

	Gross carrying	Gross carrying	Gross carrying	Gross carrying
	amount	amount	amount	amount
	(Stage 1)	(Stage Z)	(Stage 3)	Total
High grade	16,183.92		-	16,183.92
Standard grade	-		-	-
Individually impaired		-	674.27	674.27
Total	16,183.92	-	674.27	16,858.19

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Mar	-2022	
	Gross Carrying	12 months	Gross Carrying	12 months
	Amount	ECL allowance	Amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3)
Gross carrying amount - opening balance	16,183.92	0.12	674.27	11.15
New assets originated or purchased	9,777.99	49.92	0.13	_
Assets derecognised or matured (excluding write offs) (including gains / losses thereon) net	(6,684.00)	(50.04)	(652.64)	0.60
Interest income during the year	1,286.01	-	•	-
Foreign Exchange	-	-	-	-
Transfer to Stage 1	-		-	
Transfer to Stage 2	-		•	
Transfer to Stage 3				-
Impact of year end ECL of exposures transferred between stages during the				
year	-			
Gross carrying amount - closing balance	20,563.92	-	11.76	11.76

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Mar-	2021	
	Gross Carrying	12 months	Gross Carrying	12 months
	Amount	ECL allowance	Amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3)
Gross carrying amount - opening balance	14,235.58	0.12	819.25	438.94
New assets originated or purchased	7,978.49	-		-
Assets derecognised or matured (excluding write offs) (including gains / losses	(7.108.47)		(156.26)	{24.45}
thereon) net	(7,108.47)		(130.20)	[24,45]
Interest income during the year	1,119.84			-
Foreign Exchange	(30.24)		· · · · · · · · · · · · · · · · · · ·	
Transfer to Stage 1	-		-	
Transfer to Stage 2		-	-	-
Transfer to Stage 3	(11.28)	-	11.28	(11.28)
Impact of year end ECL of exposures transferred between stages during the		-	-	(392.05)
Gross carrying amount - closing balance	16,183.92	0.12	674.27	11.16





(Currency : Indian rupees in millions)

#### 14. Investments (Continued)

#### 14.2 Investments measured at amortised cost

The table below shows the gross carrying amount of the Group's investments measured at amortised cost by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 57.7

	31-Mar-2022	31-Mar-2021
	Gross carrying	Gross carrying
	amount	amount
	(Stage 1)	(Stage 1)
High grade	1,863.66	1,305.81
Standard grade	•	
individually impaired	-	-
Total	1,863,66	1,305.81
	31-Mar-2022 Gross carrying	31-Mar-2021 Gross carrying
	· · · · · · · · · · · · · · · · · · ·	amount
	amount	
	amount (Stage 1)	
Gross carrying amount - opening balance		(Stage 1)
	(Stage 1)	(Stage 1) 243.86
New assets originated or purchased	(Stage 1) 1,305.81	(Stage 1) 243.86 126,739.93
New assets originated or purchased Assets derecognised or matured (excluding write offs) (including gains / iosses thereon)	(Stage 1) 1,305.81 247,632.65	(Stage 1) 243.86 126,739.93
New assets originated or purchased Assets derecognised or matured (excluding write offs) (including gains / iosses thereon) Changes to contractual cash flows due to modifications not resulting in derecognition	(Stage 1) 1,305.81 247,632.65 (247,076.31)	(Stage 1) 243.86 126,739.93
New assets originated or purchased  Assets derecognised or matured (excluding write offs) (including gains / losses thereon)  Changes to contractual cash flows due to modifications not resulting in derecognition  Amounts written off	(Stage 1) 1,305.81 247,632.65 (247,076.31) 1.51	(Stage 1) 243.86 126,739.93
New assets originated or purchased  Assets derecognised or matured (excluding write offs) (including gains / losses thereon)  Changes to contractual cash flows due to modifications not resulting in derecognition  Amounts written off  Fransfer to Stage 1	(Stage 1) 1,305.81 247.632.65 (247,076.31) 1.51	(Stage 1) 243.86 126,739.93
Gross carrying amount - opening balance  New assets originated or purchased  Assets derecognised or matured (excluding write offs) (including gains / iosses thereon)  Changes to contractual cash flows due to modifications not resulting in derecognition  Amounts written off  Transfer to Stage 1  Transfer to Stage 2  Transfer to Stage 3	(Stage 1) 1,305.81 247,632.65 (247,076.31) 1.51	(Stage 1) 243.86 126,739.93 (125,677.98)





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

#### 15. Other financial assets

	31-Mar-2022	31-Mar-2021
Receivable from Trust	32.58	6,252.87
Receivable from exchange / clearing house (net)	1,994.41	448.43
Deposits placed with/ for exchange/ depositories	111.86	130.79
Margin placed with broker	5,142.77	2,859.51
Rental deposits	134.99	191.85
Deposits- others	91.96	79.38
Reinsurance receivables	577.21	364.34
Unclaimed amount of policyholders	28.67	29.57
Receivable on account of sale of investments	590.66	-
Others	2,330.12	2,271.33
Total	11,035.23	12,628.07

#### Deferred tax assets and liabilities

Deferred tax assets (net)	31-Mar-2022	31-Mar-2021
Provision for expected credit losses	2,310.64	2,592.26
Unused tax losses / credits	8,739.24	7,854.43
Employee benefits obligations	58.66	58.37
Fair valuation of Financial Assets	726.44	592.35
Fair valuation of Derivatives	(22.50)	5.34
Property, Plant and Equipment and Intangible assets	(882.66)	(1,073.22)
Adjustment of effective interest rate on Borrowings	(284.21)	(444.54)
Total	10,645.61	9,584.99

Deferred tax liabilities (net)	31-Mar-2022	31-Mar-2021
Provision for expected credit losses	95.14	(28.73)
Unused tax losses / credits	(109.09)	
Employee benefits obligations	(18.95)	(19.51)
ESOP Perquisite	(4.01)	(4.01)
Fair valuation of Financial Assets	676.04	611.72
Property, Plant and Equipment and Intangible assets	1,422.99	1,492.04
Adjustment of effective interest rate on Borrowings	3.27	7.41
Special Reserve u/s 36(1)(viii)	101.02	98.70
Total	2,166.41	2,157.62







# Notes to the consolidated financial statements (Continued) (Gurency Indian rupees in millions)

1- investment Property	-	i				Depreciatio	Depreciation and impairment	ent		Net Block
investment Property	As at 1-Apr-21	Additions during the year	Deductions/ adjustments during the year	As at 31-Mar-22	As at 1-Apr-21	Impairment charge / (reversals) for the year	Charge for the year	Deductions/ adjustments during the year	As at 31-Mar-22	As at 31-Mar-22
1,4	1,408.62		1	1,408.62	18.27		,		18.27	1,390.35
Real Estate 2,6	2,676.00	240.03	649.59	2,266.44	671.72	(20.08)	68.0	1	622.53	1,643.91
	4,084.62	240.03	649.59	3,675.06	689.99	(20.08)	0.89	,	640.80	3,034.26
2.200										
		Gro	Gross Block			Depreciatio	Depreciation and impairment	ent		Net Block
	As at	Additions	Deductions/	As at	Asat	Impairment	Charge for	Deductions/	Asat	As at
<u></u>	1-Apr-20	during the	adjustments	31-Mar-21	1-Apr-20	charge /	the year	adjustments	31-Mar-21	31-Mar-21
			during the			(reversals) for		during the		
			year			the year		year		
Investment Property										
Land 1,4	1,408.62	t	í	1,408.62	18.27	1	1	-	18.27	1,390.35
Replicate 3,4	3,445.13	272.10	1,041.23	2,676.00	378.21	348.69	•	55.18	671.72	2,004.28
	4,853.75	272.10	1,041.23	4,084.62	396.48	348.69		55.18	686.99	3,394.63
Fair value of investment properti	propertie	ies								
Property									31-Mar-22	31-Mar-21
Land									2,256.90	2256.90
Real estate property									3,120.13	3,767.76
101									5,377.03	6,024.66

Property, plant and equipment and intangibles

	******				Gross Block			-	Depre	Depreciation and amortisation	tisation		Net Block
<u>r</u>	Particulars	<b></b>	As at 01-Apr-2021	Additions/adjust ments during the year	Revaluation adjustment, if any	Deductions/a djustments during the year	As at 31-Mar-2022	As at 01-Apr-2021	Charge for the year	Impairment/(re versal) of impairment	Impairment/(re Deductions/adjus versal) of tments during impairment the year	As at 31-Mar-2022	As at 31-Mar-2022
	(a)	Property, Plant and Equipments			Avadaminist Avadaminist Avadaminist Avadaminist Avadaminist Avadaminist Avadaminist Avadaminist Avadaminist Av	:	17474000000			William	- AMMANA		
		Land	236.79	,			236.79		,		-	1	97 957
		Flat and Building*	11,575.19	424.61	(504.22)	183,16	11,312.42	609.57	716.03	(4.20)	16.13	1.305.27	10.007.15
		Right to use (ROU) - Hat and Building	1,360.66	178.50	,	189.60	1,349.56	703.22	217.97	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	33.21	887.98	461.58
		Leasehold Premises	60.31	14.70		12.35	62.66	38.24	10.36		8.02	40.58	22.08
		Plant and Equipment	343,71	20.53		60.97	303.27	198.95	38.01	•	56.25	180.71	122.56
		Furniture and Fixtures	259,39	53.92		33.41	279.90	150.19	26.38	-	25.54	151.03	128.87
		Vehicles	42.84	2.73	,	33.70	11.87	30.89	3.22		26.84	7.27	4.60
Ī		Office equipment	303,04	8.71	•	75.04	235.71	244.34	24.42		66.43	202.33	33.38
1		Vessel (Boat)	4.85	,		0.01	4.84	86.0	0.29		,	1.27	3.57
Ţ		Computers	491.86	52.95	•	102.68	442.13	449.19	55.47	٠	90.87	413.79	28.34
1		Solar Power Equipment	62.07	,	-	0.04	62.03	33.87	5,33		0.02	39,18	22.85
1		Total (A)	14,740,71	756.65	(504.22)	691.96	14,301.18	2,459.44	1,097.48	(4.20)	323.31	3,229.41	11,071,77
	(q	Intangibies											THE PARTY OF THE P
		Software	1,965.01	283.46		199.74	2,048.73	1,240.64	412.94	,	149.97	1,503,61	545.12
	***************************************	Trademark/ Design and Copyright/Asset Management Rights	790,87			81.82	709.05	47.50	20.00	,	47.50	50.00	659.05
П		Total (8)	2,755.88	283,46		281.56	2,757.78	1,288.14	462.94	-	197.47	1,553.61	1,204.17
1													
1		Total (A+B)	17,496.59	1,040.11	(504.22)	973.52	17,058.96	3,747.58	1,560.42	(4.20)	520.78	4,783.02	12,275.94





# Notes to the consolidated financial statements (Continued) (Currency : Indiannupees in millions) 18. Property, plant and equipment and intangibles (Continued)

_			***										
					Gross Block				Depre	Depreciation and amortisation	tisation		Net Block
e d	Particulars		As at 01-Apr-2020	Additions/adjust ments during the year	Revaluation adjustment, if any	Deductions/a djustments during the year	As at 31-Mar-2021	As at 01-Apr-2020	Charge for the year		Impairment/(rev Deductions/adjus ersal) of tments during the impairment year	As at 31-Mar-2021	As at 31-Mar-2021
***********	(e	Property, Plant and Equipments											**************************************
		Land	236,79	è	1	L	236.79			-			236.79
		Leasehold Land	0.63		r	0.63		0.63	,		0.63	1	·
		Flat and Building*	11,740.37		4	165.18	11,575.19	67.18	610.05	,	67.66	609.57	10,965.62
•		Right to use (ROU) - Flat and Building	2,687.20	252.57	•	1,579.11	1,360.66	623.35	442.14	•	362.27	703.22	657.44
		Leasehold Premises	281.48	0.33		221.50	60.31	102.78	42.47	,	107.01	38.24	22.07
		Plant and Equipment	196.87	177.51		30.67	343.71	114.90	84.05			198.95	144.76
-		Furniture and Fixtures	330.18	28.32	•	99.11	259.39	142.18	44.37		36.36	150.19	109.20
		Vehicles	76.04	99'8 t	,	41.86	42.84	38.97	21.66	-	29.74	30.89	11.95
		Office equipment	394,92	48.38	1	140.26	303.04	246.36	52.34		54.36	244.34	58.70
		Vessel (Boat)	4.85		,	1	4.85	0.89	0.13	•	0.04	86.0	3.87
		Computers	1,022.83	167.45	•	698.42	491,86	656.04	243.92	,	450.77	449.19	42.67
		Solar Power Equipment	62.07		٠	r	62.07	27.64	6.23	•		33.87	28.20
		Total (A)	17,034.23	3 683.22	,	2,976.74	14,740.71	2,020.92	1,547.36	•	1,108.84	2,459,44	12,281.27
_													
	(q	Intangibles											
_		Software	2,705.22	571.85	,	1,312.06	1,965.01	1,172.73	688.31	r	620.40	1,240.64	724.37
		Trademark/ Design and	756.55	34.32:	7		790,87	33,05	14.45	,	,	47.50	743.37
		Total (B)	3,461,77	7 606,17		1,312.06	2,755.88	1,205.78	702.76	,	620.40	1,288.14	1,467.74
		Total (A+8)	20,496.00	1,289.39	,	4,288.80	17,496.59	3,226.70	2,250.12		1,729.24	3,747,58	13,749.01
pald	ged age	pledged against debt securities and borrowings.											
•													

Forop management approved revaluation of owned flats and buildings classified under property, plant and equipment after assessing the valuation made by duly appointed independent valuer. Accordingly, the Group has recognised the all-lation loss of ₹ 385.14 million (net of tax) in other comprehensive income for the year ended 3.1 March 2022.





(Currency: Indian rupees in millions)

# 19. Capital Work in Progress (CWIP)

# (a) CWIP aging schedule

## As at 31 March 2022

CWIP		Amount in CW	IP for a period of		Total
CWIF	Less than 1 year	1-2 years	2-3 years	More than 3 years	70141
Projects in progress	0.57	,		-	0.57
Projects temporarily suspended	-	-	-	· .	-
Total	0.57	-	-	-	0.57

# As at 31 March 2021

CWIP			/IP for a period of		Total
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	10(8)
Projects in progress	7.93	-	-		7.93
Projects temporarily suspended	-	-	-		-
Total	7.93	-	<u>-</u>	-	7.93

- (b) There are no capital-work-in progress, whose completion is overdue or has exceeded its cost compared to its original plan.
- 20. Intangible assets under development
- (a) Intangible assets under development aging schedule

# As at 31 March 2022

Intangible assets under development		Amount in CW	IP for a period of		Total
intangine assets under development	Less than 1 year	1-2 years	2-3 years	More than 3 years	10101
Projects in progress	138.34	57.36	-	-	195.70
Projects temporarily suspended	•	•		-	<del>-</del>
Total	138.34	57.36		+	195.70

# As at 31 March 2021

Intangible assets under development		Amount in CW	IP for a period of		Total
mangiole assets under development	Less than 1 year	1-2 years	2-3 years	More than 3 years	10181
Projects in progress	122.72	1.45	•	-	124,17
Projects temporarily suspended	-			-	
Total	122.72	1.45	-		124.17

# (b) For Intangible assets under development, whose completion is overdue or has exceeded its cost compared to its original plan:

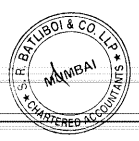
# As at 31 March 2022

MJ DE JZ MIDECH ŁOŻZ					
I-t:bl		To be co	empleted in		Total
Intangible assets under development	Less than 1 year	1-2 years	2-3 years	More than 3 years	
Digital Lending Platform (DLP)*	125.00	-	-	-	125.00
Total	125.00	-	-	-	125.00

# As at 31 March 2021

W? 9f 2T MISLCH YOYT					
Intangible assets under development		To be co	impleted in		Total
intangible assets under development	Less than 1 year	1-2 years	2-3 years	More than 3 years	] Total
Project 1	-	-	-		
Total		-	•	-	-

^{*}The subsidiary of the Company is developing a Digital Lending Platform (DLP) for automation of retail loan origination process. The original projected cost of the software was estimated at ₹ 95.00 million with a variation of 10%. During the development phase, Co - Lending Model (CLM) module was identified as an additional module for development, accordingly the project cost is revised and estimated to be ₹ 125.00 million. Further, timeline for completion of the project has been revised from November 2021 to end of financial year 2023.





(Currency : Indian tupees in millions)

# 21. Goodwill on consolidation

Particulars	31-Mar-22	31-Mar-21
Balance at the beginning of the year	663.35	1,723.41
Add:- Goodwill arising on acquisitions		-
Less:- Goodwill derecognised / impaired		(1,060.06)
Balance at the end of year	663.35	663.35

The recoverable amount of subsidiaries/associates is based on its value in use. The value in use is estimated using discounted cash flows. Cash flows is estimated by capitalising the future maintainable cash flows by an appropriate capitalisation rate and then discounted using pre-tax discount rate. Operating margins and growth rates for the five year cash flow projections have been estimated based on past experience and after considering the financial budgets/forecasts provided by the management. The values assigned to the key assumptions represent management's assessment of future trends in the relevant industry and have been based on historical data from both external and internal sources.

The management believes that any reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

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Particulars	sie				31-Mar-22	31-Mar-21	
input the	Input:tax.credit				1,972,00	1,595.28	
Prepaid	Prepaid expenses				1,911.60	1,877.84	
Vendo	Vendo Advances				211.12	191.22	
Advand	Advances to employees				86.6	9:56	
Deposits	<u> 8</u> .				18.86	19.94	
Other	sets				343.55	112.82	
Total	THE PROPERTY OF THE PROPERTY O	····			4,466.51	3,806.66	
Trade	Trade Payables					:	
Particulars	Sie				31-Mar-22	31-Mar-21	
Total o	Total dutstanding dues of micro enterprises and small enterprises (MSME)				17.51	1.22	
Tota	Total custanding dues of creditors other than micro enterprises and small enterprises	orises			12,883.76	4,893.56	
Total					76 109 61	87 A98 A	
5	TO THE TAXABLE PROPERTY OF THE				77,701,27	4,024.70	
1 Trade	3.1 Trade payables ageing schedule						
As at 3	As at 31 March 2022		Outstanding	Outstanding for following periods from due date of payment	n due date of payme	int	
Partiquíars	ulars	Unbilled	Not Due	Less than 1 year	1-2 years	2-3 years	
(i) Tot	(i) Total outstanding dues of micro enterprises and small enterprises	1	•	17.50	10.0	1	
(ii) To	(ii) Total outstanding dues of creditors other than micro enterprises and						
smalle	small enterprises	1.966,64		10.776.53	31.74	81.00	

	1								
As	sat	As at \$1 March 2022		Outstanding f	Outstanding for following periods from due date of payment	due date of paym	ent		·
Pa	artic	Partiquiars	Unbilled	Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
<b>=</b>	) To	i) Total outstanding dues of micro enterprises and small enterprises	1	•	17.50	10.0	1	ŀ	17.51
≝ <u></u>	(i	(ii) Total outstanding dues of creditors other than micro enterprises and							
Sm.	mall	small enterprises	1,966.64	,	10,776.53	31.74	81.00	27.85	12,883.76
	id(iii	iii)Disputed dues of micro enterprises and small enterprises		Ł	i	1	ŧ	E	
<u></u>	id(v	iv)Disputed dues of creditors other than micro enterprises and small							
e e	enter	rises	t	•	•	•	•	3	r
۲	Total		1,966.64	,	10,794.03	31.75	81.00	27.85	12,901.27
₹	As at	\$1 March 2021		Outstanding f	Outstanding for following periods from due date of payment	n due date of paym	ent		
ھ ا	Partiqu	dulars	Unbilled	Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
	1) To	(i) Total outstanding dues of micro enterprises and small enterprises	0.08	-	1.14	-	٠	*	1.22
Œ	ii) To	(ii) Total outstanding dues of creditors other than micro enterprises and							
S	mail	small enterprises	1,389.71	•	3,005.70	305.47	96.52	96.16	4,893.56
Œ	0(11)	iii) Disputed dues of micro enterprises and small enterprises	•	,			1	-	•
<del>=</del>	Ş ≥	w Disputed dues of creditors other than micro enterprises and small							
eu	nteri	enterprises	•	,	•	•	•	•	
ř	Total		1,389.79		3,006.84	305.47	96.52	96.16	4,894.78
	ſ								**************************************

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Service

(Currency : Indian rupees in millions)

# 24. Debt securities

	31-Mar-22	31-Mar-21
Non-Convertible Debentures (at amortised cost)	130,203.34	151,894.75
Complusory Convertible Debentures (at amortised cost)	9,450.18	9,443.98
Non-Convertible Debentures (designated at fair value through profit or loss)	7,887.95	8,750.76
Bonds - INR denominated USD settled notes (Masala Bonds) (at amortised cost)		-
Commercial paper (at amortised cost)	7,515.57	4,769.05
Total (refer Note 1 below)	155,057.04	174,858.54
(i) Debt securities in India	155,057.04	174,858.54
(ii) Debt securities outside India	-	•
Total	155,057.04	174,858.54

# Note 1:

Out of the above, ₹ 19,088.20 million as at 31 March 2022 (Previous Year ₹ 14,971.91 million) are unsecured. For secured debt, the Group has provided collateral in the nature of Pari Passu charge of immovable property, receivable from financing business, securities held for trading, investments, property (excluding intangible assets) and other assets.

# Debt Securities - as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				
8.00 - 8.99%	7,549.16	22.10	7,657.86	15,229.12
9.00 - 9.99%	2,371.99	18,942.67	17,496.14	38,810.80
10.00 - 10.99%	4,393.97	2,817.98	9,331.34	16,543.29
11.00 - 11.99%	_	11,250.00	-	11,250.00
14.00 - 14.99%	-	6,500.00		6,500.00
19.00 - 19.99%	210.00	402.50	2,177.50	2,790.00
Zero Coupon Debentures	1,036.06	695.34	59.84	1,791.24
Various (benchmark linked)	19,831.69	13,105.66	9,528.06	42,465.41
Accrued Interest and EIR	-	÷	-	10,227.00
Tota}*	35,392.87	53,736.25	46,250.74	145,606.86

^{*} Compulsory Convertible Debentures amounting to ₹ 9,450.18 million not considered for maturity pattern.

# Debt Securities - as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				
8.00 - 8.99%	14,519.05	2,820.65	7,657.88	24,997.58
9.00 - 9.99%	10,097.30	17,183.86	16,419.20	43,700.36
10.00 - 10.99%	14,070.00	4,075.62	8,583.70	26,729.32
11.00 - 11.99%	-	11,250.00	•	11,250.00
19.00 - 19.99%	210.00	420.00	2,870.00	3,500.00
22.00 - 22.99%	2,250.00	-		2,250.00
Zero Coupon Debentures	688.95	1,495.86	303.16	2,487.97
Various (benchmark linked)	13,457.63	18,637.96	7,176.42	39,272.01
Accrued Interest and EIR	-	-	,	11,227.32
Total*	55,292.93	55,883.95	43,010.36	165,414.56

Compulsory Convertible Debentures amounting to ₹ 9,443.98 million not considered for maturity pattern.





(Currency : Indian rupees in millions)

# 25. Borrowings (other than debt securities) at amortised cost

	31-Mar-22	31-Mar-21
Secured		
Term loans		
(Secured against investments in debt securities and stock-in-trade (securities held for		
trading) and charge on receivables of financing business, cash and cash equivalents,		
other assets and corporate guarantee)		
from banks	39,893.68	66,551.55
from other parties	1,623.24	8,305.71
Bank overdraft	2,492.22	3,107.03
(Secured by pledge of fixed deposits, property, trade receivables and charge on receivables of financing business)		
Tri party REPO - TREPS facilitates borrowing and lending of funds, in Tri party REPO arrangement (Secured by pledge of Government Securities)	4,511.54	8,103.90
Working capital demand loan (secured by charge on receivables from financing business, cash and cash equivalents and property, plant and equipments)	8,030.00	8,250.00
Unsecured		
Loans repayable on demand - from banks		-
	56,550.66	94,318.19
Borrowings in india	56,550.66	94,318.19
Borrowings outside india	-	-
Total	56,550.66	94,318.19

# Following is the repayment terms of term loans:

# Term loans from Banks - Secured as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
7.00 - 7.99%	461.74	538.85		1,000.59
8.00 - 8.99%	5,906.53	5,875.12	219.88	12,001.53
9.00 - 9.99%	12,978.28	5,561.99	100.00	18,640.26
10.00 - 10.99%	5,432.46	2,156.72	56.25	7,645.43
11.00 - 11.99%	193.75	-	-	193.75
12.00 - 12.99%	-	515.00	•	515.00
Accrued Interest and EIR	-	•	•	(102.87)
Total	24,972.75	14,647.67	376.13	39,893.68

# Term loans from Banks - Secured as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
7.00 - 7.99%	363.09	601.19	247.05	1,211.33
8.00 - 8.99%	6,804.57	8,167.22	1,531.34	16,503.13
9.00 - 9.99%	19,739.32	18,037.56	2,919.45	40,696.43
10.00 - 10.99%	3,749.38	3,672.98	-	7,422.36
11.00 - 11.99%	494.40	312.49	46.88	853.77
14.00 - 14.99%	100.00	·	-	100.00
Accrued Interest and EIR	-	-	-	(235.47)
Total	31,250.76	30,791.54	4,744.72	

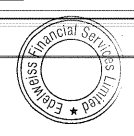
# Term loans from Others - Secured as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
4.00 - 4.99%	119.28	298.32	57.80	475.40
 6.00 - 6.99%	5.33	11.10		16,43
 7.00 - 7.99%	60:61	185.94	291,30	537.85
8.00 - 8.99%	59.31	118.81	115.22	293.35
10.00 - 10.99%	299.00	-	-	299.00
Accrued Interest and EIR	•	-	-	1.21
Total	543.53	614.17	464.32	1,623.24

# Term loans from Others - Secured as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest		· ·	·	
4.00 - 4.99%	119.28	318.08	197.08	634.44
5.00 - 5.99%	650.00	-		650.00
6.00 - 6.99%	4.35	11.60	5.30	21.25
8.00 - 8.99%	37.68	54.79	41.01	133.48
9.00 - 9.99%	93.78	250.08	757.55	1,101.41
10.00 - 10.99%	2,767.00	2,824.00	175.00	5,766.00
Accrued Interest and EIR	-	-		(0.87)
Total	3,672.09	3,458.55	1,175.94	8,305.71





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

# 26. Deposits (at amortised cost)

	31-Mar-22	31-Mar-21
Inter Corporate Deposits	15.60	96.01
Total	15.60	96.01
Inter Corporate Deposits in india	15.60	96.01
Inter Corporate Deposits in india Inter Corporate Deposits outside india	· •	
Total	15.60	96.01

# 27. Subordinated liabilities (at amortised cost)

Unsecured	31-Mar-22	31-Mar-21
Non-convertible subordinated debt	14,316.31	13,925.28
Perpetual debt	1,150.58	1,151.00
Preference share capital	19.64	11.47
Total	15,486.53	15,087.75
Subordinated liabilities in India	15,486.53	15,087.75
Subordinated liabilities outside india	•	-
Total	15,486.53	15,087.75

# Terms and condition related to subordinate liabilities:

# Subordinated Liabilities – 31 March 2022

Maturities	· <1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
9.00 - 9.99%	-	-	2,699.74	2,699.74
10.00 - 10.99%	-	200.00	3,230.51	3,430.51
11.00 - 11.99%	500.00	3,498.00	125.54	4,123.54
14.00 - 14.99%	- ·	19.64	•	19.64
Various (benchmark linked)	-	2,735.80	550.00	3,285.80
Accrued Interest and EIR				1,927.31
Total	500,00	6,453.44	6,605.79	15,486.53

# Subordinated Liabilities – 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
9.00 - 9.99%	-	-	2,760.00	2,760.00
10.00 - 10.99%	-	-	3,370.23	3,370.23
11.00 - 11.99%	_	500.00	3,648.00	4,148.00
14.00 - 14.99%		11.47	÷	11.47
Various (benchmark linked)	-	2,685.80	600.00	3,285.80
Accrued Interest and EIR		-		1,512.25
Total	-	3,197.27	10,378.23	15,087.75





(Currency : Indian rupees in millions)

# 28. Other financial liabilities (at amortised cost unless otherwise specified)

	31-Mar-22	31-Mar-21
Payable to exchange / clearing house (net)	269.71	42.13
Book overdraft	85.29	542.18
Accrued salaries and benefits	3,405.77	3,575.91
Provision for short sale at fair value	889.70	529.70
Reinsurance payable	692.42	220.78
Rental deposits	156.44	75.74
Retention money payable	12.60	15.92
Unclaimed dividends	8.60	8.19
Security receipts held by outsiders	1,825.64	2,745.74
Derivative liability	2,290.53	2,239.47
Lease liability payable	566.01	800.22
Payable on account of securitisation	10,056.89	9,913.20
Financial liability associated to financial assets that are not derecognised	23,682.88	19,436.96
Other liabilities	6,630.74	5,061.03
Total	50,573.22	45,207.17

# 29. Provisions

	31-Mar-22	31-Mar-21
Provision for employee benefits and related costs		
Gratuity	222.47	176.71
Compensated absences	110.33	67.66
Others (including interim dividend)	162.60	874.18
Total	495.40	1,118.55

# 30. Other non-financial liabilities

	31-Mar-22	31-Mar-21
Income received in advance	2,997.86	1,434.41
Statutory dues	822.17	1,102.86
Advances from customers	11.32	35.64
Proposal deposit from insurance business	226.19	273.22
Others	583.48	303.22
Total	4,641.02	3,149.35





(Currency : Indian rupees in millions)

# 31. Equity share capital

Equity stiere capital	As at 31-Ma	As at 31-Mar-2022		2021
	No of shares	Amount	No of shares	Amount
Authorised:				
Equity Shares of ₹ 1 each	1,230,000,000	1,230.00	1,230,000,000	1,230.00
Preference shares of ₹ S each	4,000,000	20.00	4,000,000	20.00
	1,234,000,000	1,250.00	1,234,000,000	1,250.00
Issued, Subscribed and Paid up: Equity Shares of ₹ 1 each	943,097,965	943.10	935,798,077	935.80
Less: Shares held by Edelweiss Employees Incentives and Welfare Trust (Refer note 1)	(7,301,510)	(7.30)	(7,301,510)	(7.30)
Less: Shares held by Edelweiss Employees Welfare Trust (Refer note 1)	(37,595,270)	(37.60)	(37,595,270)	(37.60)
	898,201,185	898.20	890,901,297	890.90
. Reconciliation of number of shares				
(Before deducting treasury shares)	As at 31-Ma	r-2022	As at 31-Mar-	
	No of shares	Amount	No of shares	Amount
Outstanding at the beginning of the year	935,798,077	935.80	934,409,002	934.41
Shares issued during the year: -Under Employee Stock Options Plans (ESOPs)	7,299,888	7.30	1,389,075	1.39
Outstanding at the end of the year	943,097,965	943.10	935,798,077	935.80

### Note:

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Edelweiss Financial Services Limited standalone financial statements and have been accordingly carried forward in consolidated financial statements. These trusts are holding 44,896,780 number of equity shares amounting to ₹ 44.90 million (Previous year ₹ 44.90 million). These are deducted from total outstanding equity shares.
- 2. The above two Employee Welfare Trust(s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI 2. The above two Employee wealth footing income age to the expiry date of 27 October regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesald equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.

# B. Terms/rights attached to equity shares:

The Company has only one class of equity shares having a par value of ₹ 1 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders.

# C. Details of shares held by promoters in the Company

As	at	31-Mar-2022

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	145,601,730	•	145,601,730	15.44%	0.00%
Venkatchalam A Ramaswamy	58,126,560		58,126,560	6.16%	0.00%
Vidya Rashesh Shah	31,031,200		31,031,200	3.29%	0.00%
Aparna T Chandrashekar	12,210,000		12,210,000	1.29%	0.00%
Kaavya Venkat Arakoni	11,790,000		11,790,000	1.25%	0.00%
Neel Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Sneha Sripad Desai	1,025,000		1,025,000	0.11%	0.00%
Shilpa Urvish Mody	950,000		950,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000		50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000		38,750,000	4.11%	0.00%
Spire Investment Advisors LLP	3,200,000		3,200,000	0.34%	0.00%
Sejal Premal Parekh	950,000		950,000	0.10%	0.00%
Avanti Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Total	307,684,490		307,684,490	32.62%	0.00%

# Ac at 31.Mar.7071

	No. of shares at the beginning of Ch	nge during the year	No. of shares at the end	%of total shares	% Change during the
A. T.	the year	ange varing the year	of the year		year
Rashesh Chandrakant Shah	145,301,730	300,000	145,601,730	15.56%	0.21%
Venkatchalam A Ramaswamy	58,026,560	100,000	58,126,560	6.21%	0.17%
Vidya Rashesh Shah	33,031,200	(2,000,000)	31,031,200	3.32%	(6.05%)
Aparna T Chandrashekar	12,210,000	-	12,210,000	1.30%	0.00%
Kaavya Venkat Arakoni	11,790,000	-	11,790,000	1.26%	0.00%
Neel Rashesh Shah		2,000,000	2,000,000	0.21%	0.00%
Sneha Sripad Desai	1,025,000	-	1,025,000	0.11%	0.00%
Shilpa Urvish Mody	950,000	-	950,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000	-	50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000		38,750,000	4.14%	0.00%
Spire Investment Advisors LLP	3,209,000		3,200,000	0.34%	0.00%
Sejai Premal Parekh	950,000	-	950,000	0.10%	0.00%
Avanti Rashesh Shah	2,000,000	-	2,000,000	0.21%	0.00%
Total .	307,284,490	400,000	307,684,490	32.88%	(5.67%)

# D. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

Rashesh Shah Venkatchalam Ramaswamy



	As at 31-Ma	- 2022	As at 31-Mar-	2021
_	No of shares	% holding	No of shares	% holding
	145,601,730	15:44%	145;501,730	15:56%
	58,126,560	6.16%	58,126,560	6.21%
	48,257,748	5.12%	48,257,748	5.16%
	251 986 038	26.72%	251.986.038	26.93%

(Currency: Indian supees in millions)

### 32. Other equity

	31-Mar-22	31-Mar-21
Share application money pending allotment	-	1.70
Capital reserve	8,026.45	8,456.79
Capital redemption reserve	187.87	187.87
Securities premium reserve	29,557.82	29,134.23
ESOP/SAR reserve	761.58	1,128.28
Special reserve under section 45-IC of the Reserve Bank of India Act, 1934	7,048.56	6,757.98
Reserve under section 29C of the National Housing Bank Act, 1987	575.42	547.80
General reserve	717.15	717.15
Debenture redemption reserve	3,543.64	6,765.61
Impairment reserve	2,079.49	1,829.25
Retained earnings	9,955.45	6,067.68
Foreign exchange translation reserve	(37.82)	(17.52)
Revaluation reserve through other comprehensive income	3,721.28	4,571.09
Equity instruments through other comprehensive income	(1,700.00)	(1,700.00)
Debt instruments through other comprehensive income	39.07	432.78
	64,475.96	64,880.69

### 32 1 Capital reserve

Capital reserve represents the gains of capital nature which is not freely available for distribution.

# 32.2 Capital redemption reserve

The Group has recognised capital redemption reserve on buy back of equity share capital.

### 32.3 Securities premium reserve

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares in accordance with the provisions of the Companies Act, 2013.

### 32.4 ESOP/SAR reserve

ESOP and SAR options outstanding represents the amount transferred to reserves pursuant to the "ESOP 2011" and "SAR 2019" schemes.

### 32.5 Statutory reserve u/s 45-IC of The Reserve Bank of India Act, 1934

Every non-banking financial company shall create a reserve fund and transfer therein a sum not less than twenty per cent of its net profit every year as disclosed in the profit and loss account and before any dividend is declared.

# 32.6 Statutory reserve u/s 29C of The National Housing Bank Act, 1987

In terms of Section 29C of the National Housing Bank Act, 1987 every housing finance institution which is a company is required to create a reserve fund and transfer therein a sum not less than twenty percent of its net profit every year as disclosed in the profit and loss account before any dividend is declared. Housing Finance Companies (HFCs), are permitted to withdraw from the said reserve fund, the excess amount credited (in excess of the statutory minimum of 20%) in the previous years for any business purposes subject to suitable disclosure in the balance sheet and in the case of HFCs which have transferred only the statutory minimum in the previous years to selectively permit them to withdraw from the reserve fund only for the purpose of provisioning for non-performing assets subject to the conditions that there is no debit balance in the profit and loss account and that the reason for such withdrawal are stated explicitly in the balance sheet.

# 32.7 General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total dividend distribution is less than the total distributable results for that year. Consequent to introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of Companies Act, 2013.

# 32.8 Debenture redemption reserve

The Companies Act 2013 requires companies that issue debentures to create a debenture redemption reserve from annual profits until such debentures are redeemed. The Company is required to transfer a specified percentage (as provided in the Companies Act, 2013) of the outstanding redeemable debentures to debenture redemption reserve. The amounts credited to the debenture redemption reserve may not be utilised except to redeem debentures. On redemption of debentures, the amount may be transferred from debenture redemption reserve to retained earnings.

# 32.9 Impairment reserve

RBI notification on Implementation of Indian Accounting Standards, dated 13 March 2020 requires NBFC/ARC subsidiaries within Group are to recognised impairment reserves where impairment allowance under Ind AS 109 is lower than the provisioning required under IRACP (including standard asset provisioning)

# 32.10 Retained earnings

Retained earnings comprises of the Company's undistributed earnings after taxes.

# 32.11 Foreign exchange translation reserve

The exchange differences arising out of year end translation of Group entities having functional currency other than Indian Rupees is debited or credited to this reserve.

# 32.12 Revaluation Reserve through other comprehensive income

Group has decided to change to revaluation model from cost model of accounting for a class of asset (i.e. flats and building) as at 31st March 2020. Similarly, group entities have also changed their existing model for Flats and building to align with the Group policy.

# 32.13 FVOCI equity investments

The Group has elected to recognise changes in the fair value of certain investments in equity securities in other comprehensive income. These changes are accumulated within the FVOCI equity investments within equity. The Group transfers amounts from this reserve to retained earnings when the relevant equity securities are derecognised

# 32.14 FVOCI debt investments

The Group recognises changes in the fair value of debt instruments held with business objective of collect and sell in other comprehensive income. These changes are accumulated within the FVOCI debt investments within equity. The Group transfers amounts from this reserve to the statement of profit and loss when the debt instrument is sold.





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 33. Interest income

	Amortised cost	FVTPL	FVOCI	Tota
Interest on loans	22,133.27	519.28	-	22,652.5
Interest income from investments	1,592.88	3,648.01	1,256.52	6,497.4
Interest on deposits with banks	825.09		-	825.0
Other interest income	479.74	*		479.7
Total	25,030.98	4,167.29	1,256.52	30,454.7
For the year ended 31 March 2021				
	Amortised cost	FVTPL	FVOCI	Tota
Interest on loans	34,478.42	-	-	34,478.4
Interest income from investments	66.57	1,442.70	1,098.09	2,607.36
Interest on deposits with banks	2,719.33	*	-	2,719.3
Other interest income	538.90	٠		538.90
Total	37,803.22	1,442.70	1,098.09	40,344.01
Fee and commission income				
			2021-22	2020-2
Income from broking			14.24	3,760.65
Advisory and other fees			14,424.02	12,780.74
			217,740,7704	
Total  Below is the disaggregation of the revenue from contracts wi	th customers and its reconciliation to amounts re	ported in statement of	14,438.26	
	th customers and its reconciliation to amounts re	ported in statement of	14,438.26 f profit and loss: 2021-22	16,541.39 2020-21
	th customers and its reconciliation to amounts re	ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15	2020-21 6,335.85
Below is the disaggregation of the revenue from contracts wi	th customers and its reconciliation to amounts re	ported in statement o	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11	2020-21 6,335.85 10,205.54
Below is the disaggregation of the revenue from contracts wi	th customers and its reconciliation to amounts re	ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15	2020-21 6,335.85
Below is the disaggregation of the revenue from contracts wi Service transferred at a point in time Service transferred over time	th customers and its reconciliation to amounts re	ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11	2020-21 6,335.85 10,205.54
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes		ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11	2020-2: 6,335.8! 10,205.5: 16,541.39
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through		ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11 14,438.26	2020-2: 6,335.8! 10,205.5: 16,541.39
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio		ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11 14,438.26	2020-2 6,335.8 10,205.5 16,541.3
Service transferred at a point in time Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio Investment at FVTPL		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22	2020-2 6,335.8 10,205.5 16,541.3 2020-2
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio		ported in statement of	14,438.26 f profit and loss: 2021-22 2,014.15 12,424.11 14,438.26	2020-2: 6,335.8: 10,205.5- 16,541.3: 2020-2:
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio  Investment at FVTPL  Derivatives at FVTPL  Others		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83	2020-2 6,335.8 10,205.5 16,541.3 2020-2 7,915.5 5,637.6
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83 1,193.31	2020-2 6,335.8 10,205.5 16,541.3 2020-2 7,915.5 5,637.6
Below is the disaggregation of the revenue from contracts wi  Service transferred at a point in time  Service transferred over time  Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio  Investment at FVTPL  Derivatives at FVTPL  Others		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83	2020-2 6,335.8 10,205.5 16,541.3 2020-2 7,915.5 5,637.6
Service transferred at a point in time Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes:		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83  1,193.31 7,244.43	2020-21 6,335.8t 10,205.54 16,541.35 2020-21 7,915.55 5,637.64 8,655.75 22,208.98
Service transferred at a point in time Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes: Realised gain/(loss)		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83 1,193.31 7,244.43 7,591.76	2020-21 6,335.85 10,205.54 16,541.35 2020-21 7,915.55 5,637.64 8,655.75 22,208.96
Service transferred at a point in time Service transferred at a point in time Service transferred over time Total revenue from contract with customers  Net gain on fair value changes  Net gain /(loss) on financial instruments at fair value through On trading portfolio Investment at FVTPL Derivatives at FVTPL Others Other financial instruments Total Net gain/(loss) on fair value changes  Fair Value changes:		ported in statement of	14,438.26  f profit and loss:  2021-22 2,014.15 12,424.11 14,438.26  2021-22  1,661.29 4,389.83  1,193.31 7,244.43	2020-2 6,335.8 10,205.5 16,541.3 2020-2 7,915.5 5,637.6 8,655.7 22,208.9





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 36. Other operating revenue

	2021-22	2020-21
Warehousing income	54.68	411.42
Delayed payment charges	-	81.11
Income from training centre	23.32	12.02
Rental income	197.56	32.59
Total	275.56	537.14

# 37. Other income

	2021-22	2020-21
Donation income	222.20	299.61
Interest on income tax refund	242.80	184.37
Profit on sale of subsidiaries (net) (Refer Note 63)	3,072.37	13,992.27
Miscellaneous income	394.50	438.65
Total	3,931.87	14,914.90

# 38. Finance cost (at amortised cost unless otherwise stated)

	2021-22	2020-21
Interest on deposits	11.46	51.55
Interest on borrowings (other than debt securities)	7,745.72	11,660.20
Interest on debt securities	18,358.31	22,432.93
Interest on debt securities (at fair value through profit or loss)	1,026.37	1,196.99
Interest on subordinated liabilities	1,072.23	1,963.28
Other interest expense	1,627.00	1,035.38
Total	29,841.09	38,340.33





(Currency: Indian rupees in millions)

# 39. Employee benefits expense

,	2021-22	2020-21
Salaries and wages	9,982.70	15,165.23
Contribution to provident and other funds	437.16	619.73
Expense on employee stock option scheme/stock appreciation rights	120.73	335.14
Staff welfare expenses	102.10	39.02
Total	10,642.69	16,159.12

# 40. Impairment on financial instruments

	2021-22	2020-21
On loans	844.44	11,326.93
On investments	(327.26)	1,145.60
On trade receivables	(94.46)	136.63
Total	422.72	12,609.16

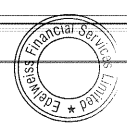
# 41. Other expenses

	2021-22	2020-21
A.J. D. Land and Invalous was action	1,952.85	1,506.55
Advertisement and business promotion	1,532.83	107.58
Auditors' remuneration (Refer note 41(a))		
Commission and brokerage	2,073.67	1,437.39
Communication	170.65	401.89
Computer software and other expenses	751.52	1,142.71
Commission to non-executive directors	14.00	16.00
Contribution towards donations and corporate social responsibility	265.03	477.93
Dematerialisation charges and stock exchange expenses	77.22	159.71
Directors' sitting fees	13.46	12.68
Insurance	37.10	64.24
Legal and professional fees	3,114.70	3,160.25
Membership and subscription	106.26	173.42
Mutual fund expenses	117.73	118.17
Office expenses	300.43	392.18
Printing and stationery	29.60	71.82
Rates and taxes	788.01	1,372.53
Rent and electricity charges	193.18	330.61
Repairs and maintenance - others	72.45	72.92
Security transaction tax	381.69	459.68
Seminar and conference expenses	44.76	22.74
Stamp duty	122.08	215.07
Travelling and conveyance	239.70	255.82
Warehousing charges	55.00	193.44
Selling and distribution expenses	648.89	515.15
Miscellaneous expenses	739.98	504.07
Loss on sale/ write-off of property, plant and equipments (net)	25.25	221.61
Total	12,451.13	13,406.16

# 41. (a) Auditors' remuneration

	2021-22	2020-21
As Auditors	114.69	106.53
Towards reimbursement of expenses	1.23	1.05
Total	115 92	107.58





(Currency: Indian rupees in millions)

# 42. Income tax

The components of income tax expense recognised in profit or loss for the years ended 31 March 2022 and 31 March 2021 are:

Particulars	2021-22	2020-21
Current tax	1,084.60	1,553.13
Adjustment in respect of current income tax of prior years	(6.89)	(1,313.24)
Deferred tax relating to origination and reversal of temporary differences	(924.65)	(1,322.85)
Total tax expense	153.06	(1,082.96)
Total current tax	1,077.71	239.89
Total deferred tax	(924.65)	(1,322.85)

# 42.1. Reconciliation of the total tax expense

The tax expense shown in the statement of profit and loss differs from the tax expense that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended is, as follows:

Particulars	2021-22	2020-21
Profit / (Loss) before tax	1,307.26	1,462.59
Tax rate	25.17%	25.17%
Income tax expense calculated based on above tax rate	329.04	368.13
Adjustment in respect of income tax of prior years	(6.89)	(1,313.24)
Effect of income not subject to tax	(81.69)	(8,113.46)
Effect of non-deductible expenses	116.06	848.92
Impact of certain items being taxed at different rates	(1,412.28)	(26.09)
Impact of tax rate changes	271.31	263.26
Write-down / reversal of write down of deferred tax assets on unused tax credits and unused tax losses (net)	(1,709.19)	(194.24)
Effect of non-recognition of deferred tax asset on current-year losses	2,635.76	7,570.43
Different tax rates of subsidiaries	23.99	(1,206.36)
Others	(13.05)	719.69
Tax expense recognised in profit and loss	153.06	(1,082.96)





Notes to the consolidated financial statements (Continued)
(Cerrency: Indian rupees in millions)

# Components of deferred tax

he following table shows deferred tax recorded in the Balance sheet and changes recorded in the income tax expense:

	31-Mar-22	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision fo	Provision for expected credit losses	2,620.99	(386.21)	0.12	-	(19.40)	(405.49)	2,215.50
Unipsed tax	Unitsed tax losses / credits	7,854,43	993.90	•	1	ŧ	06'866	8,848.33
Employee b	Employee benefits obligations	77.88	(13.27)	20.38	1	(7.38)	(0.27)	77.61
ESQP Perquisite	isite	4.01	•	1	•	•	1	4.01
Fair valuatio	Fair valuation of Financial Assets	(19.37)	05.89	1.27	•	•	22.69	50.40
Fair valuatio	Fair valuation of Derivatives	<b>7</b> E'S	(27.84)	•	•	3	(27.84)	(22.50)
Property, Plant a Intangible assets	Property, Plant and Equipment and Intangible assets	(2,565.26)	127.42	133.78	ı	(1.59)	259.61	(2,305.65)
Adjustment Borrowings	Adjustment of effective interest rate on Borrowings	(451.95)	164.47	1	ı	•	164.47	(287.48)
Special Rest	Special Reserve u/s 36(1)(viii)	(02.86)	(2:32)	•	•	1	(2.32)	(101.02)
Total		7,427.37	924.65	155.55	,	(28.37)	1,051.83	8,479.20
***************************************	31-Mar-21	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision fo	Provision for expected credit losses	4,027.81	)	1	1	(44.32)	(1,406.82)	2,620.99
Unused tax losses /	losses / credits	5,278.95	3,317.04	-		(741.56)	2,575.48	7,854.43
Employee b	Employee benefits obligations	19'./8	27.56	(10.48)	ŧ	(26.81)	(9.73)	77.88
ESQP Perquisite	site	4,01			•	1	,	4.01
Fail valuatio	Fail Valuation of Financial Assets	<i>†C'L</i>	60.41	(0.20)	-	(87.32)	(27.11)	(19.37)
Fair valuatio	Fait Valuation of Derivatives	668.13	(662.79)	-		-	(662.79)	5.34
Property, Plant a Intangible assets	Property, Plant and Equipment and Intangible assets	(2,786.60)	29.42	46.60	(24.39)	169.71	221.34	(2,565.26)
Adjustment Borrowings	Adjustment of effective interest rate on Borrowings	(366.63)	(85.53)	•	\$	0.21	(85.32)	(451.95)
Special Rese	Special Reserve u/s 36(1)(viii)	1	(0.76)	•	(97.94)	-	(98.70)	(98.70)
Total		6,921.02	1,322.85	35.92	(122.33)	(730.09)	506.35	7,427.37

Redognition of deferred taxes are evaluated by Board in respective board meetings of Group companies.

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# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

Dedectible temporary differences, unused tax losses and unused tax credits on which deferred tax asset is not recognised in balance sheet

ř	AS alj Sil-Mar-2022											
L		Deductible te	Deductible temporary differences				Unused tax losses	ies		T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-	Unused	Unused tax credits
Ξ →	Financial Year to which the loss	Amount	Expiry year- financial	Unabsorb	absorbed depreciation	Unabsorbed lo	Unabsorbed long term capital losses	Unabsorbed !	Unabsorbed business losses	Total	MAI	MAT Credit
	o to a second		year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Amount	Expiry year- financial year
Ш	hy 2021-22	416.26	Not applicable	53.64	No expiry	٠	FY 2029-30	5,650.13	FY 2029-30	3.555.25	57.49	Ž
	RY 2021-22	•			L	•		25.32	FY 2026-27	25.32		ŀ
Ш	FY 2020-21	9,914.55	Not applicable	47.65	No expiry	4,203.57	FY 2028-29	5,884.09	FY 2028-29	10,135.30	23.59	No expiry
	RY 2020-21	t.	*	•	•			22.45	FY 2025-26	22.45	•	
	RY 2019-20	1,773.80	Not applicable	37.45	No expiry	•	•	5,102.15	FY 2027-28	5,139.60	18.90	No expiry
$\perp$	fY 2019-20		_	•	-	•	*	13.76	FY 2024-25	13.76	1	•
	FY 2018-19	55.32	Not applicable	45.81	No expiry	•	•	3,401.02	FY 2026-27	3,446.83	-	•
	RY 2018-19		,	-	•	1	я	10.37	FY 2023-24	10.37	1	1
	ffY 2018-19	•	,	•	•	-	-	398.65	No expiry	398.65	-	
$\perp$	fy 2017-18	84.56	Not applicable	16.07	No expiry	1		2,708.44	FY 2025-26	2,724.51	-	,
	fY 2017-18		-	•	,	r		167.53	No expiry	167.53	1	•
1	fY 2016-17		•	0.82	No expiry	•		2,162.11	FY 2024-25	2,162.93	,	F
_	RY 2016-17	•	r		•	ŧ	•	•	FY 2021-22		•	-
$\perp$	fY 2015-16	•	**	0.87	No expiry	1	3	1,686.29	FY 2023-24	1,687.15	•	
_	FY 2014-15	1	-	•	,	•	•	604.13	FY 2022-23	604.13	•	
	FY 2013-14		-	•	-	•	•	•	FY 2021-22	٠		3
S S	Š	12,244.49		202.31		4,203.57		27,836.44		30,093.78	86'66	

			the state of the s			***************************************						
As	As at 31-Mar-2021											
ŭ.	Financial Year to	Deductible to	Deductible temporary differences				Unused tax losses	Sa.	- Tarvensian Control		Unused	Jnused tax credits
	which the lock		Fyniry year, financial	Unabsorbe	orbed depreciation	Unabsorbed lo	Unabsorbed long term capital losses	Unabsorbed	Unabsorbed business losses	Total	MAN	MAT Credit
	elated to	Amount	Year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Amount	Expiry year- financial
	fY 2020-21	4,487.92	Not applicable	64.49		3,821.98	FY 2028-29	17,088.74	FY 2028-29	20,975,23	23.59	Z
	FY 2020-21					1		21.73	FY 2025-26	21.73	,	
	fy 2019-20	1,773.80	Not applicable	37.45	No expiry	1		8,506.08	FY 2027-28	8,543.53	18.90	No expiry
	fr 2019-20	•				•		10.08	FY 2024-25	10.08	,	
	FY 2018-19	55.32	Not applicable	52.85	No expiry			3,405.07	FY 2026-27	3,457.92	-	1
	FY 2018-19	+	•	•	•	•	•	13.68	FY 2023-24	13.68	-	1
	fY 2018-19	,	-		•	1	٠	387.50	No expiry	387.50		1
	FY 2017-18	84.56	Not applicable	20.01	No expiry	•	•	2,922.43	FY 2025-26	2,942.44	-	
	r 2017-18	•	•	•		ř		667.80	No expiry	08.799		1
	fY 2016-17	•	*	1.66	No expiry	1	•	2,388.56	FY 2024-25	2,390.22	•	1
	fY 2016-17	7	*	t	•		1	73.44	FY 2021-22	73.44	•	•
	fY 2015-16		-	0.87	No expiry	•	,	1,686.29	FY 2023-24	1,687.16		
	fY 2014-15		•	•	•	ı	•	604.13	FY 2022-23	604.13	-	
	RY 2013-14				•	-	1	620.59	FY 2021-22	62029	•	f
	Total	6,401.60		177.33		3,821.98		38,426.12		42,425.43	42.49	
_										***************************************	***************************************	

(Currency: Indian rupees in millions)

# 44. Earnings per share (EPS)

In accordance with Indian Accounting Standard 33 – "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2015, the computation of earnings per share is set out below:

	2021-22	2020-21
Profit /(loss) for the year attributable to owners of the parent	1,887.84	2,653.36
Weighted average number of equity shares for calculating basic EPS	893,981,653	889,951,721
Number of dilutive potential equity shares	792,995	3,799,386
Weighted average number of equity shares for calculating diluted EPS	894,774,648	893,751,107
Earnings per share (EPS) (Face value ₹ 1 each)		
Basic earnings share (in ₹)	2.11	2.98
Dilutive earning per share (in ₹)	2.11	2.97





(Currency: Indian rupees in millions)

# 45. Segment information

The Company has made its consolidated segment reporting to meaningfully represent its business lines Agency business, Capital business, Asset reconstruction business, Insurance & Treasury business. Agency business includes advisory and other fee based businesses; Capital business represents lending business and investment activities; Asset reconstruction business represents purchase and resolution of distress assets; Insurance business represents life insurance business and general insurance business. Treasury business represents income from trading activities.

The operating segments are the segments for which separate financial information is available and for which operating profit / loss amounts are evaluated regularly by the Chief Operating Decision Maker.

Since the business operations of the Group are primarily concentrated in India, the Group is considered to operate only in the domestic segment.

Segment Information	Particulars Particulars	Year E	nded
-		31-Mar-22	31-Mar-21
1 Segment revenue (Total income)2			
	Agency	5,557.80	13,365.90
	Capital based	27,989.60	48,048.30
	Insurance business	21,943.30	20,709.50
	Asset reconstruction business	10,232.70	17,063.70
	Treasury	7,835.90	8,807.90
	Unallocated	453.15	486.85
	Total income	74,012.45	108,482.15
2 Segment results (Profit/(loss) befo	re tax)		
	Agency	856.20	1,721.50
	Capital based	(2,012.50)	(3,490.10)
	Insurance business	(3,108.50)	(2,977.70)
	Asset reconstruction business	3,657.20	2,250.10
	Treasury	2,958.40	4,156.70
	Unallocated	(77.00)	(204.26)
	Total profit/(loss) before tax	2,273.80	1,456.24
		As at	
		31-Mar-22	31-Mar-21
26		21-14141-77	21-14/191-51
3 Segment assets	Agency	7,202.50	7,326.60
	Capital based	239,270.70	293,832.00
	Insurance business	70,850.60	56,489.30
	Asset reconstruction business	60,955.90	60,665.00
	Treasury	32,688.80	27,238.50
		20,909.30	17,948.73
	Total assets	431,877.80	463,500.13
4 Segment liabilities		2012.10	3 3 3 3 3 3
	Agency	3,912.10	3,277.20
	Capital based	225,291.80	272,552.00
	Insurance business	63,307.50	49,937.90
	Asset reconstruction business	37,100.70	39,516.70
	Treasury	23,604.90	18,916.00
	Unallocated	2,737.60	2,530.38
	Total liabilities	355,954.60	386,730.18

^{1.} Non-cash expenditure aggregated to ₹ 14,165.33 million for the year ended 31 March 2022 (Previous Year ₹ 30,370.25 million)

^{2.} Segment revenue includes share in profit/(loss) in associates.





(Currency: Indian rupees in millions)

# 46. Transfer of Financials Asset

The following tables provide a summary of financial assets that have been transferred in such a way that part or all of the transferred financial assets do not qualify for derecognition, together with the associated liabilities

2021-22	2020-21
9,691.07	9,136.85
9,376.04	8,495.41
10,256.62	8,972.13
9,529.05	8,509.85
727.57	462.28
	9,691.07 9,376.04 10,256.62 9,529.05





(Currency: Indian rupees in millions)

# 47. Unconsolidated structured entities

The Group has exposure to certain unconsolidated structured entities being securitisation trusts, alternative investment funds and similar funds. The Group is involved in setting up of these structured entities and generally, acts as the investment manager. However, the Group can be removed by certain specified majority of the investors. Further, the Group does not have significant exposure to variability of returns and its remuneration is commensurate to the services provided. Therefore, these structured entities are not consolidated by the Group.

The following tables show the carrying amount of the Group's recorded interest in its consolidated balance sheet as well as the maximum exposure to risk (as defined in below) due to these exposures in the unconsolidated structured entities:

Particulars		31-Mar-22						
	Securitisation trusts	Alternative Investment Funds	Total	Maximum exposure ¹				
Loans	918.28	-	918.28	918.28				
Trade Receivables	3,996.28	609.81	4,606.09	4,606.09				
Investments	36,776.04	2,991.06	39,767.10	39,767.10				
Total Assets	41,690.60	3,600.87	45,291.47	45,291.47				
Off-balance sheet exposure	-	662.00	662.00	662.00				
Size of the structured entity ¹	392,910.96	317,696.58	710,607.54	· · · · · · · · · · · · · · · · · · ·				
Income from the structured entity	3,267.58	3,098.32	6,365.90	-				

Particulars		31-Mar-21						
	Securitisation trusts	Alternative Investment Funds	Total	Maximum exposure ¹				
	923.29	~	923.29	923.29				
Trade Receivables	4,386.02	96.46	4,482.48	4,482.48				
Investments	47,730.65	4,386.46	52,117.11	52,117.11				
Total Assets	53,039.96	4,482.92	57,522.88	57,522.88				
Off-balance sheet exposure	~	2,379.10	2,379.10	2,379.10				
Size of the structured entity ¹	406,080.17	352,502.15	758,582.32	•				
Income from the structured entity	5,939.40	1,932.18	7,871.58					

¹ In the above table, the size of the structured entity refers to the corpus in case of securitisation trusts and to the assets under management in case of alternative investment funds. For loans, trade receivables and investments in structured entities, the carrying value reflects the Group's maximum exposure to loss.





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 48. Disclosure of interest in other entities:

Name of subsidiary	Place of incorporation and principal place of business	Proportion of ownership interests held by non- controlling interests	Profit/(loss) allocated intere	•
and the second s	Dusiness	CORTORNIS INTERESCO	31-Mar-22	31-Mar-2
Edelweiss Asset Reconstruction Company Limited	India	40.18%	1,014.73	745.5
Edelweiss Tokio life insurance Company Limited	India	34.00%	(948.07)	(1,012.8
Summarised financial information in respect of each of the G summarised financial information below represents amount			ntrolling interests is set ou	it below. The
Edelweiss Asset Reconstruction Company Limited			As at 31-Mar-2022	As : 31-Mar-202
Financial assets			60,210.54	58,950.2
Non-financial assets			577,91	377.4
Financial liabilities			33,653.68	36,285.2
Non-financial liabilities			2,378.22	822.6
Equity attributable to owners of the company			17,099.89	15,516.4
ion-controlling interest			7,656.66	6,703.3
			For the year ended 31 F March 2022	or the year ended 3 March 2021
Revenue from operations			8,992.70	8,673.6
Total income			8,992.70	8,673.8
Total expenses			5,563.07	6,221.5
Profit / (loss) before tax			3,429.63	2,452.2
Tax expense			902.91	595.9
Profit / (loss) for the year			2,526.72	1,856.3
Total comprehensive income / (loss)			2,523.20	1,855.7
Profit / (loss) for the year attributable to owners of the parent Profit / (loss) for the year attributable non-controlling interest			1,511.99 1,014.73	1,110.8 745.5
Cash flows (used) / generated from operating activities			9,905.03	7,971.8
Cash flows (used) / generated from investing activities			(877.07)	3,272.3
Cash flows (used) / generated from financial activities			(7,256.37)	(13,034.0
Net cash inflow/(outflow)			1,771.59	(1,789.8
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		As at	As at
Edelweiss Tokio life insurance Company Limited			31-Mar-2022	31-Mar-2021
Financial assets			60,448.75	47,249.2
Non-financial assets			4,707.40	4,963.3
Financial liabilities			4,371.77	3,822.9
Non-financial liabilities Equity attributable to owners of the company			54,590.19 4,088.17	43,028.7 2,734.0
Non-controlling interest			2,106.02	2,626.8
			For the year ended 31 F March 2021	or the year ended 3 March 2021
Revenue from operations			19,008.52	18,636.0
Total income			19,027.24	18,663.7
Fotal expenses			21,086.81	20,730.7
Profit / (loss) before tax			(2,059.57)	(2,066.9
Tax expense				12.000 =
Profit / (loss) for the year			(2,059.57)	(2,066.9°
Total comprehensive income / (loss)			(3,010.04)	(2,127.4
Profit / (loss) for the year attributable to owners of the parent Profit / (loss) for the year attributable non-controlling interest			(948.07)	(1,012.8
	🔫			
Project (1855) for the year attributable for conditioning interest				
Cash flows (used) / generated from operating activities			5,452.67	4,870.3
	TUB01,		5,452.67 (9,059.31) 3,683.05	4,870.3 (4,943.8) (116.15

<del>(116.15)</del> (189.63) 76.41 inancial Se A Selweiss A

# 48. Disclosure of interest in other entitles (continued):

# 2. Details of associate*

Edelweiss Securities Limited - Consolidated (w.e.f 27 March 2021)	As at 31-Mar-2022	As at 31-Mar-2021
Financial assets	101,999.97	70,180.71
Non-financial assets	3,966.75	2,672.95
Financial liabilities	85,832.39	56,149.71
Non-financial liabilities	1,005.85	1,076.60
Total equity	19,128.48	15,627.35
	For the year ended 31 F	or the year ended 31
	March 2022	March 2021
Revenue from operations	16,093.95	12,901.13
Total income	16,195.19	12,984.06
Total expenses	13,170.45	11,315.77
Profit / (loss) before tax	3,024.74	1,668.29
Other exceptional items	6,326.35	(5,912.77)
Profit / (loss) before tax and after exceptional items	9,351.09	(4,244.48)
Tax expense	779,76	583.56
Profit / (loss) for the year	8,571.33	(4,828.04)
Total comprehensive income / (loss)	8,571.53	(4,679.03)

Share in profit / (loss) of associates Share in profit / (loss) of associates in other comprehensive income	966.54 (1.94)	(6.35) 1.85
Cash flows (used) / generated from operating activities	(14,252.50)	(9,896.95)
Cash flows (used) / generated from investing activities	(1,529.78)	(931.95)
Cash flows (used) / generated from financial activities	22,093.20	7,335.92
Net cash inflow/(outflow)	6,310.92	(3,492.98)

^{*}Refer Note 58





(Currency: Indian rupees in millions)

# 49. Retirement benefit plan

# A) Defined contribution plan (Provident fund and National Pension Scheme):

Amount of ₹ 341.89 million (Previous year: ₹ 474.00 million) is recognised as expenses and included in "Employee benefits expense" in the statement of profit and loss

# B) Defined benefit plan (Gratuity):

The following tables summarise the components of the net benefit expenses recognised in the statement of profit and loss and the funded and unfunded status and amount recognised in the balance sheet for the gratuity benefit plan.

# Statement of profit and loss

Expenses recognised in the Statement of Profit and Loss:	2021-22	2020-21
Current service cost	81.38	124.82
Interest on defined benefit obligation	5.43	10.09
Past service cost		2.28
Exchange rate adjustment	0.11	(0.06)
Total included in 'Employee benefits expense'	86.92	137.13
Movement in Other Comprehensive Income:		
	2021-22	2020-21
Balance at start of year (Loss)/ Gain		
Re-measurements on define benefit obligation (DBO)	(31.48)	(74.75)
a. Actuarial (Loss)/ Gain from changes in financial assumptions	(1.53)	(14.80)
b. Actuarial (Loss)/ Gain from experience over the past year	(35.86)	(6.74)
Return on plan assets excluding amount included in net interest on the net	12.49	90.00
defined benefit liability/ (asset)	12.45	30.00
Effect of acquisition/ (divestiture)	1.56	9.93
Changes in the effect of limiting a net defined benefit asset to the asset ceiling		
excluding amount included in net interest on the net defined benefit liability/	(32.40)	(35.12)
(asset)		
Balance at end of year (Loss)/ Gain	(87.22)	(31.48)
Reconciliation of defined benefit obligation (DBO) :	2021-22	2020-21
Present value of DBO at the beginning of the year	488.67	729.60
Acquisition/ (Divestiture)	(1.04)	(337.04)
Interest cost	23.91	41.85
Current service cost	81.38	124.82
Benefits paid	(92.21)	(94.32)
Past service cost	-	2.28
Actuarial (gain)/loss	37.39	21.54
Transfer (out)/in	0.63	-
Exchange Rate Adjustment	0.11	(0.05)
Present value of DBO at the end of the year	538.84	488.67
Reconciliation of fair value of plan assets:		
	2021-22	2020-21
Fair value of plan assets at the beginning of the year	434.78	573.50
Contributions by Employer	76.00	93.49
Benefits paid	(91.06)	(94.32
Interest income	20.90	32.42
Acquisition/ (Divestiture)/Curtailment	•	(260.31
Return on plan asset excluding amount included in net interest on the net	12.49	90.00
defined benefit liability/ (asset)		
Fair value of plan assets at the end of the year	453.11	434.78





(Currency: Indian rupees in millions)

# 49. Retirement benefit plan (Continued)

# B) Defined benefit plan (Gratuity) (Continued):

	2022	2021	2020	2019	2018
Present value of DBO	(538.84)	(488.67)	(729.60)	(625.53)	(487.60)
Fair value of plan assets at the end of the					
year	453.11	434.78	573.50	506.53	348.42
Net Liability	(85.73)	(53.89)	(156.10)	(119.00)	(139.18)
Less: Effect of limiting net assets to asset					
ceiling	(83.01)	(47.36)	(11.56)	(6.45)	(5.96)
Liability recognised in the balance sheet	(168.74)	(101.25)	(167.66)	(125.45)	(145.14)
Experience adjustments:					
	2022	2021	2020	2019	2018
On plan liabilities: loss / (gain)	35.86	6.74	(34.66)	18.12	(13.07)
On plan assets: gain / (loss)					
Estimated contribution for next year					
Principal actuarial assumptions at the balance	e sheet date:		2021 22		2020 21
	e sheet date:	······································	2021-22		2020-21
Discount rate	e sheet date:		6%		5%
Discount rate Salary escalation	e sheet date:		6% 7%		5% 7%
Discount rate Salary escalation Employees attrition rate	e sheet date:		6% 7% 16%		5% 7% 25%
Discount rate Salary escalation	e sheet date:	IALM 2012	6% 7%	IALM 201	5% 7%
Discount rate Salary escalation Employees attrition rate	e sheet date:	IALM 2012	6% 7% 16%	IALM 201	5% 7% 25%
Discount rate Salary escalation Employees attrition rate Mortality Rate		IALM 2012	6% 7% 16% -14 (Ultimate)	IALM 201	5% 7% 25% 2-14 (Ultimate)
Discount rate Salary escalation Employees attrition rate Mortality Rate Percentage Break-down of Total Plan Assets		IALM 2012	6% 7% 16% -14 (Ultimate) 2021-22	IALM 201	5% 7% 25% 2-14 (Ultimate) 2020-21

# Sensitivity Analysis for 2022:

Assumptions	Discou	nt rate	Future salary increases		
Sensitivity Level	1.00% increase	1.00% decrease	1.00% increase	1.00% decrease	
Impact on defined benefit obligation	(23.84)	26.07	25.49	(23.77)	

# Sensitivity Analysis for 2021:

Assumptions	Discou	nt rate	Future salar	y increases	
Sensitivity Level	1.00% increase	1.00% decrease	1.00% increase	1.00% decrease	
Impact on defined benefit obligation	(29.55)	31.78	30.84	(29.26)	





# Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

# 50. Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled. With regard to loans and advances to customers, the Group uses the same basis of expected repayment behaviour as used for estimating the EIR. Issued debt reflect the contractual coupon amortisations.

	As	at 31-Mar-2022		As	at 31-Mar-2021	
				Within 12	After 12	
	Within 12 months	After 12 months	Total	months	months	Total
ASSETS						
Financial assets						
(a) Cash and cash equivalents	19,885.63	-	19,885.63	38,985.15	-	38,985.15
(b) Bank balances other than cash and cash						
equivalents	7,427.14	3,076.20	10,503.34	5,659.64	2,957.27	8,616.91
(c) Derivative financial instruments	685.22		685.22	2,902.03	-	2,902.03
(d) Stock in trade (securities held for trading)	15,100.07	18.04	15,118.11	15,727.80	18.96	15,746.76
(e) Trade Receivables	2,885.67	1,806.04	4,691.71	3,057.13	2,003.36	5,060.49
(f) Loans	59,488.45	140,567.71	200,056.16	55,199.99	169,345.47	224,545.46
(g) Investments	38,155.80	88,119.09	126,274.89	34,977.31	78,095.71	113,073.02
(h) Other financial assets	6,912.51	4,122.72	11,035.23	11,423.86	1,204.21	12,628.07
Total financial assets (A)	150,540.49	237,709.80	388,250.29	167,932.91	253,624.98	421,557.89
Non-financial assets						
(a) Reinsurance assets	•	3,432.77	3,432.77	•	3,393.36	3,393.36
(b) Current tax assets (net)	520.88	8,391.92	8,912.80	1,221.48	5,996.66	7,218.14
(c) Deferred tax assets (net)	0.20	10,645.41	10,645.61	7.46	9,577.53	9,584.99
(d) Investment property	-	3,034.26	3,034.26	-	3,394.63	3,394.63
(e) Property, Plant and Equipment	8.96	11,062.81	11,071.77	0.09	12,281.18	12,281.27
(f) Capital work in progress	0.57	-	0.57	7.93	-	7.93
(g) Intangible assets under development	36.33	159.37	195.70	1.32	122.85	124.17
(h) Goodwill	-	663.35	663.35	•	663.35	663.35
(i) Other Intangible assets	124.48	1,079.69	1,204.17	-	1,467.74	1,467.74
(j) Other non-financial assets	1,574.44	2,892.07	4,466.51	1,719.00	2,087.66	3,806.66
Total non-financial assets (B)	2,265.86	41,361.65	43,627.51	2,957.28	38,984.96	41,942.24
TOTAL ASSETS (C = A+B)	152,806.35	279,071.45	431,877.80	170,890.19	292,609.94	463,500.13

	As	at 31-Mar-2022		As	at 31-Mar-2021	
				Within 12	After 12	
	Within 12 months	After 12 months	Total	months	months	Total
UABILITIES						
Financial liabilities						
(a) Derivative financial instruments	2,044.07	215.82	2,259.89	1,620.56	224.95	1,845.51
(b) Trade Payables	12,760.67	140.60	12,901.27	4,396.63	498.15	4,894.78
(c) Insurance claims payable	345.28	-	345.28	194.41	-	194.41
(d) Debt securities	35,392.87	119,664.17	155,057.04	55,292.93	119,565.61	174,858.54
(e) Borrowings (other than debt securities)	40,550.03	16,000.63	56,550.66	54,383.78	39,934.41	94,318.19
(f) Deposits	15.60	-	15.60	96.01	-	96.01
(g) Subordinated Liabilities	500.00	14,986.53	15,486.53	-	15,087.75	15,087.75
(h) Other financial liabilities	13,327.54	37,245.68	50,573.22	10,406.75	34,800.42	45,207.17
Total financial liabilities (D)	104,936.06	188,253.43	293,189.49	126,391.07	210,111.29	336,502.36
Non-financial liabilities						
(a) Current tax liabilities (net)	147.85	26.09	173.94	237.28	15.72	253.00
(b) Provisions	178.93	316.47	495.40	975.43	143.12	1,118.55
(c) Provision for policyholders' liabilities		55,288.34	55,288.34	-	43,549.30	43,549.30
(d) Deferred tax liabilities (net)	-	2,166.41	2,166.41	0.38	2,157.24	2,157.62
(e) Other non-financial liabilities	4,403.27	237.75	4,641.02	3,135.67	13.68	3,149.35
Total non-financial liabilities (E)	4,730.05	58,035.06	62,765.11	4,348.76	45,879.06	50,227.82
TOTAL UABILITIES (F = D+E)	109,666.11	246,288.49	355,954.60	130,739.83	255,990.35	386,730.18
NET TOTAL ASSETS / (LIABILITIES) (C-F)	43,140.24	32,782.96	75,923.20	40,150.36	36,619.59	76,769.9





# Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

# 51. Changes in liabilities arising from financing activities

Particulars	1-Apr-21	Cash flows	Changes in fair values	Exchange difference	Others**	31-Mar-22
Borrowings*	284,360.49	(60,850.69	) -	-	3,600.03	227,109.83
Total liabilities from financing activities	284,360.49	(60,850.69		•	3,600.03	227,109.83
Particulars	1-Apr-20	Cash flows	Changes in fair values	Exchange difference	Others**	31-Mar-21
8orrowings*	366,573.39	(89,797.69	j -	-	7,584.79	284,360.49
Total liabilities from financing activities	366,573.39	(89,797.69	ì -	-	7,584.79	284,350.49





<sup>Comprises of Debt securities, Deposits, Subordinated Liabilities and other borrowings.
Refers to interest expense for the year incurred by entities other than non-banking financial companies in the group.</sup> 

(Currency: Indian rupees in millions)

# 52. Contingent liabilities, commitments and leasing arrangements:

# 52.1 Contingent liabilities and commitments

# a) Contingent liabilities

- o Taxation matters in respect of which appeal is pending ₹ 1,079.99 million (Previous year: ₹ 1,175.54 million).
- o Litigation pending against Group amounts to ₹ 326.67 million (Previous year: ₹ 259.51 million). Claims not acknowledged as debt ₹ 2.54 million (Previous year: ₹ 2.54 million).

The Group has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The Group has filed appeal/s and is defending its position. Based on the favourable outcome in Appellate proceedings in the past and as advised by the tax advisors, Group is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.

Note - The Group's pending litigations mainly comprise of claims against the Group pertaining to proceedings pending with Income Tax, Excise, Custom, Sales/VAT tax / GST and other authorities. The Group has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Group believes that the outcome of these proceedings will not have a materially adverse effect on the Group financial position and results of operations.

## Corporate/other guarantee not acknowledged as debt:

Corporate/other guarantee given by the Company on behalf of its associate companies and to third party which is outstanding as at 31 March 2022 and 31 March 2021 is given below:

	As at	As at
Particulars	31 March	31 March
	2022	2021
Guarantee to trustees and others for non convertible debentures and other borrowings	13.98	14.59
Guarantee to Banks for loan taken	895.00	695.00
Total	908.98	709.59

## Commitments

- o Undrawn committed credit lines subject to meeting of conditions, ₹ 1,303.43 million as at balance sheet date (Previous year: ₹ 5,401.60 million).
- Estimated amount of contracts remaining to be executed on capital account and not provided for 🔻 261.37 million (Previous year: 🔻 178.60 million).
- Uncalled liabilities on investments ₹ 3,860.55 million (Previous year: ₹ 4,126.35 million).





(Currency: Indian rupees in millions)

# 52.2. Leases

1) This note provides information for leases where the group is a lessee. Group has not given any property on lease

Set out below are the carrying amounts of lease liabilities and the movements	As at March 31, 2022	As at March 31, 2021	
Opening balance as at	800.22	2,398.43	
Addition / disposal during year	60.78	(1,454.82)	
Accretion of interest	69.27	93.26	
Lease payment for the year	(364.26)	(236.65)	
Closing balance as at	566.01	800.22	

2) The statement of profit or loss shows the following amounts relating to leases

Particulars	Mar-22	Mar-21
Depreciation on ROU of assets	217.97	215.25
Reversal of lease pre-closure	(131.23)	52.83
Interest cost	69.64	93.26
Expenses related to short term lease	76.32	213.70





(Currency: Indian rupees in millions)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure":

# (A) Individuals owning, directly or indirectly, an interest in the voting power of the reporting enterprise that gives them control or significant influence over the enterprise

Mr. Rashesh Shah

Mr. Venkatchalam Ramaswamy

Ms. Vidya Shah

Ms. Aparna T.C.

# (8) Key Management Personnel

Mr. Rashesh Shah - Chairman

Mr. Venkatchalam Ramaswamy - Vice Chairman & Executive Director

Mr. Himanshu Kaii - Executive Director

Mr. Rujan Panjwani - Executive Director

Mr. S. Ranganathan - Chief Financial Officer (up to 31 October 2020)

Mr. Sarju Simaria - Chief Financial Officer (w.e.f. 01 November 2020 upto 28 February 2022)

Ms. Ananya Suneja - Chief Financial Officer (from 01 March 2022)

Mr. Tarun Khurana (from 23 April 2021)

Mr. B. Renganathan (upto 23 April 2021)

# (C) Relatives of individuals exercising significant influence and relatives of KMP, with whom transactions have taken place

Ms. Kaavya Venkat

Ms. Shilpa Mody

Ms. Sejal Premal Parekh

Mr. A V Ramaswamy

Ms. Sneha Sripad Desai

Mr. Neel Shah Ms. Avanti Shah

Ms. Shabnam Panjwani

# (D) Enterprises over which Promoter / KMPs / Relatives exercise significant influence, with whom transactions have taken place

Spire Investment Advisors LLP

Mabella Investment Adviser LLP

Shah Family Discretionary Trust

Kenai Advisors LLP

# (E) Associates with whom transactions have taken place

Edelweiss Securities Limited (w. e. f 27th March 2021)

# Subsidiaries of Edelweiss Securities Limited

Edelweiss Finance & Investments Limited

Edelweiss Broking Limited

Edelweiss Custodial Services Limited

Edelweiss Securities (Hong Kong) Private Limited

Edelweiss Investment Advisors Private Limited

Edelweiss Financial Services Inc

Edelweiss Financial Services (UK) Limited

Edelweiss Securities (IFSC) Limited

**ESL Securities Limited** 

# F) Independent Directors

Mr. Berjis Desai (upto 6 November 2021)

Mr. Biswamohan Mahapatra Mr. Kunnasagaran Chinniah

Mr. Navtej S. Nandra

Mr. P N Venkatachalam

Mr. Ashok Kini

Dr. Ashima Goyal

# (G) Other Directors

Ms. Anita M George (upto 13 July 2020)



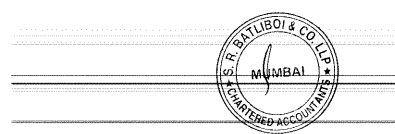


(Currency : Indian rupees in militons)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

frankactions:	ed ha	lances with	Related	Parties:

r.No	Nature of Transaction	Related Party Name	31-Mar-22	31-Mar-21
1	Short term loans given to	Mr. Venkatchalam Ramaswamy		12
	Situit termitoding given to	Ms. Aparna T. C.	178.01	649.
		,	291.29	1,036
		Mabella Investment Advisor LLP	l i	
		Kenai Advisors LLP	44.51	36
2	Redemption of Preferenc Share (including premium and dividend)	Mr. Rujan Panjwani	-	3.
	,	Ms. Shabnam Panjwani	-	1
3	Short term loans given repaid by	Mr. Venkatchalam Ramaswamy		22
		Ms. Aparna T. C.	197.81	412
		Mabella Investment Advisor LLP	562.28	1,063
		Kenai Advisors LLP	0.01	37
		Mr. S. Ranganathan	-	5
	Dividend paid on Equity Shares	Mr. Rashesh Shah	211.12	
•	Diejactia pala dis Edatif Silases	Mr. Venkatchalam Ramaswamy	84.28	
		Ms. Vidya Shah	45.00	
		1	1	
		Shah Family Discretionary Trust	56.19	
		Spire Investment Advisors LLP	4,64	
		Ms. Aparna T. C.	17.70	
		Ms. Kaavya Venkat	17.10	
		Mr. Rujan Panjwani	16.97	
		Mr. Himanshu Kaji	4.28	
		Ms. Sneha Sripad Desai	1.49	
		Ms. Shilpa Mody	1.38	
		Ms. Sejal Premal Parekh	1.38	
		Ms. Shabnam Panjwani	0.93	
		Mr. A V Ramaswamy	0.07	
		Mr. Navtej S. Nandra	11.56	
		Ms. Avanti Shah	2.90	
		Mr. P. N. Venkatachalam	0.39	
		Mr. Neel Shah	2,90	
		Mr. Tarun Khurana	0.09	
		Mr. Kunnasagaran Chinniah	0.29	
		Mr. 8. Renganathan	0.08	
5	Interest income on loan from	Mr. Venkatchalam Ramaswamy	_	4
•	three est modifie of them nost	Ms. Aparna T. C.	24.21	24
		Mabelia Investment Advisor LEP	31.59	65
		1	0.31	to:
		Kenai Advisors LLP Mr. S. Ranganathan	0.51	
6	   Remuneration to	Mr. Rashesh Shah	86.77	1:
		Mr. Rujan Panjwani	62.06	1
٠				1:
•			#1 EQ.	
٥		Mr. Himanshu Kaji	41.59	
Ü		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy	65.58	9
·		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani	65.58 2.83	!
Ū		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah	65.58 2.83 31.21	<u> </u>
•		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria	65.58 2.83	! :
		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan	65.58 2.83 31.21 18.42	! :
		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria -Mr. S. Ranganathan Mr. Tarun Khurana	65.58 2.83 31.21 18.42 7.50	! :
		Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan	65.58 2.83 31.21 18.42	:
	Stering tops said to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan	65.58 2.83 31.21 18.42 7.50 21.99 2.64	
7	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria - Mr. S. Ranganathan - Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan - Mr. Berjis Desai	65.58 2.83 31.21 18.42 7.50 21.99 2.64	
	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria -Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan Mr. Berjis Desai Mr. Beswamohan Mahapatra	65.58 2.83 31.21 18.42 7.50 21.99 2.64 0.28 0.98	; ; ;
	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan Mr. Berjis Desai Mr. Biswamohan Mahapatra Mr. Kunnasagaran Chinniah	65.58 2.83 31.21 18.42 7.50 21.99 2.64 0.28 0.98	
	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan Mr. Berjis Desai Mr. Biswamohan Mahapatra Mr. Kunrasagaran Chinniah Mr. Navtej S. Nandra	65.58 2.83 31.21 18.42 7.50 21.99 2.64 0.28 0.98 2.74	
	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan Mr. Berjis Desai Mr. Biswamohan Mahapatra Mr. Kunsasgaran Chinniah Mr. Naviej S. Nandra Mr. P N Venkatachalam	65.58 2.83 31.21 18.42 7.50 21.99 2.64 0.28 0.98 2.74 1.08 2.14	
	Sitting fees paid to	Mr. Himanshu Kaji Mr. Venkatchalam Ramaswamy Ms. Shabnam Panjwani Ms. Vidya Shah Mr. Sarju Simaria Mr. S. Ranganathan Mr. Tarun Khurana Ms. Ananya Suneja Mr. B. Renganathan Mr. Berjis Desai Mr. Biswamohan Mahapatra Mr. Kunrasagaran Chinniah Mr. Navtej S. Nandra	65.58 2.83 31.21 18.42 7.50 21.99 2.64 0.28 0.98 2.74	





(Currency : Indian rupees in millions)

53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and	 D

Sr.No	Nature of Transaction	Related Party Name	31-Mar-22	31-Mar 0.
8	Commission paid to	Mr. Berjis Desai	2.00	
		Mr. Biswamohan Mahapatra	2.00	0.
		Mr. Kunnasagaran Chinniah	4.50	0.
		Mr. Navtej S. Nandra	4.50	0.
		Mr. P N Venkatachalam	3.00	0.
		Dr. Ashima Goyal	2.00	0.
		Mr. Ashok Kini	2.00	0.
	4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Ms. Vidya Shah	2.00	-
9	Branding fees received from	Edelweiss Securities Limited	40.48	0.
10	Commission and brokerage paid to	Edelweiss Securities Limited	384.59	0.
10	Commission and brokerage paid to		132.34	0.
		Edelweiss Broking Limited	152.54	
11	Other service charges paid to	Edelweiss Custodial Services Limited	308.85	0
		Edelweiss Securities Limited	0.05	
		state to Budy attended	3.10	
12	Shared Premises Cost paid to	Edelweiss Broking Limited	2.10	
		Edelweiss Custodial Services Limited	13.19	
13	Commission and brokerage received from	Edelweiss Finance & Investments Limited	14.24	Ó
14	Insurance Premium Income	Edelweiss Broking Limited	65.99	
		Edelweiss Custodial Services Limited	5,56	
		Edelweiss Finance & Investments Limited	11.76	
		1	0.23	
		Edelweiss Securities (IFSC) Limited	17.06	
		Edelweiss Securities Limited		
		ESL Securities Limited	2.94	
15	Business support service charges from	Edelweiss Broking Limited	2.97	
		Edelweiss Custodial Services Limited	0.26	
		Edelweiss Finance & Investments Limited	0.87	
		Edelweiss Securities Limited	268.18	
		ESL Securities Limited	0.04	
16	Investments in Debt securities	Edelweiss Broking Limited	504.19	
		ESt Securities Limited	64,63 0.29	
		Edelweiss Finance & Investments Limited	0.29	
17	Purchase of Securities	Edelweiss Finance & Investments Limited	860.08	
		Edelweiss Securities Limited	1,958.44	
18	Redemption of investment	Edelweiss Finance & Investments timited	219.97	
19	Corporate Guarantee support fee income	Edelweiss Finance & Investments Limited	1.44	ı
-	Rating Support Fees Income	Edelweiss Broking Limited	0.02	
20	Racing Support Fees theorise	Edelweiss Custodial Services Limited	0.03	
		Edelweiss Finance & Investments Limited	0.13	
		Edelweiss Securities Limited	0.03	
21	Rental income from	Edelweiss Broking Limited  Edelweiss Custodial Services Limited	2.61 166.89	
		EdelMeiss Costonial Selvices children	0.23	
		Edelweiss Finance & Investments Limited Edelweiss Securities Limited	12.93	
	Cost rainburgonat sociled from	Edelweiss Broking Limited	5.44	
22	Cost reimbursement received from	Edelweiss Custodial Services Limited	9.68	
		Edelweiss Finance & investments Limited	1.75	
			1	
		Edelweiss Securides Limited	22.08	
		ESt, Securities Limited	0.10	•
		Edelweiss Investment Advisors Pte. Limited	17.35	
		Edelweiss Securities (IFSC) Limited	-	
23	Cost reimbursement paid to	Edelweiss Broking Limited	405.46	
		Edelweiss Custodial Services Limited	26.86	
	l	Edelweiss Securities Limited	396.46	;





(Currency : Indian rupees in millions)

# 53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:	Transactions ar	id balances	with Related	Parties:
-------------------------------------------------	-----------------	-------------	--------------	----------

Sr.No	Nature of Transaction	Related Party Name	31-Mar-22	31-Mar
24	Equity segment payin	Edelweiss Securities Limited Edelweiss Finance & Investments Limited	49,791.67 17,178.40	616.3 -
25	Equity segment payout	Edelweiss Securities Limited Edelweiss Finance & Investments Limited	47,856.85 15,522.07	1,192.4 -
26	ESOP/SAR charges received from	Edelweiss Custodial Services Limited	.	0.0
	- '	Edelweiss Securities Limited	-	0.5
		ESL Securities Limited		0.0
		Edelweiss Finance & Investments Limited Edelweiss Investment Advisors Pte, Limited	1.00 0.65	,
17	ESOP/SAR charges paid to	Edelweiss Custodial Services Limited	1.02	_
*./	Coor, your charges point to	Edelweiss Securities Limited	114.30	-
		ESI, Securities Limited	0.24	-
		Edelweiss Broking Limited	6.96	•
28	Fee & commission expenses paid to	Edelweiss Broking Limited	189.33	9.
-0		Edelweiss Financial Services Inc.	163.78	
		Edelweiss Securities Limited	25.20	2.
		Edelweiss Custodial Services Limited	-	0.
29	Financial charges paid to	Edelweiss Broking Limited	1,164.32	
30	Purchase of property, plant and equipments	Edelweiss Broking Limited	0,12	
		Edelweiss Custodial Services Limited	0.15	
		Edelweiss Finance & Investments Limited  Edelweiss Securities Limited	1.93	
		Edelweiss Securities Limited	1.05	
31	Sale of property, plant and equipments	Edelweiss Broking Limited	0.59	5
		Edelweiss Custodial Services Limited  Edelweiss Finance & Investments Limited	0.00 1.25	o
		Edelweiss Investment Advisors Pte. Limited	0.12	
		Edelweiss Securities Limited	7.69	
		ESL Securities Limited	0.14	
32	Donation received from	Edelweiss Custodial Services Limited	30.10	
		Edelweiss Finance & Investments Limited	3.23	
		Edelweiss Securities Limited	3.35	
33	Interest incomé on loan from	Edelweiss Broking Limited Edelweiss Finance & Investments Limited	43.86 162.73	O. 4.
34	Interest income on margin placed with	Edelweiss Custodial Services Limited	18.12	0.
35	Interest expense on margin shortfall paid to	Edelweiss Custodial Services Limited	-	4
36	Interest income on debt & securities	Edelweiss Finance & Investments Limited	20.83	
37	Interest expense on debt & securities	Edelwelss Finance & Investments Limited	4.18	
38	Loans and advances given that are repaid	Edelweiss Broking Limited	2,200.00	120
		Edelweiss Finance & Investments Limited	3,355.00	
39	Loans and advances given during the year	Edelweiss Broking Limited	2,260.00	
40	Margin placed with	Edelweiss Custodial Services Limited	73,319.06	7,781
		Edelweiss Broking Limited Edelweiss Securities Limited	480.54 100.50	
41	Margin placed by	Edelweiss Finance & Investments Limited	-	5
42	Margin repaid by	Edelweiss Custodial Services Limited	73,509.70	6,898
1		Edelweiss Broking Limited	479.48	-,
		Edelweiss Securities Limited	86.00	
43	Margin repaid to	Edelweiss Finance & Investments Limited	106.64	0
43	and Elis rehain 10	Edelweiss Custodial Services Limited	0.47	
44	Sale of securities to	Edelweiss Finance & Investments Limited	3,971,87	10
: : : : :		Edelweiss Broking Limited	630.38	
45	Security deposit received from	Edelweiss Custodial Services Limited Edelweiss Securities Limited	148.87 7.33	
		FACUACIOS SECULIDES BISHICO		
		Í .	I	
46	Security deposit repaid to	Edelmeisz Castogiai zelálcez filitifed	64:43	

(Currency : Indian rupees in millions)

53. Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

r.No	Balances	Related Party Name	31-Mar-22	31-Mar-
	Balances with Related Parties			
1	Short Term Loan Given to	Ms. Aparna T. C.	223.06	242.8
		Mabelia Investment Advisor LLP	225.16	496.1
		Kenai Advisors LLP	44.50	0.0
2	Non convertible debentures held by	Edelweiss Broking Limited	550.00	
		Edelweiss Finance & Investments Limited	176.39	-
3	Investment in Equity Shares of	Edelweiss Securities Limited	2,428,59	124.5
4	investments in Debt securities	Edelweiss Finance & Investments Limited	1.77	-
5	Accrued interest income on margin placed with	Edelweiss Custodial Services Limited	6.59	7.9
6	Accrued interest expenses on debentures issued to	Edelweiss Finance & Investments Limited	0.04	0.2
7	Contract liability	Edelweiss Broking Limited	92.77	-
8	Contract Asset	Edelweiss Financial Services Inc.	515.92	
9	Corporate guarantee given to	Edelweiss Custodial Services Limited	8,950.00	14,500.0
-		Edelweiss Finance & Investments Limited	139.77	145.7
10	Interest accrued on loan give to	Edelweiss Broking Limited	-	2.0
		Edelweiss Finance & Investments Limited	-	7.3
11	Margin placed by	Edelweiss Finance & Investments Limited	-	5.0
12	Margins receivable from clients	Edelweiss Custodial Services Limited	1,277.96	1,537.0
	-	Edelweiss Securities Limited	0.10	-
13	Debentures issued to	Edelweiss Finance & Investments Limited	-	90.3
14	Short term loans given to	Edelweiss Finance & Investments Limited	-	3,355.0
15	Trade & other payable to	Edelweiss Broking Limited	362.26	55.3
		Edelweiss Custodial Services Limited	279.67	73.4
		Edelweiss Finance & Investments Limited	1,841.51	22.6
		Edelweiss Financial Services Inc.	0.45	0.
		Edelweiss Securities (IFSC) Limited	0.03	0.0
		Edelweiss Securities Limited	129.49	82.0
		ESL Securities Limited	1.00	1.
16	Trade and other receivable from	Edelweiss Broking Limited	27.25	55.
		Edelweiss Custodial Services Limited	23.31	9.
		Edelweiss Finance & Investments Limited	1.91	11.
		Edelweiss Financial Services Inc.		0.
		Edelweiss Financial Services (UK) Limited	0.02	0.
		Edelweiss Investment Advisors Pte. Limited	0.70	3.
		Edelweiss Securities (Hong Kong) Private Limit	•	0.
		Edelweiss Securities (IFSC) Limited		0.
		Edelweiss Securities Limited	64.63	398.
		ESL Securities Limited	2.74	5.

^{0.00} million indicates amount less than ₹ 0.01 million

Notes:
Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis. These are included on cash basis.





(Currency: Indian rupees in millions)

# 54. Capital management

The Group manages the capital structure by a balanced mix of debt and equity. The Group's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Group maintains sound capitalisation both from an economic and regulatory perspective. The Group continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Group's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended 31 March 2022 and 31 March 2021.

This framework is adjusted based on underlying the macro-economic factors affecting business environment, financial market conditions and interest rates environment. Group monitors capital using debt-equity ratio, which is total debt divided by total equity.

Particulars	31-Mar-22	31-Mar-21
Total Debt	227,109.83	284,360.49
Equity	75,923.20	76,769.95
Net Debt to Equity	2.99	3.70

Total debt = Debt securities + Borrowings (other than debt securities) + Deposits + Subordinated Liabilities





(Currency: Indian rupees in millions)

# 55. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edelweiss Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2022 and 31 March 2021 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity-settled options under the Employee Stock Option Plans and Stock Appreciation Rights Plans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The EFSL has granted ESOPs under the two plans viz., ESOP 2011 & SAR 2019 to its employees on an equity-settled basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelweiss group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOP/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelweiss group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

	SAR 2019	ESOP 2011	
Dates of grant	Varying	Varying	
Option Type	Equity settled	Equity settled	
No. of outstanding options at 31 March 2022	10,914,200	7,182,488	
No. of outstanding options at 31 March 2021	16,780,500	18,260,651	
No. of Equity shares represented by an option	1 share for 1 option	1 share for 1 option	
Fair Value per option	Varies as per the grant date	Varies as per the grant date	
Exercise Price	Varies as per the grant date	Varies as per the grant date	
Vesting Period	2-6 years	1-4 years	
Vesting Conditions	Service	Service	

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

	5AR 2019	ESOP 2011	
Duration from grant date	% options vesting	% options vesting	
12 months from the grant date	-	25.00%	
24 months from the grant date	33.33%	25.00%	
36 months from the grant date	-	25.00%	
48 months from the grant date	33.33%	25.00%	
60 months from the grant date	-	-	
72 months from the grant date	33.34%	-	
Total	100.00%	100.00%	

# Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1-4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Equity settled

# Movement of number of Options for FY 2021-22 and 2020-21

Number of options	2021-22			2020-21		
	5AR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Outstanding at the start of the year	16,780,500	18,260,651	35,041,151	11,230,000	21,176,689	32,356,689
Granted during the year*	-			6,425,500	1,956,500	8,382,000
Exercised during the year	-	(6,627,263)	(6,627,263)	-	(1,970,150)	(1,970,150)
Lapsed/ cancelled during the year	(5,866,300)	(4,450,900)	(10,317,200)	(875,000)	(2,852,388)	(3,727,388)
Outstanding at the end of the year*	10.914.200	7,182,488	18,096,688	16,780,500	18,260,651	35,041,151
Exercisable at the end of the year		4,030,525	4,030,525		11,542,051	11,542,051

^{*}Includes, SAR 2019 345,050, ESOP Nil (Previous year SAR 2019 \$15,000, ESOP 2011 Nil) approved but not granted.

# Weighted Average Exercise Price for FY 2021-22 and 2020-21

Weighted Average Exercise Price (₹)	31-Mar-22	31-Mar-21		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Outstanding at the start of the year	132.90	132.00	178.75	131.80
Granted during the year	-		61.00	61.00
Exercised during the year	•	44.70		35.10
Lapsed/ cancelled during the year	150.57	196.21	166.29	161.03
Outstanding at the end of the year	123.38	172.77	132.90	132.00
Exercisable at the end of the year	NA	191.57	NA.	110.14
Weighted Average Share price at the exercise date	NA	44.81	NA	35.17





# 55. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Outstanding Options as at 31 March 2022 and 31 March 2021

	31-Mar-2	31-Mar-22		1
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options outstanding	10,914,200	7,182,488	16,780,500	18,260,651
Weighted average strike price (₹)	123.38	172.77	132.90	132.00
Weighted average remaining lifetime of options (in years)	2.33	0.39	2.70	0.45
Number of employees covered under the scheme	152	210	182	326

Options granted during FY 2021-22 and 2020-21

	31-Mar-22		31-M	iar-21
		SAR 2019 ESOP 2011	SAR 2019	ESOP 2011
Number of options granted			6,425,500	1,956,500
Weighted average strike price (in ₹)	NA	NA NA	61.00	61.00
Weighted average remaining lifetime of options (in years)	NA	NA NA	4.00	3.50
Number of employees covered under the scheme	NA	NA	155	115
Weighted Average Fair value per option (in ₹)	NA	NA .	28.23	27.24
Weighted Average Intrinsic value per option (in ₹)	NA	NA	-	-

# Assumptions for Fair Value for FY 2021-22 and 2020-21

		31-Mar-22		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Weighted average share price (in ₹)	123.12	175.10	132.93	133.01
Weighted average strike price (in ₹)	123.38	172.77	132.90	132.00
Weighted average remaining lifetime of options (in years)	2.33	0.39	2.70	0.45
Expected volatility (% p.a.)	56% p.a 72% p.a.	35% p.a 72% p.a.	56% · 72% p.a.	35% - 72% p.a.
Risk-free discount rate (% p.a.)	4.3% p.a 6.9% p.a.	4.3% p.a 7.8% p.a.	4.3% - 6.9% p.a.	4.3% - 8.5% p.a.
Expected dividend yield (% p.a.)	0.7% p.a 2.4% p.a.	0.4% p.a 2.4% p.a.	0.7% - 2.4% p.a.	0.4% - 3.1% p.a.

# Other Disclosure

	31-Mar-22			31-Mar-21		
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based payments *	81.64	39.09	120.73	195.72	139.42	335.14
Liability due for share based payments	264.88	496.70	761.58	344.64	783.64	1,128.28
Intrinsic value of the liability above	2.50	16.06	18.56	6.51	33.76	40.27

^{*} includes all group companies including associates





(Currency : Indian rupees in millions)

# S6. Fair Value Measurement

# 56.1. Valuation Principles :

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as explained in Note 56.4

# 56.2. Valuation governance :

The Group's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. All new product initiatives (including their valuation methodologies) are subject to approvals by various functions of the Group including their valuation methodologies) are subject to approvals by various functions of the Group including

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

The responsibility of ongoing measurement resides with the business and product line divisions. However Finance department is responsible for establishing procedures governing valuation and ensuring fair values are in compliance with accounting standards

# 56.3. Assets and fiabilities by fair value hierarchy

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy. Exchange traded and OTC derivatives are at gross amount i.e. before offsetting margin money. The impact of offsetting is explained in note 10.1.

Particulars		31-Mar-	22	
ra-ticulars	Level 1	Level 2	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments (assets)				
Exchange-traded derivatives	465.91	100.70	•	567.61
OTC derivatives	•	249.37	•	249.37
Embedded derivatives in market-linked debentures issued		-	20.80	20.80
Total derivative financial instruments (assets)	466.91	350.07	20.80	837.78
Stock-in-trade				
Government Securities	10,085.12	•	-	10,085.12
Debt Securities	124.07	7.81	1,77	133.69
Mutual Fund	1,377.90	•	<del>.</del> .	1,377.9
Equity Instruments	1,063.39	•	2,458.05	3,521.4
Preference Shares			*	
Stock-in-trade	12,650.48	7.81	2,459.82	15,118.11
Investments				
Government securities	9.28	27,429.88		27,439.16
Debt securities		9,824.99	3,022.04	12,847.03
Mutual fund units	2,539.08	•		2,539.0
Security receipts	-		33,406.65	33,406.65
Units of AlF	42.202.03	340.06	8,629.24 617.34	8,969.34 15,669.23
Equity instruments	13,287.93	1,763.96	1,142.22	1,142.2
Preference Shares		030 70	1,142.22 63.87	2,182.83
Others	1,190.22 17,026.51	928.78	46,881.36	104,195.54
Total investments measured at fair value	17,040.31	40,267.07	3,361.82	3,361.8
Loans and other financial assets measured at fair value	-		10,871.00	10,871.00
Property Plant and equipment	30,143.90	40,645.55	63,594.80	134,384.29
Total financial assets measured at fair value on a recurring basis	30,143.30	40,043.33	03,334.00	137,307.23
Particulars.		31-Mar-		
	Level 1	Level 2	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments (assets)		206.24		2,832.11
Exchange-traded derivatives	2,625.87		-	177.56
OTC derivatives	-	177.56	22.70	
Embedded derivatives in market-linked debentures issued	2 626 07		23.79 23.79	3,033.46
Total derivative financial instruments (assets)	2,625.87	383.80	23.79	3,033.46
Stock-in-trade				
Government Securities				
	8,636.63	-		8,636.63
Debt Securities	8,636.63 181.88	12.90	- 52.15	
Debt Securities Mutual Fund	,		52.15	246.93
	181.88		52.15 5.40	246.93 1,136.23
Mutual Fund	181.88 1,136.21		•	246.93 1,136.2
Mutual Fund Equity Instruments	181.88 1,136.21		•	246.93 1,136.23 5,726.99
Mutual Fund Equity Instruments Preference Shares Stock-in-trade	181.88 1,136.21 5,721.59	12.90 - -	5.40	246.93 1,136.2 5,726.9
Mutual Fund Equity Instruments Preference Shares Stock-in-trade Investments	181.88 1,136.21 5,721.59 15,676.31	12.90 - - - 12.90	5.40	246.93 1,136.23 5,726.99 15,746.70
Mutual Fund Equity Instruments Preference Shares Stock-in-trade Investments Government securities	181.88 1,136.21 5,721.59 - 15,676.31	12.90 - - 12.90 22,963.85	5,40 - 57.55	246.9: 1,136.2: 5,726.9:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63	12.90 - - - 12.90	5.40	246.9: 1,136.2: 5,726.9: 15,746.7: 23,054.0: 9,488.60
Mutual Fund Equity Instruments Preference Shares Stock-in-trade Investments Government securities Debt securities Mutual fund units	181.88 1,136.21 5,721.59 - 15,676.31	12.90 - - 12.90 22,963.85	5.40 - 57.55	246.9: 1,136.2: 5,726.9: 15,746.7: 23,054.0: 9,488.6: 2,053.8:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade Investments Government securities Debt securities Mutual fund units Security receipts	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87	12.90 12.90 22,963.85 7,423.21	5,40 - 57,55 - 1,562.76 - 37,472.98	246.93 1,136.23 5,726.93 15,746.73 23,054.0 9,488.64 2,053.8 37,472.93
Mutual Fund Equity Instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities Mutual fund units Security receipts Units of Alf	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87	12.90 	5.40 57.55 - 1,562.76 - 37,472.98 8,075.93	246.9: 1,136.2: 5,726.9: 15,746.7: 23,054.0: 9,488.6: 2,053.8: 37,472.9: 8,095.4:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities Mutual fund units Security receipts Units of AIF Equity instruments	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87 19.51 9,763.01	12.90 12.90 22,963.85 7,423.21	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35	246.9: 1,136.2: 5,726.9: 15,746.7: 23,054.0: 9,488.6: 2,053.8: 37,472.9: 8,095.4: 11,464.0:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities Mutual fund units Security receipts Units of AIF Equity instruments Preference Shares	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87 19.51 9,763.01 28.15	12.90 	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35 1,759.12	246.9: 1,136.2: 5,726.9: 15,746.7: 23,054.0: 9,488.6: 2,053.8: 37,472.9: 8,095.4: 11,464.0: 1,787.2:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade Investments Government securities Debt securities Mutual fund units Security receipts Units of ABF Equity instruments Preference Shares Others	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87 19.51 9,763.01 28.15 958.17	12.90 - - 12.90 22,963.85 7,423.21 - - - 1,058.71	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35 1,759.12 226.48	246.93 1,136.2: 5,726.93 15,746.74 23,054.0: 9,488.64 2,053.8: 37,472.91 8,095.44 11,464.0: 1,787.2: 1,184.65
Mutual Fund Equity instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities Mutual fund units Security receipts Units of Alf Equity instruments Preference Shares Others Total Investments measured at fair value	181.88 1,136.21 5,721.59 15,676.31  90.17 502.63 2,053.87 . 19.51 9,763.01 28.15 958.17 13,415.51	12.90 - - - 12.90 22,963.85 7,423.21 - - - 1,058.71	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35 1,759.12 226.48 49,739.62	8,636.6: 246.93 1,136.21 5,726.9: 15,746.70: 23,054.0: 9,488.60: 2,053.8: 37,472.9: 8,095.44: 11,464.0: 1,787.2: 1,184.6: 94,600.9: 2,089.2:
Mutual Fund Equity Instruments Preference Shares Stock-in-trade  Investments Government securities Debt securities Mutual fund units Security receipts Units of AIF Equity instruments Preference Shares Others Total Investments measured at fair value Loans and other libandal assets measured at fair value	181.88 1,136.21 5,721.59 15,676.31 90.17 502.63 2,053.87 19.51 9,763.01 28.15 958.17	12.90  12.90 22,963.85 7,423.21  1,058.71  31,445.77	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35 1,759.12 226.48 49,739.62 2,089.30	246.93 1,136.21 5,726.95 15,746.76 23,054.0; 9,488.60 2,053.87 37,472.98 8,095.44 11,464.0; 1,187.27 1,184.65 94,600.99
Mutual Fund Equity Instruments Preference Shares	181.88 1,136.21 5,721.59 15,676.31  90.17 502.63 2,053.87 . 19.51 9,763.01 28.15 958.17 13,415.51	12.90 - - - 12.90 22,963.85 7,423.21 - - - 1,058.71	5.40 57.55 1,562.76 37,472.98 8,075.93 642.35 1,759.12 226.48 49,739.62	246.93 1,136.21 5,726.9 15,746.70 23,054.00 9,488.60 2,053.87 37,472.90 8,095.4 11,464.01 1,787.27 1,184.65 94,600.99



Total financial liabilities measured at fair value on a recurring basis

(Currency : Indian rupees in millions)

# 56.3. Assets and liabilities by fair value hierarchy (Continued)

Particulars	31-Mar-22					
	Level 1	Level 2	Level 3	Total		
Liabilities measured at fair value on a recurring basis						
Derivative financial instruments (liabilities):						
Exchange-traded derivatives	548.18	46.82		595.00		
OTC derivatives		424.32		424.32		
Embedded derivative liabilities in market-linked debentures	-		1,556.41	1,556.41		
Non convertible debentures issued	-	-	7,887.95	7,887.95		
Short sales	889.70			889.70		
Total financial flabilities measured at fair value on a recurring basis	1,437.88	471.14	9,444.36	11,353.38		
Particulars		31-Mar	-21			
	Level 1	Level 2	Level 3	Total		
Liabilities measured at fair value on a recurring basis						
Derivative financial instruments (liabilities):						
Exchange-traded derivatives	658.50	68.33	-	726.83		
OTC derivatives		633.32	-	633.32		
Embedded derivative liabilities in market-linked debentures	-	-	1,373.35	1,373.35		
Non convertible debentures issued	-		8,750.76	8,750.76		
Short sales	529.70			529.70		

# S6.4. Fair valuation techniques :

# Government debt securities

Government debt securities are financial instruments issued by sovereign governments and include both long term bonds and short-term bills with fixed or floating rate interest payments. These instruments are generally highly liquid and traded in active markets resulting in a Level 1 classification. In life insurance business, CRISIL security level prices are considered.

1,188.20

701.65

10.124.11

17,013,96

# Debt securities

Whilst most of these instruments are standard fixed or floating rate securities, however nifty linked debentures have embedded derivative characteristics. Fair value of these instruments is derived based on the indicative quotes of price and yields prevailing in the market as at the reporting date. Group has used quoted price of national stock exchange wherever bonds are traded actively. In cases where debt securities are not activity traded Group has used CRISIL Corporate Bond Valuer model for measuring fair value.

# Security receipts

The market for these securities is not active. Therefore, the Group uses valuation techniques to measure their fair values. Since the security receipts are less liquid instruments therefore they are valued by discounted cash flow models. Expected cash flow levels are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including prepayment rates, default rates and other economic drivers. Securities receipts with significant unobservable valuation inputs are classified as Level 3.

# Equity instruments

The majority of equity instruments are actively traded on recognised stock exchanges with readily available active prices on a regular basis. Such instruments are classified as Level 1. Equity instruments in non-listed entities are initially measured at transaction price and re-measured at each reporting date at valuation provided by external valuer at instrument level. Such unlisted equity securities are classified at Level 3

# Units of Alternative Investment Funds and Mutual Fund,

Units held in Alternative investment funds are measured based on fund net asset value (NAV), taking into account redemption and/or other restrictions. Such instruments are classified at Level 3.

Open-ended funds that are redeemable at any time, and that report a daily net asset value (NAV) and for which sufficient subscriptions and redemptions occur at NAV are measured at NAV and classified as level 1.

# Loans measured at fair value through profit or loss

Loans are segregated, as far as possible, into portfolios of similar characteristics. Fair values are based on observable market transactions, when available. When they are unavailable, fair values are estimated using valuation models incorporating range of input assumptions. Group has determine fair value with help of internal valuation team and independent valuer on case to case basis. Valuation is based on discounted cash flow, comparable transaction market price, market research and marked trend as considered appropriate.

# Derivative:

The Group enters into derivative financial instruments with various counter-parties, primarily banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly interest rate swaps, exchange traded futures and options contracts. The most frequently applied valuation techniques include quoted price for exchange traded derivatives and Black Scholes models (for option valuation).

# OTC derivatives:

Under Interest rate swap contract, the Company agrees to exchange the difference between fixed and floating rate interest amount calculated on agreed notional principal. Such contracts enable the Company to mitigate the risk of changing interest rate. The fair value of interest rate swap is determined by discounting the future cash flows using the curves at the end of year and the credit risk inherent in the contract. Company classify the interest rate swaps as level 2 instruments.

# Exchange traded derivatives

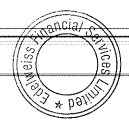
Exchange traded derivatives includes index/stock options, index/stock futures, company uses exchange traded prices to value these derivative and classify these instrument as level 1

# Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative.

Group uses valuation models. Inputs to valuation models are determined from observable market (Indices) data wherever possible, including prices available from exchanges, dealers, brokers. Group classify these embedded derivative as level 2 instruments.





# 56.5. Transfer between Level 1 and level 2

During the year there were no transfers between level 1 and level 2. Similarly, there were no transfers from or transfer to level 3.

# 56.6. Financial instruments not measured at fair value

The following table sets out the fair values of financial instruments not measured at fair value and analysing them by the level in the fair value hlerarchy into which each fair value measurement is categorised. The information given below is with respect to financial assets and financial liabilities measured at amortised cost for which the fair value is different than the carrying amount. Carrying amounts of cash and cash equivalents, trade receivables, trade and other payables as on all March 2022 approximate the fair value because of their short-tern nature. Difference better carrying amounts and fair values of bank deposits, other financials assets and other financial liabilities is not significant in each of the years presented.

	·		31-Mar-22		
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:					
Loans	196,694.34	201,433.75	•	-	201,433.75
Financial liabilities					
Debt securities	147,169.09	147,297.65	43,931.97	92,514.16	10,851.52
Borrowing (other than debt securities)	56,550.66	56,547.01	2,348.81	16,253.96	37,944.24
Subordinated liabilities	15,486.53	14,771.71	•	14,771.71	-
Off-balance sheet items					
Loan commitments	3,317.84	2,562.86	•	•	2,562.86
			31-Mar-21		
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:					
Loans	222,456.16	218,056.84	•	-	218,056.84
Financial Habilitles					
Debt securities	166,107.78	174,989.81	38,382.72	110,816.61	25,790.48
Borrowing (other than debt securities)	94,318.19	94,321.42	233.27	27,121 11	66,967.04
Subordinated liabilities	15,087.75	15,037.27	-	15,037.27	•
Off-balance sheet items					
Loan commitments	5,235.05	4,729.19	-		4,729.19

# 56.7. Valuation methodologies of financial instruments not measured at fair value:

Below are the methodologies and assumptions used to determine fair values for the above financial instruments which are not recorded and measured at fair value in the Group's financial statements. These fair values were calculated for disclosure purposes only. The below methodologies and assumptions relate only to the instruments in the above tables and, as such, may differ from the techniques as explained in Notes 56.4

# financial assets at amortised cost

The fair values financial assets measured at amortised cost are estimated using a discounted cash flow model based on contractual cash flows using actual or estimated yields and discounting by yields incorporating the counterparties' credit risk.

# Issued Debt

The fair value of issued debt is estimated by a discounted cash flow model.

# 56.8. Movement in level 3 financial instruments measured at fair value

The following tables show a reconciliation of the opening and closing amounts of Level 3 financial assets and liabilities which are recorded at fair value

				Financial assets				Financial liabilities		
	Security Receipts	Equity & Preference	Debt Securities	AiFs	Loans classified as FVTPL	Derivative financial assets	Others	Derivative financial liabilities	Non-convertible debentures issued	
As at 31-Mar-2021	37,472.98	2,406.87	1,614.91	8,075.93	2,089.30	23.79	226.48	1,373.35	8,750.76	
Purchases	22,710.86	2,290.84	2,378.78	3,796.52	1,590.71		63.88			1
Sales*	(30,030.76)	(976.39)	(798.00)	{4,000.51}	(971.51)		[226.49]			]
issuance			-			20.78		104,41		
Settlements					· · · · · · · · · · · · · · · · · · ·	(15.78)		(543.73)	(927.86)	J.
Gain / Loss	3,253.57	496.29	(171.88)	757.30	653.32	(7.99)	-	622.38	65.05	1
As at 31-Mar-2022	33,406.65	4,217.61	3,023.81	8,529.24	3,361.82	20.80	63.87	1,556.41	7,887.95	j
Unrealised Gain / Loss	(1,135.68)	526.63	(171.88)	1,220.86	427.69	(7.99)		343.50	1,614.23	1
As at 31-Mar-2020	42,646.81	3,420.33	581.91	4,269.90	5,479.21	2,637.76	-	735.01	10,779.73	
Purchases	11,911.63	1,842.88	2,257.71	7,654.59	33.75	-	226.48		-	
Sales*	(14,351.91)	(2,942.62)	(1,201.43)	(4,166.90)	(111.44)	(1.35)		[50.41]		1
ssuance			-			23.92	-	507.89		1
Selflements				(48.09)		(1,774.13)		(626.42)		
Gain / Loss	(2,733.55)	86.28	{23.28}	366.43	{3,312.22}	{862.41}	<u> </u>	807.28	158.06	1
As at 31-Mar-2021	37,472.98	2,406.87	1,614.91	8,075.93	2,089.30	23.79	226.48	1,373.35	8,750.76	1
Unrealised Gain / Loss	(3,853.54)	(34.18)	(75.19)	219.88	(3,268.54)	(757.40)		(583.66)	1,504.11	1

^{*}includes financial assets & financial liabilities derecognised





# 56.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data

# As at 31 March 2022

Type of Financial Instruments	Valuation Techniques	Significant Unobservable input	Range of estimates for unobservable inp	ut Increase in the unobservable inp	Change in fair value it because of increase in unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
Investments in security receipts	Net asset value method	NAV per security receipt	₹ 842 to ₹945 per security receipt		5% 89.59	5%	(89.59)
	Discounted projected cash flow	Cash Flow	₹ 437,984 milion		5% 2,181.06	5%	(4,436.55)
		Discount rates	12% to 22%	\$0 basis po	int (1,354.66	) 50 basis point	3,072.79
Investments in units of Alf	Net Asset approach	Fair value of underlying	₹ 9,074.67 million		5% 453.73	5%	(453.73)
			NAV per unit ₹ 685.69 - ₹ 10,773		5% 7.63	5%	(7.63)
			NAV per unit ₹ 1,142.04 - ₹ 12,292.40		5% 11.47	5%	(11.47)
			₹ 177 to ₹ 1,441,892 per Unit		5% 158.18	5%	(158.18)
			₹ 29 to ₹ 36 per Unit		5% 10.39	5%	(10.39)
					212.95		(712.93)
Investments in unquoted equity shares and preference shares categorised at Level 3	Comparable transaction and P/E	Fair value per share	₹ 216,133 per share		5% 1.08	5%	(1.08)
			₹ 42.85 per share		5% 5.37	5%	(5.37)
			₹ 69 to ₹ 216,133 per share		5% 28.66	5%	(28.66)
			₹8 to ₹ 120 per share		5% 0.00	5%	(0.00)
			₹8 to ₹ 216,132 per share		5% 20 95	5%	(20.95)
			₹ 4,802 per unit		5% 14.79	5%	(14.79)
			₹ 3,168 per shares		5% 122.90	5%	(122.90)
			₹ 2 to ₹ 12,240 per share		5% 14.47 0.05		(14.47) (0.05)
Loans classified as FVTPL	Comparable transaction and P/E	Discounting rate	15% - 20%		1% A one percentage point change in the discounting rate used it fair valuation of Level assets does not have a significant impact in its value	n 3	A one percentage point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value
Warrants	Comparable Iransaction and P/E	Fair value of underlying investme	ents		5% -	5%	
Debt investments classified at FVTPL	Discounted cash flow	Expected future cash flows	₹ 376,333 to ₹ 10,004,509 per NCO		5% 143.82	5%	(143.87)
	Comparable transaction and P/E	Fair value per instrument	₹ 10,000 per NCD		5% 3.00	5%	{3.00}
	Fair value of index	Price per debenture	₹ 120,834 to ₹ 164,682 per debenture		5% 0.09	5%	(D.09)
Embedded derivatives in market-linked debentures issued (Assets/ liability) (net)	Fair value of index	index levels			5% (52.38		52.38
	Fair value using Black Scholes model or Monte Carlo approach based on	Nifty level	₹ 17,464.75 million		5% 121.50	5%	(11).40}
		Risk-adjusted discount rate	4.50% to 6%		1% 11.90	1%	{11.90}
Debt Securities (Liability)	Discounted projected cash flow	Cash Flow	₹ 118,118.32 million	5,905.	92 20.06	(5,905.92)	(20.06)
vent seed (the passing)		Discount rates		12% 0.5			4.31
l and, Flats and Buildings	Discounted projected cash flow	Cash Flow		-	S% -	5%	
	ninca projected cost flow	Discount rates		12% 50 basis po	int -	50 basis point	





56.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data.

# As at 31 March 2021

Type of Financial Instruments	Valuation Techniques	Significant Unobservable input	Range of estimates for unobservable in	put Increase in the unobservable input	Change in fair value because of increase in unobservable input	Decrease in the unobservable imput	Change in fair value because of decrease i unobservable input
Investments in security receipts	Net asset value method	NAV per security receipt	₹ 850 to ₹ 987 per security receipt	55	91.77	5%	(91.77
	Discounted projected cash flow	Cash Flow Discount rates	₹ 397,158.71 million 12%	50 basis poin		5% 50 basis point	,
Investments in units of AF	Net Asset approach	Fair value of underlying	₹92,370.10 million	55	412.77	5%	(412.22
			₹ 14 to ₹ 2,30,419 per Unit	55		5%	
			NAV per unit ₹1,307.98 - ₹ 10,015	55		5%	
			₹ 249.80 million	55	17.49	5%	(12.49
Investments in unquoted equity shares and preference shares categorised at Level 3	Comparable transaction and P/E	Fair value per share	₹1,080 per shares	Si	á 29.49	5%	(29.49
			₹ 135 to ₹ 209,453 per share	55	10.48	5%	(10.48
			₹ 2 to ₹ 34,418 per share	55	1.05	\$%	(1.05
			₹ 209,453 per share	55	11 06	5%	(11.06
			₹ 3,591 per unit	SS	5 37	5%	(5.37
			₹ 42.85 per share	\$5	6 58 47	5%	(58.47
			₹ 50 to ₹ 209,453 per share	55	6 4.13	5%	(4.13
				55	6 0.05	5%	(0.05
Loans classified as EVTPL	Comparable transaction and P/E	Discounting rate			point change in the discounting rate used in fair valuation of Level 3 assets docs not have a significant impact in its value		point change in the discounting rate used fair valuation of Level assets does not have a significant impact in it value.
Warrants	Comparable transaction and P/E	Fair value of underlying investme	ents	S	6 5.60	5%	(5.60
Debt investments classified at FVTPL	Discounted cash flow	Discount rate	17.47%	55	(1.00)	5%	1.00
		Expected future cash flows	₹ 1,398,495 per NCO	\$5		5%	
		Fair value per instrument	₹ 9,869,011 per NCO	Š:		5%	
		Fair value per instrument	₹ 10,000 per NCD	55		5%	
	Fair value of index	Price per debenture	₹ 103,424 to ₹ 108,423 per debenture	55	6 2.61	5%	
Embedded derivatives in market-Enked debentures issued (Assets/ liability) (net)	Fair value of index	Index levels		55	6 (56.87)	5%	56.87
Andrews and control of the state of the stat	Fair value using Black Scholes model or Monte Carlo approach based on	Nifty level	₹ 14,690.70 million	55		5%	•
		Risk-adjusted discount rate	4.50% to 6%	19	6 17.70	1%	(16 60
Debt Securities (Liability)	Discounted projected cash flow	Cash Flow	₹ 143,272.94 million	7,163.6	340.15	(7,163.65)	{340.15
•		Discount rates		12% 0.50		0.50%	
Land, Flats and Buildings	Discounted projected cash flow	Cash Flow		- S	-	5%	-
		Discount rates		12% 50 basis poir	<del>(</del> -	50 basis point	*





(Currency: Indian rupees in millions)

# 57. Risk Management

# 57.1. Introduction and risk profile

The Edelweiss Group ("The Group") provides a broad range of financial products and services to a substantial and diversified client base that includes corporations, institutions and individuals. The Group's products and services span multiple asset classes and consumer segments across domestic and global geographies. The Group's key lines of business can broadly be classified as below:

- o Capital
- Agency
- o Insurance (Life and General)
- e Asset reconstruction
- o Treasury

The Group's diversified businesses act as an inherent risk management mechanism from an overall perspective. However, the prevailing market environment and ongoing operations expose the Group to various risks like credit, market, ignisting, compliance, technology amongst others. As the Group is regulated, the presence of various regulators in the financial industry - from RB to NHB to SEBI to IRDA also exposes it to regulatory and reputation risks.

# 57.2. Risk management strategy:

The strategy at an execution level is supported by -

- 1. Three-tiered risk management structure to manage and oversee risks
- 2. Board and Executive Level Committees to review and approve risk exposures
- 3. Risk Management framework to ensure each risk the Group is exposed to is given due importance and managed through a well-defined framework and guidelines
- 4. Standard Operating Procedures and Product approval framework to ensure risks are mitigated at operational level
- S. Adequate segregation of duties to ensure multi-layered checks and balances
- 6. Exception reporting framework to ensure process and policy deviations are adequately addressed

# 57.3. Risk management structure

To support the risk strategy and ensure effective risk management, the Group has a "Three-Liered risk management structure" to ensure that there are enough defences are available to control all types of risk issues. The risk structure is enumerated below:

- 1. Three lines of defense for accountability, oversight, and assurance
- o Respective Businesses the first line of defence; they own and manage risks and are responsible for implementation of the risk management framework
- o Business Rick teams the second line of defence; they are responsible for overseeing risk events and defining the risk management framework
- o Internal audit the third line of defence; they provide independent assurance of risk management framework implementation
- 2. Board and Executive level Committees for overseeing the risk management. The current Risk Management Committees are
- o Soard Risk Committee
- o Investment and Credit Committees

The Board Risk Committee is the overseeing body for Risk Management. The Committee meets at regular intervals to review the risk profile of the Company.

The investment and Credit Committee serve as the nodal bodies for all credit related decisions. Respective businesses have formulated its own investment and Credit Committees depending upon the scale of the exposure.

# Risk management framework

The businesses in the Group have a Risk Framework, which describes the risk management approach and provides clear accountability for managing risk considered appropriate for the Business. The framework is subject to continuous evaluation based on existing internal as well external environment.

The current risk framework covers :

- o Business Risk
- o Credit Risk
- o Market Risk
- o Liquidity Risk
  o Regulatory Risk
- a Reputation Risk
- a Technology Risk
- Operational and Process Risk
- o Fraud Risk
- a People Risk
- Physical and Infrastructure Risk

The Businesses in the Group use different types of tools and techniques for mitigating risk, depending upon the type of risk and quantum. For example:

- of financial risks are mitigated through counterparty and client assessment before any exposure is taken, and defined product/program fevel risk limits to ensure exposure does not exceed risk appetite. The Committee based approval mechanism is adopted to ensure that high supposures are approved with adequate representation and that there is no bias in approvals.
- O Non-finacial risks viz technology, operational, flaud, etc are mitigated through process documentation defining clear ownership for each activity, having adequate system/process level controls like maker-checker, reconciliation, testing and reviews.
- Enterprise level risks viz, reputation, compliance, regulatory, etc are controlled through policies and framework, educating employees through training and risk socialisation sessions.





# 57.4. Risk management framework of General Insurance ("EGICL")

# Governance framework

The core of the EGICL risk philosophy lies in the identification, measurement, monitoring and management of risk. EGCII, believe risk management is a continuous, vital process that is an inalienable part of EGICL DNA. The Governance structure can thus be seen from three focal points:

- The Business Users would form the First Line of defence. First Line of defence would ensure that risk and control environment is established into their day to day activities. This line of defence would also:
- A. Implement proactive and reactive risk management tools in their processes
- 8. Review their processes for adequacy of effectiveness of controls
- C. Report on the level of the risks and effectiveness of controls to the second line of defence on periodic basis
- D. Respond to Regulatory/ Operational/ Business changes quickly and keep the second line of defence informed on the developments.
- Risk Management, and Compliance team forms part of the Second Line of Defence. The second line of defence is oversignt function and would provide direction and guidance to the first line of defence for implementation of EGICL's Board driven policies. Second line of defence would also monitor implementation efficiency of these policies and provide oversil oversight to the business processes and risks.
- Independent consultants/assurance providers like internal auditors, external auditors, statutory auditors, regulatory auditors etc. forms third line of defence and provides
  independent assurance, consultants/assurance providers will have direct access to the Board of EGICL. The Statutory and Regulatory auditors would have independence as
  per Statutory and Regulatory assurance framework of the country.

The insurance Regulatory and Development Authority (RDAI) vide its circular number iRDA/F&A/GDL/GG/10G/05/2016 dated 18 May 2016 has issued Guidelines on Corporate Governance for the Insurance Sector, Basis the circular, the following committees form part of the overall risk governance framework:

- o Risk Management Committee
  o Audit Committee
  o Investment Committee
  o Policyholder protection Committee

The Risk Management Committee is responsible for periodic review of the risk management process to ensure that the process initiatives are aligned to the desired objectives. EGICL has Chief Risk Officer who is responsible for the implementation and monitoring of the framework. Further, the key policies adopted under the Risk Framework are as under:

- e Underwriting Policy
- o Investment Policy
- Asset Liability Management Policy
- o Reinsurance Program
- a Information Security Policy
- o Outsourcing Policy
- a Anti Fraud Policy
- g Financial authority Matrix

Regulators are primarily interested in protecting the rights of policyholders and monitor them closely to ensure that the EGICL is salisfactorily managing affairs for their benefit. At the same time, regulators are also interested in ensuring that EGICL maintains an appropriate solvency position to meet unforeseeable liabilities arising from economic shocks or natural disasters. The operations of EGICL are subject to regulatory requirement within the jurisdiction it operates.

The ALM policy adopted by EGICL helps in:

- o Understanding all risks requiring the coordination of assets and liabilities
- Quantify interest rate risks and equity risks
- Quantify the extent of mismatch between the assets and liabilities and thereby prescribe appropriate measures to bridge the gap

# Asset Valuation:

The analysis is carried out at an LOB level as per the IRDAI guidelines, if reserves held under any line of business fail below 5% of the lotal reserves as at the given valuation date the corresponding line of business is excluded for the ALM exercise.





# 57.4. Risk management framework of General Insurance ("EGICL") (Continued)

- 1. Unearned Premium Reserves (UPR)
- 2. Premium Deficiency Reserve (PDR)
- 3. Incurred But Not Reported (IBNR) reserves

UPR and PDR can be apportioned basis the policy term outstanding. Outstanding claims reserves and IBNR will be apportioned basis the expected reserve utilisation. Where data is available the reserving techniques like Chain Ladder method can provide significant inputs on the development profile for the claims. Where data is not available, industry benchmarks or assumptions related to the claims profile will be made to arrive at the suitable run off pattern for the liabilities. The emerging claims experience will be periodically reviewed by the actuarial department to take into account any changes in the same.

# Insurance risk

The principal risk, EGICL faces under insurance contracts, is that the actual claims payments or the timing thereof differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of EGICL is to ensure that sufficient reserves are available to cover these kilolities.

EGICL has developed a risk strategy to manage the risks appropriately. EGICL's risk management strategy is to establish measures and controls which will assist in prevention, detection and management of risks for strong risk management system. Such risk management system will identify risk at macro as well as micro level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks. EGICL mitigates the risks by careful section of the underwriting strategy, reinsure a part of the risk with various reinsurers, diversification of all insurance contracts and acquiring business from all parts of the Country.

The main insurance Risks that EGICL is exposed to are as follows:

- Product Pricing Risk: The loss railors are assumed at the time of pricing the product. There is a risk of not pricing the products adequately due to model error/ data selection or biases / lack of relevant data or inadequate underwriting assumptions leading to losses greater than anticipated.
- B. Fraud Risk Excessive, invalid, duplicate or fraudulent claims
- III. Reinsurance Risk EdiCL enters into reinsurance agreements in order to mitigate insurance Risk. However, this leads to default Risk from the reinsurer at the time of claim payment or also concentration risk if all the Risk is insured to one reinsurer.
- 1V. Investment Risk Risk of loss arising from actual returns being different than expected. Credit risk due to investee enterprise defaulting on its debt payments.
- V. Expense Risk Risk of loss arising from expense experience being different than expected
- VI. Concentration Risk EGICL faces concentration Risk by selling business to specific geography or by writing only single line business etc.

Control Measures:

EGICL has set up Risk Management framework to continuously monitor EGICL's experience with regard to parameters Fike loss ratios and investment returns. The underwriting team, with actuarial guidance, has set in place processes and procedures to review proposal.

EGICL has entered into a separate agreement with reinsurers to cover the catastrophic risks to hedge against calastrophic events leading to higher than expected claim payouts.

EGICL has been taking efforts so as to mitigate concentration risk through diversification. However, EGICL may still be exposed to channel concentration risk. The EGICL business is spread across various key states in India to minimise any geographical concentration, accordingly, it also insulates EGICL from impact of catastrophic risk.





# \$7.5. Risk management framework of Life Insurance business ("ETUFE")

a. Governance framework
The primary objective of the ETUFE's risk and financial management framework is to protect the ETUFE's shareholders as well as policyholders from events that hinder the sustainable achievement of financial performance objectives, including failing to exploit opportunities.

ETLIFE has an effective Risk Management Framework in place which provides for risk identification, risk assessment and evaluation, monitoring, tracking and feedback mechanism k to identify, evaluate business risks and opportunities.

ETUSE has a risk balancing approach and follows the process of risk evaluation, monitoring and control. ETUFE has structured and uniform method of risk monitoring and control through the Risk and Control Self-Assessment (RCSA) Framework.

ETURE continuously reviews its risk exposures and takes measures to limit is to acceptable levels. The Board of Directors has overall responsibility for the establishment and oversight of ETURE's risk management framework. This is supplemented with the clear organizational structure and documented delegated authorities and responsibilities from the board of directors to various executive management committees.

b. Capital management objectives, policies and approach
The primary source of capital used by CTLIFE is Equity ETLIFE's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain
future development of the business. The capital requirements are routinely forecast on a periodic basis and assessed against both the forecast available capital and the expected
internal rate of return, including (six and sensitivity analysis. The process is ultimately subject to approval by the Board.

- To comply with the insurance capital requirements that the IRDAI require. In this respect, the IRDAI has prescribed minimum solvency ratio of 150% (refer note on Capital Management for solvency ratio);
   To maintain the required level of stability of ETLIFF, thereby providing a degree of security to policyholders
   To allocate capital efficiently and support the development of business by ensuring that returns on capital employed meet the requirements of its capital providers and
- Docume copinal enteriors or a representation of the decision of the policy of the poli

In reporting, financial strength, capital and solvency are measured using the rules prescribed by the Insurance Regulatory Authority of India (IROAI). These regulatory capital tests are based upon required fevels of solvency, capital and a series of prudent assumptions in respect of the type of business written. ETUFE's Capital Management Policy for its business is to hold sufficient capital to cover the statutory requirements based on the IROAI directives and maintain a health solvency ratio.

c. Regulatory framework

Regulatory framework

Regulatory framework

Regulatory are primarily interested in protecting the rights of policyholders and monitor them closely to ensure that the ETLIFE is satisfactorily managing affairs for the benefits of policyholders. At the same time, regulators are also interested in ensuring that ETLIFE maintains an appropriate solvency position to meet unforesceable liabilities arising from economic shocks or natural disasters. The operations of ETLIFE are subject to regulatory requirement within the jurisdiction it operates.

# d. Asset liability management (ALM) framework

Francial risks arise from open positions in interest rate, currency and equity products, all of which are exposed to general and specific market movements. The main risk that ETLIFE francial risks arise from open positions in interest rate rate risk. ETLIFE manages these positions within an ALM framework that has been developed to achieve long-term investment returns; in excess of its obligations under insurance and investment contracts. The principal technique of ETLIFES ALM is to match cases to the leabilities arising from insurance and investment contracts by reference to the type of benefits payable to contract holders. For each distinct category of liabilities, a separate portfolio of assets in maintained.

# ETLIFE's ALM is:

- ETHEE'S ALM 62:

   Integrated with the management of the financial risks associated with ETLIFE's other financial assets and liabilities not directly associated with insurance and investment contracts.

   As as integral part of the insurance risk management policy, to ensure in each period sufficient cash flow is available to meet liabilities arising from insurance and investment contracts.

ETLIFE undertakes Asset Liability Management to reduce interest rate risk. The Company uses expected future cashilows from already written policies and investments to assess the

The ETLIFE enters into interest rate derivative contracts, solely to hedge the residual interest rate risk.

The Derivatives are financial instruments which attempt to mirric the economic performance of an underlying asset, security or portfolio, Interest rate derivatives include forward rate agreement, interest rate futures and interest rate swaps.

ETLIFE uses Forward Rate agreements and interest rate futures to minimise the exposure to fluctuations in interest rates on plan assets and liabilities. ETLIFE has a Bo Derivative policy covering strategic objectives, limits, regulatory and operational framework. It underscores risks inherent in a derivative contract along with measurement and accounting in order to have effective monitoring and control.

Hedge effectiveness is determined based on the principles laid down in the Guidance note on Derivatives issued by The Institute of Chartered Accountants of India and relevant applicable Ind-AS, ETUEE uses regression analysis to determine Hedge effectiveness. If the hedge is ineffective, then the movement in the Fair Value is charged to the Profit and Loss Account. However, if the hedge is effective, further the effective and ineffective portion of the movement in the Fair Value of the Underlying and the derivative instrument is determined by the currency Offset method. The effective portion is transferred to Profit and Loss

a. Intervence risk
ETLIF's lines of business are Participating Life (Individual), Non-Participating Life (Individual) and Company) and Unit Linked Life (Individual and Company). ETLIF's has presence in Non-Participating Health (Individual), Non-participating Non-Inited Variable Insurance (Company). Participating Pension (Individual), Unit Linked Pension (Individual) and Non-Participating Actury (Individual) business as well. By nature of the business, ETLIF's underwrites risks and provides financial protection. In doing so, ETLIF's is exposed to various risks.

The principal risk, ETUFE faces under insurance contracts, is that the actual claims and benefit payments or the timing thereof differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of ETUFE is to ensure that sufficient reserved are available to cover these liabilities.

ETUSE has 'developed a risk strategy to manage the risks appropriately. ETUSE's risk management strategy is to establish measures and controls which will assist in prevedetection and management of risks for strong risk management system. Such risk management system will identify risk at macro as well as micro level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks. An action item for all the high risks is defined with clear owners and timelines. ETLIFE mingates the risks by careful section of the underwriting strategy, reinsure a part of the risk with various reinsurers, diversification of all insurance contracts and acquiring business from all parts of the Country.

b. Life insurance Contracts and investment Contracts with and without Discretionary Participation Features:
Ind AS 104 'Insurance Contracts' requires ETLIFE to separate the Financial Instruments (investment contracts) from insurance contracts under specified conditions.

Insurance contracts are those contracts where ETLIFE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a uncertain future event (the insured event) adversely affects the policyholders. Insurance and investment contracts are further classified as being either with or without OPI contractual right to receive, as a supplement to guaranteed benefits, additional benefits that are ideby to be a significant portion of the total contractual benefits.

As a general guideline by IRDAI, ETLIFE classifies contract under insurance contract and investment contracts with DPF, if the benefit payable on death is higher by at least 5% of the premium at any time during the life of the contract for other than unit linked products.

All other contracts are classified under investment Contracts.

Once a contract has been classified as an insurance contract, it remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are extinguished or expire.

Investment contracts, however, can be reclassified as insurance contracts after inception if insurance risk becomes significant.





# 57.5. Risk management framework of Life insurance business ("ETLIFE") (Continued)

- c. The main insurance Risks that ETLIFE is exposed to are as follows:

- c. The main Insurance Risks that ETUFE is exposed to are as follows:

  J. Persistency Risk. Risk of loss arising due to policyholder experiences (Payses and surrenders) being different than expected

  iii. Mortaliky Risk. Risk of Issa arising due to policyholder mortality experience being different than expected

  iii. Investment Risk. Risk of Issa arising from actual returns being different than expected

  iv. Expense Risk. Risk of Issa arising from expense experience being different than expected

  v. Reinsurance Risk. Risk of Issa arising from expense experience being different than expected

  v. Reinsurance Risk. Risk of Issa arising from expense experience being different than expected

  v. Reinsurance Risk. Risk of Issa arising from expense experience being different than expected

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  v. Reinsurance Risk Risk of Issa arising due to Risk of Issa arising different than expected

  v. Reinsurance Risk Risk of Issa arising due to Risk of Issa a

Control Measures:
ETUFE has set up Pisk Management framework to continuously monitor the ETUFE's experience with regard to parameters like policy lapses, premium persistency, maintenance expenses and investment returns. The underwriting team, with actuarial guidance, has set in place processes and procedures to review proposal. Further, the possible financial effect of adverse monitarily and morbidity experience has been reduced by entering into recinissariance agreements with multiple revisivaers. ETUFE has entered into a separate agreement with reinsurers to cover the catastrophic risks under Individual and Group business to hedge against catastrophic events leading to higher than expected claim payouts.

ETUFE has been taking efforts so as to mitigate concentration risk through diversification however ETUFE may still be exposed to channel concentration risk as company is in 12th year of operation and all the channels are not yet fully developed. ETUFE has been acquiring business from all the parts of India and thus has little geographical concentration. It also insulates ETUFE from impact of catastrophic risk. ETUFE has a Board approved Risk Management Policy covering underwriting, claims and reserving for policy liabilities. ETUFE has a detailed claims processing manual in piece.

The large claims are referred to ETUFE's Claims Committee.

# Operational risks:

Operational risk is the risk of loss arising from system failure, human error, fraud or external events. When controls fail to perform, operational risks can cause damage to reputation, Operational risks is the risk of lock abring from system failure, numan error, traud or external events. When controls is not to perform, operational risks can cause damage to reputation, have legal or regulatory implications or can lead to financial loss. The ELIUE, cannot expect to eliminate all operational risks, but by initiating a rigorous control framework and by monitoring and responding to potential risks, the ETUE! is able to manage the risks. Controls include effective segregation of duties, access controls, authorisation and reconciliation procedures, staff education and assessment processes, including the use of internal audit. Business risks such as changes in environment, technology and the industry are monitored through the ETUE!'s strategic planning and budgeting process. Operational risk: A risk arising from this category is resultant of inadequate or falled internal processes and controls, poor corporate governance or from external events such as sudden disasters crippling the operations of the ETUE!.

Operational risks within the Company are categorized into 6 (six) types namely:  $\bullet$  Fraud

- · Execution, delivery and process management

- Business disruption and system failures
   Clients, products and business practices
   Demage to physical assets
   Employment practices and workplace safety

Risk control and nitigation plan forms important part of the risk management processes within the ETLIFE: The ETLIFE's management ensures oversight on the risks by reviewing data, processes and by performing model checks at regular frequencies. The Operational risk impact within the EFLIFE is rated basis frequency and severity matrix. Frequency and severity matrix is further utilized for evaluation of the risk which in turn helps in prioritization. The EFLIFE, to ensures that complete data is being processed, reconciles number of policies, premium and sum assured. The same is done by comparing Data Conversion System (DCS) output and on-off movement data as obtained from policy administration system The risk management team conducts an independent root cause analysis of operational risk incidents. Boot cause analysis is followed by actual and potential risk exposure assessment. The root cause analysis helps to identify inadequacies in the control measures for known risks or identify new risks which need to be addressed. The resultant learning is then used to improve processes systematically.

# 57.6. Excessive risk concentration

Single and Group level borrower limits for wholesale lending and program level limits for retail lending have been defined as a proactive risk measure to avoid excess credit concentration. The relevant businesses in the Group monitor these limits as part of its regular monitoring activity. Additionally, the risk team of relevant businesses in the Group also keep track of Group, Industry, Colletteral, Geography level exposure concentrations. These reperieducially by the relevant businesses in the Group and also discussed in the Credit Committee, so as to avoid further exposures or reduce exposures to sector/industry/group/geography under stress.





# 57.7. Credit risk

Credit risk is the risk of financial loss the Group may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. The Business in the Group has adopted a policy of dealing with creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of linancial loss from defaults. In case the loans are to be restructured, similar credit assessment process is followed by the Business in

The Business in the Group manages its credit risk through a multi-layered approach as given below:

- 1) Review by the respective Board Risk Committee;
- 2) The Investment Committees (IC) for approving all credit related decisions, beyond certain levels delegated to Credit Committees. Further, individual loan specific limits as well as concentration limits are also approved by the IC and reviewed on a periodic basis;
- 3) The Business risk team is responsible for industry and portfolio level monitoring and stress testing:
- 4) Business risk does day to day client level monitoring, and
  5) Independent verification of all client accounts, adherence to policies and frameworks are carried out by internal audit team.

The counterparty, client assessment is done before any exposure is taken. Assessment covers all the aspects of risk like Borrower profile, financials, and adequacy of collateral, promoter strength, repayment capability and cash flow generation. Discussions are held with independent risk and compliance teams both at Business in the Group before the credit proposals are put forward to the Committees for approval. The Business in the Group have committee-based approval process mechanism to ensure high exposures are approved with adequate representation from Compliance, Credit, Legal and other relevant teams and there is no biasness.

The relevant Business in the Group has separate credit origination and appraisal processes for wholesale, distressed and retail segments. For wholesale and distressed segment, the relevant Business in the Group adopt underwriting standards for different client segment based on risk parameter and availability of security. The relevant Business in the Group for Retail segment, adopt underwriting standards both at product and portfoko level.

The Credit monitoring is very important part of managing credit risk. Accordingly, the Business in the Group have independent monitoring of credit exposures and associated risks.

The asset quality review is also performed on a regular basis by the Risk Committees of the relevant Business in the Group. The quality credit portfolio is also presented to the Board Risk Committee on a quarterly basis the relevant Business in the Group.

The Business in the Group applies the expected credit loss model for recognising impairment loss. For the purpose of measuring lifetime expected credit loss ("ECL") the relevant Business in the Group has used a practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward-looking information.

The expected credit loss is a product of exposure at default, probability of default and loss given default. The Business in the Group have devised an internal model to evaluate the probability of default and loss given default based on the parameters set out in ind AS 109. Accordingly, the loans are classified into various stages for different type of business. For non-distress credit business they are classified into Stage 1 – Standard Assets with zero to thirty days past due (DPD), Stage 2 – Significant Credit Deterioration or overdue between 31 to 90 days and Stage 3 – Default Assets with overdue for more than 90 days. Further, ECL also takes into account forward looking factors like GDP growth, interest rates etc. along with historical trends.

The relevant Business in the Group determine that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used.

Credit loss is the difference between all contractual cash flows that are due to an entity in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR (or credit adjusted EIR for purchased or originated credit impaired financial assets). Expected Credit Loss computation is not driven by any single methodology, however methodology and approach used must reflect the following:

- o An unblased and probability weighted amount that evaluates a range of possible outcomes;
  o Reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of luture economic conditions;
- o The time value of money.

While the time value of money element is currently being factored into ECL measurement while discounting cash flows by the Effective Interest Rate (EIR), the objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the first two requirements. This will be achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.

The relevant Business in the Group have internal grading that is based on days past due (dpd) as specified below

Internal rating grade	Internal grading description	Stages	
Performing			
High grade	0 dpd and 1 to 30 dpd	Stage 1	
Standard grade	31 to 90 død	Stage II	
Non-performing			
Individually impaired	90+ dpd	Stage III	





(Currency: Indian rupees in millions)

# 57.7. Credit risk (Continued)

# Significant increase in credit risk (SICR)

In all cases when the borrower becomes 90 days past due, Business in the Group considers a financial instrument as default category and classify such financial instrument as Stage 3 (credit-impaired) for ECL

Classification of assets form stage 1 to stage 2 has been carried out based on SICR criterion. The Financial Instrument (Customer accounts) which are more than 30 days past due have been identified as accounts where significant increase in credit risk has been observed. These Financial Instrument (Customer accounts) have been classified as Stage 2 assets. As a part of a qualitative assessment of whether a customer is in default, the Business in the Group aste considers a warfety of instances that may indicate unkleliness to pay. When such events occur, the Business in the Group carefully considers whether the event should result in treating the customer as defaulted and therefore assessed as Stage 3 for ECL calculations or whether Stage 2 is appropriate.

The respective Business in the Group management evaluates the credit situation continuously and the current credit assessment of borrowers is based on the following factors including many factors such as:

- 1. Whether there is actual or expected significant change in the credit situation which entails significant increase in credit risk.

  2. Whether there is existing or forecasted adverse changes in borrower's business, financial or economic conditions that are expected to cause a significant change in the borrower's ability to meet its debt biligations.

  3. Based on information available at present, whether in the longer term current adverse changes created by Covid-19 in economic and business conditions can reduce the ability of the borrower to fulfil its
- 4. Whether there are any significant changes in the expected performance and behavior of the borrower.
- 5. Whether there are expected changes in the loan documentation, including an expected breach of contract that might lead to covenant waivers or amendments, interest payment holidays, interest rate step-ups, requiring additional collateral or guarantees, or other changes to the contractual framework of the loan.

Reasonable and supportable information that is forward-looking and that is available without undue cost or effort is used by management to assess changes in credit risk. However, considering that the current economic situation is continuously evolving, the management shall apply on regular basis any favorable or detrimental change to the borrower profiles and accordingly factor in macro/micro variables that shall represent the evolved inherent credit risk.

# Probability of Default

Probability of Default (PD) is an estimate of likelihood of default over a given time horizon. PD estimation process is done based on historical internal data available with the relevant Business in the Group. While arriving at PD, the relevant Business in the Group also ensures that the factors that affects the macro-economic trends are considered to a reasonable extent, wherever necessary. The Business in the Group calculates 12 months PD by taking in account the past historical trends of loan portfolio and its credit performance. In case of assets where there is significant increase in credit risk/credit impaired assets,

# Loss Given Default (LGD)

The LGD represents expected losses on the EAD given the event of default, taking into account, among other attributes, the mitigating effect of collateral value at the time it is expected to be realised and the time value of money. The Loss Given Default (LGD) has been computed with workout methodology. Workout LGD is widely considered to be the most flexible, transparent and logical approach to build an LGD model. Along with actual recoveries, value of the underlying collateral has been factored in to estimate future recoveries in LGD computation. Workout LGD computation involves the actual recoveries as well as future recoveries (as a part of the workout process) on a particular facility, as a percentage of balance outstanding at the time of Default/Restructuring. The assessment of workout LGD was then performed. Principal outstanding at NPA was assessed, which went into the denominator of the LGD calculation. LGD computation has been done for each segment and sub-segment separately.

# Exposure at Default (EAD)

The amount which the borrower will owe to the portfolio at the time of default is defined as Exposure at Default (EAD). While the drawn credit line reflects the explicit exposure for the Business in the Group, there might be variable exposure that may increase the EAD. These exposures are of the nature where the Business in the Group provides future commitments, in addition to the current credit. Therefore, the exposure will contain both on and off balance sheet values. The value of exposure is given by the following formula:

EAD = Drawn Credit Line + Credit Conversion Factor * Undrawn Credit Line

Where.

Drawn Credit Line = Current outstanding amount

ersion Factor (CCF) = Expected future drawdown as a proportion of undrawn amount Undrawn Credit Line = Difference between the total amount which the Business in the Group has committed and the drawn credit line While the drawn exposure and limits for the customer are available, the modelling of CCF is required for computing the EAD.

Purchased or originated credit impaired (POCI)

Financial assets that are purchased or originated at a deep discount that reflects the incurred credit losses are considered to be POCI. This population includes the recognition of a new financial instrument following a renegotiation where concessions have been granted for economic or contractual reasons relating to the borrower's financial difficulty, that otherwise would not

A measure of ECL is an unbiased probability-weighted amount that is determined by evaluating a range of possible outcomes and using reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

nt Business in the Group have incorporated forward looking information into its measurement of ECL. The objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the requirements of unbiased, probability weighted outcomes while taking into account current conditions as well as future economic conditions. This will be achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.





# 57.7. Credit risk (Continued)

Exogenous macroeconomic parameters were used as independent (X) variables to predict the dependent (Y) variable. Keeping in mind Ind AS requirements around obtaining reliable and supportable information, without incurring undue cost or effort- based on advice of risk committee members and economic experts and consideration of a variety of external actual and forecast information, the Business in the Group formulates base case view of the future direction of relevant economic variable as well as a representative range of other possible forecast scenario. This process involves developing two or more additional economic scenarios and considering the relative probabilities of each outcome.

# Data sourcing:

Data sourcing:

The Group Company is expected to obtain reasonable and supportable information that is available without undue cost or effort. Keeping in mind the above requirement macroeconomic information was aggregated from Economic Intelligence Unit (EIU), Bloomberg, World Bank, R8I database. The EIU data has a database of around 150 macroeconomic variables as well as their forecasted values. Beyond 2022 macro-economic variables are forecasted by mean reverting the values to their long-term average.

External information includes economic data and forecasts published by governmental bodies and monetary authorities in the country, supranational organisations such as the OECD and the IMF, and selected private sector and academic forecasters.

# Probability weighted scenario creations:

Programmy Weignteo scenario creations: To incorporate macroeconomic impact into probability-weighted, each scenario has an associated probability. In order to ensure consistency across macroeconomic models, these probabilities were calculated at an overall level for both Retail and Non-Retail portfolios, keeping in mind that though the impact of a scenario across different portfolios may differ based on endogenous factors, the probability of a scenario unfolding is purely exogenous, and hence should not vary.

The Business in the Group has identified and documented key drivers of credit risk and credit losses for each portfolio of financial instruments and using an analysis of historical data, has estimated relationship between macro-economic variables and credit risk and credit losses.

Predicted relationship between the key indicators and default and loss rates on various portfolios of financial assess have been developed based on analysing historical data over the past 5 years.

# 57.7.1. Overview of modified and forborne loans

From a risk management point of view, once an asset is forborne or modified, the respective Business in the Group for distressed assets continues to monitor the exposure until it is completely and ultimately

The table below includes Stage 2 and 3 assets that were modified and, therefore, treated as forborne during the year, with the related modification loss suffered by the Group.

Particulars	2021-22	2020-21
Amortised costs of financial assets modified during the year	5,133.90	7,101.90
Net modification gains	178.61	{117.69}

# 57.7.2. Analysis of risk concentration

The following table shows the risk concentration by industry for the components of the balance sheet. Additional disclosures for credit quality and the maximum exposure for credit risk per categories based on the Group's internal grading system and year-end stage classification are further disclosed in Note 13.1.

# Industry analysis - Risk concentration for 31-Mar-22

Components	Financial services	Government	Manufacturing	Retail and wholesale	Oil & gas	Services	Others	Total
Cash and bank balances	30,388.97	-		-		-		30,388.97
Derivative financial instruments	685.22						*	685.22
Stock in trade	4,779.90	10,085.12	40.02	39.25	•	171.34	2.48	15,118.11
Trade receivables	1,344.37		1,165.77	1,961.81	-	81.95	137.81	4,691.71
Loans	3,840.40		8,633.86	166,600.88	-	9,969.04	11,011.98	200,056.16
Investments	49,447.47	28,952.11	22,843.26	12,731.67	62.26	6,538.00	5,600.12	126,274.89
Other financial assets	10,677.54		2.93	337.97	*	-	16.79	11,035.23
Total	101,163.87	39,037.23	32,685.84	181,671.58	62.26	16,850.33	16,769.18	388,250.29
Other Commitments	-	-	-	\$5.59		-	-	55.59

# Industry analysis - Risk concentration for 31-Mar-21

Components	Financial services	Government	Manufacturing	Retail and wholesale	Oil & gas	Services	Others	Total
Cash and bank balances	47,221.29			-	-	380.77	-	47,602.06
Derivative financial instruments	2,902.03		-	*				2,902.03
Stock in trade	2,618.02	8,636.63	1,155.70	64.03	6.13	957.39	2,308.86	15,746.76
Trade receivables	187.01		1,511.81	1,645.94	-	1,534.72	181.01	5,060.49
Loans	6,465.87		8,038.79	192,014.37		5,556.99	12,469.44	224,545.46
Investments	43,610.86	24,134.57	24,830.00	11,723.49	21.71	5,414.37	3,338.02	113,073.02
Other financial assets	11,811.78	287.84		250.51	-	3.79	274.15	12,628.07
Total	114,816.86	33,059.04	35,536.30	205,698.34	27.84	13,848.03	18,571.48	421,557.89
Other Commitments			-	1,340.64	-		-	1,340.64





# 57.7.3. Collateral and other credit enhancements

The tables on the following pages show the maximum exposure to credit risk by class of financial asset.

		sure to credit risk	
	31 March 2022	31 March 2021	Principal type of collateral
Financial assets			
Loans:			
Retail Loans and Wholesale loans	183,885.48	209,078.58	Equity shares and Mutual fund units, Bonds, Property; book receivables, Land, real estate property securities, and Tangible assets, Inventories, fixed deposits & other marketable securities, Surrender Value of the Policy
Distressed assets	12,587.17	13,223.15	Tangible assets
Other credits	221.69	154.43	
Trade receivables	4,691.71	5,060.49	Equity shares, fixed deposits and bank guarantees, Securities etc.
Debt instruments and other investments at amortised cost	1,863.66	1,305.81	Government security and Book debts (including Highly liquid Central/State Government securities & high rated Corporate Bonds)
Total financial assets at amortised cost	203,249.71	228,822.46	
Derivative financial instruments	685.22	2,902.03	Margin money
Financial assets at FVTPL	73,499.27	69,117.03	Tangible assets, Warrants
Financial instrument designated at fair value through profit or loss	13,494.17	10,726.26	Tangible assets and Highly liquid Central/State Government securities, high rated Corporate Bonds and liquid Mutual fund units
Total financial instruments at fair value through			
profit or loss	87,678.66	82,745.32	
Debt instruments at fair value through OCI	20,563.92	16,846.91	Government security and Book debts
Total debt instruments at fair value through OCI	20,563.92	16,846.91	
Other commitments (max exposure)	1,422.26	5,301.84	Property, book receivables, Tangible Assets, Equity Shares, Mutual Fund units, Land, Office Space, Flats, Bungalow, Penthouse, Row house and Commodities.
Fotal (net)	312,914.55	333,716,53	· · · · · · · · · · · · · · · · · · ·
want freedy	344,744.33	222,710.23	

Above also includes unsecured financial assets.

The Group has not entered in to any credit derivative to mitigate above credit risk.





# \$7.7.4. Fair value of collateral held for stage 3 assets

The below tables provide an analysis of the current fair values of collateral held and credit enhancements for stage 3 assets. Dependent on the level of collateral, some Stage 3 exposures may not have individual ECLs when the expected value of the collateral is greater than the LGD, even in if the future value of collateral is forecast using multiple economic scenarios.

As at 31-Mar-2022				
	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL	Carrying amount	Fair value of collateral
Financial assets				
Loans Debt instruments at fair value through OCI	123,685.28	37,797.85 -	85,887.43 -	97,161.93 -
Total financial assets at amortised cost	123,685.28	37,797.85	85,887.43	97,161.93
Loan commitments	128.94	1.68	127.26	6.5
Total	123,814.22	37,799.53	86,014.69	97,168.46
As at 31-Mar-2021				
	Maximum exposure to			·
	credit risk (carrying amount before ECL)	Associated ECL	Carrying amount	Fair value of collateral
Financial assets	creditrisk (carrying amount before ECL)			
Loans	credit risk (carrying amount	Associated ECL 36,554.26	Carrying amount	Fair value of collateral
Loans Debt instruments at fair value	creditrisk (carrying amount before ECL)			
Financial assets Loans Debt instruments at fair value through OCI Total financial assets at amortised cost	credit risk (carrying amount before ECL) 117,037.45 674.27	36,554.26	80,483.19	92,949.13
toans Debt instruments at fair value through OCI Total financial assets at amortised	credit risk (carrying amount before ECL) 117,037.45 674.27	36,554.26 11.16	80,483.19 663.11	92,949.13 663.11





(Currency : Indian rupees in millions)

# 57.8 Liquidity risk and funding management

Liquidity risk emanates from the mismatches existing on the balance sheet due to differences in maturity and repayment profile of assets and liabilities. These mismatches could either be forced in nature due to market conditions or created with an interest rate view. Such risk can lead to a possibility of unavailability of funds to meet upcoming obligations arising from liability maturities. To avoid such a scenario, Edelweiss has ensured maintenance of a Liquidity Cushion in the form of Fixed Deposits, Mutual Funds, Cash, G-Sec, etc. These assets carry minimal credit risk and can be liquidated in a very short period of time. A liquidity cushion amounting to 10-12% of the borrowings is sought to be maintained through such assets. These would be to take care of immediate obligations while continuing to honour our commitments as a going concern. There are available lines of credit from banks which are drawable on notice which further augment the available sources of funds. Funding is raised through diversified sources including Banks, Retail issue, Mutual Funds, ECB, Sub Debt etc. to maintain a healthy mix.

Group has a Liquidity Contingency Policy in place to ensure various liquidity parameters are defined and tracked regularly. Liquidity Management Team is provided with update on expected liquidity shortfalls in Normal as well as Stress scenario. A detailed set of activities have been defined to be executed during stress scenario

# 57.8.1. Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities

The table below summarises the maturity profile of the undiscounted cash flows of the Group's financial liabilities, financial assets, derivatives and financial commitments as at 31 March.

The tables have been drawn up based on the undiscounted cash flows i.e. the tables include both interest and principal cashflows. The contractual maturity with respect to financial liabilities is based on the earliest date on which the Group can be required to pay. To the extent that interest flows are at floating rate, the undiscounted amount is derived based on the interest rates in force at the balance sheet date. Further, with regards to amounts payable in currencies other than Indian Rupees, the amounts are determined based on the spot exchange rates at the balance sheet date. The analysis with respect to financial assets is based on expected maturities. All derivatives which are entered into for trading purposes are shown in the earliest time band. With respect to other derivatives, the remaining contractual maturity information has been given based on undiscounted cash flows.

As at 31-Mar-22						
Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than 3	Total
	3 months	3 to 6 manths	months to 1 year	1 year to 3 years	years	
Trade payables	9,048.39	2,771.13	1,053.84	27.91	-	12,901.27
Borrowings (other than debt securities)	18,486.76	4,546.33	19,461.08	7,806.22	10,265.31	60,565.70
Debt securities	14,169.96	6,906.39	18,722.33	82,636.98	61,983.53	184,419.19
Subordinated financial liabilities	1,454.78	61.92	297.69	6,344.60	13,290.60	21,449.59
Deposits	15.60		•	-	-	15.60
Other financial liabilities	7,750.74	3,875.40	1,528.17	11,635.22	27,849.30	52,638.83
Total undiscounted non-derivative financial liabilities	50,926.23	18,161.17	41,063.11	108,450.93	113,388.74	331,990.18
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Cash and each equivalent and other bank balances	22 623 02	836.38	2.070.68	5.922.44	18.16	31,470,68

Non-derivative financial assets	Upto 3	Retween 2 to	permeen o	permeen	MINIE CHAIL 2	rotai
	months	6 months	months to 1 year	1 year to 3 years	years	
Cash and cash equivalent and other bank balances	22,623.02	836.38	2,070.68	5,922.44	18.16	31,470.68
Stock-in-trade	12,634.20	2,465.87	•	0.25	17.79	15,118.11
Trade receivables	2,508.80	828.74	1,514.46	1,596.52	-	6,448.52
Loans	27,568.74	8,989.44	34,594.79	77,095.05	135,564.66	283,812.68
Investments at fair value through profit or loss	13,365.86	4,245.47	14,463.47	21,062.51	54,267.80	107,405.11
Investments at FVOCI	546.58	274.59	1,076.70	4,433.23	49,259.79	55,590.89
Investments at amortised cost	898.44	-	961.30	2,304.08	124.52	4,288.34
Other financial assets	5,589.80	3,873.21	58.62	911.16	615.63	11,048.42
Total undiscounted non-derivative financial assets	85,735.44	21,513.70	54,740.02	113,325.24	239,868.35	515,182.75

Derivatives	Upto 3 months	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 years	Total
Net settled derivatives entered into for trading purposes	(503.95)	- "	•			(503.95)
Other net settled derivatives	(546.98)	0.11	(258.94)	(190.56)	(51.19)	{1,047.56}
Total	(1,050.93)	0.11	(258.94)	(190.56)	(51.19)	(1,551.51)

Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Undrawn loan and other commitments	1,835.23	131.82	2,705.33	11,423.24	-	16,095.62

The Group has undrawn lines of credit available aggregating ₹ 5,300.71 million as at 31 March 2022 to meet any possible liquidity shortfall.





# 57.8.1. Analysis of financial Habilities, financial assets, derivatives and financial commitments by remaining contractual maturities (Continued)

# As at 31-Mar-21

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than 3	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	years	
Trade payables	2,865.23	714.42	1,025.60	197.80	91.73	4,894.78
Borrowings (other than debt securities)	34,791.55	12,343.26	19,934.53	38,318.34	6,300.57	111,688.25
Debt securities	7,343.32	14,710.24	42,818.97	79,343.38	81,349.29	225,565.20
Subordinated financial liabilities	315.25	67.82	1,702.04	6,014.60	13,835.67	21,935.38
Deposits	96.01	•	-		*	96.01
Other financial liabilities	6,024.38	3,297.94	1,628.46	9,706.66	26,603.03	47,260.47
Total undiscounted non-derivative financial liabilities	51,435.74	31,133.68	67,109.60	133,580.78	128,180.29	411,440.09
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Cash and cash equivalent and other bank balances	40,452.74	199.98	1,844.94	520.77	5,247.99	48,266.42
Stock-in-trade	13,739.20	1,758.68	320.03	4.50	14.46	15,836.87
Trade receivables	2,103.50	840.16	1,294.20	3,188.03		7,425.89
Loans	50,966.15	13,240.26	31,178.66	95,561.14	111,405.20	302,351.41
Investments at fair value through profit or loss	2,987.74	8,970.79	14,660.91	45,522.82	69,474.74	141,617.00
Investments at FVOCI	458.59	175.60	1,066.74	2,447.63	41,652.72	45,801,28
Investments at amortised cost	350.48	82.55	868.92	•	418.39	1,720.34
Other financial assets	10,915.54	300.00	145.04	530.21	737.36	12,628.15
Total undiscounted non-derivative financial assets	121,973.94	25,568.02	51,379.44	147,775.10	228,950.86	575,647.36
Derivatives	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	years	
Net settled derivatives entered into for trading purposes	1,696.85	-	-		-	1,696.85
Other net settled derivatives	151.67	(12.69)	(427.72)	(662.08)	(39.91)	(990.73)
Total	1,848.53	(12.69)	(427.72)	(662.08)	(39.91)	706.13
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 manths	months to 1	year to 3 years	years	
Undrawn loan and other commitments	3,838.13	118.14	4,144.86	938.99	323.20	9,363.32

The Group has undrawn lines of credit available aggregating 🔻 5,856.88 million as at 31 March 2021 to meet any possible liquidity shortfall.





(Currency : Indian rupees in millions)

# 57.9. Market Risk:

Market risk is the risk which can affect the Group's income or the value of its holdings of financial instruments due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates and credit spreads. The objective of the Group's market risk management is to manage and control market risk exposures within acceptable parameters. The Group separates its exposure to market risks between trading and non-trading portfolios.

# Exposure to market risk

Interest rate risk - The principal risk to which non-trading portfolios are exposed is the risk of loss from fluctuations in the future cash flows or fair values of financial instruments because of a change in market interest rates, interest rate risk is managed principally through monitoring interest rate gaps and by having pre-approved limits for requiring bands.

ALCO is the monitoring body for compliance with these limits. ALCO reviews the interest rate gap statement and the mix of floating and fixed rate assets and liabilities. Balance Sheet Management Unit is in-charge for day to day management of interest rate risk.

Foreign exchange risk - Our foreign exposure is limited to capital investment in our Group entities outside India and profits/loss generated by these entities. The Treasury Unit aggregates the foreign exchange exposure emerging out these outflows/inflows and the same is hedged to ensure we do not run any foreign exchange risk in our books. Positions are regularly monitored by the Treasury Unit and rebalanced based on the inflow and outflow of funds.

Equity price risk - The Treasury and Balance Sheet Management Units effectively evaluates various risks involved in underlying assets in trading and non-trading books respectively

# Interest rate risk

interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group's policy is to monitor positions on a daily basis and hedging strategies are used to ensure positions are maintained within the established limits.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates (all other variables being constant) of the Group's statement of profit and loss and equity. The sensitivity to profit before tax is the effect of the assumed changes in interest rates on the profit before tax for the year, based on the floating rate financial assets and financial liabilities held at reporting date. Thus, the sensitivity analysis has been prepared assuming the amount of the floating-rate financial liability and financial assets outstanding at the end of the year was outstanding for the whole year. The sensitivity of equity is calculated by revaluing the fixed rate FVOCI, including the effect at reporting date for the effects of the assumed changes in interest rates.

Currency of item			202	1-22		
	Increase in basis	Effect on profit		Decrease in basis	Effect on profit before	
	points	before tax	Effect on Equity	points	tax	Effect on Equity
INR	25.00	(281.18)	(580.83)	25.00	281.16	580.83
INR	5.00	(116.27)	-	5.00	116.27	-
Currency of item			202	0-21		
	Income to book	Fffeet ex exette		D	###	

	Increase in basis	Effect on profit		Decrease in basis	Effect on profit before	
	points	before tax	Effect on Equity	points	tax	Effect on Equity
INR	25.00	(264.82)	(423.24)	25.00	264.82	423.24
INR	5.00	0.15	-	5.00	(0.15)	-

# Currency risk:

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates.

Foreign currency risk arise majorly on account of foreign currency borrowings.

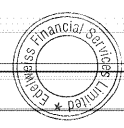
The table below indicates the currencies to which the Group had significant exposure at the end of the year.

Currency		2021-22						
	Increase in exchange	Effect on profit	F# 4 F 11	Decrease in	Effect on profit before			
	rate (%)	before tax	Effect on Equity	exchange rate (%)	tax	Effect on Equity		
US dollar	5.00	(61.34)	-	5.00	61.34	•		
Others	5.00	(1.32)	-	5.00	1.32			

Currency			20	20-21		
	Increase in exchange rate (%)	Effect on profit before tax	Effect on Equity	Decrease in exchange rate (%)	Effect on profit before tax	Effect on Equity
US dollar	5.00	(221.29)	-	5.00	221.29	-
Others	5.00	2.25		5.00	{2.25}	-

^{*} This is on account of items denominated in Indian Rupees held by certain foreign companies in the Group having functional currency other than INR





# 57.9. Market Risk (Continued):

# Equity Price risk:

Equity price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of individual investment in equity

			202	1-22		
Impact on	Increase in equity	Effect on profit		Decrease in equity	Effect on profit before	
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	84.42	-	5.00	(84.42)	-
Others	5.00	711.83	1.70	5.00	(711.83)	(1.70
		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~				
			202	0-21		
Impact on	Increase in equity	Effect on profit		Decrease in equity	Effect on profit before	

			202	0-21		
Impact on	Increase in equity	Effect on profit		Decrease in equity	Effect on profit before	
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	537.19	(1.97)	5.00	(537.19)	1.97
Others	5.00	670.76	0.06	5.00	(670.76)	(0.06)

Index price risk:

Index price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of equity indices.

			20	21-22		
Impact on	Increase in index price (%)	Effect on profit before tax	Effect on Equity	Decrease in index price (%)	Effect on profit before tax	Effect on Equity
Derivatives	5.00	28.05	-	5.00	(28.05)	-
Others	5.00	(16.20)		5.00	16.20	
			20:	20-21		
Impact on	Increase in index	Effect on profit		Decrease in index	Effect on profit before	

			207	20-21		
Impact on	Increase in index	Effect on profit		Decrease in index	Effect on profit before	
	price {%}	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	11.68	-	5.00	(11.68)	-
Others	5.00	(50.89)	-	5.00	50.89	-

Other price risk:

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of market prices other than equity and index prices.

			202	1-22		
Impact on		Effect on profit		Decrease in price	Effect on profit before	
	Increase in price (%)	before tax	Effect on Equity	(%)	tax	Effect on Equity
Security receipts of ARC trusts	5.00	105.79	•	5.00	(106.79)	
Units of AIFs and Trusts	5.00	40.45	17.00	5.00	(40.45)	(17.00)
Others	5.00	692.02	39.73	5.00	(692.02)	(39.73)

•			202			
Impact on		Effect on profit		Decrease in price	Effect on profit before	
	Increase in price (%)	before tax	Effect on Equity	(%)	tax	Effect on Equity
Security receipts of ARC trusts	5.00	91.77		5.00	(91.77)	-
Units of AIFs and Trusts	5.00	3.17	· .	5.00	(3.17)	,
Others	5.00	471.74	31.71	5.00	(471.74)	(31.71)





58. Composition of the Group

Sr.	Name of the Entity Subsidiaries	Note	Country of Incorporation	Proportion of ownership interest as at 31-Mar-2022	Proportion of ownership interest as at 31-Mar-2021
	The state of the s		India	100.00%	100.00%
	ECL Finance Limited		India	100.00%	100.00%
	Edelcap Securities Limited		India	100.00%	100.00%
	Edelweiss Asset Management Limited ECap Securities and Investments Limited (Formerly known as			· · · · · · · · · · · · · · · · · · ·	
	ECap Equities Limited)		India	100.00%	100.00%
5	Edelweiss Trusteeship Company Limited		Indía	100.00%	100.00%
6	Edelweiss Housing Finance Limited		India	100.00%	100.00%
7	Edelweiss Investment Adviser Limited		India	100.00%	100.00%
8	EC Commodity Limited	a	India		100.00%
9	Edel Land Limited		India	100.00%	100.00%
10	Edel Investments Limited		India	100.00%	100.00%
11	Edelweiss Rural & Corporate Services Limited		India	100.00%	100.00%
	Comtrade Commodities Services Limited (Formerly known as Edelweiss Comtrade Limited)	f	India	100.00%	100.00%
			India	100.00%	100.00%
	Edel Finance Company Limited		India	100.00%	100.00%
	Edelweiss Retail Finance Limited	k	India	100.00%	100.00%
	Edelweiss Multi Strategy Fund Advisors LLP		India	100.00%	100.00%
	Edelweiss Resolution Advisors LLP			100.00%	
	Edelweiss General Insurance Company Limited		India		100.00%
	Edelweiss Securities and Investments Private Limited		India	100.00%	100.00%
	EC International Limited		Mauritius	100.00% 100.00%	100.00%
	EAAA LLC		Mauritius		·····
	Edelweiss Alternative Asset Advisors Pte. Limited		Singapore	100.00%	100.00%
	Edelweiss International (Singapore) Pte. Limited		Singapore	100.00%	100.00%
	Aster Commodities DMCC	b	United Arab Emirates	400.00%	100.00%
	Edelgive Foundation		India	100.00%	100.00%
	Edelweiss Alternative Asset Advisors Limited		India	99.05%	99.05%
	Edelweiss Gallagher Insurance Brokers Limited	c	India		70.00%
	Edelweiss Private Equity Tech Fund		India	95.60%	95.60%
	Edelweiss Value and Growth Fund		India	70.05%	70.05%
	Edelweiss Asset Reconstruction Company Limited		India	59.82%	59.84%
	EW Special Opportunities Advisors LLC		Mauritius	67.00%	67.00%
	Edelweiss Tokio Life Insurance Company Limited	d	{ndia	66.00%	51.00%
	Allium Finance Private Limited	e	India	85.00%	70.00%
	Edelweiss Global Wealth Management Limited		India	100.00%	100.00%
	Edelweiss Capital Services Limited		India	51.00%	51.00%
	India Credit Investments Fund - II		India	100.00%	100.00%
	Edelweiss Real Assets Managers Limited	g	India	100.00%	-
37	Sekura India Management Limited	h	India	100.00%	<u> </u>
	Associate			43 200	26.5327
1	Edelweiss Securities Limited	i	Indía	43.76%	38.53%





(Currency : Indian rupees in millions)

58. Composition of the Group (Continued)

Trust Name	Country of Incorporation	as at 31-Mar-2022	Proportion of ownership interest as at 31-Mar-2021
EARC SAF - 1 Trust EARC SAF - 2 Trust	India India	100.00%	100.00
B EARC SAF - 3 Trust	India	100.00% 46.00%	100.00° 46.00°
EARC Trust - SC 6	India	100.00%	100.009
S EARC Trust - SC 7	India	100.00%	100.00
FEARC Trust - SC 9 FEARC Trust - SC 102	India	100.00%	100.00
B EARC Trust - SC 109	India tridia	100.00% 50.00%	100.00 ⁴ 50.00 ⁴
EARC Trust - SC 112	India	100.00%	100.00
EARC Trust - SC 130	India	100.00%	100.00
EARC Trust - SC 223	India	100.00%	100.00
EARC Trust - SC 229 EARC Trust - SC 238	India India	100.00%	100.00 100.00
EARC Trust - SC 245	India	37.00%	37.00
EARC Trust - SC 251	India	100.00%	100.00
EARC Trust - SC 262	India	37.00%	37.00
EARC Trust - SC 263	India	100.00%	100.00
EARC Trust - SC 266 EARC Trust - SC 293	India	100.00%	100.00 ⁴
EARC Trust - SC 297	India	37.00%	37.00
EARC Trust - SC 298	India	100.00%	100.00
EARC Trust - SC 306	India	50.00%	50.00
EARC Trust - SC 308	India ·	100.00%	100.00
EARC Trust - SC 314 EARC Trust - SC 318	India India	100.00% 100.00%	100.009
EARC Trust - SC 321	India	100.00%	100.00
EARC Trust - SC 325	India	100.00%	1.00.009
EARC Trust - SC 329	India	100.00%	100.00
EARC Trust - SC 331	India	100.00%	100.00
EARC Trust - SC 332 EARC Trust - SC 334	India India	100.00%	100.00
EARC Trust - SC 342	India	100.00%	100.009
EARC Trust - SC 344	India	100.00%	100.009
EARC Trust - SC 347	India	100.00%	100.009
EARC Trust - SC 348	India	100.00%	100.009
EARC Trust - SC 349 EARC Trust - SC 351	India India	100.00%	100.009
EARC Trust - SC 352	India	100.00%	100.009
EARC Trust - SC 357	India	100.00%	100.009
EARC Trust - SC 360	India	100.00%	100.009
EARC Trust - SC 361 EARC Trust - SC 363	india	100.00%	100.009
EARC Trust - SC 370	India India	100.00% 100.00%	100.009
EARC Trust - SC 372	India	100.00%	100.009
FARC Trust - SC 373	India	100.00%	100.009
EARC Trust - SC 374	India	100.00%	100.009
EARC Trust - SC 375	India	100.00%	100.009
EARC Trust - SC 376 EARC Trust - SC 377	India India	100.00%	100.009
EARC Trust - SC 378	India	100.00%	100.009
EARC Trust - SC 380	India	100.00%	100.009
EARC Trust - SC 381	India	100.00%	100.009
EARC Trust - SC 383	India	100.00%	100.009
EARC Trust - SC 384 EARC Trust - SC 385	India India	100.00%	100.009
EARC Trust - SC 386	India	100.00%	100.009
EARC Trust - SC 387	India	100.00%	100.009
EARC Trust - SC 388	India	100.00%	100.009
EARC Trust - SC 391 EARC Trust - SC 392	India	100.00%	100.009
EARC Trust - SC 393	India India	100.00%	100.009
EARC Trust - SC 394	India	100.00%	100.009
EARC Trust - SC 395	India	100.00%	100.009
EARC Trust - SC 396	India	100.00%	100.00%
EARC Trust - SC 399	India	100.00%	100.009
EARC Trust - SC 401 EARC Trust - SC 402	India	100.00%	100.009
EARC Trust - SC 402	India	100.00%	100.00%
EARC Trust SC 406	TLIBO India	100.00%	100.00%
C) (17 C) 17 C) 1 C) TO C) TO C)			
EARC Trust - SC 410 EARC Trust - SC 412	/Q:/ India	100.00%	100.00%

58. Composition of the Group (Continued)

73 EARC Trust - SC 427	India	100.00%	100.00%
74 EARC Trust - SC 428	India	100.00%	100.00%
75 EARC Trust - SC 429	India	100.00%	100.00%
76 EARC Trust - SC 430	India	100.00%	100.00%
77 EARC Trust - SC 227	India	100.00%	
78 EARC Trust - SC 228	India	100.00%	
79 EARC Trust - SC 397	India	100.00%	-
80 EARC Trust - SC 413	India	100.00%	-
81 EARC Trust - SC 416	India	100.00%	-
82 EARC Trust - SC 417	India	100.00%	-
83 EARC Trust - SC 418	India	100.00%	
84 EARC Trust - SC 421	India	100.00%	-
85 EARC Trust - SC 422	India	100.00%	-
86 EARC Trust - SC 423	India	100.00%	-
87 EARC Trust - SC 424	India	100.00%	-
88 EARC Trust - SC 425	India	100.00%	-
89 EARC Trust - SC 431	India	100.00%	•
90 EARC Trust - SC 434	India	100.00%	-
91 EARC Trust - SC 436	India	100.00%	
92 EARC Trust - SC 440	India	100.00%	-
93 EARC Trust - SC 441	India	100.00%	-
94 EARC Trust - SC 444	Indía	100.00%	-
95 EARC Trust - SC 447	India	100.00%	*
96 EARC Trust - SC 448	India	100.00%	
97 EARC Trust - SC 449	India	100.00%	-
98 EARC Trust - SC 451	India	100.00%	
99 EARC Trust - SC 459	Índia	100.00%	-





(Currency: Indian rupees in millions)

58. Composition of the Group (Continued)

Notes:

- 4. With effect from 01 April 2021, EC Commodities Limited and trading business of Ecap Equities Limited have been merged with Edel Land Limited, a whofly owned subsidiary of the Company, pursuant to the scheme of arrangement approved by National Company Law Tribunal vide its Order dated 25 March 2022.
- b. With effect from 7 December 2021, Aster Commodities DMCC, one of the subsidiary of the Company is dissolved and ceased to become the subsidiary of the Company and has been consolidated upto the said date.
- c. With effect from 18 October 2021, 61% stake of the Company in Edelweiss Gallagher Insurance Brokers Limited one of the subsidiary, have been transferred to Arthur J. Gallagher & Co., where by it ceased to become subsidiary from said date and has been consolidated accordingly.
- d. With effect from 31 January 2022, Company has increased its controlling stake in Edelweiss Tokio Life Insurance Company Limited, one of its subsidiary from 51% to 66% and same has be consolidated accordingly.
- e. With effect from 21 February 2022, Edelweiss Rural and Corporate Services Limited, wholly owned subsidiary of the Company has increased its stake in Allium Finance Private Limited, one of its subsidiary from 70% to 85% and same has be consolidated accordingly.
- f. Comtrade Commodities Services Limited (Formerly known as Edelweiss Comtrade Limited), a subsidiary of the Group has ceased its operation and does not have any business activity planned for future. Accordingly the financial statements for the year have been prepared on a non-going concern basis.
- g. With effect from 25 June 2021, Edelweiss Real Assets Managers Limited has been incorporated as a wholly owned subsidiary of Group and has been consolidated from the said date.
- h. With effect from 29 June 2021, Sekura India Management Limited has been incorporated as a wholly owned subsidiary of Group and has been consolidated from the said date.
- i. With effect from 13 December 2021, subsidiary of the Company has purchased 5.23% stake of Edelweiss Securities Limited, its Associate, whereby it has increase its total stake from 38.53% to 43.76% and accordingly associate pick up has been done in the consolidation for the year.
- j. EW Special Opportunities Advisors LLC, a subsidiary of the Group has changed its basis of accounting for periods subsequent to 31 December 2020 from the going concern basis to a liquidation basis.
- k. Edefweiss Multi Strategy Fund Advisors LLP, a subsidiary of the Group has ceased its operation and does not have any business activity planned for future. Accordingly the Financial Statements for the year have been prepared on a non-going concern basis.







59. Additional Information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary

Part	*********		Net Assets i.e. Total Assets minus Total Liabilities	ssets minus Total es	Share in Pr	Share in Profit or Loss	Share in Other Com	Share in Other Comprehensive Income	Share in Total Comprehensive Income	prehensive Incom
Mosts Francial Services United 65.86% 50,002.15 440.11% 9.33.55 0.01% (0.10) 1,007.55% 9 Feature United Amontal Services United 33.71% 25.55%-148 37.42% 77.61 0.01% 0.01 3.15% Wees Galligher Frontine Brokes Linked 0.73% 25.55%-148 37.42% 47.06 0.01% 0.05 3.15% Wees Galligher Frontine Brokes Linked 0.73% 25.55%-148 37.61 0.01% 0.01 3.15% Wees Asket Measurement Linked 0.73% 25.63% 1.24% 7.52 0.01% 0.01 3.15% Wees Stocking Linked 0.73% 2.44% 5.53% 1.02% 0.05% 0.05% 0.05 0.05 0.05% 0.0	vi j	Name of the Entity	As % of consolidated net assets	Amount {₹ in Millions}	As % of consolidated profit or loss	Amount (₹ in Millions)	As % of consolidated other comprehensive income	Amount {₹ in Millions}	As % of consolidated total comprehensive income	Amount (₹ in Millions)
Figure (integer control of the contr	arent	Edelweiss Financial Services Limited	7698 39	50 000 14	781107	0.000	70100	1000	700	
Institute United 23,11% 25,594.48 31,42% 793.57 6,88% 77.58 77.05% Figure United							2700	(0.10)	1,007.53%	,555,Y
Cf. Finance Limited 23.71K 25.554.48 37.42K 793.57 6.66K (78.33) 77.05K Celificace Limited 0.71K 2.47K 2.42K 4.716 (10.05)K 0.00 5.13K Celificace Successive Limited 0.71K 1.32K 2.47K 2.47K 0.01K (0.14) 8.34K Celificace Successive Management Limited (formerly frommax) as Ecoletics Indicated Indic	Picker	II (PS): 		PROPERTY I THE TAX I AND ADD ADD ADD ADD ADD ADD ADD ADD ADD						***************************************
Edglobe so silapper funded protects changed protects of all post social protects of all post social protects of a series of a s	_	ECL Finance Limited	33.71%	25,594.48	37.42%	793.57	%89 9	(79.83)	70 20 22	713
Columniate Limited 0.078 9.99.00 3.68% 77.61 0.018 (0.4) 6.38% Calchives Scartifes Curries and Investment Limited 0.078 1.240 5.53% 17.75 0.078	A.	Edelweiss Gallagher Insurance Brokers Limited		and the second s	2.22%	47.06	(0.05)%	0.60	75.53%	. 64.
Control	m.	Edelcap Securities Limited	%67.0	599.07	3.66%		0.01%	(0.14)	8 36%	. 44
Clap Securities and Investments Limited (Formerly known as Ecdp Equities) (0.11% (6.24d) (5.53) (117.26) 0.00% 0.00% 0.00 (12.66) (1.66)		Edelweiss Asset Management Limited	2.40%	1,818.63	9.57%		0.20%	(2.42)	21.64%	200
Leicheus Intraced Intended (0.11)k (8.244) (5.53)k (117.6) 0.00% 0.00 (12.66)k (1.01)k (1.01)k (1.01)k (1.024)k	w-	ECap Securities and Investments Limited (Formerly known as ECap Equities		The state of the s		N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	A-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
Ediplewists Interaction Company Limited 0.01% 0.00%		Limited)	(0.11)%	(82.44)	(5.53)%	(117.26)	0.00%	00:0	(12.66)%	(117.)
Ediple sizes in Location of Company Limited 10.24% 2775.53 6.553.4 13.04 0.015.3 0.009 3.913.4 13.04 12.04 13.04 0.015.5 0.004	4	Edeweiss Trusteeship Company Limited	0.01%	4.96	%00:0	0.06	0.00%	(0.03)	%00:0	ō
Edel lowers in method 6.55% 4.97% (19.277)% (18.277) (0.01% (0.14) (50.94% (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.855) (1.851,52) (0.04)% (0.04) (0.04) (1.855) <td>4</td> <td>Edelweiss Housing Finance Limited</td> <td>10.24%</td> <td>7,776.33</td> <td>6.51%</td> <td>138.07</td> <td>(0.01)%</td> <td>60'0</td> <td>14.91%</td> <td>138.</td>	4	Edelweiss Housing Finance Limited	10.24%	7,776.33	6.51%	138.07	(0.01)%	60'0	14.91%	138.
Edification function Edification function 6.55% 4.94.19 (6.138) (1.351.23) (0.04)% 0.45 (1.456.55)s (1.356.55)s (1.351.23) (0.04)% 0.45 (1.456.55)s (1.356.55)s (1.356.55)s (1.357.55)s (1.357.55)s (2.358.75)s (2.358.75)s (1.358.75)s (1.358.75)s </td <td>œ.</td> <td>Edeweiss Investment Adviser Limited</td> <td>%(66·E)</td> <td>(3,025.57)</td> <td>(39.72)%</td> <td>(842.27)</td> <td>0.01%</td> <td>(0.14)</td> <td>(90.94)%</td> <td>(842.</td>	œ.	Edeweiss Investment Adviser Limited	%(66·E)	(3,025.57)	(39.72)%	(842.27)	0.01%	(0.14)	(90.94)%	(842.
Ediglious Stands Commotive de Comm	6	Edel Land Limited	%55'9	4,974.19	(63.73)%	(1,351.52)	(0.04)%	0.45	(145.85)%	(1,351.0
Contracted Commodites Services Limited (Formerty known as Edelweiss) 6,295k 6,292.55 (35.18 kg (746.05) 1.52% (18.10) (82.49)kg (77 Contracted Commodites Services Limited (Formerty known as Edelweiss) 0,02% 1.18 kg (0.21)kg 21.79 0,00% (0.47)kg (0.47)kg 0.00 (0.47)kg 0.00 (0.47)kg 0.00 0	을.	Edel Investments Limited	3.49%	2,652.25	2.38%	50.43	(0.01)%	010	5,45%	50.
Controlate Commodities Services United (Formerly known as Edelweiss) 0.02% (0.21)% (0.00)% (0.00)%	=	Edelweiss Rural & Corporate Services Limited	8.29%	6,292.55	(35.18)%	(746.05)	1.52%	(18.10)	(82.49)%	(764.
Edgivess Retail Finance Company Limited 16.57% 12.580 33 10.46% 221.79 0.06% (0.72) 23.86% 2 Edgivess Retail Finance United 6.70% 5,087.29 8.71% 184.69 0.03% (0.73) 19.83% 1 Edgivess Retail Finance United 0.01% 7.82 0.40% 8.38 - - 0.00% 0.00% Edgivess Resolution Advisor LIP 0.00% 0.44 0.00% (1.048) 1.10% (1.31) (1.00% 0.00% Edgivesis Securities and Investment Private Limited 1.78% 1.485.07 2.30% 1.00% 0.00%	- -	Comtrade Commodities Services Limited (Formerly known as Edelweiss Comtrada Limited)	0.02%	11.88	(0.21)%	(4.46)	(0.01)%	60'0	(0.47)%	(4)
Edelweiss Retail Finance Limited 6.70% 5.087.29 8.77% 184.69 0.03% (1.0.4) 2.50%	33	Edel Finance Company Limited	75 91	17 580 93	10.46%	77179	0.06%	(17.0)	7930 66	100
Edelweiss Multi Strategy Fund Advisors LIP 0.01% 7.82 0.40% 8.38 - 0.50% Edelweiss Multi Strategy Fund Advisors LIP 0.00% 0.44 0.00% (1.04) - 0.00% Edelweiss Resolution Advisor LIP 1.78% 1.345.30 (49.46]% (1.048.89) 1.10% (1.311) (11.64)% (1.00% Edelweiss General Insurance Company United 3.3% 2.602.17 1.603% 33.9% - - 0.00% 0.00% 0.00% Edelweiss Selectrities and Investment Private Limited 0.33% 2.50.87 0.75% 485.32 0.00% 0.00 1.77% 4.60% 0.00 1.77% 1.75% 2.50.87 0.75% 1.58 0.00% 0.00 1.75% 1.75% 1.75% 0.00% 0.00 1.75% 1.75% 0.00% 0.00 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75% 1.75%	4	Edelweiss Retail Finance Limited	6,70%	5.087.29	8,71%	184.69	0.03%	(0.34)	19 89%	184
Edelweiss Seneral Insurance Company Unitled 0.00% </td <td>Ħ</td> <td>Edelweiss Multi Strategy Fund Advisors LLP</td> <td>0.01%</td> <td>7.82</td> <td>0.40%</td> <td>8.38</td> <td>THE PARTY OF THE P</td> <td></td> <td>%06:0</td> <td>~</td>	Ħ	Edelweiss Multi Strategy Fund Advisors LLP	0.01%	7.82	0.40%	8.38	THE PARTY OF THE P		%06:0	~
Edelweiss General Insurance Company Limited 1.78% 1.349.30 (49.46)% (1.048.89) 1.10% (13.11) (111.64)% (1.0 Edelweiss Securities and Investment Private Limited 3.43% 2.602.17 1.603% 339.87 . . 3.669% 3 Edelweiss Securities and Investment Private Limited 0.33% 2.50.87 2.37% 489.32 0.03% (1.90) 5.2,40% 4.5 Edelweiss Alternative Asset Advisors Limited 0.33% 2.50.87 0.75% 1.587 0.00% 0.05 1.72% 4 Edelweiss Private Equity Tech Fund 1.05% 7.94.16 8.68% 1.84.17 .	က္	Edelweiss Resolution Advisor LLP	0.00%	0.44	0.00%	(0.04)		A TANALITA NA PARTA I A CONTROLLE DE CONTROL	0.00%)'O)
Edelweists Alternative Asset Advisors Limited 3.43% 2,602.17 16.03% 339.87 - 36.69% 3 Edelweists Alternative Asset Advisors Limited 2.04% 1.545.07 23.07% 489.32 0.33% 1.590 52.40% 4 Edelweists Alternative Asset Advisors Limited 0.33% 25.08.7 0.75% 1.58.7 0.00% 0.05 1.72% 4 Edelweists Private Equity Tech Fund 1.05% 794.16 8.68% 144.17 - 1.90% 1 Edelweists Value and Growth Fund 32.61% 24,756.48 1.91.14% 2,526.70 0.29% 1.53% 1.50% Edelweists Steet Reconstruction Company Limited 8.16% 6,133.74 (97.12)% (2,059.59) 79.58% (950.47) (320.43) 2.5 Edelweists Asset Reconstruction Company Limited 1.67% 1.27.63 1.93% (2,059.59) 79.58% (950.47) (320.43) 2.5 Edelweists Asset Reconstruction Company Limited 0.73% 1.74.63 1.95% 25.2.84 0.00% 0.00 2.18%	4	Edelweiss General Insurance Company Limited	1.78%	1,349.30	(49.46)%	(1,048.89)	1.10%	(13.11)	(114.64)%	(1,062.0
2,04% 1,548,07 23,07% 498,32 0.33% (3.90) 52,40% 4 0,33% 250,87 0,75% 1,587 0,00% 0,05 1,72% 1 1,05% 734,16 1,631% (1,761) - - (1,50)% 1 32,61% 2,326,70 0,29% 1,52 2,73,37% 2,5 8,16% 6,193,74 (97,12)% (2,059,59) 79,58% (950,47) (320,33)% (3,0 1,67% 1,271,63 1,192% 25,284 0,00% 0,002 27,330% 2,5 0,73% 4,671,80 (0,85)% (1,797) - (1,30) 2,18% (3,0 0,13% 0,00% 0,04% (0,04) (0,04) (0,04) (0,04) (0,04) (0,04) (0,04) (0,02% 0,02% (0,02% (0,02) 0,02% (0,02% (0,02) 0,02% (0,02) (0,02) 0,02% (0,02) (0,02) 0,02% (0,02) (0,02) (0,02) <td>祭.</td> <td>Edelweiss Securities and Investment Private Limited</td> <td>3.43%</td> <td>2,602.17</td> <td>16.03%</td> <td>339.87</td> <td></td> <td>4</td> <td>36.69%</td> <td>339.</td>	祭.	Edelweiss Securities and Investment Private Limited	3.43%	2,602.17	16.03%	339.87		4	36.69%	339.
0.33% 250.87 0.75% 15.87 0.00% 0.05 1.72% 0.63% 6.14.33 (1.51) . . (1.59)% (1.50)% (1.59)%<	5	Edelweiss Alternative Asset Advisors Limited	2.04%	1,545.07	23.07%	489.32	0.33%	(3.90)	52.40%	485.
0.81% 6.14.93 (0.83)% (17.61) . . (1.90)% (1.05% 794.16 8.88% 184.17 . 1.518% 1 1.518% 1 3.26.% 2.47.56.48 1.19.14% 2.55.00 0.29% (3.52) 27.33% 2.5 1.67% 1.271.63 1.19.24% (3.055.59) 79.58% (950.47) (3.73.7% 2.5 2.5 0.73% 554.69 0.97% 2.047 0.03% (0.30) 2.18% 2.18% 0.03% (0.30) 2.18% 0.03% 0.03% 0.03% 0.04% <td< td=""><td>R</td><td>Edelgive Foundation</td><td>0.33%</td><td>250.87</td><td>0.75%</td><td>15.87</td><td>0.00%</td><td>50'0</td><td>1.72%</td><td>15.</td></td<>	R	Edelgive Foundation	0.33%	250.87	0.75%	15.87	0.00%	50'0	1.72%	15.
105% 794.16 8.68% 184.17 . . 15.88% 1 32.61% 24,756.48 119.14% 2.556.70 0.29% (3.52) 273.37% 2.5 8.16% 6,193.74 (971.21% (2.059.59) 79.58% (9.547) 223.37% 2.5 9.07% 1,271.63 11.92% 25.284 0.00% 0.02 27.30% (3.30) 2.18% 2.3 9.03% 4,671.80 (0.88)% (17.97) - - (1.34)% </td <td>77</td> <td>Edelweiss Private Equity Tech Fund</td> <td>0.81%</td> <td>614.93</td> <td>%(£8:0)</td> <td>(17.61)</td> <td></td> <td></td> <td>(1.90)%</td> <td>(17.0</td>	77	Edelweiss Private Equity Tech Fund	0.81%	614.93	%(£8:0)	(17.61)			(1.90)%	(17.0
32.61% 24,756.48 119.14% 2,526.70 0.29% (3.52) 272.37% 2.5 8.16% 6.193.74 (9.712)% (2,055.59) 79.58% (950.47) (324.93)% (3.0 1.67% 1.271.63 11.92% 252.84 0.00% 0.02 27.30% 2.0 1.67% 1.271.63 11.92% 252.84 0.03% (0.30) 27.30% 2.0 2.04.7 0.03% (0.30) 2.18% 2.18% 2.18% 1.18% <td< td=""><td>25</td><td>Edelweiss Value and Growth Fund</td><td>1.05%</td><td>794.16</td><td>8.68%</td><td>184.17</td><td></td><td></td><td>19.88%</td><td>184.</td></td<>	25	Edelweiss Value and Growth Fund	1.05%	794.16	8.68%	184.17			19.88%	184.
8.16% 6.133.74 (97.12)% (2,059.59) 79.58% (950.47) (324.93)% (3,0 1.67% 1.271.63 11.92% 252.84 0.00% 0.02 27.30% 2 0.73% 5.54.69 0.97% 20.47 0.03% (0.30) 2.18% 2 6.13% 4671.80 (0.85)% (17.97) - (1.24)% (1.59) 0.00% 0.00% 0.64 0.02% 0.02% (0.04) (0.44)%	33	Edelweiss Asset Reconstruction Company Limited	32.61%	24,756.48	119.14%	2,526.70	0.29%	(3.52)	272.37%	2,523.
1,67% 1,271.63 11,93% 252.84 0,00% 0,02 27,30% 2 0,73% 554.69 0,97% 20,47 0,03% (0,30) 2,18% 2,18% 6,15% 4,671.80 (0,85)% (17,97) - - (1,194)% (1,194)% 0,13% 10,17 (0,41)% (8,69) 0,00% (0,04) (0,04) (0,04) 0,00% 0,64 0,02% 0,36 (0,22) 0,02%	74	Edelweiss Tokio Life Insurance Company Limited	8.16%	6,193.74	(97.12)%	(2,059.59)	79.58%	(950.47)	(324.93)%	(3,010.0
0.73% 554.69 0.97% 20.47 0.03% (0.30) 2.18% 6.15% 4,671.80 (0.85)% (17.97) - - (1.94)% (0.13% 101.77 (0.41)% (8.69) 0.00% (0.04) (0.94)% (0.00% 0.64 0.02% 0.35 (0.22) 0.02%	₩.	Allium Finance Private Limited	1.67%	1,271,63	11.92%	252.84	0.00%	0.02	27.30%	252.
6.15% 4,671.80 (0.85)% (17.97) - (1.94)% (0.13% 101.77 (0.41)% (8.69) 0.00% (0.04) (0.94)% (0.00% 0.64 0.02% 0.35 (0.22) 0.02%	92	Edelweiss Capital Services Limited	0.73%	554,69	0.97%	20.47	0.03%	(0.30)	2.18%	20.
0.13% 101.77 (0.41% (8.69) 0.00% (0.04) (0.94)% (0.00% 0.00% 0.00% 0.02% 0.02% (0.22) 0.02%	4	India Credit Investment Fund – II	6.15%	4,671.80	(0.85)%	(17.97)		3	(1.94)%	(17.9
0.50% 0.64 0.02% 0.36 0.02% (0.22) 0.02%	88	Edelweiss Real Assets Managers Limited	0.13%	101.77	(0.41)%	(8.69)	0.00%	(0.04)	(0.94)%	(8)
	439	Sekura India Management Limited	%00.0	0.64	0.02%	0.36	0.02%	(0.22)	0.02%	Ö

Notes to the consolidated financial statements (Continued) (Greecy: Indian rupees in millions)

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		Net Assets i.e. Total Assets minus Total Liabilities	kssets minus Total ies	Share in Profit or Loss	ofit or Loss	Share in Other Comprehensive Income	prehensive Income	Share in Total Comprehensive Income	rehensive Income
	Name of the Entity	As % of consolidated net assets	Amount (₹ in Millions)	As % of consolidated profit or loss	Amount (₹ in Millions)	As % of consolidated other comprehensive income	Amount (₹ in Millions)	As % of consolidated total comprehensive Income	Amount (₹ in Millions)
1	Foreign		***************************************					1	
1	EC International Limited	(0.17)%	(127.66)	(1.09)%	(23.09)	0.30%	(3.57)	%(2.88)%	35.66
	EAAA LIC	%00.0		(1.25)%	(26.59)	(0.02)%	0.20	(2.85)%	(26.38
	EWiSpecial Opportunities Advisors LLC	%00'0	direction to the first like to be seen the	(0.02)%	(0.43)		To the three of the first of the feet of t	%(50.0)	(0.43)
	Edelweiss Alternative Asset Advisors Pte. Limited	0.67%		0.94%	20.03	(1.20)%		3.71%	34.39
1	Edelweiss International (Singapore) Pte. Limited	3.17%	2,404.77	21.75%	461.20	(5.49)%	65,60	56.87%	526.79
ì	Aster Commodities DMCC	4 Control of the cont	-	%(80:0)	(1.74)	(0.27)%	3.18	0.16%	1,44
: 1	Controlled Trusts	(1.74)%	(1,319.78)	(25.50)%	(540.85)	è		(58.38)%	(540.85)
1 1	Non-Controlling interests	13.89%	10,549.04	10.98%	232.90	38.64%	(461.53)	(24.68)%	(228.63
	Adjustments arising out of consolidation	(131.20)%	(99,611.78)	(360.29)%	(7,640.64)	(21.87)%	261.36	%(296.57)	(7,379.27)
	Associate (investment as per the equity method) - Indian								A STATE OF THE PARTY OF THE PAR
	Edelweiss Securities Limited	1.26%	960.10	45.58%	966,54	0.16%	(1.94)	104.13%	964.60
ž.	Total	100,001	75,923,20	100.00%	2.120.74	100.00%	(1.194.37)	100.001	476 37
ĺ	O OO in direction and the second local black \$ 0.04 and 155 and	1990 1.1945 1049 1049 1049 1049 1049 1049 1049 1049	AND STANDS IN A SECOND ASSESSMENT OF THE OWNER OWNER OF THE OWNER OWN						





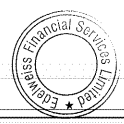
0.00 indicates amount less than ₹ 0.01 million

60. Key disclosures related to life insurance business

Particulars		31-Mar-22		31-Mar-Z1					
-	With DPF	Linked	Others	Total gross	With OPF	Linked	Others	Total gros	
	THUI DET	Business	Others	liabilities		Business		liabilitie:	
Insurance Contract Liability									
Life	10,057.42	16,105.49	25,834.89	\$1,997.81	7,257.89	12,594.42	20,917.85	40,770.16	
Health		-	61.22	61.22	-	*	53.61	53.61	
Annuity			595.98	595.98		-	383.12	383.12	
Pension	1,143.28	304.33		1,447.61	1,047.07	349.59		1,396.66	
Total	11,200.70	16,409.82	26,492.09	54,102.62	8,304.96	12,944.01	21,354.58	42,603.55	
Investment Contract Hability									
Life		884.09	458.63	1,342.72	-	786.35	440.57	1,226.92	
Health	•	-	-		-	-			
Annuity	-	-	-	-	-	-			
Pension					-				
Total	-	884,09	458.63	1,342.72	-	786.35	440.57	1,226.92	
Movement of life insurance contrac	t ilabilities		······						
Particulars		31-Mar-22				31-Mar-	21		
_	With DPF	Linked	Others	Total	With DPF	Linked	Others	Total	

Movement of life insurance contract if Particulars		31-Mar-22				31-Mar-	-21	
	With DPF	Linked	Others	Total	With DPF	Linked	Others	Total
		Business			Busin	ess		
Gross Liability at the beginning of the year	8,304.94	12,944.01	21,354.58	42,603.53	5,746.20	6,964.39	16,804.03	29,514.62
Add/(Less) Premium	4,431.80	3,293.54	6,847.76	14,573.10	3,650.46	3,144.03	5,446.32	12,240.81
Unwinding of the discount /	371.22	2,258.65	1,397.45	4,027.32	774.79	3,796.94	1,111.35	5,683.08
Changes in valuation for expected future benefits	{1,641.00}	(506.57)	(1,968.66)	(4,116.23)	(1,631.68)	(445.68)	(1,379.61)	(3,456.97)
Insurance liabilities released	(343.69)	(1,562.04)	(1,020.01)	(2,925.74)	(377.29)	(564.07)	(879.68)	(1,821.04)
Undistributed Participating Policyholders surplus (UPPS)	33.45			33.45	13.49	-		13.49
Others			•				-	
Change in other Liabilities	43.99	{17.78}	(119.03)	(92.82)	128.97	48.40	252.20	429.57
Gross Liability at the end of the year	11,200.71	16,409.81	26,492.09	54,102.61	8,304.94	12,944.01	21,354.61	42,603.56





(Currency : Indian rupees in millions)

60. Key disclosures related to life insurance business (Continued)

c. Investment contract Habilities without DPF are stated at fair value.

The investment contracts measured at fair value are mainly unit linked in structure and the fair value of the liability is equal to the unit reserve plus additional non-unit reserves, if required, on a fair value basis. These contracts are classified as Level 1 in the fair value hierarchy when the unit reserve is calculated as the publicly quoted unit price multiplied by the number of units in issue and any non-unit reserve is insignificant. Where the unit price is not publicly-available these contracts are classified as Level 2 in the fair value hierarchy provided the additional non-unit reserve is an insignificant input to the valuation. Where the non-unit reserve is a significant input in the valuation, the contracts are classified at Level 3 in the fair value hierarchy. The Group takes credit risk into account in assessing the fair value of the liabilities.

Investment contract liabilities without DPF are further analysed as follows:

	31-Mar-22		31-Mar-21				
Particulars	Linked Business	Others	Total	Linked Business	Others	Total	
At the beginning of the year Additions	786.35	440.58	1,226.93	652.86	322.11	974.97	
Premium	62.83	5.12	68.95	22.67	218.91	241.58	
Interest and Bonus credited to policyholders	76.81	27.86	104.67	157.37	20.16	177.53	
Others	0.08	(1.42)	(1.34)	0.17	1.35	1.52	
Deductions				-			
Withdrawals / Claims	(28.62)	(13.32)	(41.94)	(35.28)	(120.49)	(155.77)	
Fee Income and Other Expenses	(13.36)	(1.18)	(14.54)	(11.44)	(1.46)	(12.90)	
At the end of the year	884.09	458.64	1,342.73	786.35	440.58	1,226.93	

Change in Insurance contract liabilities

Particulars		31-Mar-22				31-Mar-	21	
	With DPF	Linked	Others	Total	With DPF	Linked	Others	Total
		Business				Business		
a) Policy Liabilities (Gross)	2,895.74	3,465.81	5,137.51	11,499.06	2,558.76	5,979.61	4,550.58	13,088.95
b) Amount ceded in	-	(0.04)	(39.36)	(39.40)		0.37	(449.32)	(448.95)
reinsurance								
c) Amount accepted in	-	•	•	÷	-		-	
reinsurance								
Net change in insurance	2,895.74	3,465.77	5,098.15	11,459.66	2,558.76	5,979.98	4,101.26	12,640.00
contract liabilities								
Change in Reinsurance assets								
Particulars							31-Mar-22	31-Mar-21

enonge in the contract of the		
Particulars	31-Mar-22	31-Mar-21
Opening Reinsurance Assets	3,393.36	2,944.41
Premium	331.70	358.33
Unwinding of the Discount/Interest Credited	200.48	176.08
Change in Valuation for expected future benefits	[214.65]	(177.95)
Insurance Liabilities released	(278.12)	92.49
Closing Reinsurance Assets	3,432.77	3,393.36

At 31 March 2022, the Company conducted an impairment review of the reinsurance assets and there is no impairement loss for the year.

During the year, the Company entered into reinsurance arrangements that resulted in profit of \$987.18 million for the financial year 2021-22 (PY ₹ 124.64 million). This profit has been reflected in the statement of profit or loss.

At 31 March 2022 and 31 March 2021, there are no impaired reinsurance assets.





(Currency: Indian rupees in millions)

60. Key disclosures related to life insurance business (Continued)

d. Key Assumptions

Liabilities for life insurance policies are determined by the Appointed Actuary in accordance with the IRDA) regulations and relevant actuarial practice standards & guidance notes issued by the Institute of Actuaries of India. For Linked business (UL), separate unit and non-unit reserve is maintained. The unit reserve is the current value of the assets underlying the unit funds and the non-unit reserve is kept to meet the liabilities due to the cost of insurance, expenses, commissions etc. in excess of future charges. For discontinued policies under UL products the fund is transferred to a separate discontinuance fund as per IRDAI regulations and the same has been kept as reserves. Further, for the discontinuance polices, the non-unit reserves are also kept,

The reserves/ liabilities under non-linked business is calculated using a prospective gross premium method of valuation. The reserves are established having regard to the assumptions as to future experience, including the interest rate that will be earned on premiums not yet received and future bonus rates for participating business. Assumptions as to the future bonus rates are set to be consistent with the interest rate assumptions. For participating policies, the valuation interest rate used is 6.00% (no change from last year). For non-par policies, the valuation interest rate ranges between 5.58% - 6.75% (no change from last year) for the first 5 years and 4.00% - 6.00% (no change from last year) thereafter (for annuity, 2% assumed for year greater than 50 years).

The lapse assumptions are based on various factors namely the actual experience, credibility of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For lapsed policies, revival reserves are maintained (till the policies are within the revival year) assuming 10.00% (previous year 10.00%) of them will get revived.

Mortality assumptions are set with reference to the published IALM (2012-2014) Ultimate Mortality Table. The mortality assumptions are based on various factors namely the actual experience, credibility of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For annuity product, mortality rates are set with reference to the IIAM 12-15 - Indian Individual Annuitant Mortality Table (2012-15). Assumptions for morbidity rate table CIBT 93 (Critical Illness Base Table for year 93).

Assumptions for future expenses are considered as per the file & use assumptions (which are derived from long term business plan of the Company) or similar existing product assumptions and these expenses escalated each year by 5.00% p.a. (previous year 5.00%) to allow for inflation. An additional reserve has been included to allow for the contingency of closure to new business and to cover maintenance expense overrun.

Commission has been allowed for at the rates specified in the products file and use. Further it has been ensured that for each policy the reserve is sufficient to pay the surrender value.

For participating products, terminal bonuses are provisioned such that the reserves are at least equal to asset share at product level.

The provisions have been made for incurred but not reported death claims (IBNR), free look reserve, unearned premium reserve of the extra premium collected etc.

Free look assumption has been set based on the actual cancellation experience observed by the company for all lines of business, trend of the experience in the last few years and consistency of the rate in comparison to the past year. The assumption of free look rate is set at 4% this year (no change from last year).

For riders, both unearned premium and gross premium reserves are calculated and the higher of these two is held as reserve. For OYRGTL plan (One Year Renewable Group Term Life), the Unearned Premium Reserve is calculated as premium for the unexpired duration. In addition, the premium deficiency reserve and IBNR is also kept for OYRGTL.

The Company has continued to provision for additional margin for adverse deviation (MAD) to mitigate the risk due to Covid-19 pandemic risk under Actuarial Liability. Further, the Company has kept additional Covid-19 related provision in anticipation of elevated COVID related claims.

Portfolio assumptions impacting net liabilities	Range	FY 2022	FY 2021
Mortality rates (as a % of Indian Assured Lives Mortality (2006- 08))**	Max 230% (Without MAD)*		215% (Without MAD)*
	Min	22% (Without MAD)	21% (Without MAD)
Discount/ interest rates***	Max	8% (Without MAD)	7.75% (Without MAD)
	Min	7.25% (Without MAD)	5% (Without MAD)
Expense****	Max	9773 (INFL @5%) (without MAD) 19 (INFL @ 5%) (without MAD) for micro Insurance plan	9308 (INFL @5%) (without MAD) 18 (INFL @ 5%) (without MAD) for micro Insurance plan
	Min	289 (INFL @ 5%) (without MAD) 12 (INFL @ 5%) (without MAD) for micro Insurance plan	276 (INFL @ 5%) (without MAD) 11 (INFL @ 5%) (without MAD) for micro insurance plan
MAQ*		Mortality: 10%; additional 5% MAD to cater COVID19 pandemic risk	Mortality: 10%; additional 5% MAD to cater COVID19 pandemic risk
		Interest: 85 - 575 bps	Interest: 75 - 550 bps
		Expenses: 10%	Expenses: 10%





^{**} Mortality rates (excluding annuity products) are expressed as % of Indian Assured Lives Mortality (2012-14) and for annuity it is expressed as % of IIAM 12-15 - Indian Individual Annuitant Mortality Table

^{(2012-15).} Further in Annuity plans, Mortality improvement of 1% per annum till attained age of 64 and 0.5% per annum thereafter has been assumed from the current rates.
"" Under Unit linked, for unit growth rate (i.e. Investment return) weighted average growth rate of various unit funds is used.

^{****} The value of future expenses has been derived to allow for all the future maintenance expenses as applicable namely fixed per policy, renewal premium (0%-2%)/ commission (0%-25%) related, fund (0%-0.25%) related etc. The limits for fixed per policy expenses are as mentioned above in the table.

(Currency: Indian rupees in millions)

60. Key disclosures related to life insurance business (Continued)

Life insurance contracts
Investment contracts with DPF

Investment contracts with DPF
Total claims ceded to reinsurers

Total gross benefits and claims paid b. Claims ceded to reinsurers Life insurance contracts

Net benefits and claims

e. Sensitivity Analysis

The following analysis is performed for reasonably possible movements in key assumptions with all other assumptions held constant, showing the impact on gross liabilities.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are non-linear. The method used for deriving sensitivity information and significant assumptions made did not change from the previous year. The sensitivities are same as shared with Regulators during annual reporting.

	Gross Liability						
Sensitivity Parameters	Ins	Insurance Contracts		Investment Contr			
	With DPF	Linked	Others	Linked	Others		
Mortality increased by 10%	11,204.36	16,412.09	27,707.89	884.09	458.6		
Mortality decreased by 10%	11,197.15	15,408.28	25,298.98	884.09	458.6		
Lapses increased by 10%	11,199.72	16,409.50	26,148.37	884.09	458.6		
Lapses decreased by 10%	11,201.84	16,410.17	26,862.30	884.09	458.6		
Expenses increased by 10%	11,204.57	16,410.35	26,634.27	884.09	458.6		
Expenses decreased by 10%	11,196.97	16,409.39	26,349.91	884.09	458.6		
Interest Rate increased by 100 bps	10,321.02	16,295.02	21,720.15	870.95	458.6		
Interest Rate decreased by 100 bps	12,262.24	16,535.48	32,845.28	898.03	458.64		
Inflation Rate increased by 100 bps	11,203.05	16,410.34	26,621.61	884.09	458.64		
Inflation Rate decreased by 100 bps	11,198.67	16,409.57	26,378.71	884.09	458.64		
For Year Ended 31-Mar-21							
			Gross Liability				
Sensitivity Parameters	Insurance			Investment			
A CONTRACT OF THE CONTRACT OF	Contracts			Contracts			
	With DPF	Linked	Others	Linked	Others		
Mortality increased by 10%	8,308.80	12,946.17	22,455.41	786.35	440.5		
Mortality decreased by 10%	8,301.09	12,942.63	20,257.58	786.35	440.5		
apses increased by 10%	8,303.77	12,943.74	21,058.91	786.35	440.5		
Lapses decreased by 10%	8,306.17	12,944.31	21,671.76	786.35	440.5		
Expenses increased by 10%	8,309.07	12,944.45	21,485.17	786.35	440.5		
Expenses decreased by 10%	8,300.84	12,943.67	21,224.21	786.35	440.5		
Interest Rate increased by 100 bps	7,640.58	12,854.89	17,475.55	757.41	440.5		
interest Rate decreased by 100 bps	9,110.47	13,038.49	26,404.71	817.78	440.5		
Inflation Rate increased by 100 bps	8,307.61	12,944.36	21,476.28	786.35	440.5		
Inflation Rate decreased by 100 bps	8,302.53	12,943.85	21,250.38	786.35	440.57		
Committee of the state of the s							
Gross premiums on insurance contracts and investment contracts with DPF				2021-22	2020-2		
Particulars Life Insurance				14,573.78	12,240.8		
Total Gross Premiums				14,573.78	12,240.8		

Premiums ceded to reinsurers on insurance contracts and investment contracts with DPF				2021-22	2020-		
Particulars Life Insurance			,-,,	(331.70)	(358.3		
Total premiums ceded to reinsurers				(331.70)	(358.3		
Net benefits and claims			*************	2021-22	2020-		
Particulars							
a. Gross benefits and claims paid							
				4 470 74	2 011 3		





4,478.74

4,478.74

(1,325.35)

3,153.39

2,011.29

2,011.29

(520.94)

(520.94)

1,490.35

(Currency: Indian rupees in millions)

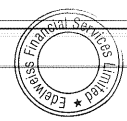
61. Key disclosures related to General Insurance business

Contract Liability for General Insurance business Premium earned

Gross Premium on insurance contracts

Particular	2021-22	2020-21
Gross written Premium	3,610.19	2,264.46
Change in reserve for unexpired risks	(618.48)	(267.73)
Gross Earned Premium (a)	2,991.71	1,996.73
Premium ceded to reinsurers on insurance contracts		
Particular	2021-22	2020-21
Premium on reinsurance ceded	1,118.15	424.73
Change in reserve for unexpired risks	(453.76)	(50.39)
Premium ceded to reinsurers (b)	664.39	374.34
Total Premium Earned (net) (a - b)	2,327.32	1,622.39
Change in actuarial liability		
Particular	2021-22	2020-21
Gross Claim Paid	2,142.34	1,285.48
Claims Ceded to reinsurer on Gross Claims Paid	(251.14)	(89.32)
Net Claims Paid	1,891.20	1,196.16
Change in Gross Claims Outstanding	82.56	149.39
Change in Cededing to reinsurer on Gross Claims Outstanding	(1.29)	(72.89)
Net Claims Outstanding	1,972.47	1,272.66
Change in Gross IBNR	546.92	500.52
Change in Cededing to reinsurer on Gross IBNR	(268.59)	(115.56)
Net IBNR	278.33	384.96
Change in Gross Premium deficiency Reserve	(38.36)	(1.41)
Change in Cededing to reinsurer on Premium deficiency Reserve	-	-
Net Premium deficiency Reserve	(38.36)	(1.41)
Change in actuarial liability	239.97	383.55
Reinsurance asset		
Particular	31-Mar-22	31-Mar-21
Reinsurance on Insurance Contract	370.32	370.32
Gross Insurance contract liabilities	3,889.84	2,946.56
Reinsurance asset relating to Insurance contracts	1,340.24	666.99
Net insurance contract liabilities	2,549.60	2,279.57
Gross Insurance contract liabilities	31-Mar-22	31-Mar-21
Gross Claims Outstanding	442.34	359.78
Gross IBNR	1,659.69	1,112.77
Gross Premium deficiency Reserve	1.41	38.36
Gross Reserve for unexpired risks	1,786.39	1,435.65
Gross Insurance contract liabilities	3,889.83	2,946.56
Reinsurance asset relating to Insurance contracts	31-Mar-22	31-Mar-21
Reinsurance of Claims Outstanding	86.17	84.88
Reinsurance of IBNR	473.97	205.38
Reinsurance of Premium deficiency Reserve	-	-
Reinsurance of Reserve for unexpired risks	780.09	376.73
Reinsurance of Insurance contract liabilities	1,340.23	666.99





Key disclosures related to General insurance business (Continued) 61.

Net Insurance contract liabilities	2021-22	2020-21
Net Claims Outstanding	356.18	274.90
Net IBNR	1,185.71	907.38
Net Premium deficiency Reserve	1.41	38.36
Net Reserve for unexpired risks	1,006.30	1,058.92
Net Insurance contract liabilities	2,549.60	2,279.56
Reconciliation of Claims Outstanding	2021-22	2020-21
Gross Claims Outstanding at the beginning of year	210.39	210.39
Gross Change in claims reserve	231.95	149.39
Gross Claims Outstanding at the end of year	442.34	359.78
Reinsurance of Claims Outstanding at the beginning of year	11.99	11.99
Reinsurance of Change in claims reserve	74.18	72.88
Reinsurance of Claims Outstanding at the end of year	86.17	84.87
Net Claims Outstanding at the beginning of year	198.41	198.41
Net Change in claims reserve	157.77	76.49
Net Claims Outstanding at the end of year	356.18	274.90
Reconciliation of Incurred but not reported (IBNR)	2021-22	2020-21
Gross IBNR Outstanding at the beginning of year	612.25	612.25
Gross Change in IBNR reserve	1,047.44 1,659.69	1 112 77
Gross IBNR Outstanding at the end of year	1,059.09	1,112.77
Reinsurance of IBNR Outstanding at the beginning of year	89.83	89.83
Reinsurance of Change in IBNR reserve	384.15	115.56
Reinsurance of IBNR Outstanding at the end of year	473.98	205.39
Net IBNR Outstanding at the beginning of year	522.42	522.42
Net Change in IBNR reserve	663.29	384.96
Net IBNR Outstanding at the end of year	1,185.71	907.38
Reconciliation of Premium deficiency Reserve	2021-22	2020-21
Gross Premium deficiency Reserve Outstanding at the beginning of year	39.78	39.78
Gross Change in Premium deficiency reserve	(38.36)	(1.42)
Gross Premium deficiency Reserve Outstanding at the end of year	1.42	38.36
Reinsurance of Premium deficiency Reserve Outstanding at the beginning of year	_	*
Reinsurance of Change in Premium deficiency reserve	<u> </u>	
Reinsurance of Premium deficiency Reserve Outstanding at the end of year		
Net Premium deficiency Reserve Outstanding at the beginning of year	39.78	39.78
Net Change in Premium deficiency reserve	(38.36)	(1.41)
Net Premium deficiency Reserve Outstanding at the end of year	1.42	38.37
Reserve for unexpired risks	2021-22	2020-21
Gross Reserve for unexpired risks Outstanding at the beginning of year	1,167.91	1,167.91
Gross Change in Reserve for unexpired risks reserve	618.48	267.73
Gross Reserve for unexpired risks Outstanding at the end of year	1,786.39	1,435.64
Reinsurance of Reserve for unexpired risks Outstanding at the beginning of year	326.33	326.33
Reinsurance of Change in Reserve for unexpired risks reserve	453.76	50.39
Reinsurance of Reserve for unexpired risks Outstanding at the end of year	780.09	376.72
Net Reserve for unexpired risks Outstanding at the beginning of year	841.59	841.59
Net Change in Reserve for unexpired risks reserve	164.72	217.33
Net Reserve for unexpired risks Outstanding at the end of year	1,006.31	1,058.92





(Currency: Indian rupees in millions)

61. Key disclosures related to General Insurance business (Continued)

Geographical concentration:

The Company has its operation only in India.

Sensitivity Analysis to key assumptions

The following analysis is performed for reasonably possible movements in 'Ultimate Loss ratio' with all other assumptions held constant, showing the impact on gross and \net liabilities, profit before tax and equity.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are linear. The method used for deriving sensitivity information and significant assumptions made did not

2021-22	Change in Assumption	Increase / (Decrease) on	Increase / (Decrease) on	Increase / (Decrease) on	Increase / (Decrease) on
	Assumption	Gross Liability	Net Liability	Profit Before Tax	Equity
Ultimate Loss Ratio	10.00%	415.62	438.70	438.70	-
Ultimate Loss Ratio	(10.00)%	(415.62)	(438.70)	(438.70)	-

2020-21	Change in Assumption	Increase / (Decrease) on	Increase / (Decrease) on	Increase / (Decrease) on	Increase / (Decrease) on
Ultimate Loss Ratio	10.00%	Gross Liability 294.66	Net Liability 227,96	Profit Before Tax 227.96	Equity -
Ultimate Loss Ratio	(10.00)%	(294.66)	(227.96)	(227.96)	-





(Currency: Indian rupees in millions)

62. Impact of Covid

The uncertainty on account of COVID-19 outbreak continues to have adverse effect across the world economy including India. However, recent results from the industry is showing signs of revival signaling a return in economic growth. The impact of the COVID-19 pandemic, on Group's results, including credit quality and provisions, gain/loss on fair value changes, investment, remains uncertain and dependent on actual visibility of growth over coming quarters and steps taken by the government, RBI and other regulators to mitigate the economic impact and foster speedier growth. Further, the Group has assessed the impact of the COVID-19 pandemic on its liquidity and ability to repay its obligations as and when they are due. Management has considered various financial support from banks and other fundraising opportunities in determining the Group liquidity position over the next 12 months. Based on the foregoing and necessary stress tests considering various scenarios, management believes that the Group will be able to pay its obligations as and when these become due in the foreseeable future. In assessing the receivability of loans, receivables, deferred tax assets, intangible assets (including goodwill), investments and in case of life insurance business, estimate of claims, the Group has considered internal and external sources of information, including credit reports, economic forecasts and industry reports up to the date of approval of these financial statements. Since the situation continue to evolve, its effect on the operations of the Group may be different from that estimated as at the date of approval of these financial statements. The Group will continue to closely monitor material changes in markets and future economic conditions.

63. During the year ended 31 March 2022, the Company has sold its investment in one of the subsidiary. Accordingly, included in other income is an amount of ₹ 3,067.20 million (Previous year ₹ 14,063.50 million) towards realized gain representing the difference between the consideration received and net assets derecognized.





(Currency: Indian rupees in millions)

Other Additional Regulatory Information

Details of Benami Property held

The Group does not have any Benami property, where any proceeding has been initiated or pending against the Group for holding any Benami property.

Security of current assets against borrowings
The Group has borrowings from banks or financial institutions on the basis of security of current assets. Quarterly return and statement filed by the Group with such banks or financial institutions are in agreement with the books of account of the Group, wherever applicable.

Wilful Defaulter

The Group is not declared as wilful defaulter by any bank or financial institution or other lender.

Transactions with Struck off Companies

Name of the struck-off Company	Nature of transactions with struck-off Company	Relationship with the struck-off Company	Balance Outstanding as on March 31, 2022	Balance Outstanding as on March 31, 2021	
City Elevators Pvt Ltd	Payables	-	0.00	0.00	
Cleanflo India Pvt Ltd	Payables	-	0.00	9.00	
Emicon India Pvt Ltd	Payables	-	0.00	0.00	
First Care India Pvt Ltd	Payabřes	-	0.00	0.00	
Glossy Creations Private Limited	Receivables	-	0.66		
Glossy Creations Private Limited	Investments in securites	-	-	•	
Glossy Creations Private Limited	Payables			-	
Glossy Creations Private Limited	Shares held by struck-off Company			-	
Zedpack Pvt Ltd	Receivables		0.01	2.35	
E Factor Entertainment Pvt Ltd	Receivables	,	-	0.05	
Shellz India Pvt Ltd	Receivables	-	0.02	2.16	
Amit Ventures	Payables	-	0.02	-	
Arihant Capital Markets Ltd	Payables	-	0.00	-	
Arihant Infotech	Payables	-	0.13		
Deb Express Couriers	Payables	-	-	0.00	
Globex International	Payables	-	0.01	0.01	
JAGDAMBA TRADERS	Payables			0.01	
Karnal Enterprises	Payables	-	0.03	0.00	
OCEAN FINVEST	Payables	•	0.66	-	
Practical Financial Services Pvt Ltd	Payables	•	0.00	-	
Shams Cable Network	Payables		-	0.03	
Sift Capital	Payables	•	0.02	-	
M R D Enterprises	Payables	-			
Sahara Hospitality Ltd	Payables	•		-	
Diamond Transport	Payables		-	-	
Kamal Enterprises	Payables	-	-		
Provenance Land Private Limited	Business Promotions	-	-		
Aakanksha Leasing And Services Private Ltd	Commission and Brokerage Expense	-		-	
Br Wealth Advisors Private Limited	Commission and Brokerage Expense	•		-	
Reuters India Private Limited	Rent expenses		-		
NMCI inspections and Survey Company Private Limited	Sale of Scrap			·	
Vector Projects (I) Pvt Ltd	Office Expenses				

0.00 indicates amount less than ₹ 0.01 million





The Group is in compliance with number of layers of companies, as prescribed under clause (87) of section 2 of the Companies Act, 2013 read with the Companies (Restriction on number of Layers) Rules, 2017.

(Currency: Indian rupees in millions)

Other Additional Regulatory Information (Continued)

69. Utilisation of Borrowed funds and share premium

- A) During the year, the Group has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the intermediary shall:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company/Group (Ultimate Beneficiaries); or
 - (ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries
- [8] During the year, the Group has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall, other than as disclosed in note (1) below:
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries); or
 - (ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

Note (1)

During the year, the Holding Company has taken loans and given loans to its subsidiary company in the ordinary course of business, are at Arm's length and the same is approved by Board Audit Committee of the Company. The Company confirms that the below transactions are in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

S.No.	Name of Lender	Nature	Date	₹in millions	Loan given	Nature	Date	₹in millions	Remarks
1	Beacon Trustee (Various lenders)	NCD Borrowing	5-Oct-21	4,000	ECL Finance Limited (ECL Finance)	Loan given	6-Oct-21	4,000	I) In accordance with loan agreement with lender, the loan was taken by the Holding Company, for the purpose of repayment of existing banking liabilities of ECL Finance. 2) During the year ECI finance has repaid ₹ 4,000 million to the Holding Company.

Note (2): Transactions between group companies have not been disclosed under this note as they are eliminated for the purpose of preparing consolidated financial statements of the Company.

70. Undisclosed income

The Group does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.

71. Details of Crypto Currency or Virtual Currency

The Group has not traded or invested in Crypto Currency or Virtual Currency during the financial year.

72. Loans & Advances

There are no loans or advances in the nature of loans which are granted to promoters, directors, KMPs and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person that are;

- (a) repayable on demand or
- (b) without specifying any terms or period of repayment



(Currency: Indian rupees in millions)

- 73. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active conside ration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 74. Edelweiss Custodial Services Limited ("ECdSL"), a associate of the Company challenged an order, by an investigating agency, marking lien on its clearing account, before the 47th Additional Chief Metropolitan Magistrate Court, Mumbai. Since the investigation against Anugrah Stock and Broking Pvt. Ltd. ("trading member"), for which EcdSL was a clearing member, is still under process, the said investigative agency contended that it had no objection to setting aside the lien order upon EcdSL providing an undertaking to keep sufficient assets unencumbered. ECdSL has since provided undertaking to keep sufficient assets amounting to ₹ 4,603.20 million belonging to the Group and associate unencumbered and the said lien order has been set aside. The matter has been listed for further hearing and there is no further update on this matter during the year.

The MCSGF Committee of NSE Clearing Limited ("NCL") vide its order dated 20 October 2020 has directed ECdSL to adhere to instructions of National Stock Exchange ("NSE") / NCL, to appropriately reinstate the securities wherever trading member's clients had credit balance, but the securities got liquidated. ECdSL filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT"). SAT vide its order dated 05 November 2020 has directed ECdSL to give an undertaking to NCL that it will deposit ₹ 2,120.00 million or other amount as directed by the SAT after disposal of Appeal. ECdSL has since provided the declaration to NCL. The matter has been listed for further hearing and there is no further update on this matter during the year.

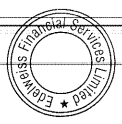
Various Arbitration/Writ Petitions have been filed before the Hon'ble Bombay High Court ("Hon'ble Court") by various end clients of the trading member against trading member and its associates. ECdSL has been made party to the same. All the Writ Petitions have been tagged together and common orders have been passed. The matters are yet to be listed for further hearing.

EOW investigations at Cyberabad, Telangana and at Amravati are going on in the matter of trading member. Further one end client of trading member had filed an FIR at Hyderabad, Telangana for which investigation is under process.

ECGSL believes that it has acted in accordance with the agreement entered with the trading member and in accordance with applicable laws and regulations. Accordingly, there is no adjustment required in the financial statements for the year ended 31 March 2022.

- 75. Edel Land Limited (ELL), a wholly owned subsidiary of the Company, has entered into an agreement dated 28 November 2019, pursuant to which upon happening of a contingency whereupon if the investors who have subscribed for a majority in the Alternative Investment Fund (AIF) to which ECL Finance Limited (ECLF) and Edelweiss Housing Finance Limited (EHFL), subsidiaries of the Group have sold financial assets does not receive the agreed IRR (IRR) as per the agreement in which case ELL shall be required to either arrange for a buyer thereof and/or purchase the assets at IRR.
- 76. The Board of Directors at their meeting held on 27 May 2022, have recommended a final dividend of ₹ 1.20 per equity share (on face value of ₹ 1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- 77. During the year ended 31 March 2022, three subsidiaries of the Group had sold certain financial assets amounting to ₹ 11,424.10 million (net of provisions) to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 9,455.70 million from these ARC Trusts. Ind A5 109 'Financial Instruments', prescribed under section 1.33 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of de-recognition of such financial assets from these subsidiaries' financial statements. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in subsidiaries' financial statements. Based on assessment of probability of default, loss given default in respect of these financial assets and in light of various factors viz. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the Group has recorded fair value gain of ₹ 4,152.00 million (net) for the year ended and is included in "Net gain / (loss) on fair value changes".
- 78. The Board of Directors of the Company ("Board") at their meeting held on 13 May 2022 has approved the Scheme of Arrangement between the Company and Edelweiss Securities Limited ("Resulting Company" or "ESL") and their respective shareholders and creditors under Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act, 2013 ("Act") ("Scheme") which inter alia, provides for demerger, transfer and vesting of the Demerged Undertaking (as defined in the Scheme) from the Company into the Resulting Company on a going concern basis and reduction of the capital of the Resulting Company in the manner set out in the Scheme. Post necessary regulatory and statutory approvals, the equity shares of the Resulting Company shall be listed on BSE Limited and the National Stock Exchange of India Limited.
- 79. During the year ended 31 March 2022, certain assets amounting to ₹ 4,004.40 million were sold to alternative assets funds by the subsidiary NBFCs. The Company and its subsidiary Edelweiss Rural & Corporate Services Limited ("ERCSL"), have, vide a put agreement dated 04 February 2022 and 31 July 2021 respectively, have guaranteed / undertaken to purchase these financial assets amounting to ₹ 4,004.40 million on occurrence of certain trigger event as per the agreement. Further, as the risks and rewards continues in the Group, these are accounted as financial assets in the consolidated financial statements and the consequent expected credit loss is recorded in the consolidated financial statements.
- 80. Figures for the year ended 31 March 2021 included consolidated financial statements for the wealth management business as a subsidiary of the Company. For the year ended 31 March 2022, the wealth management business is consolidated as an associate company. Accordingly, the consolidated financial statements for the year ended 31 March 2022 are not comparable with the consolidated financial statements of the previous year.
- 81. CDPQ Private Equity Asia Pte. Ltd. (CDPQ), holder of cumulative convertible preference shares (CCPS) of Edelweiss Asset Reconstruction Company Limited (EARC), a subsidiary, had on 15 July 2019 given a put intimation notice to Group entities viz., Edelweiss Custodial Services Limited (ECSL) and ECL Finance Limited (ECL) in accordance with Option Agreement dated 14 November 2017. The Option Agreement required ECSL and ECLF to buy these CCPS at an agreed fair value. EARC had applied to Reserve Bank of India (RBI) which gave its no objection on 17 February 2020 in the name of fellow subsidiaries Edelweiss Rural and Corporate Services and Ecap Equities Limited. As the companies and CDPQ have not completed fair value of the put security in accordance with the put agreement, CDPQ has not exercised its put option.
- 82. Under the Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE. Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real estate/structured finance Loans (Select Loans) into ECL Finance Limited within six months of the default leading to loss incurred by the ECL Finance Limited on or before the date of the conversion of the Investor CCDs into Equity Shares. The rationale for this undertaking was to keep the total equity/net worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the year ended 31 March 2021, Parties have agreed and concluded that loss event for two of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to ₹ 1,400.10 million incurred by ECL Finance Limited in earlier years. Accordingly, EFSL has recorded such loss in its profit and loss for the year ended 31 March 2021. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence there is no obligation of EFSL.





(Currency: Indian rupees in millions)

- The Group has process whereby periodically all long term contract (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Group has reviewed and ensured that adequate provisions as required under any law / accounting standard for material foreseeable losses on such long terms contracts (including derivative contract) has been made in the books of accounts.
- Previous year's figures have been regrouped / reclassified to conform to current year presentation.

BATLIBO/

The accompanying notes are an integral part of financial statements.

As per our report of even date attached.

For S. R. Batliboi & Co. LLP **Chartered Accountants**

ICA! Firms Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership No: 102102

Mumbai 27 May 2022

For and on behalf of the Board of Directors

an & Managing Director

Chief financial Officer

Mumbai 27 May 2022

Executive Director

DIN: 00009438

Tarun Khurana Company Secretary



12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India Tel: +91 22 6819 8000

INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Edelweiss Financial Services Limited (hereinafter referred to as "the Holding Company"), its subsidiaries and trusts (the Holding Company, its subsidiaries and its trusts together referred to as "the Group") and its associate comprising of the consolidated Balance sheet as at March 31 2021, the consolidated Statement of Profit and Loss, including other comprehensive income, the consolidated Cash Flow Statement and the consolidated Statement of Changes in Equity for the year then ended, and notes to the Consolidated Financial Statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Financial Statements").

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 financial statements and on the other financial information of the subsidiaries, trusts and associate, the aforesaid Consolidated Financial Statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associate as at March 31, 2021, their consolidated profit including other comprehensive loss, their consolidated cash flows and the consolidated statement of changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the Consolidated Financial Statements in accordance with the Standards on Auditing (SAs), as 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 Statements' section of our report. We are independent of the Group and associate in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Consolidated Financial Statements.

Emphasis of Matter

We draw attention to Note 57 to the Consolidated Financial Statements, which describes the economic and social disruption as a result of COVID-19 pandemic of the Group's business and financial metrics including the Group's estimates of impairment of loans, financial assets, investment properties, investments, intangible assets (including goodwill) and in case of life insurance business, estimate of claims which are highly dependent on uncertain future developments.

Our opinion is not modified in respect of the above matter.



Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Financial Statements for the financial year ended March 31, 2021. These matters were addressed in the context of our audit of the Consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the Consolidated Financial Statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the Consolidated Financial Statements. The results of audit procedures performed by us and by other auditors of components not audited by us, as reported by them in their audit reports furnished to us by the management, including those procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying Consolidated Financial Statements.

Key audit matters

(loan portfolio).

How our audit addressed the key audit matter

Impairment of receivables from financing and other business
(as described in note 5.6, 13, 13.1, 14, 14.1 & 56.7 of the Consolidated Financial Statements)

The Group's impairment provision for receivables from financing business is based on the expected credit loss approach laid down under Ind AS 109.

Ind AS 109 requires the Group to provide for impairment of its financial assets as at the reporting date using the expected credit loss (ECL) approach. ECL involves an estimation of probability-weighted loss on financial instruments over their life, considering reasonable and supportable information about past events, current conditions, and forecasts of future economic conditions which could impact

In the process, a significant degree of judgement has been applied by the management for:

the credit quality of the Group's financial assets

- a) Staging of financial assets (i.e. classification in 'significant increase in credit risk' ("SICR") and 'default' categories);
- b) Grouping of the loan portfolio under homogenous pools in order to determine probability of default on a collective basis;
- c) Assigning internal rating grades to customers for which external rating is not available

The audit procedures, including those reported in the auditor's report of respective subsidiary companies, comprised the following:

- a) Read and assessed the Group's accounting policy for impairment of financial assets and its compliance with Ind AS 109 and the governance framework approved by the Board of Directors pursuant to Reserve Bank of India guidelines issued on March 13, 2020.
- Read and assessed the Group's policy with respect to OTR and tested the implementation of such policy on a sample basis.
- c) Tested the design and operating effectiveness of the controls for staging of loans based on their past-due status. Tested samples of performing (stage 1) loans to assess whether any loss indicators were present requiring them to be classified under stage 2 or 3.
- d) Performed procedures to test the inputs used in the ECL computation, on a sample basis.

Chartered Accountants

Key audit matters

- d) Calibrating external ratings-linked probability of default to align with past default rates
- e) Applying assumptions regarding the probability of various scenarios and discounting rates for different loan products
- f) Estimation of management overlay for macro-economic factors bearing a correlation with the credit quality of the loans.

Further, pursuant to the "Resolution Framework for COVID-19-related Stress" issued by RBI on August 6, 2020, the subsidiary Companies has offered a one-time restructuring ("OTR") facility to borrowers impacted by COVID-19 pandemic. Such restructured loans have been classified into various stages and provided for based on subsidiary companies' management's assessment of changes in credit risk of such loans since initial recognition.

The Group has recorded a management overlay as part of its ECL, to reflect among other things an increased risk of deterioration in macroeconomic factors caused by COVID-19 pandemic. In accordance with the guidance in Ind AS 109, the management overlay estimate takes into account reasonable and supportable information.

In view of such high degree of management's judgement involved in estimation of ECL, accentuated by the COVID-19 pandemic, it is considered as a key audit matter.

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 e) Tested assumptions used by the management in determining the overlay for macro-economic factors (including COVID-19 pandemic).

How our audit addressed the key audit matter

- f) Assessed the additional considerations applied by the management for staging of loans as SICR or default categories in view of Company's policy on OTR.
- g) Tested the arithmetical accuracy of computation of ECL provision performed by the Company in spreadsheets.
- h) Assessed disclosures included in the Consolidated Financial Statements in respect of expected credit losses including the specific disclosures made with regards to the management's evaluation of the uncertainties arising from COVID-19 and its impact on ECL estimation.

IT systems and controls

The reliability and security of IT systems play a key role in the financial reporting process of the Group. The Group's key financial accounting and reporting processes are highly automated, whereby any gaps in the IT control environment could result in a material misstatement of the financial accounting and reporting records.

Therefore, the assessment of the general IT controls and the application controls specific to the accounting and preparation of financial information is considered to be a key audit matter.

The audit procedures assisted by our IT specialists, including those reported in the auditor's report of respective subsidiary companies, comprised the following:

a) Tested the design and operating effectiveness of the Company's IT access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.

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Key audit matters	How our audit addressed the key audit matter
	b) Tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
	c) Tested the periodic review of access rights. Also tested requests of changes to systems for approval and authorization.
	d) In addition to the above, tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.
	e) Tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.

Valuation of Investments in Security Receipts (SR) for Edelweiss Assets Reconstruction Company Limited (as described in note 5.11, 14 and 55 of the Consolidated Financial Statements)

In the Group's financial statements, total investment in SR amounts to Rs. 37,478.90 million as disclosed in the Consolidated Financial Statements.

These investments are classified as fair value through the profit and loss. In accordance with Ind AS 113 Fair Value measurement (Ind AS 113), the objective of a fair value measurement is to estimate the price at which an orderly transaction to sell the asset or to transfer the liability would take place between market participants at the measurement date under current market conditions.

The fair value of SRs is determined through discounted cash flow method which involves management judgement using level 3 inputs such as projection of future cash flows and expenses.

Further, the recoverability from the underlying assets of SRs could be impacted due to the COVID-19 situation. The management has done

The audit procedures, including those reported in the auditor's report of a subsidiary company, comprised the following:

- a) Obtained and read the financial statements of a subsidiary Company to identify whether accounting policies and disclosure for valuation of Investments in Security Receipts and its compliance with Ind AS 109 are included in the consolidated financial statement of the Group.
- b) Audit procedures included an assessment of internal controls over measurement of fair value and evaluating the methodologies, inputs, judgments made and assumptions used by management in determining fair values.
- Tested the operating effectiveness of the controls for the purpose of fair valuation of security receipts.

Key audit matters

an assessment to ascertain future recoverability estimates of the underlying assets. In making these assessments, the management has used several estimates, assumptions and sources of information (both internal and external) available as at the date of these financial statements. These assumptions, estimates and information used by the management have an inherent uncertainty of the impact of COVID-19 and the actual results may differ from the estimates and assumptions made.

Given fair valuation of investments is significant to the Consolidated Financial Statements, the degree of management's judgement involved in the estimate and uncertainty of impact of COVID-19 on the recoverability of the SRs, any error in the estimate could lead to material misstatement in the Consolidated Financial Statements of the Group. Accordingly, we have considered this area as a key audit matter.

How our audit addressed the key audit matter

- d) Evaluated rationale of the models and accounting treatment applied. Compared observable inputs against independent sources and externally available market data for sample cases.
- e) Performed testing on a sample basis of key inputs as mentioned above to validate the reasonableness of the input values.
- f) Involved our valuation specialists for the understanding the valuation process and test the fair valuation of sample cases.
- g) Compared the rating provided by independent rating agencies with fair valuation determined by the Company.
- h) Assessed the management's assessment process to ascertain the impact of COVID-19 on the future recoverability estimates of the SRs along with key inputs used and judgements made. On a sample basis tested the assumptions and inputs used for this assessment with the help of our valuation experts. The future recoverability estimates are subject to significant uncertainty and the actual results may vary from the assumptions and estimates as events unfold.
- Assessed disclosures included in the standalone Financial Statements a subsidiary Company with respect to such fair valuation.

Information Other than the Financial Statements and Auditor's Report Thereon

The Holding Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the Consolidated Financial Statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to me made available to us after that date.

Our opinion on the Consolidated Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.



In connection with our audit of the Consolidated Financial Statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Consolidated Financial Statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those Charged with Governance.

Responsibilities of Management for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these Consolidated Financial Statements in terms of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated statement of changes in equity of the Group including its associate in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. The respective Board of Directors of the companies included in the Group and of its associate 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 of its associate 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 the 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 Consolidated Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the Consolidated Financial Statements, 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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

Identify and assess the risks of material misstatement of the Consolidated Financial Statements, 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 control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are
 also responsible for expressing our opinion on whether the Holding Company has adequate
 internal financial controls with reference to financial statements in place and the operating
 effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 Statements 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 Statements, including the disclosures, and whether the Consolidated Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its associate of which we are the independent auditors, to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the Consolidated Financial Statements of which we are the independent auditors. For the other entities included in the Consolidated Financial Statements, 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 Statements 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.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Consolidated Financial Statements for the financial year ended March 31, 2021 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Other Matter

(a) We did not audit the financial statements and other financial information, in respect of:

- 28 subsidiaries, whose financial statements include total assets of Rs. 1,32,737.46 million as at March 31, 2021 and total revenues of Rs. 30,334.35 million and net cash inflow of Rs. 195.10 million for the year ended on that date. These financial statement and other financial information have been audited by other auditors, which financial statements, other financial information and auditor's reports have been furnished to us by the management;
- 7 subsidiaries, whose financial statements include total revenues of Rs. 4,762.49 million and total net loss after tax of Rs. 94.80 million for the period from April 1, 2020 to March 26, 2021, as considered in the consolidated financial statement, whose financial statements, other financial information have been audited by other auditors and whose reports have been furnished to us by the Management;
- 6 companies forming part of the Group, whose statements include Group's share of net loss after tax of Rs. 3.52 million for the period from March 27, 2021 to March 31, 2021, as considered in the consolidated financial statement, whose financial statements, other financial information have been audited by other auditors and whose reports have been furnished to us by the Management.

Our opinion on the Consolidated Financial Statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and 6 companies, and our report in terms of sub-sections (3) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries and 6 companies, is based solely on the report(s) of such other auditors.

- (b) The actuarial valuation of liabilities of Edelweiss Tokio Life Insurance Company Limited (ETLIFE) for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2021 is the responsibility of ETLIFE's Appointed Actuary. The actuarial valuation of these liabilities for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at March 31, 2021 has been duly certified by the ETLIFE 's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", Ind AS 109 "Financial Instruments", the guidelines and norms issued by the Insurance Regulatory and Development Authority of India ('IRDAI') and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied upon the ETLIFE's Appointed Actuary's certificate for expressing their conclusion in this regard.
- (c) The actuarial valuation of liabilities Edelweiss General Insurance Company Limited (EGICL) for Incurred But Not Reported and Incurred But Not Enough Reported claims of EGICL as at March 31, 2021 is the responsibility of EGICL's Appointed Actuary. The actuarial valuation of these liabilities has been duly certified by the EGICL's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", the guidelines and norms issued by the IRDAI and the Institute of Actuaries of India in concurrence with IRDAI. The auditors have relied on the EGICL's Appointed Actuary's certificate for expressing their conclusion in this regard.

Our opinion above on the Consolidated Financial Statements, and our report on Other Legal and Regulatory Requirements below, 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 statements and other financial information certified by the Management.



Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of subsidiaries and associate, as noted in the 'other matter' paragraph we report, to the extent applicable, that:

- (a) We/the other auditors whose report we have relied upon have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid Consolidated Financial Statements;
- (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidation of the financial statements have been kept so far as it appears from our examination of those books and reports of the other auditors;
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the books of account maintained for the purpose of preparation of the Consolidated Financial Statements;
- (d) In our opinion, the aforesaid Consolidated Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
- (e) On the basis of the mail confirmation received from the directors of the Holding Company as on March 31, 2021 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors who are appointed under Section 139 of the Act, of its subsidiary companies and associate companies, none of the directors of the Group's companies and its associate, incorporated in India, is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164 (2) of the Act;
- (f) With respect to the adequacy and the operating effectiveness of the internal financial controls with reference to Consolidated Financial Statements of the Holding Company and its subsidiary companies and associate companies, incorporated in India, refer to our separate Report in "Annexure 1" to this report;
- (g) In our opinion and based on the consideration of reports of other statutory auditors of the subsidiaries and associate, the managerial remuneration for the year ended March 31, 2021 has been paid / provided by the Holding Company, its subsidiaries and associate incorporated in India to their directors in accordance with the provisions of section 197 read with Schedule V to the Act:
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of the other auditors on separate financial statements as also the other financial information of the subsidiaries and associate, as noted in the 'Other matter' paragraph:
 - The Consolidated Financial Statements disclose the impact of pending litigations on its consolidated financial position of the Group and its associate in its Consolidated Financial Statements – Refer Note 50.1 to the Consolidated Financial Statements;
 - ii. Provision has been made in the Consolidated Financial Statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts Refer Note 71 to the Consolidated Financial Statements in respect of such items as it relates to the Group and its associate;



iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company, its subsidiaries and associate, incorporated in India during the year ended March 31, 2021.

For S.R. Batliboi & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 21102102AAAALA7288 Place of Signature: Mumbai

Date: June 11, 2021



ANNEXURE 1 TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED FINANCIAL STATEMENTS OF EDELWEISS FINANCIAL SERVICES LIMTED

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the Consolidated Financial Statements of Edelweiss Financial Services Limited (hereinafter referred to as the "Holding Company") as of and for the year ended March 31, 2021, we have audited the internal financial controls with reference to Consolidated Financial Statements of the Holding Company and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its associate, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the companies included in the Group and its associate, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Holding Company's internal financial controls with reference to Consolidated Financial Statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both, issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to Consolidated Financial Statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to Consolidated Financial Statements and their operating effectiveness. Our audit of internal financial controls with reference to Consolidated Financial Statements included obtaining an understanding of internal financial controls with reference to Consolidated Financial Statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained and the audit evidence obtained by the other auditors in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls with reference to Consolidated Financial Statements.



Meaning of Internal Financial Controls With Reference to Consolidated Financial Statements

A company's internal financial control with reference to Consolidated Financial Statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to Consolidated Financial Statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls With Reference to Consolidated Financial Statements

Because of the inherent limitations of internal financial controls with reference to Consolidated Financial Statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to Consolidated Financial Statements to future periods are subject to the risk that the internal financial controls with reference to Consolidated Financial Statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Group and its associate, which are companies incorporated in India, have, maintained in all material respects, adequate internal financial controls with reference to Consolidated Financial Statements and such internal financial controls with reference to Consolidated Financial Statements were operating effectively as at March 31,2021, based on the internal control over financial reporting criteria established by the Holding Company considering the essential components of internal control stated in the Guidance Note issued by the ICAI.

Other Matters

Our report under Section 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls with reference to Consolidated Financial Statements of the Holding Company, in so far as it relates to these 19 subsidiaries, which are companies incorporated in India, is based on the corresponding reports of the auditors of such subsidiaries incorporated in India.

For S.R. Batliboi & Co. LLP Chartered Accountants

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JCAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number: 102102 UDIN: 21102102AAAALA7288 Place of Signature: Mumbai

Date: June 11, 2021



Edelweiss Financial Services Limited Consolidated balance sheet as at 31 March 2021

(Currency: Indian rupees in millions)	Note	31-Mar-21	31-Mar-20
ASSETS	***************************************		·····
Financial assets			
(a) Cash and cash equivalents	8	38,985.15	49,425.19
(b) Bank balances other than cash and cash equivalents	9	8,616.91	36,670.89
(c) Derivative financial instruments	10	2,902.03	5,321.87
(d) Stock in trade (Securities held for trading)	11	15,746.76	17,458.07
(e) Trade Receivables	12	5,060.49	13,052.38
(f) Loans	13	2,19,105.46	2,83,606.79
(g) Investments	14	1,14,763.02	82,666.02
(h) Other financial assets	15	12,628.07	8,302.33
Total financial assets		4,17,807.89	4,96,503.54
Non-financial assets			
(a) Inventories	16		436.09
(b) Reinsurance assets	60	3,393.36	2,944.42
(c) Current tax assets (net)		7,218.14	5,839.78
(d) Deferred tax assets (net)	17	9,584.99	9,564.75
(e) Investment property	18	3,394.63	4,457.27
(f) Property, Plant and Equipment	19	12,281,27	15,012.58
(g) Capital work in progress (h) Intangible assets under development		7.93	111.56
(h) Intangible assets under development (i) Goodwill on consolidation	19.1	124.17 663.35	320.79
(j) Other Intangible assets	19.1	1,467.74	1,723.41 2,255.79
(k) Other non-financial assets	20		
	20	3,806.66	3,633.23
Total Non-financial assets		41,942.24	46,299.67
TOTAL ASSETS		4,59,750.13	5.42,803.21
LIABILITIES			
Financial liabilities	·····		
(a) Derivative financial instruments	10	1,845.51	3,312.48
(b) Trade Payables			
i. total outstanding dues of micro enterprises and small enterprises	21.1	1.22	2.21
ii. total outstanding dues of creditors other than micro enterprises and small enterprises	21.2	4,893.56	12,831.39
(c) Insurance claims payable		194.41	74.52
(d) Debt securities	22	1,74,858,54	2,07,585.06
(e) Borrowings (other than debt securities)	23	94,318.19	1,33,210.55
(f) Deposits	24	96,01	2,168.97
(g) Subordinated Liabilities	25	15,087.75	23,608.81
(h) Other financial liabilities	26	41,457.17	49,250.54
Total financial liabilities	4.0	3,32,752.36	4,32,544.53
		7,50,7,52,50	7,02,077.03
Non-financial liabilities	***		
(a) Current tax liabilities (net)		253.00	906.30
(b) Provisions	27	1,118.55	351.11
(c) Policyholders' liabilities		43,549.30	30,076.82
(d) Deferred tax liabilities (net)	17	2,157.62	2,643.73
(e) Other non-financial liabilities			4,209.95
Total non-financial liabilities	28	3,149.35	
	28	50,227.82	38,187.91
TOTAL LIABILITIES	28		
TOTAL LIABILITIES	28	50,227.82	38,187.91
EQUITY	28	50,227.82	38,187.91 4,70,732.44
EQUITY	29	50,227.82 3,82,980.18 890.90	38,187.91 4,70,732.44 889.51
EQUITY [a] Equity Share capital		50,227.82 3,82,980.18 890.90 64,880.69	38,187.91 4,70,732.44 889.51 60,397.60
EQUITY [a] Equity Share capital [b] Other equity	29	50,227.82 3,82,980.18 890.90	38,187.91 4,70,732.44 889.51
EQUITY [a] Equity Share capital [b] Other equity Equity attributable to owners of the parent	29	50,227.82 3,82,980.18 890.90 64,880.69 65,771.59	38,187,91 4,70,732,44 889,51 60,397,60 61,287,11
EQUITY [a] Equity Share capital [b] Other equity	29	50,227.82 3,82,980.18 890.90 64,880.69	38,187.91 4,70,732.44 889.51 60,397.60
EQUITY [a) Equity Share capital [b) Other equity Equity attributable to owners of the parent Equity attributable to Non-Controlling Interests	29	50,227.82 3,82,980.18 890.90 64,880.69 65,771.59	38,187,91 4,70,732,44 889,51 60,397,60 61,287,11 10,783,66
EQUITY [a] Equity Share capital [b] Other equity Equity attributable to owners of the parent	29	50,227.82 3,82,980.18 890.90 64,880.69 65,771.59	38,187,91 4,70,732,44 889,51 60,397,60 61,287,11
EQUITY [a) Equity Share capital [b) Other equity Equity attributable to owners of the parent Equity attributable to Non Controlling Interests	29	50,227.82 3,82,980.18 890.90 64,880.69 65,771.59	38,187,91 4,70,732,44 889,51 60,397,60 61,287,11 10,783,66

The accompanying notes are an integral part of the Consolidated Financial Statements.

1 to 72

For and on behalf of the Board of Directors

As per our report of even date attached

For S. R. Batliboi & Co. LLP Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Rashesh Shah

Chairman, Managing Director & CEO DIN: 00008322

Sarju Sinaria Chief Financial Officer

Mumbai 11 June 2021

Himanshu Kaji

Executive Director DIN: 00009438

Tarun Khurana SVP & Company Secretary



Personal from operations Terest income 31 40,344.01 59.019.46 Terest income 32 15,541.39 20,992.98 12 15,541.39 20,992.98 13 12,5541.39 20,992.98 13 12,5541.39 20,992.98 13 12,554.39 20,992.98 13 12,554.40 11,145.57 112,664.00 15,677.65 112,677.65 112,677.	Course of the state of the stat	Note	For the year ended	For the year ended
Internation	(Currency: Indian rupees in millions)		31-Mar-21	31-Mar-20
widend Income 695.58 1.621.83 at a gain of any value changes 33 12,069.89 1.999.28 at gain of all value changes 33 12,209.98 1.999.28 their operating eventur 34 357.16 95.13.14 their operating eventur 34 357.16 95.13.14 plant income 35 1.09.455.9 50.06.79 plant income 36 38,40.33 47,990.19 plant income 36 38,40.33 47,990.19 plantment on financel instruments 36 38,40.33 47,990.19 plantment on financel instruments 36 38,40.33 47,990.19 plantment on financel instruments 37 16,155.12 16,078.01 plantment on financel instruments 38 3,209.16 25,990.65 sauce in valuation of credit impaced loons 37 16,155.12 16,078.01 plantment on financel instruments 39 3,765.00 3,272.25 plantment on financel instruments on investment property 18 13,259.26 3,272.25 <	Revenue from operations			
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te gain en lair value changes	ividend Income		695.68	1,621.83
13,246,40 10,567,76		32	16,541.39	20,992.98
there operations evenue and take a security of the properties and the properties and take a security of the properties and take and properties and take a security of the properties and		33	22,208.98	1,949.58
State Stat			13,246.40	10,567.76
their fricome \$ 1,08,488.59 \$ 58,076.79 penses pens		34	537.14	981.53
	otal revenue from operations		93,573.60	95,133.14
pensiss subsect of the person	ther income	35	14,914.90	893.15
Page	otal income		1,08,488.50	96,026.29
parameter on financial instruments 33 12,693.16 23,992.55 anage in instruments 36 12,693.16 23,992.55 anage in instruments 37 1,659.16 23,712.25 anage in instruments 37 1,659.17 1,759	xpenses			
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Deferred tax and Minimum alternate tax		70	720 80	2 070 75
ofit / (loss) for the year				
Section Comprehensive Income Closs Section				
(i) Items that will not be reclassified to profit or loss Re-measurements of the defined benefit plans 6.9.66 (46.74) Revuluation gain through Other Comprehensive Income 7,574.77 (ii) Income tan though Other Comprehensive Income 7,574.77 (iii) Income tan will not be reclassified to profit or loss 35.92 (2,531.91) (i) Items that will be reclassified to profit or loss 3.395.12 (i) Items that will be reclassified to profit or loss 3.395.12 (ii) Items that will be reclassified to profit or loss (53.06) 863.64 Exchange differences in translating the financial statements of foreign operations (72.24) 46.66 (ii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) 46.66 (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24) (72.24) (72.24) (72.24) (iii) Income tax relating to Items that will be reclassified to profit or loss (72.24)			2,333.20	(20,437.72)
Re-measurements of the defined benefit plans 69.66 (46.74] Equity Instruments through Other Comprehensive Income				
Equity Instruments through Other Comprehensive Income			50.55	145 743
Revaluation gain through Other Comprehensive Income 7,574,77 7,574,77 Income tax relating to items that will not be reclassified to profit or loss 35,92 2,531,91 Items that will be reclassified to profit or loss 33,96,12 Items that will be reclassified to profit or loss 72,34 366,66 Exthange differences in translating the financial statements of foreign operations 72,34 366,66 Exthange differences in translating the financial statements of foreign operations 72,34 366,66 Items that will be reclassified to profit or loss 7,574,77 36,66 Exthange differences in translating the financial statements of foreign operations 7,574,34 366,66 Exthange differences in translating to items that will be reclassified to profit or loss 7,574,37 36,66 Exthange differences in translating to items that will be reclassified to profit or loss 7,574,37 36,66 Exthange differences in translating to items that will be reclassified to profit or loss 7,574,37 36,66 Exthange differences in translating to items that will be reclassified to profit or loss 7,574,37 36,66 Items that will be reclassified to profit or loss 7,574,37 36,66 Items that will be reclassified to profit or loss 7,574,37 36,66 Items that will be reclassified to profit or loss 7,574,37 36,66 Items that will be reclassified to profit or loss 7,574,37 37,		**	'''''''''''''''''''''''''''''''''''''	
(ii) Income tax relating to stems that will not be reclassified to profit or loss 35.92 (2.531.911) bbotal (A) 105.58 3.396.12 (1) (i) tems that will be reclassified to profit or loss 105.58 3.396.12 (1) (i) tems that will be reclassified to profit or loss 7.2.34 (3.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6.6			*	
10 10 10 10 10 10 10 10				
(i) Items that will be reclassified to profit or loss Debt Instruments through Other Comprehensive Income		·		
Debt Instruments through Other Comprehensive Income 153.06 863.64 Exchange differences in translating the financial statements of foreign operations 172.34 466.66 (ii) Income tax relating to items that will be reclassified to profit or loss 125.40 1,330.30 Income tax relating to items that will be reclassified to profit or loss 125.40 1,330.30 Income tax relating to items that will be reclassified to profit or loss 125.40 1,330.30 Income tax relating to items that will be reclassified to profit or loss 125.40 1,330.30 Income tax relating to items that will be reclassified to profit or loss 125.40 1,330.30 Incomprehensive income / (loss) (A+B+C) (17.97) 4.726.42 Incomprehensive income / (loss) (A+B+C) (17.97) 4.726.42 Incomprehensive income / (loss) (A+B+C) (15.711.30) Incomprehensive income / (loss) (A+B+C) (15.711.30) Incomprehensive income / (loss) (A+B+C) (14.16) (14.73) Incomprehensive income / (loss) for the year attributable to: 11.88 4.241.54 Incomprehensive income / (loss) for the year attributable to: 12.85 484.88 Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.91) Incomprehensive income / (loss) for the year attributable to: 2.665.24 (16.210.9			105.58	3,395.12
Exchange differences in translating the financial statements of foreign operations (72.34) 466.66 (n) Income tax relating to liems that will be reclassified to profit or loss				
(1) 1) 1) 1) 1) 1) 1) 1)				
1,25.40 1,2			(72.34)	466.66
April Apri			1405 40	
ther comprehensive income / (loss) (A+B+C) (17.97) 4,726.42 tal comprehensive income / (loss) (2521.23 (15.711.30) cofit / (loss) for the year attributable to: Owners of the parent (14.16) 14.73 there comprehensive income / (loss) for the year attributable to: Owners of the parent (18.88 4.241.54 there comprehensive income / (loss) for the year attributable to: Owners of the parent (18.88 4.241.54 there comprehensive income / (loss) for the year attributable to: Owners of the parent (18.88 4.241.54 there comprehensive income / (loss) for the year attributable to: Owners of the parent (loss) for the year attributable to: Owners of the parent (loss) for the year attributable to: Owners of the parent (18.88 there is the p				1,330.30
tal comprehensive income / (loss) 2,521.23 (15,711.30) ofit / (loss) for the year attributable to: Owners of the parent 2,653.36 (20,452.45) Non-controlling interests (114.16) 14.73 her comprehensive income / (loss) for the year attributable to: Owners of the parent 11.88 4.241.54 Non-controlling interests (29.85) 484.88 tal comprehensive income / (loss) for the year attributable to: Owners of the parent (29.85) 484.88 tal comprehensive income / (loss) for the year attributable to: Owners of the parent 2,665.24 (16,210.91) Non-controlling interests (144.01) 499.61 rollings per share (Face value ₹1 each) 42 -Basic 2.98 (23.01)		~~~		
(a)				
Owners of the parent 2,653.36 (20,452.45) Non-controlling interests (114.16) 14.73 her comprehensive income / (loss) for the year attributable to: 11.88 4.241.54 Owners of the parent (29.85) 484.88 Non-controlling interests (29.85) 484.88 at a comprehensive income / (loss) for the year attributable to: 2,665.24 (16,210.91) Owners of the parent (2,665.24) (16,210.91) Non-controlling interests (144.01) 499.61 roings per share (Face value ₹1 each) 42 -Basic 2.98 (23.01)	And comprehensive intolate? (1033)		2,521,23	(15,711.30)
Non-controlling interests (114.16) 14.73 her comprehensive income / (loss) for the year attributable to:	rofit / (loss) for the year attributable to:			
her comprehensive income / (loss) for the year attributable to: Owners of the parent Non-controlling interests tal comprehensive income / (loss) for the year attributable to: Owners of the parent Non-controlling interests 11.88 4.241.54 484.68 tal comprehensive income / (loss) for the year attributable to: Owners of the parent Non-controlling interests (144.01) 499.61 rollings per share (Face value ₹1 each) 2.98 (23.01)				
Owners of the parent 11.88 4.241.54 Non-controlling interests (29.85) 484.88 taf comprehensive income / (loss) for the year attributable to: 2,655.24 (16,210.91) Non-controlling interests (144.01) 499.61 roings per share (Face value ₹1 each) 42 -8.36i 2.98 (23.01)			(114.16)	14.73
Non-controlling interests (29.85) 484.88 tal comprehensive income / (loss) for the year attributable to: 2,665.24 (16,210.91) Owners of the parent 2,665.24 (16,210.91) Non-controlling interests (144.01) 499.61 rnings per share (Face value ₹1 each) 42 -8asic 2.98 (23.01)	tner comprenensive income / (loss) for the year attributable to:			
tal comprehensive income / (loss) for the year attributable to: Owners of the parent Non-controlling interests (144.01) 499.61 rolings per share (Face value ₹ 1 each)			11.68	4.241.54
Owners of the parent 2,6524 (16,210.91) Non-controlling interests (144.01) 499.61 roings per share (Face value ₹1 each) 42 -Basic 2.98 (23.01)			(29.85)	484.88
Non-controlling interests (144.01) 499.61 rnings per share (Face value ₹1 each) 42 - Basic 2.98 (23.01)				
Non-controlling interests (144.01) 499.61 roings per share (Face value ₹ 1 each) 42 - Basic 2.98 (23.01)			2,665.24	(16,210,91)
rnings per share (Face value ₹ 1 each) 42 - Basic 2,98 (23.01)	Non-controlling interests		(144.01)	
- Basic 2.98 (23.01)		***		
01.4-1		42		
- Diluted 2.97 (23.01)		******	2.98	(23.01)
	- Diluted		2.97	(23.01)

The accompanying notes are an integral part of the Consolidated Financial Statements

1 to 72

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

d on behalf of the Board of Directors

Chairman, Managing Director & CEO DIN: 00008322

Sarju Simaria Chief Financial Officer

Mumbai 11 June 2021

Himanshu Kaji Executive Director DIN: 00009438

SVP & Company Secretary

Mumbai 11 June 2021



Edelweiss Financial Services Limited Consolidated Statement of changes in equity

(Currency: Indian rupees in million)

A Equity share capital¹

Particulars	Amount
As at 31-Mar-19	887.77
Changes in equity share capital during FY 2019-20	1.74
	889.51
Changes in equity share capital during FY 2020-21	1.39
	890.90

1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Edelweiss Financial Services Limited standalone financial statements, these trusts are holding 4,48,96,780 number of equity shares amounting to ₹ 44.90 million (Previous year ₹ 44.90 million). These are treasury shares and deducted from total outstanding equity shares.

2. Refer note 29 for detailed quantitative information including investors holding more than 5% of equity share capital

3. The above two Welfare Trust (s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company and approval for extension from SEBI is awaited as at date.





Edelweiss Financial Services Limited
Consolidated Statement of changes in equity
(Currenty: Indian rupees in millions)

B. Other equity

					Æ	Reserves and Surplus	33					W	Other Compres	Other Comprehensive Income		Total	-coN
Particulars	Share application money pending allotment	Capital Roserve	Capital Redemption Reserve	Securities Premium Account	ESOP reserve/Stock approclation rights (SAR)	Special Reserve under section 45- 1C of the Reserve Bank of India Act, 1934	Reserve under section 29C of the National Housing Bank Act, 1987	General	Debenture redemption reserve	Impairment Reservo	Retained oarnings	Exchange differences on translating the financial statements of a foreign operation	Revaluation Rosorve through Other Comprehensiv e Income	Revaliation Equity Resorve instruments Resorve instruments Resorve Compretents Compretents or Income	Debt instruments through Other Comprehensive Income	attributable to owners of the parent	Controlling Interest
Balance at 31-Mar-19	6,15	8,060.23	166.74	29,473,29	450.59	7,503,94	537.22	916.82	10,341.12		18.215.34	175.66			E0 FC	75 882 02	40 386 44
Profit or loss	,		•			,				3	(20.459.45)					100 450 450	17.000.11
Other comprehensive income		,				,		,	-		(36,28)	187.84	5 030 06	14 700 003	100 001	(Ch. 200.02)	14.73
Total Comprehensive Income					•	,		,			(20,486,73)	467.61	5,030,63	(1,700,00)	429.33	(16.210.91)	196,68
Davidoods to assilts			-														
Divided distriction	,		,		*		*		,	,	(266.51)	•		2	,	(208.51)	
DAVERGO DISTRIBUTION COX				,		*		,	,	,	(102,38)		•		,	(102.38)	
I rensfers to securities premium on exercise of ESOP	1	,	•	33.37	(33.37)	1			•		1		,	,	f	A Paris de la Caracteria de la Caracteri	
Issue of equity instruments on ESOP	(88:88)	,		84,14		•	•	•		,			,			(1.74)	3
Share application money received	79.92		•	1	,	*	,	-	,					•	,	79.92	τ
ESOP Charge					242,03				,		١,					20.000	
Stock appreciation rights	,	,			148,93			,	-	-	-					1 40 64	-
Transfers to / from retained earnings															,	C#.C#1	+
Transfers to / from ratained			106.33	,			1	(90,26)	(1,619,61)	,	1.602.99		5	,		,	
eamings		_							-					-			
Transfer Under 45 4C RBI	,	•	•	,		143,66				,	(143 55)			2			
Transfer Under 29C NHB		•	•	•		,	3.12		<		(3.12)				-		
H Transfer under Leasa impact - 1ND AS (Refer note 50.2)	,			,		1	,	,		,	(209.55)			3		(209,55)	
Transfer undor Impairment reserve		,		*			,		,	1.577.37	(1,577,37)	,	,		*		
Transaction with non- controlling interests		,		,	1		1	,		•		,	1	,	Tortanian train	,	(115.97)
Transfer from secunities prameum	,	,		(528.31)	1		1	,				*	,			(528.31)	•
Effect of changes in group's interest	٠	198 50		,	,						1,419.69	(253.10)			4	1,364,09	19.91
Balance at 31-Mar-20	0.19	8.258.73	273.62	29.052.49	818.18	7.647.69	440.34	826 56	8 734 54	1 577 27	(1 554 20)	141 000	2 600 60	24 700 001	AFRAD	20 404 00	40 40% 00





Edelweiss Financial Services Limited Consolidated Statement of changes in equity {Currency : Indian rupees in millions}

B. Other equity (continued)

Particulars		,						-	Palacator	-			,	Ī	A - L to chartenante	the threshold by	
	Share	Capital	Capital	Securities	ESOP		Reserve under	General	Dependen	impairmont	Retained	Exchange	Revaluation		Dept Instruments	affributable to	Controlling
Particulars	application	Reserve	Redemption	Premium	reserve/Stock	under section 45-	section 29C of the National	reserve	redemption	Reserve	earnings	differences on translating	Reserve through Other	instruments through Other	through Uther Comprehensive	owners of the parent	Herest
	pending allotment						Housing Bank Act, 1987					the financial statements of a foreign		Comprehensive Income	псоте		
					TO A CONTRACT OF THE PARTY OF T							operation	400	20000	25 4 24	50.00	40.202.00
Balance at 31-Mar-20	0.19	8,258.73	273.62	29.062.49	818,18	7.647.60	540.34	826.56	8,721.51	1.577.37	(1,554,30)	380.17	3.000.80	(13,000,00)	434.20	76 633 7	1444 185
Profit or loss		•				***************************************			,	*	2,653,37					10.000,	101 91 101
Other comprehensive moorns		,		•	•	•				ı	58.15	(72.31)		,	(41,45)	05'11	(50,52)
Total Comprehensive	,	,	•	*	•	•	*	r	>		2,711.53	(72.31)	47.51	•	(21.46)	2,665,25	(144,01)
Dividends to equity	,			•	4		•	•	•	*	(842.23)	•	-	,	-	(642.25)	,
Transfers to securities premium on exercise of ESOP		,	1	25.03	(25.03)	1			•		>	•	,	•		•	*
lissue of equity instruments on	(48.10)	-		46.71			,		1			-			,	(00°1)	3
ESOP Share application money	49,61	,					3							,	•	49.61	
received		1			139.12	1		,	,		,	,				139.42	
Stock appreciation rights		,			195.71	-	,	,	-		7	•	•	,		195.71	
Transfers to / from retained			***************************************		This court is a second of the												
Commission of the Period of th					,	71.60		,		,	(71.69)		1	,	, Lumming	,	
		,				ŧ	7,46				(7.45)		-				
28 Transfer under Impalment	-			,	,	•	•	ı	,	251.88	(251 88)	,	,		٠	· ·	*
		,			•	•	*	•	(1.955.90)		1,955.90	•			-	- ammon	•
Transfer under Revaluation				•	,	z.	•	•	1	•	241.14	,	(241.14)	•	- Landing	, (1)	* ***
Effect of changes in group's	*	198.00	(85.75)	•	•	(52.132)		(109.41)			3,886.58	(335.38)	(316.15)		-	71.017.7	300.7 8
Balance at 31-Mar-21	1.70	8,456.79	187.87	29,134,23	1.128.28	6,757,98	547.80	717,15	6,765,61	1,829.25	6,067,68	(17.52)	4,571,09	(1,700.00)	432.78	64,880,69	10,330,30



As per our report of even date attached.

For 5. R. Batilbot & Co. LLP
Chantered Accountants
ICA! Firms Registration Number:
301,003E/E300005 MICHEL

per Shrawan Jalan Partner Membership No: 102102

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Rathesh Shah
Chalman, Managing Director & CEO
DIN: 00003322
Sarju Simale

Mumbai 11 June 2021

Edelweiss Financial Services Limited Consolidated Statement of Cash Flow for the year ended 31 March 2021

	Indian rupees in millions	For the year ended	For the year ended
.urrency . r	muser rupecs at terminary	31-Mar-21	31-Mar-2
	flow from operating activities		***************************************
	t / (Lass)before tax	1,456.24	(24,566,5
	stments for:		2 2 2 2 2
	reclation, amortisation and impairment on investment property ense on employee stock option plans	2,598.81 333.75	2.322.2 390.7
	nement of Goodwill	432.94	19 3
	priment on financial instruments	3,212.56	14.047.1
	ige in valuation of credit impaired loans	8,126.08	8,712.4
	rest on income tax refund	(184.37)	(304.7
Divid	fend Income	(695.68)	(1,621.8
(Profi	fit) / loss on sale of property, plant and equipment (net)*	221.61	(4.5
	fit) / loss on sale of investment property (net)*	(157.33)	-
	ised fair value (gain) / loss on financial instruments	(38,686.78)	(12,332.0
	ralised fair value (gain) / loss on financial instruments	2,642.86	10,382.5
	ision for policyholders liability nce costs	13,023.25	6,421.0
	rating cash flow before working capital changes	9,460.94 1,784.88	8.815.9 12,281.6
	istments for:	1,764.60	12,201.1
	ease / [increase] in trade receivables	7,991.89	14,661.5
	ease / (increase) in stock-in-trade and inventory	2,047.28	22,933.5
	ease / (increase) in Other financial/non financial assets	(4,973.96)	(2,598.3
	ease / (increase) in Derivative Financial Instruments	(16.65)	(1,498.0
	ease / (increase) in loans	49,414.69	77,557.5
	ase / (decrease) in trade payables	(9,338.95)	(6,919.2
	ease / (decrease) in insurance claim payable	119.89	28.9
	rase / (decrease) in other financial llabilities	(9,445.91)	9,059.
	ease / (decrease) in Provisions ease / (decrease) in provision for policyholders' liabilities	(5,14) 449,23	(20.4
	ease / (decrease) in other non-financial liabilities	(1,060.59)	944.0
		(2,000,33)	344.0
Cash	generated from / (used in) operations	36,966.66	1.25,604.0
Incon	me taxes paid (net of refund)	(2,386.40)	(4,619.9
M-4-			
Nett	cash generated from / (used in) operating activities - A	34,580.26	1,20,984.1
		34,580.26	1,20,984.
Cash	cash generated from / (used in) operating activities - A If flow from investing activities hase of property, plant and equipment and intangibles	34,580.26	
Cash Purch	s flow from investing activities		{1,211.2
Cash Purch Proce	s flow from investing activities hase of property, plant and equipment and intangibles	[692,70]	{1,211,2 87.6
Cash Purch Proce (Purc	iflow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment	(692.70) 2,053.90	{1,211.2 87.6 (1,653.2
Cash Purch Proce (Purc	iflow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase) / sale of investment property ²	(692.70) 2,053.90 857.96	{1,211.2 87. (1,653.2 6,422.5
Cash Purch Proce (Purc) (Purc) Divide	inflow from investing activities hase of property, plant and equipment and intangibles ceds from sale of property, plant and equipment chase / 5 able of investment property. Chase / 5 able of investments. End on Investments Strenth / Maturity of Bank deposits	(692.70) 2,053.90 857.96 9,880.31	{1,211.2 87.6 (1,653.2 6,422.9 1,621.
Cash Purch Proce (Purc) (Purc) Divide	I flow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase / / sale of investment property ¹ chase / / sale of investments ² fend on investments	(692.70) 2,053.90 857.96 9,880.31 695.63	{1,211.2 87.4 (1,653.2 6,422.5 1,621.4 (3,274.8
Cash Purch Proce (Purc) (Purc) Dividi (Inves	inflow from investing activities hase of property, plant and equipment and intangibles ceds from sale of property, plant and equipment chase / 5 able of investment property. Chase / 5 able of investments. End on Investments Strenth / Maturity of Bank deposits	(692.70) 2,053.90 657.96 9,880.31 695.63 28,053.97	{1,211,2 87. (1,653,2 6,422,5 1,621. (3,274,8
Cash Purch Proce (Purc (Purc) Dividi (Inves Net c	inflow from investing activities hase of property, plant and equipment and intangibles ceeds from sale of property, plant and equipment chase) / sale of investment property ² thase) / sale of investments - gend on investments setmenty / Maturity of Bank deposits cash generated from / (used in) investing activities - B In flow from financing activities ceeds from fisue of shares including premium and share application money	(692.70) 2,053.90 657.96 9,880.31 695.63 28,053.97	{1,211.2 87.3 (1,653.2 6,422.5 1,621. (3,274.8 1,992.4
Cash Purch Proce (Purc) (Purc) Dividi (Inves) Net c Cash Proce Inves	If flow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase / / sale of investment property ² chase / / sale of investments fend on investments estment / Maturity of Bank deposits cash generated from / (used in) investing activities - B if flow from financing activities eeds from issue of shares including premium and share application money stiment by Non Controlling interest	(692.70) 2,053.90 857.96 9,880.31 695.63 28,053.97 40,849.12	(1,211.2 87. (1,653.2 6,422.5 1,621.1 (3,274.8 1,992.4
Cash Purch Proce (Purc) (Purc) Dividi (Inves) Net c Cash Proce Inves	inflow from investing activities hase of property, plant and equipment and intangibles ceeds from sale of property, plant and equipment chase) / sale of investment property ² thase) / sale of investments - gend on investments setmenty / Maturity of Bank deposits cash generated from / (used in) investing activities - B In flow from financing activities ceeds from fisue of shares including premium and share application money	(692.70) 2,053.90 657.96 9,880.31 695.63 28,053.97 40,849.12	(1,211,2 87.4 (1,653,2 6,422,5 1,621,4 (3,274,8,1,992,4 79,2 390,3
Cash Purch Proce (Purc) (Purc) Dividi (Invest Net c Cash Proce Invest Proce	If flow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase / / sale of investment property ² chase / / sale of investments fend on investments estment / Maturity of Bank deposits cash generated from / (used in) investing activities - B if flow from financing activities eeds from issue of shares including premium and share application money stiment by Non Controlling interest	(692.70) 2,053.90 857.96 9,880.31 695.63 28,053.97 40,849.12	(1,211.2 87.3 (1,653.2 6,422.5 1,621. (3,274.8 1,992.4 79. 390. (38,853.7
Cash Purch Proce (Purc) (Purc) Dividi (Invest Net c Cash Proce Invest Proce	Inflow from investing activities hase of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase// sale of investment property* chase// sale of investments* fend on investments estment// Maturity of Bank deposits cash generated from / (used in) investing activities - B If Now from financing activities eeds from issue of shares including premium and share application money stment by Non Controlling interest eeds / (repayment) from Debt securities*	(692.70) 2,053.90 857.96 9,880.31 695.83 28,053.97 40,849.12 49.61 422.87 {30,986.53}	(1,211.2 87.1 (1,652.2 6,422.5 1,621.1 (3,274.8 1,992.4 79.3 390.1 (38,853.7 (57,242.6
Cash Purch Purch Purch Control	iflow from investing activities hase of property, plant and equipment and intangibles ceds from sale of property, plant and equipment chase) / sale of investment property ¹ chase) / sale of investments dend on investments cetter of investme	(692.70) 2,053.90 857.96 9,860.31 695.68 28,053.97 40,849.12 49.61 432.87 {30,986.53} {38,892.36}	(1,211,2 87. (1,653,2 6,422,2 1,621, (3,274,8 1,992,4 79, 390, (38,853,7 (57,242,0 732,2
Cash Purch Purch Place (Purc) (Purc) Dividi (Inveit Net c Cash Proce Invest Proce Proce Proce Proce	inflow from investing activities have of property, plant and equipment and intangibles eeds from sale of property, plant and equipment chase) / sale of investment property ² chase) / sale of investments and construction of investments fend on investments fend on investments estment) / Maturity of Bank deposits cash generated from / (used in) investing activities - B In flow from financing activities eeds from fisue of shares including premium and share application money stiment by Non Controlling Interest eeds / (repayment) from Debt securities ³ eeds / (repayment) from Deposits eeds / (repayment) from Deposits	(692.70) 2,053.90 657.96 9,860.31 695.68 28,053.97 40,849.12 49,61 42.87 (30,986.53) (38,802.86)	(1,211.3 87. (1,553.1 6,422.1 1,621. (3,274.1 1,992.2 79. 390 (38,953.1 (57,242.1 722.2 (67.7
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Nates:

- 1. Cash receipts and payments for transaction in which the turnover is quick, the amounts are large, and the matunties are short are presented on net basis in accordance with Ind AS-7 Statement of Cash Flows
- 2. Cash flow Statement has been prepared under the indirect method as set out in Ind AS 7 prescribed under the Companies (Indian Accounting Standards) Rules, 2015 under the Companies Act, 2013
- 3. Net cash generated from/(used in) operating activities includes interest received ₹ 40.344-01 million (Previous year ₹ 59,019.46 million) and interest paid ₹ 28,879.40 million (Previous year ₹ 39,114.43 million)
- 4. Refer note 49 for changes in liabilities arising from financing activities

As per our report of even date attached

For S. R. Batlibol & Co. LLP Chartered Accountants ICAI Firms Registration Number: 301003E/E30000S

per Shrawan Jalan Partner Membership No: 102102

r and on behalf of the Board of Directors

Rashesh Shah Chairman, Managing Director & CEO DIN: 00008322

Himanshu Kaji Executive Director DIN: 00009438

Tarun Khurana SVP & Company Secretary

Sarju Simaria Chief Financial Officer

Mumbal 11 June 2021





Notes to the consolidated financial statements

1. Background

The Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities. The Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

2. Basis of preparation of consolidated financial statements

The consolidated financial statements relate to Edelweiss Financial Services Limited ('the Company') and its subsidiaries, trusts (together 'the Group') and associates. The Group is primarily engaged in (a) agency business, which includes Broking, advisory, product distribution and other fee based services, (b) Capital based business which includes Income from lending business, (c) Life insurance and General insurance business (d) Asset reconstruction business and (e) Treasury business includes income from trading and investment activities.

The consolidated financial statements of the Group have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time). These consolidated financial statements have been approved for issue by the Board of Directors of the Company on 11 June 2021.

These consolidated financial statements have been prepared on a historical cost basis, except for entities under liquidation/ dissolution¹ and certain financial instruments such as financial asset measured at fair value through other comprehensive income (FVOCI) instruments, derivative financial instruments, fair value through Profit or Loss and other financial assets held for trading, certain property plant and equipment which have been measured at fair value. The consolidated financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

3. Presentation of financial statements

The Group presents its balance sheet in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (non-current) is presented in Note 48.

Financial assets and financial liabilities are generally reported gross in the balance sheet. They are only offset and reported net when, in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties

Derivative assets and liabilities with master netting arrangements (e.g. transactions under International Swaps and Derivative Association (ISDA) master agreement) are only presented net when they satisfy the eligibility of netting for all of the above criteria and not just in the event of default.

¹ Refer note 58





4. Basis of consolidation:

The consolidated financial statements as on 31 March 2021, comprise the financial statements of the Company and its subsidiaries as at 31 March 2021 including any controlled structured entities. The Company consolidates a subsidiary when it controls it. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights
- The size of the Group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders

The Group re-assesses whether or not it controls an investee, if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the Group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that Group member's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies. However, no subsidiaries, associates and consolidated structure entities have followed different accounting policies than those followed by the Group for the preparation of these consolidated financial statements.

The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent company, i.e., year ended on 31 March.

Consolidation procedure:

- a. Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognised in the consolidated financial statements at the acquisition date.
- b. Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Business combinations policy explains how to account for any related goodwill, refer note no 5.25
- Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group (profits or losses resulting from intragroup transactions that are recognised in assets, are eliminated in full). Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions.

Profit or loss and each component of Other Comprehensive Income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.



4. Basis of consolidation: (Continued)

A change in the ownership interest of a subsidiary, without loss of control, is accounted for as an equity transaction. With respect to put options granted by the Group to the holders of non-controlling interests in a subsidiary, where the Group does not have a present ownership interest in the shares subject to put, till the put remains unexercised, non-controlling continues to be recognised including allocation of profit or loss, other comprehensive income and other changes in equity of the subsidiary. However, at each reporting date, the non-controlling interest is derecognised as if it were acquired at that date and a financial liability is recognised and measured at its fair value. The difference between these two amounts is recognised as an equity transaction and attributed to owners of the parent.

Given the level of judgement required regarding consolidation of structured entities, these considerations are described further in the significant accounting judgements in Note 6.1(c). Disclosures for investment in subsidiaries, and structured entities are provided in Note 58.

The financial statements of all subsidiaries incorporated outside India are converted on the following basis: (a) Income and expenses are converted at the average rate of exchange applicable for the period/year and (b) All assets and liabilities are translated at the closing rate as on the Balance Sheet date. The exchange difference arising out of period/year end translation is debited or credited as "Foreign Exchange Translation Reserve" forming part of Other Comprehensive Income and accumulated as a separate component of other equity.

Investment in associates:

An associate is an entity over which the Group has the power to participate in the financial and operating policy decision of the investee, but it's not control or joint control over those policies.

The Group's investments in its associate is accounted for using the equity method. Under the equity method, the investment in an associate is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate since the acquisition date. The Statement of Profit and Loss reflects the Group's share of the results of operations of the associate. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the Statement of Changes in Equity. Unrealised gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.





5. Significant accounting policies

5.1. Recognition of Interest, Dividend income and Donation income

Interest income is recorded using the effective interest rate (EIR) method for all financial instruments measured at amortised cost and debt instrument measured at FVOCI. The EIR is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset.

The EIR (and therefore, the amortised cost of the financial asset) is calculated by taking into account any discount or premium on acquisition, fees and costs that are an integral part of the EIR. The Group recognises interest income using a rate of return that represents the best estimate of a constant rate of return over the expected life of the loan. Hence, it recognises the effect of potentially different interest rates charged at various stages, and other characteristics of the product life cycle (including prepayments, penalty interest and charges).

If expectations regarding the cash flows on the financial asset are revised for reasons other than credit risk, the adjustment is booked as a positive or negative adjustment to the carrying amount of the asset in the balance sheet with an increase or reduction in interest income.

When a financial asset becomes credit-impaired and is, therefore, regarded as 'Stage 3', the Group calculates interest income by applying the effective interest rate to the amortised cost of the financial asset. If the financial assets cures and is no longer credit-impaired, the Group reverts to calculating interest income on a gross basis.

For purchased or originated credit-impaired (POCI) financial assets, the Group calculates interest income by calculating the credit-adjusted EIR and applying that rate to the amortised cost of the asset. The credit-adjusted EIR is the interest rate that, at original recognition, discounts the estimated future cash flows (including credit losses) to the amortised cost of the POCI assets.

Dividend Income

Dividend income is recognised in profit or loss when the Group's right to receive payment of the dividend is established, it is probable that the economic benefits associated with the dividend will flow to the entity, and the amount of the dividend can be measured reliably.

Donation/grants received

General donations are recognised as income in the year of receipt in the statement of profit and loss. Amount received with a specific direction from donors towards a particular project for more than a financial year is recognized as income, only to the extent of cost incurred in that financial year and balance is recorded as liability. Amounts received with a specific direction from donors that such amounts shall from a part of Corpus of the Foundation are credited as Corpus Fund and disclosed as a liability in the Balance Sheet.





5. Significant accounting policies (Continued)

5.2 Financial Instruments

5.2.1 Date of recognition

Financial assets and financial liabilities, with the exception of borrowings are initially recognised on the trade date, i.e., the date that the Group becomes a party to the contractual provisions of the instrument. This includes regular way trades: purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the marketplace. The Group recognises borrowings when funds are available for utilisation to the Group.

5.2.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

5.2.3 Day 1 profit or loss

When the transaction price of the financial instrument differs from the fair value at origination and the fair value is based on a valuation technique using only inputs observable in market transactions, the Group recognises the difference between the transaction price and fair value in net gain on fair value changes. In those cases where fair value is based on models for which some of the inputs are not observable, the difference between the transaction price and the fair value is deferred and is only recognised in profit or loss when the inputs become observable, or when the instrument is derecognised.

5.3 Classification of financial instruments

5.3.1 Financial assets:

The Group classifies all its financial assets based on the business model for managing the assets and the asset's contractual terms, measured at either:

- Amortised cost
- Fair value through other comprehensive income [FVOCI]
- · Fair value through profit or loss [FVTPL]





5. Significant accounting policies (Continued)

5.3 Classification of financial instruments (Continued)

5.3.1 Financial assets: (Continued)

The Group measures debt financial assets that meet the following conditions at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely
 payments of principal and interest on the principal amount outstanding.
 - Debt financial instruments that meet the following conditions are subsequently measured at fair value through other comprehensive income (except for debt instruments that are designated as at fair value through profit or loss on initial recognition):
- the financial asset is held within a business model whose objective is achieved both by collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely
 payments of principal and interest on the principal amount outstanding.
 - Other than above classification of amortised cost and FVOCI, all other financial assets are initially measured at fair value and subsequently measured at FVTPL.

5.3.1.1 Amortised cost and Effective interest method

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

5.3.1.2 Financial assets held for trading

The Group classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there evidence of a recent pattern of short-term profit is taking. Held-for-trading assets and liabilities are recorded and measured in the balance sheet at fair value. Financial assets designated at FVTPL, please refer note 5.3.2.2

5.3.1.3 Financial asset measured at FVOCI

Unrealised gains or losses on debt instruments measured at FVOCI are recognised in other comprehensive income, and on derecognition of such instrument accumulated gains or losses are recycled to profit and loss statement. Interest income on such instrument is recognised in profit and loss statements as per EIR method.

5.3.1.4 Investment in equity instruments



The Group subsequently measures all equity investments at fair value through profit or loss, unless the management has elected to classify irrevocably some of its strategic equity investments to be measured at FVOCI, when such instruments meet the definition of equity under Ind AS and are not held for trading. Such classification is determined on an instrument-by-instrument basis.

- Significant accounting policies (Continued)
- 5.3 Classification of financial instruments (Continued)
- 5.3.2 Financial liabilities

All financial liabilities are measured at amortised cost except loan commitments, financial guarantees, and derivative financial liabilities.

5.3.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the instrument.

The Group issues certain non-convertible debentures, the return of which is linked to performance of specified indices over the period of the debenture. Such debentures have a component of an embedded derivative which is fair valued at a reporting date. The resultant 'net unrealised loss or gain' on the fair valuation of these embedded derivatives is recognised in the statement of profit and loss. The debt component of such debentures is measured at amortised cost using yield to maturity basis.

5.3.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value. Management only designates an instrument at FVTPL upon initial recognition when one of the following criteria are met. Such designation is determined on an instrument-by-instrument basis:

- The designation eliminates, or significantly reduces, the inconsistent treatment that would otherwise arise from measuring the assets or liabilities or recognising gains or losses on them on a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The liabilities containing one or more embedded derivatives, unless they do not significantly modify the cash flows that would otherwise be required by the contract, or it is clear with little or no analysis when a similar instrument is first considered that separation of the embedded derivative(s) is prohibited.

Financial assets and financial liabilities at FVTPL are recorded in the balance sheet at fair value. Changes in fair value are recorded in profit and loss with the exception of movements in fair value of liabilities designated at FVTPL due to changes in the Group's own credit risk. Such changes in fair value are recorded in the own credit reserve through OCI and do not get recycled to the profit or loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, respectively, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using contractual interest rate.

5.3.2.3 Financial guarantee:

Financial guarantees are contracts that require the Group to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.



Single Party
5. Significant accounting policies (Continued)

5.3 Classification of financial instruments (Continued)

5.3.2 Financial liabilities (Continued)

5.3.2.4 Loan commitment

Undrawn loan commitments are commitments under which, the Group is required to provide a loan with pre-specified terms to the customer during the duration of commitment.

5.3.3 Financial liabilities and equity instruments

Financial instruments issued by the group are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Derivatives

The Group enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

Group has designed a risk strategy based to cover exposure on issuance of Benchmark Linked Debentures, by entering into a derivative contracts either to minimise the loss or to earn a minimum committed income by entering into a combination of derivative contracts (say for example purchased call and put options) with a wide range of strike prices. Above strategy has been approved by the risk committee and ensures that risk is fully or partially covered, hence support to reduce the risk exposure

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value through profit or loss. The resulting gain or loss is recognised in profit or loss immediately

Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative An embedded derivative causes some or all of the cash flows that otherwise would be required by the contract to be modified according to a specified interest rate, foreign exchange rate, or other variable, provided that, in the case of a non-financial variable, it is not specific to a party to the contract.

Derivatives embedded in all other host contracts are accounted for as separate derivatives and recorded at fair value if their economic characteristics and risks are not closely related to those of the host contracts and the host contracts are not held for trading or designated at fair value though profit or loss. These embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss, unless designated as effective hedging instruments.





5. Significant accounting policies (Continued)

Forward Rate Agreement (FRA) and Interest Rate Futures (IRF)

The Company enters into interest rate derivative transactions i.e. Forward Rate Agreement (FRA) and Interest Rate Futures (IRF) to hedge the interest rate risk arising out of highly probable forecasted future cash inflows.

A Forward Rate Agreement ("FRA") is a forward contract to hedge the risk of movements in interest rates. In FRA contract, the Company fixes the yield on the government bond for the period till the maturity of the contract. The Company has entered into FRA to hedge interest rate risk on forecasted premium receivable from already written policies at future dates.

Forward Rate Agreement derivative contracts are over-the-counter (OTC) transactions, agreeing to buy notional value of a debt security at a specified future date, at a price determined at the time of the contract with an objective to lock in the price of an interest bearing security at a future date.

The Forward Rate Agreement (FRA) contract is valued at the difference between the market value of underlying bond at the spot reference yield taken from the SEBI approved rating agency and present value of contracted forward price of underlying bond including present value of intermediate coupon inflows from valuation date till FRA contract settlement date, at applicable (NR-OIS rate curve.

Interest rate futures are standardized interest rate derivative contracts which are permitted by IRDAI to hedge risks on forecasted transactions. These are traded on a recognized stock exchange to buy or sell a notional security or any other interest-bearing instrument or an index of such instruments or interest rates at a specified future date, at a price determined at the time of the contract.

The instrument is classified as FVTPL securities and the net gain on fair value change is recognized in the Statement of Profit and Loss. The company has chosen to follow hedge accounting prospectively for the contracts which are entered into w.e.f. March 25, 2021

Derivatives Instruments are initially recognized at fair value at the date of entering into the derivative contracts and are subsequently re-measured to their fair value at the end of each reporting period. The Company follows Cash Flow Hedge accounting. Hedge effectiveness is ascertained at the inception of the hedge and periodically thereafter.

At the inception of the hedge, the Company documents the relationship between the hedging instrument and the hedged item, the risk management objective, strategy for undertaking the hedge and the methods used to assess the hedge effectiveness. Hedge effectiveness is the degree to which changes in the fair value or cash flows of the hedged item that are attributable to a hedged risk are offset by changes in the fair value or cash flows of the hedging instrument. Hedge effectiveness is ascertained at the time of inception of the hedge and periodically thereafter at Balance Sheet date.

The portion of fair value gain/loss on the IRD that is determined to be an effective hedge is recognized directly in appropriate account i.e. 'Fair value gain/loss on derivatives' under the head Other Comprehensive Income and accumulated under the head of Cash Flow Hedge Reserve in the Balance Sheet and the portion of IRD fair value gain/loss that gets determined as ineffective hedge or ineffective portion of effective hedge, basis the hedge effectiveness assessment is recognized in the Statement of Profit and Loss.



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5. Significant accounting policies (Continued)

The accumulated gains or losses that were recognised directly in the Hedge Reserve are reclassified into Statement of Profit and Loss, in the same period during which the income from hedged forecasted cash flows affect the Statement of Profit and Loss (such as in the periods that income on the investments acquired from underlying forecasted cashflow is recognized in the Statement of Profit and Loss). In the event that all or any portion of loss or gain, recognised directly in the Hedge Reserve is not expected to be recovered in future periods, the amount that is not expected to be recovered is reclassified to the Statement of Profit and Loss. Gains or losses arising from hedge ineffectiveness, if any, are recognised in the Statement of Profit and Loss. Costs associated with derivative contracts are considered as at a point in time cost.

5.4 Reclassification of financial assets and financial liabilities

The Group does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Group acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified

- 5.5 Derecognition of financial assets and financial liabilities
- 5.5.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Group derecognises a financial asset, such as a loan to a customer, when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new financial assets, with the difference recognised as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded. The newly recognised financial asset are classified as Stage 1 for ECL measurement purposes, unless the new financial asset is deemed to be POCI

When assessing whether or not to derecognise a financial asset, amongst others, the Group considers the following factors:

- · Change in currency of the loan
- · Introduction of an equity feature
- · Change in counterparty

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Group records a modification gain or loss, to the extent that an impairment loss has not already been recorded.

5.5.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Group also derecognises the financial asset if it has both transferred the financial asset and the transfer qualifies for derecognition.

The Group has transferred the financial asset if, and only if, either:

- The Group has transferred its contractual rights to receive cash flows from the financial asset; or
- It retains the rights to the cash flows, but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.





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Significant accounting policies (Continued)

5.5.2 Derecognition of financial assets (other than due to substantial modification) (Continued)

Pass -through arrangements are transactions whereby the Group retains the contractual rights to receive the cash flows of a financial asset (the 'original asset'), but assumes a contractual obligation to pay those cash flows to one or more entities (the 'eventual recipients'), when all of the following conditions are met:

- The Group has no obligation to pay amounts to the eventual recipients unless it has collected equivalent amounts
 from the original asset, excluding short-term advances with the right to full recovery of the amount lent plus
 accrued interest at market rates
- The Group cannot sell or pledge the original asset other than as security to the eventual recipients

The Group has to remit any cash flows it collects on behalf of the eventual recipients without material delay. In addition, the Group is not entitled to reinvest such cash flows, except for investments in cash or cash equivalents including interest earned, during the period between the collection date and the date of required remittance to the eventual recipients.

A transfer only qualifies for derecognition if either:

- The Group has transferred substantially all the risks and rewards of the asset; or
- The Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Group considers control to be transferred if and only if, the transferee has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.

5.5.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing financial liability are substantially modified, such an exchange or modification is treated as a derecognition of the original financial liability and the recognition of a new financial liability. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.







5. Significant accounting policies (Continued)

5.6 Impairment of financial assets

The Group records allowance for expected credit losses for all financial assets, other than financial assets held at FVTPL, together with loan commitment and financial guarantee contracts. Equity instruments are not subject to impairment.

The Group follows 'simplified approach' for recognition of impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Group to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Group uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables. However, if receivables contain a significant financing component, the Group chooses as its accounting policy to measure the loss allowance by applying general approach to measure ECL.

For all other financial assets, where ECL to be recognised, the Group recognises lifetime ECL when there has been a significant increase in credit risk (SICR) since initial recognition. If, on the other hand, the credit risk has not increased significantly since initial recognition, the Group measures the loss allowance for such instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of an evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life. In contrast, 12m ECL represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date.





5. Significant accounting policies (Continued)

5.6 Impairment of financial assets (Continued)

The measurement of ECL is a function of the probability of default (PD), loss given default (LGD) (i.e. the magnitude of the loss if there is a default) and the exposure at default (EAD). The assessment of the PD and LGD is based on historical data adjusted by forward-looking information. As for the EAD, for financial assets, this is represented by the assets' gross carrying amount at the reporting date; for loan commitments and financial guarantee contracts, the exposure includes the amount drawn down as at the reporting date, together with any additional amounts expected to be drawn down in the future by default date determined based on historical trend, the Group's understanding of the specific future financing needs of the borrowers, and other relevant forward-looking information.

For financial assets, ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate. The Group recognises an impairment loss or reversal of impairment loss in the profit and loss statement with a corresponding adjustment to their carrying amount through a loss allowance account.

If a financial instrument includes both a loan (i.e. financial asset) and an undrawn commitment (i.e. loan commitment) component and the Group cannot separately identify the ECL on the loan commitment component from those on the financial asset component, the ECL on the loan commitment have been recognised together with the loss allowance for the financial asset. To the extent that the combined ECL exceed the gross carrying amount of the financial asset, the ECL have been recognised as a provision. Also, for other loan commitments and all financial guarantee contracts, the loss allowance has been recognised as a provision.

5.7 Collateral valuation

To mitigate its credit risks on financial assets, the Group seeks to use collateral, where possible. The collateral comes in various forms, such as cash, securities, letters of credit/guarantees, real estate, receivables, inventories, other non-financial assets and credit enhancements such as netting agreements. Collateral, unless repossessed, is not recorded on the balance sheet. However, the fair value of collateral affects the calculation of ECLs. It is generally assessed, at a minimum, at inception and reassessed on a periodical basis. However, some collateral, for example, cash or securities relating to margining requirements, is valued daily

To the extent possible, the Group uses active market data for valuing financial assets held as collateral. Other financial assets which do not have readily determinable market values are valued using models.

5.8 Collateral repossessed

The Group's policy is to determine whether a repossessed asset can be best used for its internal operations or should be sold. Assets determined to be useful for the internal operations are transferred to their relevant asset category at the lower of their repossessed value or the carrying value of the original secured asset. Assets for which selling is determined to be a better option are transferred to assets held for sale at their fair value (if financial assets) and fair value less cost to sell for non-financial assets at the repossession date in, line with the Group's policy.

In its normal course of business, the Group does not physically repossess properties or other assets in its retail portfolio, but engages external agents to recover funds, generally at auction, to settle outstanding debt. Any surplus funds are returned to the customers/obligors.

5.9 Write off

Financial assets are written off either partially or in their entirety only when the Group has no reasonable expectation of recovery.





5. Significant accounting policies (Continued)

5.10 Forborne and modified loan

The Group sometimes makes concessions or modifications to the original terms of loans as a response to the borrower's financial difficulties, rather than taking possession or to otherwise enforce collection of collateral. The Group considers a loan forborne when such concessions or modifications are provided as a result of the borrower's present or expected financial difficulties and the Group would not have agreed to them if the borrower had been financially healthy. Indicators of financial difficulties include defaults on covenants, or significant concerns raised by the Credit Risk Department. Forbearance may involve extending the payment arrangements and the agreement of new loan conditions. Once the terms have been renegotiated, any impairment is measured using the original EIR as calculated before the modification of terms. It is the Group's policy to monitor forborne loans to help ensure that future payments continue to be likely to occur. Derecognition decisions and classification between Stage 2 and Stage 3 are determined on a case- by-case basis. If these procedures identify a loss in relation to a loan, it is disclosed and managed as an impaired Stage 3 forborne asset, until it is collected or written off.

5.11 Determination of fair value

The Group measures financial instruments, such as, derivatives at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

- Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted quoted prices from
 active markets for identical assets or liabilities that the Group has access at the measurement date. The Group
 considers markets as active only if there are sufficient trading activities with regards to the volume and liquidity of
 the identical assets or liabilities and when there are binding and exercisable price quotes available on the balance
 sheet date.
- Level 2 financial instruments—Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments –Those that include one or more unobservable input that is significant to the measurement as whole. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. The Group periodically reviews its valuation techniques including the adopted methodologies and model calibrations.

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5. Significant accounting policies (Continued)

5.11 Determination of fair value (Continued)

Therefore, the Group applies various techniques to estimate the credit risk associated with its financial instruments measured at fair value, which include a portfolio-based approach that estimates the expected net exposure per counterparty over the full lifetime of the individual assets, in order to reflect the credit risk of the individual counterparties for non-collateralised financial instruments.

The Group evaluates the levelling at each reporting period on an instrument-by-instrument basis and reclassifies instruments when necessary based on the facts at the end of the reporting period.

5.12 Revenue from contracts with customers

Revenue is measured at transaction price i.e. the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to the customer, excluding amounts collected on behalf of third parties. The Group consider the terms of the contract and its customary business practices to determine the transaction price. Where the consideration promised is variable, the Group excludes the estimates of variable consideration that are constrained. The Group applies the five-step approach for the recognition of revenue:

- I. Identification of contract
- II. Identification of the separate performance obligation in the contract
- III. Determination of transaction price
- IV. Allocation of transaction price to separate performance obligation and
- V. Recognition of revenue when (or as) each performance obligation is satisfied

The Group recognises revenue from the following sources:

- a. Fee income including investment banking, advisory fees and syndication fees, is accounted over the period as the customer simultaneously receives and consumes the benefits, as the services are rendered.
- b. Clearing fee income arises, when the performance obligation related to trade is executed and a valid contract is generated for the trade. Fee income is accounted for, at a point in time or over a period of time in accordance with the terms and contracts entered into between the Group and the counterparty.
- c. Brokerage income on securities and commodities broking business is recognised as per contracted rates at the execution of transactions on behalf of the customers on the trade date and is reflected net of related sub-brokerage expenses, goods and service tax ("GST"), transaction charges and stock exchange expenses. Brokerage income on insurance broking business is recognised on an accrual basis at the inception of the insurance policy once the policy is issued by the insurance company based on the terms agreed with the insurance companies and is exclusive of GST.
- d. Investment management fees are recognised net of GST over the tenure in accordance with the Investment Management Agreement with Edelweiss Mutual Fund ('the mutual fund') and comply with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 based on average Assets Under Management ('AUM') confirmed by the mutual fund.
- e. Management fee from trusts declared by it for acquisition of financial assets and the same is accounted for over the tenure as per terms of the relevant trust deeds and offer document issued by the Trust. Further any upside share in excess realisation over acquisition price of financial asset is recognised at point in time basis as per terms of the relevant trust deed/offer document. Redemption incentive and recovery incentive is accounted over the period on cash basis, i.e. as and when received by the Group, based on terms of the relevant trust deeds and offer document issued by the Trust.



5. Significant accounting policies (Continued)

5.12 Revenue from contracts with customers (Continued)

- f. Portfolio management fees are recognised over the tenure in accordance with portfolio management agreement entered with respective clients.
- g. Interest on delayed payments, warehousing charges and rental income are recognised as revenue on certainty of realisation.
- h. Agency commission/procurement income is recorded in pursuant to terms and conditions mentioned in scope of work or agreement.
- i. Real estate advisory fee income is recognised basis the terms and conditions mentioned in the agreement,
- j. Revenue from fund management services (excluding mutual fund business) is recognised over the tenure in accordance with the terms and conditions of the investment management agreement between the Group and the
 - Fund for which the Group acts as a fund manager.
- k. Revenue from rendering of trustee services is recognised in accordance with the terms and conditions of the Compensation Agreement between the trustee company and the fund. The amount recognised as revenue is exclusive of GST.
- I. Commodities sales are accounted as per the terms of agreement with parties.
- m. Sale during the course of import by transfer of documents of title i.e. high seas sale is booked upon transfer of documents of title to the goods in favour of buyer before the goods cross the custom frontiers of India.
- n. The Group recognises incremental costs of obtaining a contract with a customer as an asset if it expects to recover those costs. This asset is amortised to profit or loss on a systematic basis consistent with the transfer to the customer of the goods or services to which the asset relates.
- Lease rentals are recognised as income in Statement of Profit and Loss on a straight-line basis over the lease term. Costs related to operating and maintenance of investment property is recognised as expense.
- p. Insurance and other claims are recognised as revenue on certainty of realisation.
- q. Profit or loss on sale of investments is recognised on trade date basis.

5.13 Operating leases

Group as a lessee

The Group has applied IND AS 116 using the partial retrospective approach.

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period in exchange for consideration. The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right of use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

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5. Significant accounting policies (Continued)

5.13 Operating leases (Continued)

Lease Liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

Short term lease

The Group has elected not to recognise right of use asset and lease liabilities for short term leases of property that has lease term of 12 months or less. The Company recognises lease payment associated with these leases as an expense on a straight-line basis over lease term.

Group as lessor:

The Group's accounting policy under Ind AS 116 has not changed from the comparative period. As a lessor the Group classifies its leases as either operating or finance leases. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset and classified as an operating lease if it does not.

5.14 Earnings per share

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all potential equity shares.

5.15 Foreign currency transactions

The consolidated financial statements are presented in Indian Rupees which is also functional currency of the Parent. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non- monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.





5. Significant accounting policies (Continued)

5.16 Retirement and other employee benefit

Provident fund and national pension scheme

The Group contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for on an accrual basis and recognised in the statement of profit and loss.

Gratuity

The Group's gratuity scheme is a defined benefit plan. The Group's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on independent actuarial valuation using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an Insurance company approved by Insurance Regulatory and Development Authority (IRDA).

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

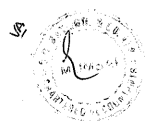
Remeasurements are not reclassified to profit or loss in subsequent periods Compensated Absences.

The eligible employees of the Group are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Group recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

5.17 Share-based payment arrangements

Equity-settled share- based payments to employees are granted by the ultimate parent Company. These are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) where the right to receive the difference between the SAR price and the market price of equity shares of the ultimate parent Company on the date of exercise, either by way of cash or issuance of equity shares of the ultimate parent Company, is at the discretion of the ultimate parent Company. These are classified as equity settled share-based transaction.

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the 'ESOP reserve'. In cases where the share options granted vest in instalments over the vesting period, the Group treats each instalment as a separate grant, because each instalment has a different vesting period, and hence the fair value of each instalment differs.





5. Significant accounting policies (Continued)

5.18 Property, plant and equipment and right - of - use assets

Property plant and equipment is stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation and accumulated impairment in value. Changes in the expected useful life are accounted for by changing the amortisation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria as mentioned above. Repairs and maintenance are recognised in profit or loss as incurred.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided upto the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Group has evaluated the useful lives of the respective property, plant and equipment which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the property, plant and equipment are as follows:

Estimated useful lives of the assets are as follows:

Nature of assets	Estimated useful life
Building (other than Factory Building)	60 years
Plant and Equipments	15 years
Furniture and fixtures	10 years
Vehicles	8 years
Vessel (Boat)	13 years
Office Equipment	5 years
Computers - Servers and networks	6 years
Computers - End user devices, such as desktops, laptops, etc.	3 years
Solar power plant	15 years

Change in accounting policy for land and buildings from 31st March 2020:

Land and buildings are subsequently shown at fair value based on periodic valuations by external independent valuers, less subsequent depreciation for buildings. Valuations will be carried out on a regular basis, unless the management consider it appropriate to have an earlier revaluation, such that the carrying amount of property does not differ materially from that which would be determined using fair values at the end of the reporting period. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset (Refer note no. 19 for details)

Subsequent measurement of land and building under revaluation model:

Increases in the carrying amount arising on revaluation of land and buildings are credited to other comprehensive income and shown as a revaluation reserve in shareholders' equity. An exception is a gain on revaluation that reverses a revaluation decrease (impairment) on the same asset previously recognised as an expense. Decreases that offset previous increases of the same asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to profit or loss. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost is transferred from the revaluation reserve to retained earnings.



5. Significant accounting policies (Continued)

5.18 Property, plant and equipment and right – of – use assets (Continued)

Right-of-use assets are presented together with property and equipment in the statement of financial position — refer to the accounting policy 5.13. Right-of-use assets are depreciated on a straight-line basis over the lease term.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. The carrying amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate

5.19 Intangible assets

The Group's intangible assets mainly include the value of computer software and management rights. An intangible asset is recognised only when its cost can be measured reliably and it is probable that the expected future economic benefits that are attributable to it will flow to the Group.

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Intangible assets with finite lives are amortised over the useful economic life.

5.20 Impairment of non-financial assets

The Group assesses at each balance sheet date whether there is any indication that an asset may be impaired based on internal/external factors. If any such indication exists, the Group estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognised in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

5.21 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less.

5.22 Provisions and other contingent liabilities

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows to net present value using an appropriate pre- tax discount rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.





5. Significant accounting policies (Continued)

5.22 Provisions and other contingent liabilities (Continued)

A present obligation that arises from past events, where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made, is disclosed as a contingent liability. Contingent liabilities are also disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. Claims against the Group, where the possibility of any outflow of resources in settlement is remote, are not disclosed as contingent liabilities.

Contingent assets are not recognised in the financial statements since this may result in the recognition of income that may never be realised. However, when the realisation of income is virtually certain, then the related asset is not a contingent asset and is recognised.

5.23 Income tax expenses

Income tax expense represents the sum of the tax currently payable and deferred tax.

5.23.1 Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

5.23.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the subsidiaries expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.





5. Significant accounting policies (Continued)

5.23.2 Deferred tax (Continued)

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

Minimum alternate tax (MAT)

MAT paid in a year is charged to the statement of profit and loss as current tax. The Group recognises unused MAT credit as a deferred tax asset only to the extent that it is probable that the Group will be able to utilise during the specified period, i.e., the period for which MAT credit is allowed to be carried forward. In the year in which the Group recognises deferred tax asset (MAT credit) as an asset, the said asset is created by way of credit to the statement of profit and loss. The Group reviews the MAT asset at each reporting date and writes down the asset to the extent that it is not probable that the Group will be able to utilise it during the specified period.

5.24 Investment properties:

Properties, including those under construction, held to earn rentals and/or capital appreciation are classified as investment property and are measured and reported at cost, including transaction costs.

Depreciation is recognised using straight line method so as to write off the cost of the investment property less their residual values over their useful lives specified in Schedule II to the Companies Act, 2013 or in the case of assets where the useful life was determined by technical evaluation, over the useful life so determined. Depreciation method is reviewed at each financial year end to reflect the expected pattern of consumption of the future benefits embodied in the investment property. The estimated useful life and residual values are also reviewed at each financial year end and the effect of any change in the estimates of useful life/residual value is accounted on prospective basis.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of property is recognised in the Statement of Profit and Loss in the same period.

5.25 Business Combination:

The acquisition method of accounting is used for business combinations by the Group. The cost of an acquisition is measured as the aggregate of the consideration transferred measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their acquisition date fair values with certain limited exceptions. Goodwill is initially measured as the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests, and any previous interest held, over the net identifiable assets acquired and liabilities assumed. After initial recognition, goodwill is tested for impairment annually or more frequently if impairment indicators exists. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Business combination under common control:

Common control business combinations includes transactions, such as transfer of subsidiaries or businesses, between entities within a group. Group has accounted all such transactions based on pooling of interest method, which is as below:-

- The assets and liabilities of the combining entities are reflected at their carrying amounts.
- No adjustments are made to reflect fair values, or recognise any new assets or liabilities.





5. Significant accounting policies (Continued)

5.25 Business Combination: (Continued)

The financial information in the financial statements in respect of prior periods are restated as if the business
combination had occurred from the beginning of the preceding period in the financial statements, irrespective of the
actual date of the combination.

The identity of the reserves shall be preserved and shall appear in the financial statements of the transferee in the same form in which they appeared in the financial statements of the transferor. The difference, if any, between the amount recorded as share capital issued plus any additional consideration in the form of cash or other assets and the amount of share capital of the transferor shall be transferred to capital reserve

5.26 Inventories:

Inventories are valued at weighted average cost or net realisable value whichever is lower.

5.27 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"):

a. Product classification

Insurance contract

Insurance contracts are those contracts when ETLIFE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders.

As a general guideline, ETLIFE determines whether it has significant insurance risk, by comparing benefits paid with benefits payable if the insured event did not occur. Such contract remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are extinguished or expire. Contracts can be classified as insurance contracts after inception if insurance risk becomes significant.

Investment contract

Investment contracts are those contracts which are not insurance contract. Investment contracts are those contracts that transfer financial risk with no significant insurance risk. Investment contracts can, however, be reclassified as insurance contracts after inception if insurance risk becomes significant. Some insurance and investment contracts contain a discretionary participation feature (DPF), which is a contractual right to receive additional benefits as a supplement to guaranteed benefits.

Insurance and Investment contracts are further classified as with DPF, Linked Business and Others. Insurance contracts and investment contracts with DPF are measured and accounted under existing accounting practices at the date of transition to Ind AS which is in accordance with Ind AS 104.

b. Revenue recognition:

· Premium Income:

Premium income on insurance contracts and investment contracts with DPF are recognised as income when due from policyholders. For regular premium contracts, receivables are recognised at the date when payments are due. In respect of linked business, premium income is recognised when the associated units are allotted. Top up premiums paid by unit-linked policyholders are considered as single premium and recognised as income when the associated units are created.





5. Significant accounting policies (Continued)

5.27 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

Where policies lapse due to non-receipt of premiums, then all the related premium income accrued but not received from the date they are deemed to have lapsed is offset against premiums. Premium on lapsed policies is recognised as income on receipt basis on reinstatement or revival of these policies.

Reinsurance premium ceded:

Reinsurance premium ceded is accounted at the time of recognition of premium income in accordance with the treaty or in principle arrangement/agreement with the reinsurers.

Income from Unit Linked Policies

Income from unit-linked policies, which include fund management charges, policy administration charges, mortality charges and other charges, wherever applicable, are recovered from the unit-linked funds in accordance with the terms and conditions of the policies issued and are recognised as and when due.

Fee management charges of investment contract

Investments contract policyholders are charged fees for policy administration, investment management, surrenders or other contract services. The fees may be fixed amounts or vary with the amounts being managed and will generally be charged as an adjustment to the policyholder's balance. The fees are recognised as revenue in the period in which they are collected unless they relate to services to be provided in future periods, in which case they are deferred and recognised as and when the services are provided.

Interest income on policy loans is recognised using effective interest rate method

c. Acquisition costs

Acquisition cost which are primarily relatable to the acquisition of insurance and investment contracts with DPF are expensed in the period in which they are incurred.

For investment contracts with or without DPF, acquisition costs that are directly attributable to securing an investment contract are deferred and amortised over the period in which the service is provided.

Benefits paid:

Benefits paid consists of the policy benefit and claim settlement costs, if any.

Non-linked business

Death, rider, withdrawals and surrender claims are accounted for on receipt of intimation. Maturity, survival benefit and annuities are accounted when due.

Linked-business

Death and rider are accounted for on receipt of intimation. Maturity claims and survival benefit are accounted for on due basis. Surrenders and withdrawals are accounted for on receipt of intimation. Amount payable on lapsed/discontinued policies are accounted for on expiry of lock in period of these policies.

Reinsurance

Reinsurance claims receivable are accounted for in the same period as the related claim.





5. Significant accounting policies (Continued)

5.27 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

d. Reinsurance ceded

ETLIFE cedes reinsurance in the normal course of business, with retention limits varying by line of business. Premiums ceded and claims reimbursed are presented on a gross basis in the statement of profit and loss.

Reinsurance assets primarily include balances due from reinsurance companies for ceded insurance. Amounts recoverable from reinsurers are estimated in a manner consistent with the underlying contract liabilities, outstanding claims provisions or settled claims associated with the reinsured policies and in accordance with the relevant reinsurance contract.

Reinsurance assets are reviewed for impairment at each reporting date, or more frequently, when an indication of impairment arises during the reporting period. Impairment occurs when there is objective evidence as a result of an event that occurred after initial recognition of the reinsurance asset that the company may not receive all outstanding amounts due under the terms of the contract and the event has a reliably measurable impact on the amounts that the company will receive from the reinsurer. The impairment loss is recorded in the statement of Profit or loss.

e. Liability adequacy test

ETLIFE assesses at the end of each reporting period whether its recognised insurance liabilities are adequate, using current estimates of future cash flows under its insurance contracts. If that assessment shows that the carrying amount of its insurance liabilities is inadequate in the light of the estimated future cash flows, the entire deficiency shall be recognised in the statement of profit or loss.

f. Policyholder Liability

Insurance contract and investment contract with DPF

Insurance and investment contract with DPF claims / liabilities are measured using the accounting policies consistent with those adopted previously under existing accounting practices.

Hence, the policyholder liabilities are calculated in accordance with the accepted actuarial practice, requirements of Insurance Act, 1938 and amendments thereafter, applicable regulations notified by the Insurance Regulatory and Development Authority of India (IRDAI), and Actuarial Practice Standards issued by the Institute of Actuaries of India.

g. Investment contracts without DPF

Liability in respect of investment contracts is recognised in accordance with Ind AS, taking into account accepted actuarial practices.

h. Unclaimed amount of policyholders

- Assets held for unclaimed amount of policyholders is created and maintained in accordance with the requirement of IRDAI Regulations and Investment Regulations, 2016 as amended from time to time.
- Unclaimed amount of policyholders' assets grouped under other financial assets is invested in money market
 instruments and / or fixed deposits of scheduled banks which are valued at amortised cost.
- Income on unclaimed amount of policyholders is credited to respective unclaimed account and is accounted for on an accrual basis.
- Amount payable on account of income earned on assets held for unclaimed amount of policyholders is accounted for on an accrual basis and is disclosed net of fund management charges.





5. Significant accounting policies (Continued)

5.27 Significant accounting policies of life insurance business (Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"): (Continued)

Unclaimed amount of policyholders (Continued)

- Unclaimed amount of policyholders' liability grouped under trade payables is determined on the basis of NAV of the units outstanding as at the valuation date.
- Amounts remaining unclaimed for a period of 10 years together with all respective accretions to the fund as
 per the above mentioned regulations are deposited into the Senior Citizen Welfare Fund (SCWF).

5.28 Significant accounting policies of General insurance business (Edelweiss General Insurance Company Limited "EGICL")

Revenue recognition in general insurance business

Premium Income

Premium income including reinsurance accepted (net of goods and service tax), is recognised as income at the commencement of risk over the contract period or the period of risk, whichever is appropriate, on a gross basis and for instalment basis, it is recognised on instalment due dates. Reinstatement premium is recorded as and when such premiums are recovered. Any subsequent revisions to premium are recognised in the year in which they occur over the remaining period of risk or contract period, as applicable. Adjustments to premium income arising on cancellation of policies are recognised in the period in which they are cancelled. Premium received in advance represents premium received prior to the commencement of the risk.

Reinsurance Ceded

Insurance premium on ceding of the risk is recognised in the period in which the risk commences in accordance with reinsurance arrangements with the reinsurers. Any subsequent revisions to, refunds or cancellations of premiums are recognised in the year in which they occur. Premium on excess of loss reinsurance cover is accounted as per the terms of the reinsurance arrangements. Adjustment to reinsurance premium arising on cancellation of policies is recognised in the period in which they are cancelled.

· Commission income from reinsurance ceded

Commission from reinsurance ceded is recognised as income on ceding of reinsurance premium in the period of ceding of risk. Profit commission under reinsurance treaties, wherever applicable, is recognised as income in the year of final determination of profits as confirmed by reinsurers and combined with commission on reinsurance ceded.

· Reserve for Unexpired Risk

Reserve for unexpired risk represent that part of net written premium which is attributable to and allocated to the succeeding accounting periods. Reserve for unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on 1/365th method for all segments, other than Health insurance policies with Health 241 Add ON cover. In Marine Hull business it is subject to a minimum of 100%.

In Health insurance policies with Health 241 Add ON cover; the unexpired risk is calculated on net written premium on all unexpired policies at the balance sheet date based on:

- a. 1/730 basis where there is no claim reported in the 1st year of policy
- b. 1/365 basis where the claim is reported in the $1_{\rm st}$ year of policy





5. Significant accounting policies (Continued)

5.28 Significant accounting policies of General insurance business (Edelweiss General Insurance Company Limited - "EGICL") (Continued)

Claims Incurred

Claims incurred comprise of claims paid (net of salvage and other recoveries), change in estimated liability for outstanding claims made following a loss occurrence reported and estimated liability for claims incurred But Not Reported (IBNR) and claims incurred But Not Enough Reported (IBNER). Further, claims incurred also include specific claim settlement costs comprising survey fees, legal expenses and other directly attributable costs. Claims (net of amounts receivable from reinsurers/coinsurers) are recognised on the date of intimation based on internal management estimates or on estimates from surveyors/insured in the respective revenue account(s).

Estimated liability for outstanding claims at balance sheet date is recorded net of claims recoverable from / payable to co-insurers / reinsurers, salvage to the extent there is certainty of realisation and other recoveries. Estimated liability for outstanding claims is determined by the management on the basis of ultimate amounts likely to be paid on each claim, established by the management in light of past experience and progressively modified for changes as appropriate, on availability of further information and in cases where claim payment period exceeds four years based on actuarial valuation. These estimates include claim settlement costs likely to be incurred to settle outstanding claims.

IBNR reserves are provisions for claims that may have been incurred during the accounting period but have not been reported or claimed. The IBNR provision also includes provision, for claims that have been incurred but are not enough reported (IBNER). The provision for IBNR and IBNER is based on actuarial estimate duly certified by the Appointed Actuary of EGICL. The actuarial estimate is derived in accordance with relevant IRDAI regulations and Guidance Note GN 21 issued by the Institute of Actuaries of India. The Appointed Actuary has certified that the methodology and assumptions used to estimate the liability are appropriate and in accordance with guidelines and norms issued by the Institute of Actuaries of India in concurrence with the IRDAI regulations.

· Premium deficiency

Premium deficiency ('PDR') is recognised at segmental revenue account level, when the sum of expected net claim costs, related expenses and maintenance costs (related to claims handling) exceed the reserve for unexpired risks. The premium deficiency is calculated and duly certified by the Appointed Actuary.

6. Critical accounting judgements and key sources of estimation uncertainty

In the application of the Group's accounting policies, which are described in note 5, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.



6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

6.1. Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

a. Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments of principal and interest (SPPI) and the business model test. The Group determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Group monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Group's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

b. Significant increase in credit risk

ECL is measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. In assessing whether the credit risk of an asset has significantly increased the Group takes into account qualitative and quantitative reasonable and supportable forward-looking information.

c. Consolidation of structured entities

A structured entity is an entity that has been designed so that voting or similar rights are not the dominant factor in deciding who controls the entity, such as when any voting rights relate to administrative tasks only and the relevant activities are directed by means of contractual arrangements. In the context of the Group, structured entities comprise securitisation trusts in asset reconstruction business, mutual fund schemes and alternative investment funds / schemes thereof. The Group consolidates the structured entities that it controls. When making this judgement, the Group also considers voting and similar rights available to itself and other parties, who may limit the Group's ability to control, including rights to appoint, reassign or remove members of the structured entity's key management personnel who have the ability to direct the relevant activities, the exposure to variability of returns and whether the Group has the ability to use its power to affect the amount of the Group's returns i.e. the variability of returns in relation to the total returns of the investee entity.

d. Determining lease term for lease contracts with renewal and termination option:

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.





6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

6.1. Critical judgements in applying accounting policies (Continued)

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain, whether or not, to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customisation of the leased asset).

6.2 Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, as described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

a. Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, estimation is required in establishing fair values.

For Investments made into Security receipts (SRs), Group uses discounted cash flow model, given that the SRs are less liquid instruments. Expected cash flow levels including timing of cash flows are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including default rates, nature and value of collaterals, manner of resolution and other economic drivers. For any valuation which are based on models, Judgements and estimates are applied, which include considerations of liquidity, credit risk (both own and counterparty), funding value adjustments, correlation and volatility.

b. Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Group's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies. Elements of the ECL models that are considered accounting judgements and estimates include:

- PD calculation includes historical data, assumptions and expectations of future conditions.
- The Group's criteria for assessing if there has been a significant increase in credit risk and so allowances for financial assets should be measured on a life-time expected credit loss and the qualitative assessment





6. Critical accounting judgements and key sources of estimation uncertainty (Continued)

6.2 Key sources of estimation uncertainty (Continued)

- The segmentation of financial assets when their ECL is assessed on a collective basis
- Development of ECL models, including the various formulas and the choice of inputs
- Determination of associations between macroeconomic scenarios and, economic inputs, such as unemployment levels and collateral values, and the effect on PDs, EAD and LGD
- Selection of forward-looking macroeconomic scenarios and their probability weightings, to derive the economic inputs into the ECL models

It is Group's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

c. Effective interest rate method

The Group's EIR methodology, as explained in Note 5.1, recognises interest income / expense using a rate of return that represents the best estimate of a constant rate of return over the expected behavioural life of loans given / taken and recognises the effect of characteristics of the product life cycle

This estimation, by nature, requires an element of judgement regarding the expected behaviour and life-cycle of the instruments, as well expected changes fee income/expense that are integral parts of the instrument.

d. Accounting for deferred taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

The Group has recognised deferred tax assets on carried forward tax losses with respect to certain subsidiaries where the Group believes that the said deferred tax assets shall be recoverable based on the estimated future taxable income which in turn is based on approved business plans and budgets. The losses are allowed to be carried forward to the years in which the Group expects that there will be sufficient taxable profits to offset these losses.

e. Estimating the incremental borrowing rate:

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate ('IBR') to measure lease liabilities. Incremental borrowing rate is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment.

f. Asset liability management

Management has made an assessment of its ability to continue and is satisfied that it has the resources to continue in business for the foreseeable future.

7. Standards issued but not yet effective:

There are no new standard or amendment issued but not effective





(Currency: Indian rupees in millions)

8. Cash and cash equivalents

	31-Mar-21	31-Маг-20
Cash in hand	35.23	4.81
Cheques in hand	231.91	44.41
Balances with banks: (refer note 1 below)	De 744 P4	28,234.79
in Current accounts	24,311.51 14,496.50	21,141.18
-in fixed deposits with original maturity less than 3 months Total	38,985.15	49,425.19

Note 1:

Pledged bank balance/fixed deposits aggregating to ₹802.35 million (previous year ₹4,623.07 million) against NCD issued.

9. Bank Balance other than cash and cash equivalents

	31-Mar-21	31-Mar-20
Fixed deposits at amortised cost (refer Note 1 below)	8,608.72	36,657.89
(held as margin money or security against borrowings, guarantees) In unpaid dividend accounts	8.19	13.00
Total	8,616.91	36,670.89

Note 1:

- Pledged fixed deposit aggregating to ₹2,258.48 million (previous year ₹ 6,284.86 million) with bank for securing credit facilities, obtaining bank guarantees, securitisation contracts and meeting margin requirement for trading in cross currency swaps and forward margin.
- Pledged fixed deposit aggregating to ₹ 16.94 million (previous year ₹ 18,228.05 million) with exchange to meet margin requirement.

- Pledged fixed deposit aggregating to ₹ 73.02 million (previous year ₹ 41.89 million) with VAT,CST and excise authorities.
 Pledged fixed deposit aggregating to ₹ Nit million (previous year ₹ 22.42 million) with exchange towards arbitration.
 Pledged fixed deposit aggregating to ₹ 41.88 million (previous year ₹ 56.39 million) with agriculture produce market committee for obtaining Mandi license.
- Pledged fixed deposit aggregating to ₹ 5,00 million (previous year ₹ 5,00 million) with IRDA,
 Earmarked with bank for a specific purpose ₹ Nit million (previous year ₹ 6,503,70 million) and therefore not available for immediate and general use.





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

10. Derivative financial instruments

31-N	1ar-21	Notional amount (Units)	Fair value of asset (₹)	Notional amount (Units)	Fair value of liability (ぞ
Curre	ency derivatives				
Spot	t and forwards	-	_	31,33,541	444.04
Curr	ency Futures	1,22,71,000	6.15	4,72,86,000	8.71
Opti	ons purchased	10,08,16,879	125,54		
Opti	ons sold		-	12,06,74,406	116.87
Less:	amounts offset (refer note 10.1)	-	(6.15)		(569.62)
Sub t	total (i)	_	125,54	•	
Inter	est rate derivatives				
Forv	vards and Interest Rate Swaps	8,00,56,32,250	55.01	9,64,90,14,150	77.86
Futu	ires	32,000	0.01	35,02,000	0.36
Less:	amounts offset (refer note 10.1)		(0.01)	,,	(0.36)
Subt	otal (ii)	_	55.01	•	77.86
Equit	ty linked derivatives				
Stoc	k Futures	1,67,33,835	106.30	1,53,21,173	91.53
Opti	ons purchased	27,13,226	172.25	_,,,	
Opti	ons sold (written)		-	23,25,726	31.73
Less:	amounts offset (refer note 10.1)	-	(106.30)	· · -	(91.53)
Subt	otal (iii)	_	172.25	-	31.73
Index	x linked derivatives				
Inde	x Futures	2,24,944	18.97	4,66,775	16.36
	ons purchased	2,41,95,400	2,525.44	14,02,750	204.79
	ons sold (written)	•		2,21,97,475	367.90
	amounts offset (refer note 10.1)	•	(18.97)	•	(226.48)
Subte	otal (iv)		2,525.44	-	362.57
Embe	edded derivatives				
ln m	arket linked debentures	Not Applicable	23.79	Not Applicable	1,373.35
Subt	otal (v)	_	23.79	., -	1,373.35
Total			2,902,03		1,845,51





(Currency: Indian rupees in millions)

10. Derivative financial instruments (Continued)

31-Mar-20	Notional amount (Units)	Fair value of asset (₹)	Notional amount (Units)	Fair value of liability (₹)
Currency derivatives				
Spot and forwards	34,39,607	0.03	1,01,84,303	216.14
Currency Futures	3,00,00,000	29.14	3,08,86,000	24.07
Options purchased	29,46,21,000	485.50	.,,,	
Options sold		•	29,91,85,000	527.23
Less; amounts offset (refer note 10.1)	_	(29.16)	,,,	(767.44)
Sub total (i)	_	485.51	-	*
Interest rate derivatives				
Forwards and Interest Rate Swaps	4,25,00,00,000	85.65	7,75,00,00,000	162.84
Futures	10,00,000	1.31	4,39,60,000	38.74
Less: amounts offset (refer note 10.1)		(1.31)	-	(38.74)
Subtotal (ii)		85.65	-	162,84
Equity linked derivatives				
Stock Futures	56,55,939	43.50	92,24,636	55.87
5waps	•	-	1,45,550	0.24
Less: amounts offset (refer note 10.1)	-	(43.50)	-,,	(56.11)
Subtotal (iii)	_	*	•	. (33,22)
Index linked derivatives				
Index Futures	2,99,045	10.23	14,71,365	154.86
Options purchased	1,13,32,750	2.112.95		
Options sold (written)	-	-,	2,28,60,665	3,331.92
Less: amounts offset (refer note 10.1)	<u>-</u>	(10.23)	_,,_,	(572.15)
Subtotal (iv)	_	2,112.95	•	2,914.63
Embedded derivatives				
In market linked debentures	Not Applicable	2,637.76	Not Applicable	735.01
Subtotal (v)		2,637.76	TO CALIFORNIA .	735.01
Total		5,321,87		3,812.48

Notes

- 1. Notional amounts in the above tables refer to number of underlying equity shares in case of stock futures and options, number of underlying index units in case of index-linked derivatives, number of underlying currency units in case of currency derivatives, number of underlying government securities / bonds in case of interest rate futures, amount of notional currency in case of interest rate swaps.
- 2. Group has designed a risk based strategy to cover exposure on issued Benchmarked Linked Debentures, by entering into a derivative contracts either to minimise the loss or to earn a minimum committed income by entering into a combination of derivative contracts (say for example purchased call and put options) with a wide range of strike prices. Above strategy has been approved by the risk committee of respective subsidiary Companies in the Group and ensures that risk is fully or partially covered, which supports to reduce the risk exposure.





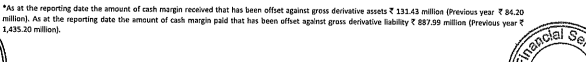
(Currency : Indian rupees in millions)

10.1 Offsetting:

The tables below summarise the financial assets and liabilities subject to offsetting, enforceable master netting and similar agreements, as well as financial collateral received to mitigate credit exposures for these financial assets, and whether offset is achieved in the balance sheet:

Financial assets subject to offsetting, netting arrangements As at 31 March 2021:

Financial assets subject to offsetting	Offsetting r	ecognised in sheet	the balance		tential not re balance shee		Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial assets	2,944.75	131.43	2,813.32	50.68	5.38	2,757.26	88.71	2,902.03	2,845,97
Cash settlement balances from clearing houses Offset against the Margin	158.11	-	158.11	-	-	-	-	158.11	158.11
(Refer to other financial asset Receivable from exchange / clearing house (net))	(158.11)	•	(158.11)		-	(158.11)	-	(158.11)	(158.11)
Margin placed with broker	652.18	0.30	651.88	-		651.88	-	651.88	651.88
Financial liabilities subject to offsetting	Offsetting re	ecognised in sheet	the balance		recognised	otential not i In balance eet	Liabilities not subject to netting arrangements	Total Nabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral pald	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial liabilities	2,386.47	887.99	1,498.48	50.68	10.70	1,437.10	347.03	1,845.51	1,784.13
As at 31 March 2020:									
Financial assets subject to offsetting	Offsetting re	ecognised in sheet	the balance		ential not re palance shee	_	Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial assets	3,138.69	84.20	3,054,49	97.83	(54.82)	3,011.48	2,267.38	5.321.87	5,278.86
Cash settlement balances from clearing houses Offset against the Margin (Refer to other financial asset	160.02	-	160.02	-		160.02	-	160.02	160.02
Receivable from exchange / clearing house (net))	(160.02)		(160,02)		•	(160.02)		(160.02)	(160.02)
Margin placed with broker	1,310.89	67.19	1,243.70			1,243.70	-	1,243.70	1,243.70
Financial liabilities subject to offsetting	Offsetting re	ecognised in t	the balance		recognised	otential not I in balance eet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial liabilities	4,345.35	1,434.44	2,910.91	-	-	2,910.91	901.57	3,812.48	3,812.48





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(Currency: Indian rupees in millions)

11. Stock in trade (Securities held for trading) at FVTPL

	31-Mar-21	31-Mar-20
Government Securities	8,636.63	7,462.91
Mutual Fund	1,136.21	6,500,47
Debt securities	2 46.93	707.83
Equity Shares	5,726.99	2,786.73
Preference Shares	•	0.13
Total	15,746.76	17,458.07
Investments in India	15,160.89	16,396.11
Investments outside India	585.87	1061.96
Total	15,746.76	17,458.07

Note: Stock in trade pledged with exchange is amounting to ₹ 1,477.90 million (previous year ₹ 1,522.19 million).

12. Trade Receivables

	31-Mar-21	31-Mar-20
Receivables considered good - secured	103.17	3,121.42
Receivables considered good - unsecured	2,553.17	5,728.34
Receivables which have significant increase in credit risk	334.89	1,453.94
Receivables - credit impaired	4,235.66	5.068.92
Gross receivables	7,226,89	15.372.62
Provision for impairment - unsecured	(128.84)	(39.76)
Allowance for expected credit losses - Receivables which have significant increase in credit risk	(285,97)	(304,63)
Provision for impairment - credit impaired	(1,751,59)	(1,975.85)
Total receivables net of provision	5,060,49	13.052.38

Trade Receivables - Ageing

31-Mar-21	Days past due	0-90 days	91-180 days	>180 days	Total
	ECL rate	1.74%	15.23%	39.63%	****
	Total Gross amount	1,623.14	339.73	5.264.02	7,226.89
	ECL - simplified approach	(28.26)	(51.76)	(2,086,38)	(2,166,40)
	Net carrying amount	1,594.88	287.97	3,177.64	5,060.49
31-Mar-20	Days past due	0-90 days	91-180 days	>180 days	Total
	ECL rate	0.74%	12,58%	34.25%	
	Total Gross amount	8,445.11	528.69	6,397,82	15,372.62
	ECL - simplified approach	(62.32)	(66,51)	(2,191.41)	(2,320.24)
	Net carrying amount	8,383.79	462.18	4,206.41	13,052,38

12.1 Reconciliation of impairment allowance on trade receivables:

Particulars	Amount
Impairment allowance measured as per simplified approach	
Impairment allowance as on 31-Mar-19	2.210.88
Add/ (less): asset originated or acquired (net)	109.36
Impairment allowance as on 31-Mar-20	2,320.24
Add/ (less): asset originated or acquired (net)	(153.84)
Impairment allowance as on 31-Mar-21	2,166.40





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

13. Loans

Loans		31-Mar-21			31-t/tar-20	***************************************
	at amortised cost	at FVTPL	Total	at amortised cost	at FVTPL	Total
Term Loans						
Corporate and Retail Credit	2,45,717.42	2,089,30	2,47,805,72	2.95.439.63	5,479.21	3.00,918.84
Distressed Credit	13,223.15	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	13,223.15	12,862 28	3,473.22	12,882.28
Other Credit	154,43	-	154.43	140.13		140.13
Total Gross (A)	2,59,095.00	2,089,30	2,61,184.30	3,08,462.04	5,479.21	3,13.941.25
·		2,005.050	2,02,104.50	5,00,104.04	2.000.22	3,13,341,23
Less: Impairment loss allowance	42,078.84		42,078.84	30.334.46		30,334.46
Total (Net) (A)	2,17,016.16	2.089.30	2,19,105,46	2,78,127.58	5,479.21	2,83,606.79
Secured by tangible assets (Property including land, building and project receivables)	2,19,325.41	2,089.30	2,21,414,71	1,99,222.69	5,479.21	2,04,701.90
Secured by Inventories, fixed deposits and other marketable securities	16,610.60		16,610,60	83,799,24		83,799,24
Unsecured	23,158.59	-	23,158.99	25,440.11		25,440.11
Total Gross (B)	2,59,095,00	2,089,30	2,61,184,30	3.03.462.04	5,479.21	3.13.941.25
Less: Impairment loss allowance	42,078.84	-	42,078,84	30,334.46	*	30,334,46
Total (Net) (B)	2,17,016.16	2,089.30	2,19,105.46	2,78.127.58	5,479.21	2.83,606.79
Loans in India						
Public sector	_	_				
Others	2,59,095.00	2,089.30	2,61,184.30	3,08,461,65	5,479.21	3,13,940.86
Total Gross (C)	2,59,095.00	2,089.30	2.61,184.30	3,08,461.65	5,479.21	3,13,940,86
Less: Impairment loss allowance	42,078.84		42,078,84	30,334.46	3,413.22	30,334.46
Total (Net) (C) (I)	2,17,016.16	2,089.30	2,19,105.46	2,73,127.19	5,479.21	2,83,606.40
Loans outside India		•		# 30		
Less: Impairment loss allowance	-	•	-	0.39	*	0.39
Total (Net) (C) (II)		•	•	0.39		0.39
Total (C) (I) and (C) (II)						****
to rest fet ful aud (c) (d)	2,17,016,16	2,089.30	2.19,105.46	2,78,127.58	5,479.21	2,83,606.79





Notes to the consolidated financial statements (Continued) (currency: Indian rupees in millions)

13.1 Credit Quality

The table below shows the credit quality and the maximum exposure to credit risk based on the Group's internal grading and year-end stage classification. The amounts presented are gross of impairment allowances. Details of the Group's internal grading system are explained in Note 55.7 and policies on whether ECI allowances are calculated on an individual or collective basis are set out in Note 55.7

Loans at amortised cost

Particulars			31-Mar-21				31-	1-Mar-20		
•	Stage	Stage #	Stage HI	POCI	Total	Stage	Stage II	Stage H1.3	POCI	Total
Performing							777000000000000000000000000000000000000			
High grade	85,292.34			,	85,292.34	1,50,803.15	147.38	,		1.50,950,53
Standard grade	129.46	47,662.60			47,792.06	123.26	61,441.58	45.64	,	61,610.48
Non-performing										
Impaired	•		1,12,787.45	13,223.15	1,26,010.60	,	٠	83,018.75	12,882.28	95,901.03
Total	85,421.80	47,562,60	1,12,787.45	13,223,15	2,59,095.00	1.50,926.41	61,568,96	83,054.39	12,832,28	3,06,462.04
									•	

Gross carrying amount and corresponding ECL reconciliation - Loans

Particulars		Non	Non-credit Impaired		Credit Impaired		POCI	Total	
	Stage		Stage !!		Stage III	=	POCI		
	Gross carrying amount	Allowance for ECL	Gross carrying amount	Gross carrying Allowance for amount ECL	Gross carrying Allowance for amount ECL ²	Allowance for ECL ²	Carrying amount (Net of Alfowance for ECL)	Gross carrying Allowance amount for ECL	Alfowance for ECL
Balance at 31 March 2019	3,12,340,65	2,712.59	39,831.24	1,552.23	18,369.08	5,058.56	16,968.59	3,87,509.76	9,323.36
Lifect of acquisitions made during the year	14,063.46	٠	3,607.85	•	4,579.04	٠	•	22,650.35	•
Transfers to 12 Month ECL (Stage 1)	1,505.67	43.20	(1,486.58)	(38 64)	(19.09)	(4.56)	•	•	٠
Transfers to lifetime ECL (Stage 2)	(36,377.44)	(491.57)	36,422.89	498.92	(45.45)	(7.35)	•	•	•
Transfers to Hictime ECL-Credit Impaired (Stage 3)	(45,563.42)	(746.49)	(25,073.88)	(729.84)	70,637.30	1,476.33	•	•	•
Net re-measurement of ECL ansing from transfer of stake	٠	147.42	•	4,413.03		6,007.93	•		10,568.43
Net new and further lending/(repayments) lincluding write-off) and saln to ARC / AIF ³	(95,042.71)	329.25	3,287.44	1,067.49	(10,836.49)	9,045.93	(4,026.31)	(4,026.31) (1,01,698.07)	10,442.67
Balance at 31 March 2020	1,50,926.41	1,994.40	61,588.96	6,763.22	83,064.39	21,576.84	12,882.28	3,08,462.04	30,334.46
Effect of acquisitions made during the year	47,01	•		•	•	٠	•	47.01	•
Transfers to 12 Month ECL (Stage 1)	4.691.44	810.59	(4,648.13)	(803.53)	. (43.31)	(2.06)		•	•
Transfers to lifetime ECL (Stage 2)	(21,024.73)	(526.76)	24,688.92	1,177.83	(3,664.19)	[651.07]	•	•	,
Transfers to lifetime ECt Credit Impaired (Stage 3)	(10,621.36)	[25.46]	(19,472.23)	(737.78)	30,093.57	763.24	•	٠	٠
Net re-measurement of ECL arising from transfer of stars.	•	(776,89)	•	481.75	•	8,753.15	,	•	8,458.01
Net new and further lending/tepayments) (including write-off) and sale to ARC / AIF ³	(38,586.97)	(195.57)	(14,494,94)	(2,487.22)	3,336,99	5,969.16	340.87	(49,414.05)	3,286.37
Balance at 31 March 2021	85,421.80	1,280,31	47,662.50	4,394.27	1,12,787.45	36,404,26	13,223,15	2.59.095.00 42.078.84	62.078.84

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² Allowance under this category also includes provision on assets as mentioned in note 1 above. 3 Refer Note 54.





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

14. Investments

31-Mar-21	Amortised	FVOCI	FVTPL	Designated	Others	Total
	cost			at FVTPL	at Cost	
Security Receipts	•	•	37,478.90	-	•	37,478.90
Government Securities	•	13,671.98	1,256.67	8,125.37	-	23,054.02
Equity Shares	415.00		12,223.20		-	12,638.20
Debt securities	1,305.81	3,159.10	3,771.26	2,600.89		10.837.06
AJF Fund	-	11.28	9,953,39			9,964.67
Mutual Fund	-	•	2,053.87			2,053.87
Preference Shares	•	15.83	1,771,44	•		1,787.27
Associates - Equity Shares	•	_			16,755.80	16,755.80
others	-	-	1,184.65			1,184.65
Total	1,720.81	16,858.19	69,693.38	10,726.26	16.755.80	1,15,754.44
Investments in India	1,720.34	16,772.57	69,472,19	10,726.26	16,755.80	1,15,447,16
Investments outside India	0.47	85.62	221.19		-	307.28
Total	1,720,81	16,858.19	69,693,38	10,726.26	16,755.80	1,15,754.44
Less - Impairment Loss allowance	-	11.28	980.14			991.42
Total	1,720.81	16,846.91	68,713.24	10,726.26	16,755.80	1,14,763.02
31-Mar-20	Amortised	FVOCI	FVTPL	Designated	Others	Total
	cost			at FVTPL	at Cost	10(8)
Security Receipts	-		42,646.81			42,646.81
Government Securities	-	11,653.91	923.51	5,549.92		18,127.34
Equity Shares			7,428.09	0,0.002		7,428.09
Debt securities	243,86	3,363,24	2,407.70	1,882.93		7,897.73
AIF Fund	•	13.10	4,275.39	2,002.50		4,288.49
Mutual Fund	-	•	762.08			762.08
Proference Shares	•	24.58	1.916.77	13.19		1,954,54
Total	243,86	15,054,83	60,360.35	7.446.04		83.105.08
Investments in India	243.86	14,795.53	60,151.61	7,446.04	-	82,637.04
Investments outside India	*	259.30	208.74	*		468.04
Total	243.86	15,054.83	60,360.35	7,446.04		83,105,08
Less - Impairment Loss allowance		439.06		7,770.07		439.06
Total	243.86	14.615.77	60,360,35	7,445.04	· · · ·	82.665.02

Note: Investments pledged with bank, exchange, brokers and against NCOs issued is amounting to ₹ 32,309.69 million (previous year ₹ 36,961.83 million)





(Currency: Indian rupees in millions)

14. Investments (Continued)

14.1 Investments measured at FVOCI

Credit quality of assets

The table below shows the gross carrying amount of the Group's investments measured at FVOCI by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 56.7

31-Mar-21				
	Gross carrying	Gross carrying	Gross carrying	Gross carrying
	tnuoms	amount	amount	amount
	(Stage 1)	(Stage 2)	(Stage 3)	Total
High grade	16,183,92	-	-	16,183.92
Standard grade	*	-	*	
Individually impaired	*		674.27	674.27
Total	16,183.92		674.27	16,858.19
31-Mar-20				
•	Gross carrying	Gross carrying	Gross carrying	Gross carrying
	amount	amount	amount	amount
	(Stage 1)	(Stage 2)	(Stage 3)	Total
High grade	14,204.35			14,204.35
Standard grade	31.23		-	31.23
Individually impaired	-	-	819.25	819.25
Total	14,235.58	*	819.25	15,054.83

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Ma	r-21	
	Gross Carrying	12 months	Gross Carrying	12 months
	Amount	ECL allowance	Amaunt	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3)
Gross carrying amount - opening balance	14,235.58	0.12	819.25	438,94
New assets originated or purchased	7,978.49	-		-
Assets derecognised or matured (excluding write offs) (including gains / losses				
thereon)	(7,108.47)	•	(156.26)	(24.45)
Interest income during the year	1,119.84			
Foreign Exchange	(30.24)		•	
Transfer to Stage 1	-	-		
Transfer to Stage 2	-	-		
Transfer to Stage 3	(11,28)	-	11.28	11.28
Impact of year end ECL of exposures transferred between stages during the	, , , , , , , , , , , , , , , , , , , ,		42.60	
уеаг	-	•	•	(437.17)
Gross carrying amount - closing balance	16,183.92	0.12	674.27	(11.40)

Reconciliation of gross carrying amount and corresponding ECL for investments measured at FVOCI

		31-Ma	r-20	
	Gross Carrying	12 months	Gross Carrying	12 months
	Amount	ECL allowance	Amount	ECL allowance
	(Stage 1)	(Stage 1)	(Stage 3)	(Stage 3
Gross carrying amount - opening balance	12,826.50	21.50		1,1-9
New assets originated or purchased	9,141.61	0.15		
Assets derecognised or matured (excluding write offs) (including gains / losses				
thereon)	(8,320.81)	-	•	
Interest income during the year	1.387.04			*********
Foreign Exchange	20.49	-		
Transfer to Stage 1	-	0.06	-	
Fransfer to Stage 2	-	*		
Fransfer to Stage 3	(819.25)	(21.59)	819.25	21.59
Impact of year end ECL of exposures transferred between stages during the		(4,100)	015.25	21.35
year	•	•	•	417.35
Gross carrying amount - closing balance	14,235.58	0.12	819.25	438.94





(Currency: Indian rupees in millions)

14. Investments (Continued)

14.2 Investments measured at amortised cost

The table below shows the gross carrying amount of the Group's investments measured at amortised cost by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances. Details of the Group's internal grading system and policies on whether ECL allowances are calculated on an individual or collective basis are set out in Note 56.7

	31-Mar-21	31-Mar-20
	Gross carrying	Gross carrying
	amount	amount
	(Stage 1)	(Stage 1)
High grade	1,720.81	243.86
Standard grade	•	
Individually impaired	•	+
Total	1,720.81	243.86

Reconciliation of gross carrying amount for investments measured at amortised cost

	31-Mar-21	31-Mar-20
	Gross carrying	Gross carrying
	amount	amount
	(Stage 1)	(Stage 1)
Gross carrying amount - opening balance	243.86	569.80
New assets originated or purchased	1,27,154.93	42,520.30
Assets derecognised or matured (excluding write offs) (including gains / losses thereon)	(1,25,677.98)	(42,855.17)
Changes to contractual cash flows due to modifications not resulting in derecognition	-	8.93
Amounts written off	-	
Transfer to Stage 1 (refer instruction above)		-
Transfer to Stage 2 (refer instruction above)	· · · · · · · · · · · · · · · · · · ·	
Transfer to Stage 3 (refer instruction above)	•	
Gross carrying amount - closing balance	1,720.81	243.86

14.3 Equity investment measured at FVOCI

The Group had designated its equity investments at FVOCI, since it were hold for strategic purpose. No dividend was recognized in respect of the such equity investments measured at FVOCI. The said investment were monitored on a continuous basis; however due to deterioration in the economic activity, the reduction in the fair value amounting to ₹ Nil million (Previous year ₹ 1,700.00 million) was recognized in OCI. Fair value of the Investment at the date of derecognition was ₹ Nil million (Previous year ₹ 1,305.00 million).

In order to protect against any further fair value loss/value erosion in respect of the said investment; such investment was derecognized by converting these CCDs into NCDs and settled at face value of \$\times\$ Nill million (Previous year \$\times 1,305.00 million). The cumulative loss or, the derecognizion of such investment was \$\times\$ Nill million (Previous year \$\times 1,700.00 million).





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

15. Other financial assets

	31-Mar-21	31-Mar-20
Receivable from Trust	6,252.87	1,712.00
Receivable towards margin trading facility	-	964.01
Receivable from exchange / clearing house (net)	448.43	2.841.35
Deposits placed with/ for exchange/ depositories	130.79	535.88
Margin placed with broker	2,859.51	688.74
Rental deposits	191.85	396.63
Deposits- others	79.38	157.46
Reinsurance receivables	364.34	83.51
Unclaimed amount of policyholders	29.57	34.86
Others	2,271.33	887.89
Total	12,628.07	8,302.33

16. Inventories

	31-Mar-21	31-Mar-20
Stock in trade commodities ¹	•	436.09
Total		436.09

 $^{^{\}rm 1}$ The above are agriculture commodity inventories. Refer note 23 for charge on inventories.

17. Deferred tax assets and liabilities

Deferred tax assets (net)	31-Mar-21	31-Mar-20
Provision for expected credit losses	2.317.78	3,912,40
Unused tax losses / credits	8.074.33	5,497,04
Employee benefits obligations	81.89	81.40
Fair valuation of Financial Assets	1,159,14	645.73
Fair valuation of Derivatives	(15.53)	782.22
Property, Plant and Equipment and Intangible assets	(917.91)	(731.41)
Adjustment of effective interest rate on Borrowings	(1,114,71)	(622,63)
Total	9,584,99	9.564.75

Deferred tax llabilities (net)	31-Mar-21	31-Mar-20
Fair valuation of Financial Assets	498.17	626.65
Adjustment of effective interest rate on Loans	102.63	181.57
Adjustment of effective interest rate on Borrowings	13.52	101.51
Property, Plant and Equipment and Intangible assets	1.468.12	1.853.64
ESOP Perquisite	(4.01)	(4.01)
Employee benefits obligations	(19.51)	(14.10)
Unused tax losses / credits	(15.51)	(0.02)
Special Reserve u/s 36(1)(viii)	98.70	(0.02)
Total	2,157,62	2,643.73





Notes to the consolidated financial statements (Continued) (Currency : Indian rupees in millions)

18. Investment property

As at Additions Deductions/ As at Impairment Charge for Deductions/ As at As at As at O1-Apr-20 during the adjustments 31-Mar-21 01-Apr-20 charge / the year adjustments 31-Mar-21 31-Mar-21 investment Property Investment Property Land 1408.62 - 1,408.62 18.27 - 1,390.35 Total 4,853.75 272.10 1,041.23 4,084.62 396.48 348.69 - 55.18 689.99 3,394.63 General Estate 2,4853.75 272.10 1,041.23 4,084.62 396.48 348.69 - 55.18 689.99 3,394.63			Ğ	Gross Block			Depreciatio	Depreciation and impairment	ent		Net Block
tment Property 1408.62 - 1,408.62 18.27		As at 01-Apr-20	Additions during the year	Deductions/ adjustments during the	As at 31-Mar-21	01-A	impairment charge / (reversals) for the year	Charge for the year	Deductions/ adjustments during the	As at 31-Mar-21	As at 31-Mar-21
1408.62 - 1,408.62 18.27 - 5.518	Investment Prope	rty					The state of the s				
State 3,445.13 272.10 1,041.23 2,676.00 378.21 348.69 - 55.18 4,853.75 272.10 1,041.23 4,084.62 396.48 348.69 - 55.18		1408,62		1	1,408.62	18.27	ı	ŧ	•	18.27	1,390.35
4,853.75 272.10 1,041.23 4,084.62 396.48 348.69 - 55.18		3,445.13	272.10	1,041.23	2,676.00	378.21	348.69	ı	55.18	671.72	2,004.28
Denreciation and invairment		4,853.75	272.10	1,041.23	4,084.62	396.48	348.69	1	55.18		3,394.63
Denreciation and impairment											
			Gr	oss Block			Depreciation	n and impairms	÷u-		Appla toly

		5	Gross Block			Depreciatio	Depreciation and impairment	ent		Net Block
	As at 01-Apr-19	Additions during the year	Deductions/ adjustments during the year	As at 31-Mar-20	As at 01-Apr-19	Impairment charge / (reversals) for the year	Charge for the year	Deductions/ adjustments 3 during the	As at As at 31-Mar-20 31-Mar-20	As at 31-Mar-20
westment Property										***************************************
pu	228,35	1180.27	-	1,408.62	-		,	(18.27)	ı	1,390.35
aal Estate		491.30	-	3,445.13	37.67	323.03	17.51	-	378.21	3,066.92
otal	3,182.18	1,671.57		4,853.75	37.67	323.03	17.51	(18.27)	396,48	4,457.27

Fair value of investment properties

Property	31-Mar-21 31-Mar-20	31-Mar-20
Land	2,256.94	2256.94
Real estate property	2,004.28	3,157.85
Total		4,261.22 5,414.79





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

19. Property, plant and equipment and intangibles

			Gross Block	Block			Depreciation a	Depreciation and amortisation		Net Block
Particulars		As at 01-Apr-2020	Additions/adjust ments during the year	Deductions/a djustments during the vear	As at 31-Mar-2021	As at 01-Apr-2020	Charge for the year	Deductions/adjus tments during the year	As at 31-Mar-2021	As at 31-Mar-2021
a)	Property, Plant and Equipments									
	Land	236.79		•	236.79	•	1	•		236.79
	Leasehold Land	0.63	•	0.63	•	0,63	•	0.63		
	Flat and Building	4,682.51	•	(302.73)	4,985.24	683.40	395.23	89.00	989.63	3,995,61
	Revaluation on Flat and Building & Land	7,034.62	,	466.88	6,567.74	(640.15)	214.82)	(404.13)	6,971.87
	Right to use (ROU) - Flat and Building	2,687.59	252.57	1,568.56	1,371.60	623.73	442.14	351.86	714.01	657.59
	Right to use (ROU) - Leasehold Premises	281.47	0.51	221.33	90'99	103.11	42.47	106.84	38,74	21.91
	Plant and Equipment	197.14	82.79	31.67	248,26	115.09	84.05	35.58	163.56	84.70
	Furniture and Fixtures	329.69	10.89	93.98	246.60	142.02	44.37	51.13	135.26	111.34
	Vehicles	75.83	8.33	41.55	42.61	39.43	21.66	30.02	31.07	11.54
	Office equipment	395.03	9.12	140.00	264.15	246,64	52.34	90.49	208.49	55.66
	Vessel (Boat)	4.85	•	•	4.85	0.89	0.13	0.04	86'0	3.87
	Computers	1,022.83	167.45	698.42	491.86	656,04	243.92	510.29	389.67	102.19
	Solar Power Equipment	62.07		,	62.07	27.64	6,23	1	33.87	28.20
Total (A)		17,011.05	531.66	2,960.29	14,582,42	1,998.47	1,547.36	1,244.68	2,301.15	12,281.27
(q	Intangibles									
	Software	2,704.93	426.59	1,312.52	1,819.00	1,172.64	688.31	766.32	1,094.63	724.37
	Trademark/ Design and Copyright/Asset Management Rights	756.55	34.32	7	790.87	33.05	14.45	ı	47.50	743,37
Total (B)	***************************************	3,461.48	460.91	1,312.52	2,609.87	1,205.69	702.76	766.32	1,142.13	1,467.74
Total (A+B)		52 647 05	523 523	1 2 7 7 6 1	17 402 30	31 400 0	2 250 13	00 140 6	00.000.00	10 005 61
(m. 17) 1814		5V)*1+(V2	704.01	4,6,76,02	エイ・ユアニュン	3,404,40	21.002.12	2,011.00	5,443.48	13,749.01





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Notes to the consolidated financial statements (Continued)

(Currency : Indian rupees in millions)

Property, plant and equipment and intangibles (Continued)

			Gross Block	Block			Depreciation :	Depreciation and amortisation		Net Block
Particulars		As at 01-Apr-2019	Additions/adjust ments during the year	Deductions/ad justments during the	As at 31-Mar-2020	As at 01-Apr-2019	Charge for the year	Deductions/adjus tments during the year	As at 31:Mar-2020	As at 31-Mar-2020
(e	Property, Plant and Equipments								The state of the s	
	Land	236.79		1	236.79	,	,			236.79
	Leasehold Land	43.14		42.51	0.63	0.70	0.01	0.08	0.63	,
	Flat and Building (Refer Note 3)	4,613.90	192.78	124.17	4,682.51	477.69	224.13	18.42	683.40	3,999,11
	Revaluation on Flat and Building & Land (Refer Note 1)	(7,034.62	•	7,034.62	•	•	640.15	(640.15)	7,674.77
	Right to use (ROU) - Flat and Building*	•	2,696.88	9.29	2,687.59	•	643.31	19.58	623.73	2,063.86
	Leasehold Premises*	288.69	(288.69)	,		78.79	32.80	111.59	•	,
	Right to use (ROU) - Leasehold Premises*	,	282.97	1.50	281.47	•	į		103.11	178.36
	Plant and Equipment	74.69	122.45		197.14	68.97	46.12	•	115.09	82.05
	Furniture and Fixtures	265.61	78.62	14.54	329.69	99.41	53.01	10,40	142.02	187.67
	Veħicles	88.25	12.11	24.53	75.83	22.40	17.22	0.19	39.43	36.40
	Office equipment	273,13	172.31	50.41	395.03	185.66	94.84	33.86	246,54	148,39
	Vessel (Boat)	1.07	3.78	1	4.85		0,49		0.89	3.96
	Computers	999.25	181.32	157.74	1,022.83	51	237.87	95.97	656.04	366.79
	Solar Power Equipment	62.07	,	•	62,07	20.57	7.07	٠	27.64	34,43
Total (A)		6,946,59	10,489.15	424,69	17,011.05	1,468.73	1,356.87	827.13	1,998.47	15,012,58
íq	Intangibles									
	Software	2,296.21	596.71	187.99	2,704.93	619.32	601.09	47.77	1,172.64	1,532.29
	Trademark/ Design and Copyright/Asset Management Rights	668.42	88.13		756.55	62.73	23.75	53.43	33.05	723,50
Total (B)		2,964,63	684.84	187.99	3,461,48	682.05	624.84	101.20	1,205.69	2,255.79
Total (A+B)		9 911 22	11 173 99	612.68	50.477.53	2 150 78	1 981 71	978 33	3 204 16	17 268 37
*Transfer d	*Transfer due to transition to Ind AS 116		>>>> \(\frac{1}{4} \)	X44-50	~~·***********************************	> (1)(7)	4 **** ****	J. C. C. L. L. C. L.	2,447.14	11,000,01

1. The Group decided to move to revaluation model from cost model for accounting class of asset (i.e. Flats and buildings) as at 31 March 2020. The management approved revaluation of owned flats and buildings classified under property plant and equipment after assessing the valuation made by duly appointed independent valuer. These valuations are determined basis open market values of similar property and its intrinsic value. Flats and buildings are fair valued and recognised gain of ₹ 7,674.77 million. The gross carrying value of flats and building is increased by ₹ 7,034.62 million after adjusting accumulated depreciation of ₹ 640.15 million. A revaluation surplus is accounted in other comprehensive income as revaluation reserves amounting to ₹ 5,139.92 million net of deferred tax liability of ₹ 2,534.83 million.



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3 Includes ₹12.37 million as asset held for sale.



(Currency : Indian rupees in millions)

19.1. Goodwill on consolidation

Particulars	31-Mar-21	31-Mar-20
Balance at the beginning of the year	1,723.41	1,742.72
Add:- Goodwill arising on acquisitions		
Less:- Goodwill derecognised / impaired	(1,060.06)	(19.31)
Balance at the end of year	663.35	1,723,41

The recoverable amount of subsidiaries/associates is based on its value in use. The value in use is estimated using discounted cash flows. Cash flows is estimated by capitalising the future maintainable cash flows by an appropriate capitalisation rate and then discounted using pre-tax discount rate. Operating margins and growth rates for the five year cash flow projections have been estimated based on past experience and after considering the financial budgets/forecasts provided by the management. The values assigned to the key assumptions represent management's assessment of future trends in the relevant industry and have been based on historical data from both external and internal sources.

The management believes that any reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.

19.2. Goodwill impairment assessment

Goodwill acquired through business combinations has been allocated to following cash-generating unit (CGU), for impairment testing, as follows:

A. Impairment testing of goodwill in Broking and distribution business:

For 31 March 2021 - Refer note 67

Particulars	31-Mar-20
Goodwill	1,020.21
Carrying value of CGU (including goodwill)	1.635.35
Recoverable amount of CGU	2,655,56

Key assumptions in computing value in use:

Particulars	31-Mar-20
Discount rate	13%
Total expected cash-flows for 5 years	5,370.00

The calculation of value in use is most sensitive to expected cash-flows and discount rate.

Key assumptions	Basis of key assumptions and associated risk	Reasonably assumed possible change
Discount rates	Discount rates reflect the current market	Increase/ decrease by 100 basis points
	assessment of the risk associated.	
Expected cash-flows	Based on the projected cash- flows and expected increase in profit in the confing years.	Increase/ decrease by 500 basis points





(Currency: Indian rupees in millions)

19.2. Goodwill impairment assessment (Continued)

Sensitivity to changes in assumptions

Management performed a sensitivity analysis to assess impact of reasonable changes to key assumptions on statement of profit and loss keeping other assumptions constant that could cause the carrying value of the CGU to exceed its recoverable amount. These are summarised in the table below, which shows the details of the sensitivity of the above measures on the CGU's value in use (VIU);

As at 31 March 2020

Goodwill	VIU			Discount rate				Expected	cash-flows
Amount	Amount	Change	Impact	Change	Impact	Change	Impact	Change	Impact
INR	INR	bps	INR	bps	INR	bps	INR	bps	INR
million	million		million		million	-	million	•	million
1,020.21	3,490.00	100.00	(100.12)	(100.00)	111.07	500.00	177.83	(500.00)	(171.49)

B. Impairment testing of goodwill in Edelweiss House property

During the year ended 31 March 2021, goodwill amounting to ₹ 432.94 million is written off in the consolidated financial statement.

Particulars	31-Mar-20
Goodwill	432.94
Carrying amount of CGU (including goodwill)	3,534.64
Recoverable amount	8 771 19

Fair value less cost of disposal is taken as the recoverable amount and compared with the carrying amount (excluding revaluation gains) for impairment testing.

Key assumptions in computing recoverable amount:

Particulars	31-Mar-20
Basis of fair valuation:	
Total carpet area of building (sq. feet)	1,86,550.00
Fair value of property (INR per sq. feet)	49,492.53
Total Fair value (in million)	9,232.83
Less: Cost of disposal	(461.64)
Fair value less cost of disposal	8.771.19

Impairment assessment on goodwill is based on cashflow projection approved by Board of directors of respective subsidiaries. The above fair value falls within level 3 of the fair value hierarchy.

Note: Balance goodwill recognised in the consolidated financial statements are from various legal entities and are not material.





(Currency: Indian rupees in millions)

20. Other non-financial assets

	31-Mar-21	31-Mar-20
Input tax credit	1,595.28	1,548.61
Prepaid expenses	1,877.84	1,016.56
Vendor Advances	191.22	384.93
Capítal Advances	-	229,44
Advances to employees	9.56	29.48
Deposits - others	19.94	34,14
Other assets	112.82	390.07
Total	3,806.66	3,633.23

Trade Payables includes ₹ 1.22 million (Previous Year ₹ 2.21 million) payable to "Suppliers" registered under the Micro, Small and Medium Enterprises Development Act, 2006. Interest paid by the Group during the year to "Suppliers" registered under this Act is ₹ 0.003 million (Previous year: ₹ Nil million). The aforementioned is based on the responses received by the Group to its inquiries with suppliers with regard to applicability under the said Act.

21.2 Trade payables

	31-Mar-21	31-Mar-20
Total outstanding dues of creditors other than micro enterprises and small enterprises	4,893.56	12,831.39
Total	4,893.56	12,831.39





(Currency: Indian rupees in millions)

22. Debt securities

	31-Mar-21	31-Mar-20
Non-Convertible Debentures (at amortised cost)	1,51,894.75	1,83,792.44
Complusory Convertible Debentures (at amortised cost)	9,443.98	11,042.44
Non-Convertible Debentures (designated at fair value through profit or loss)	8,750.76	10,779.73
Commercial paper (at amortised cost)	4,769,05	1,970.45
Total (refer Note 1 below)	1,74,858.54	2,07,585.06
(i) Debt securities in India	1,74,858.54	2,07,585.06
(ii) Debt securities outside India	-	-
Total	1,74,858.54	2,07,585.06

Note 1:

Out of the above, ₹ 14,971.91 million as at 31 March 2021 (Previous Year ₹ 16,179.72 million) are unsecured. For secured debt, the Group has provided collateral in the nature of Pari Passu charge of immovable property, receivable from financing business, securities held for trading, property (excluding intangible assets) and hypothecation of security receipts.

Debt Securities - as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				10(8)
7.00 - 7.99%	738.80	-	6,000,00	6,738.80
8.00 - 8.99%	13,780.25	2,820.65	1,657.88	18,258,78
9.00 - 9.99%	10,097.30	17,183.86	16,419.20	43,700,36
10.00 - 10.99%	14,070.00	4,075.62	8,583,70	26,729.32
11.00 - 11.99%	-	11,250.00	-	11,250,00
19.00 - 19.99%	210,00	420.00	2,870.00	3,500.00
22,00 - 22,99%	2,250.00	-		2,250,00
Zero Coupon Debentures	688.95	1,495.86	303.16	2,487,97
Various (benchmark linked)	13,457.63	18.637.96	7,176,42	39,272,01
Accrued Interest and EIR		*	-	11,227,32
Total*	55,292.93	55,883,95	43,010.36	1,65,414.56

Complusory Convertible Debentures amounting to ₹9,443.98 million not considered for maturity pattern.

Debt Securities - as at 31 March 2020

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				1000
8.00 - 8.99%	5,848.58	7,529.58	12,948,14	26,326.30
9.00 - 9.99%	8,678.00	16,357.86	16,729.64	41,765.50
10.00 - 10.99%	2,067.45	16,086.82	12,170.38	30,324.65
11.00 - 11.99%	-	-	12,242.26	12,242,26
Zero Coupon Debentures	15,550.18	2,154.02	890.62	18,594.82
Various (benchmark linked)	11,894.70	22,592.11	20,602,56	55,089,37
Accrued Interest and EIR	•	-	*	12,199.72
Total*	44,038.91	64,720.39	75,583.60	1,96,542,62

* Complusory Convertible Debentures amounting to ₹ 11,042.44 million not considered for maturity pattern.





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

Borrowings (other than debt securities) at amortised cost

	31-Mar-21	31-Mar-20
Secured		
Term loans		
(Secured against investments in debt securities and stock-in-trade and charge on		
receivables of financing business, inventories and corporate guarantee)		
from banks	66,551.55	86,522.48
from other parties	8,305.71	11,346.45
Bank overdraft	3,107.03	16,578.15
(Secured by pledge of fixed deposits, property, trade receivables and charge on receivables of financing business)	-11.01.01	
Coliateralised borrowing and lending obligation and Clearcorp repo order matching system (Secured by pledge of Government Securities)	8,103.90	7,752.70
Working capital demand loan (secured by charge on receivables from financing business, inventories and fixed deposits)	8,250.00	9,931.75
Unsecured		
Loans repayable on demand - from banks	-	1,079.02
	94,318.19	1,33,210.55
Borrowings in india	94,318.19	1,33,210.55
Borrowings outside india	-	-
Total Total	94,318.19	1,33,210.55

Following is the repayment terms of term loans:

Term loans from Banks - Secured as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest			, , , , , , , , , , , , , , , , , , , ,	100110
7.00 - 7.99%	363.09	601.19	247.05	1,211.33
8.00 - 8.99%	6,804.57	8,167.22	1,531.34	16,503.13
9.00 - 9.99%	19,739.32	18,037,66	2,919,45	40,696.43
10.00 - 10.99%	3,749.38	3,672.98		7,422.36
11.00 - 11.99%	494.40	312.49	46.88	853.77
14.00 - 14.99%	100.00	-		100.00
Accrued Interest and EIR	-	-	-	(235,47)
Total	31,250.76	30,791,54	4,744,72	66,551,55

Term loans from Banks - Secured as at 31 March 2020

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				
8.00 - 8.99%	11,982.87	17,823.68	660,42	30,466.97
9.00 - 9.99%	14,307.24	16,402.19	7,416,00	38.125.43
10.00 - 10.99%	6,925.65	8,702.45	1,085.06	16,713.16
11.00 - 11.99%	840.63	300.00	109.38	1,250.01
Accrued Interest and EIR		-	-	(33.09)
Total	34,056.39	43,228.32	9,270.86	86,522,48

Term loans from Others - Secured as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest				701712
4.00 - 4.99%	119.28	318.08	197.08	634.44
5.00 - 5.99%	650.00	-	-	650.00
6.00 - 6.99%	4,35	11.60	5.30	21.25
8.00 - 8.99%	37.68	54.79	41.01	133.48
9.00 - 9.99%	93.78	250.08	757.55	1,101.41
10.00 - 10.99%	2,767.00	2,824.00	175.00	5,766.00
Accrued Interest and EIR	-	*	-	(0.87)
Total	3,672.09	3,458.55	1,175.94	8,305.71

Term loans from Others - Secured as at 31 March 2020

Maturities	<1 years	1-3 years	> 3 years	TOTAL
Rate of Interest			/	.01110
4.00 - 4.99%	119.28	318.08	356.12	793.48
6.00 - 6.99%	4.35	11.60	11,10	27.05
8.00 - 8.99%	639.72	1,445,73	70.39	2,156.84
9.00 - 9.99%	1,604.00	3,325.08	1,188.60	6,117.68
10,00 - 10.99%	586.74	841.00	-	1,427,74
11.00 - 11.99%	375.00	450.00	-	825.00
Accrued Interest and EIR	*			(1.34)
Total	3,329.09	6,392.49	1,626.21	11.346.45





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

24. Deposits (at amortised cost)

			31-Mar-21	31-Mar-2
Inter Corporate Deposit - from others			96.01	2,168.9
Total			96.01	2,168.9
Subordinated liabilities (at amortised cost)				.,
Unsecured			31-Mar-21	31-Mar-2
Non-convertible subordinated debt			13,925.28	18,816.1
Perpetual debt			1,151.00	1,162.6
Preference share capital			11.47	3630.0
Total			15,087.75	23,608.8
Subordinated liabilities in india			15,087.75	23,608.8
Subordinated liabilities outside india			- 12,007.73	23,000.0
Total			15,087.75	23,608,8
Subordinated Liabilities - 31 March 2021				
Maturities	<1 years	1-3 years	> 3 years	TOTA
Maturities Rate of Interest				
Maturities Rate of Interest 9.00 - 9.99%	-	1-3 years	2,760.00	2,760.0
Maturities Rate of interest 9.00 - 9.99% 10.00 - 10.99%			2,760.00 3,370.23	2,760.0 3,370.2
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99%	-	500.00	2,760.00	2,760.0 3,370.2 4,148.0
Maturities Rate of interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99%		500.00 11.47	2,760.00 3,370.23 3,648.00	2,760.0 3,370.2 4,148.0 11.4
Maturities Rate of interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked)		500.00 11.47 2,685.80	2,760.00 3,370.23	2,760.0 3,370.2 4,148.0 11.4 3,285.8
Maturities Rate of interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99%		500.00 11.47 2,685.30	2,760.00 3,370.23 3,648.00 - 600.00	2,760,0 3,370.2 4,148.6 11.4 3,285.8 1,512.2
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR		500.00 11.47 2,685.80	2,760.00 3,370.23 3,648.00	2,760.0 3,370.2 4,148.0 11.4 3,285.2 1,512.2 15,087.7
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities		500.00 11.47 2,685.30	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23	2,760,0 3,370,2 4,148.0 11,4 3,285.8 1,512,2 15,087.7
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest		500.00 11.47 2,685.80 - 3,197.27	2,760.00 3,370.23 3,648.00 - 600.00	2,760.0 3,370.2 4,148.0 11.4 3,285.0 1,512.7 15,087.7
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities - 31 March 2020 Maturities Rate of Interest 9.00 - 9.99%		500.00 11.47 2,685.80 - 3,197.27	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23	2,760.0 3,370.2 4,148.6 11.4 3,285.8 1,512.2 15,087.7
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99%		500.00 11.47 2,685.80 - 3,197.27	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23	2,760.1 3,370 4,148.6 11.4 3,285.6 1,512.7 15,087.7
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99%		500.00 11.47 2,685.80 - 3,197.27	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23 > 3 years	2,760.0 3,370.7 4,148.6 11.4 3,285.6 1,512.2 15,087.7 TOT/
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99%	<1 years	500.00 11.47 2,685.80 - 3,197.27 1-3 years 2,944.05	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23 > 3 years 3,319.65 3,420.73	2,760.0 3,370.2 4,148.0 11.4 3,285.8 1,512.2
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 14.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 11.00 - 14.99% Various (benchmark linked)	<1 years <1 4,655.06	500.00 11.47 2,685.80 3,197.27 1-3 years 2,944.05	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23 > 3 years 3,319.65 3,420.73 3,648.00	2,760.0 3,370.2 4,148.0 11.4 3,285.8 1,512.2 15,087.7 TOTA
Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99% Various (benchmark linked) Accrued Interest and EIR Total Subordinated Liabilities – 31 March 2020 Maturities Rate of Interest 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 14.00 - 14.99%	<1 years <1 years 4,655.06	1.47 2.685.80 - 3,197.27 1-3 years 2,944.05 - 500.00 300.68	2,760.00 3,370.23 3,648.00 - 600.00 - 10,378.23 > 3 years 3,319.65 3,420.73 3,648.00 310.38	2,760.1 3,370.: 4,148.6 11.4 3,285.5 1,512.: 15,087.: TOT. 6,263.: 3,420.: 8,803.6 611.0





(Currency: Indian rupees in millions)

26. Other financial liabilities (at amortised cost unless otherwise specified)

	31-Mar-21	31-Mar-20
Payable to client (net) ¹	785.20	17,823.52
Payable to exchange / clearing house (net)	42.13	1,292,54
Book overdraft	542.18	44.56
Accrued salaries and benefits	3,575.91	487.35
Provision for short sale at fair value	529.70	1,372.17
Payable to contractors	₹	356.59
Reinsurance payable	220.78	133.06
Deposits from sub-brokers	-	112.18
Rental deposits	75.74	24.02
Retention money payable	15.92	60.71
Unclaimed dividends	8.19	13.00
Security receipts held by outsiders	7,348,17	5,420,15
Derivative liability	2,239.47	2,036.58
Lease liability payable	800.22	2,398.43
Payable on account of securitisation	9,913,20	7,881,56
Financial liability associated to financial assets that are not derecognised	11,084,53	8,446.13
Other liabilities	4,275.83	1,347.99
Total	41,457.17	49,250.54

 $^{^{\}rm 1}$ includes deployed in the form of bank balances and fixed deposits.

27. Provisions

	31-Mar-21	31-Mar-20
Provision for employee benefits and related costs		
Gratuity	176,71	167.66
Compensated absences	67.66	124.31
Others (including interim dividend)	874.18	59.14
Total	1,118.55	351.11

28. Other non-financial liabilities

	31-Mar-21	31-Mar-20
Income received in advance	1,434.41	1,416,43
Statutory dues	1,102.86	1,255.15
Advances from customers	35,64	1,026.04
Proposal deposit from insurance business	273.22	172.25
Others	303.22	340.08
Total	3,149.35	4,209,95





(Currency: Indian rupees in millions)

	As at 31-Mar	-2021	As at 31-Mar-2020	
	No of shares	Amount	No of shares	Amount
Authorised :				
Equity Shares of ₹ 1 each	1,23,00,00,000	1,230.00	1,23,00,00,000	1,230,0
Preference shares of ₹ 5 each	40,00,000	20.00	40,00,000	20.0
	1,23,40,00,000	1,250,00	1,23,40,00,000	1,250.00
Issued, Subscribed and Pald up: Equity Shares of ₹ 1 each Less: Shares held by Edelweiss Employees Incentives and	93,57,98,077	935.80	93,44,09,002	934.41
Welfare Trust (Refer note 1) Less: Shares held by Edelweiss Employees Welfare Trust	(73,01,510)	(7.30)	(73,01,510)	(7.30
(Refer note 1)	(3,75,95,270)	(37.60)	(3,75,95,270)	(37.60
	89,09,01,297	890.90	88,95,12,222	889,5
Reconciliation of number of shares				
(Before deducting treasury shares)	As at 31-Mar-2021		As at 31-Mar-2020	
	No of shares	Amount	No of shares	Amount
Outstanding at the beginning of the year Shares issued during the year:	93,44,09,002	934.41	93,26,69,564	932.6
-Under Employee Stock Options Plans (ESOPs)	13,89,075	1.39	17,39,438	1.74
Outstanding at the end of the year	93,57,98,077	935.80	93,44,09,002	934.4

- 1. Edelwelss Employees' Welfare Trust and Edelwelss Employees' Incentive and Welfare Trust are extension of Edelwelss Financial Services Limited standalone financial statements and have been accordingly carried forward in consolidated financial statements., these trusts are holding 44,896,780 number of equity shares amounting to ₹ 44.90 million (Previous year ₹ 44.90 million). These are deducted from total outstanding equity shares.
- 2. The above two Employee Welfare Trust(s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 20 SEBI (Share Based Employee Benefits) Regulation 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesald equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.

B. Terms/rights attached to equity shares :

The Company has only one class of equity shares having a par value of \$1 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders.

C. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

	As at 31-Mai	As at 31-Mar-2021		As at 31-Mar-2020	
	No of shares	% holding	No of shares	% holding	
Rashesh Shah Venkatchalam Ramaswamy Bih Sa	14,56,01,730	15.56%	14,53,01,730	15.55%	
	5,81,26,560	6.21%	5,80,26,560	5.21%	
	4,82,57,748	5.16%	4,70,07,748	5.03%	
	25,19,86,038	26.93%	25,03,36,038	26.79%	

Note:

The Shareholding of Mr. Rashesh Chandrakant Shah and Mr. Venkatchalam A Ramaswamy in the Promoter and Promoter Group category does not include 300,000 equity shares and 100,000 equity shares purchased by them respectively on 31 March 2020, as the shares were credited to the respective demat accounts post 31 March 2020, as per the settlement cycle.





(Currency: Indian rupees in millions)

30. Other equity

	31-Mar-21	31-Mar-20
Share application money pending allotment	1.70	0.19
Capital reserve	8,456.79	8,258-73
Capital redemption reserve	187.87	273.62
Securities premium account	29,134.23	29.062.49
ESOP/SAR reserve	1,128.28	818.18
Special reserve under section 45-IC of the Reserve Bank of India Act, 1934	6,757.98	7,647.60
Reserve under section 29C of the National Housing Bank Act, 1987	547.80	540.34
General reserve	717.15	826.56
Debenture redemption reserve	6,765.61	8721.51
Impairment reserve	1,829,25	1.577.37
Retained earnings	6,067.68	(1,554,30)
Foreign exchange translation reserve	(17.52)	390.17
Revaluation reserve through other comprehensive income	4,571.09	5.080.89
Equity instruments through other comprehensive income	(1,700.00)	(1,700.00)
Debt instruments through other comprehensive income	432.78	454.26
	64,880.69	60,397.60

30.1 Capital reserve

Capital reserve represents the gains of capital nature which is not freely available for distribution.

30.2 Capital redemption reserve

The Group has recognised capital redemption reserve on buy back of equity share capital.

30.3 Securities premium reserve

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for fimited purposes such as issuance of bonus shares in accordance with the provisions of the Companies Act, 2013.

30.4 Statutory reserve u/s 45-IC of The Reserve Bank of India Act, 1934

Every non-banking financial company shall create a reserve fund and transfer therein a sum not less than twenty per cent of its net profit every year as disclosed in the profit and loss account and before any dividend is declared.

30.5 Statutory reserve u/s 29C of The National Housing Bank Act, 1987

In terms of Section 29C of the National Housing Bank Act, 1987 every housing finance institution which is a company is required to create a reserve fund and transfer therein a sum not less than twenty percent of its net profit every year as disclosed in the profit and loss account before any dividend is declared. Housing Finance Companies (HFCs), are permitted to withdraw from the said reserve fund, the excess amount credited (in excess of the statutory minimum of 20%) in the previous years for any business purposes subject to suitable disclosure in the balance sheet and in the case of HFCs which have transferred only the statutory minimum in the previous years to selectively permit them to withdraw from the reserve fund only for the purpose of provisioning for non-performing assets subject to the conditions that there is no debit balance in the profit and loss account and that the reason for such withdrawal are stated explicitly in the balance sheet

30.6 General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total dividend distribution is less than that old distributable results for that year. Consequent to introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of Companies Act, 2013.

30.7 Debenture redemption reserve

The Companies Act 2013 requires companies that issue debentures to create a debenture redemption reserve from annual profits until such debentures are redeemed. The Company is required to transfer a specified percentage (as provided in the Companies Act, 2013) of the outstanding redeemable debentures to debenture redemption reserve. The amounts credited to the debenture redemption reserve may not be utilised except to redeem debentures. On redemption of debentures, the amount may be transferred from debenture redemption reserve to retained earnings.

30.8 Impairment reserve

RBI notification on Implementation of Indian Accounting Standards, dated 13 March 2020 requires NBFC/ARC subsidiaries within Group are to recognised impairment reserves where impairment allowance under Ind AS 109 is lower than the provisioning required under IRACP (Including standard asset provisioning)

30.9 Retained earnings

Retained earnings comprises of the Company's undistributed earnings after taxes.

30.10 Foreign exchange translation reserve

The exchange differences arising out of year end translation of Group entities having functional currency other than Indian Rupees is debited or credited to this reserve.

30.11 Revaluation Reserve through other comprehensive income

Group has decided to change to revaluation model from cost model of accounting for a class of asset (i.e. flats and building) as at 31st March 2020. Similarly, group entities have also changed their existing model for flats and building to align with the Group policy.

30.12 FVOCI equity investments

The Group has elected to recognise changes in the fair value of certain investments in equity securities in other comprehensive income. These changes are accumulated within the FVOCI equity investments within equity. The Group transfers amounts from this reserve to retained earnings when the relevant equity securities are derecognised

30.13 FVOCI debt investments

The Group recognises changes in the fair value of debt instruments held with business objective of collect and sell in other comprehensive income. These changes are accumulated within the FVOCI debt investments within equity. The Group transfers amounts from this reserve to the statement of profit and loss when the debt instrument is sold.





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(Currency: Indian rupees in millions)

31. Interest income

	Amortised cost	FVTP1.	FVOCI	Tota
Interest on loans	34,478.42		-	34,478.47
Interest income from investments	66.57	1,442.70	1,098.09	2,607.36
Interest on deposits with Banks	2,719.33	-	-	2,719.33
Other Interest Income	538.90		_	538.90
Total	37,803.22	1,442.70	1,098.09	40,344.03

miterate pri deposits mitti pullic	2,717.33	-	-	£2,72,03
Other Interest income	538.90	•	_	538,90
Total	37,803.22	1,442.70	1,098.09	40,344.01
For the year ended 31 March 2020				
	Amortised cost	FVTPL	FVQCI	Total
Interest on loans	50,630.22	-	*	50,630,22
Interest income from investments	415.81	2,656.41	1,387.04	4,459.26
Interest on deposits with Banks	2,933.69		-	2,933,69
Other Interest income	996.29		•	996.29
Total	54,976.01	2,656.41	1,387.04	59,019,46

32. Fee and commission income

	2020-21	2019-20
Income from broking	3,760.65	3,657.09
Advisory and other fees	12,780.74	17,335.89
Total	16,541.39	20,992.98

Below is the disaggregation of the revenue from contracts with customers and its reconciliation to amounts reported in statement of profit and loss:

	2020-21	2019-20
Service transferred at a point in time	6,335.85	7,798.21
Service transferred over time	10,205.54	13,194,77
Total revenue from contract with customers	16,541,39	20,992.98

33. Net gain on fair value changes

	2020-21	2019-20
Net gain /(loss) on financial instruments at fair value through profit or loss		
On trading portfolio		
Investment at FVTPL	7.915.59	(3,464.41)
Derivatives at FVTPL	5,637,64	1,375.09
Others		
Other financial instruments	8,655,75	4,038,90
Total Net gain/(loss) on fair value changes	22,208.98	1,949.58
Fair Value changes:		
Realised gain/(loss)	9,399.36	11.849.68
Unrealised gain/(loss)	12,809.62	(9,900,10)
Total	22,208.98	1,949.58





996.29 59,019.46

34. Other operating revenue

	2020-21	2019-20
Warehousing income	411.42	712.35
Delayed payment charges	81.11	191.99
Income from training centre	12.02	39.49
Rental income	32,59	37,70
Total	537.14	981.53
5. Other income		
Part of the second seco	2020-21	2019-20
Donation Income	299.61	243.41
Interest on income tax refund	184.37	304.73
Profit on sale of subsidiaries (net) (Refer Note 67)	13,992.27	
Miscellaneous income	438.65	345.01
Total	14,914.90	893.15
6. Finance cost (at amortised cost unless otherwise stated)		
	2020-21	2019-20
Interest on deposits	51.55	49.51
Interest on borrowings (other than debt securities)	11,660.20	18,458.16
Interest on debt securities	23,120.49	23,487.45
Interest on debt securities (at fair value through profit or loss)	509.43	2,717.00
Interest on subordinated liabilities	1,963.28	1,863,72
	4 030 44	1,354.55
Other interest expense Total	1,035.38	1.354.55





(Currency: Indian rupees in millions)

37. Employee benefits expense

	2020-21	2019-20
Salaries and wages	15,166.62	12,670.31
Contribution to provident and other funds	619.73	703.04
Expense on employee stock option scheme/stock appreciation rights	333.75	390.79
Staff welfare expenses	39.02	308.87
Total	16,159.12	14,073.01

38. Impairment on financial instruments

	2020-21	2019-20
On loans	11,782.86	26,375.73
On investments	980.14	417.56
On trade receivables	(153.84)	109.36
Total	12,609.16	26,902.65

39. Other expenses

	2020-21	2019-20
Advertisement and business promotion	1,506.55	1,282.49
Auditors' remuneration (Refer note 39(a))	107.58	95,82
Commission and brokerage	1,437.39	1,229.06
Communication	401.89	490.91
Computer software and other expenses	1,142.71	815.47
Commission to non-executive directors	16.00	3.50
Contribution towards corporate social responsibility	477.93	484.28
Dematerialisation charges and stock exchange expenses	159.71	85,78
Directors' sitting fees	12.68	13.38
Insurance	64.24	76.70
Legal and professional fees	3,160.25	1,552.11
Membership and subscription	173.42	172.90
Mutual fund expenses	118.17	123.59
Office expenses	392.18	950.17
Printing and stationery	71,82	123.86
Rates and taxes	1,372,53	1,254.87
Rent and electricity charges	330.61	426.20
Repairs and maintenance - others	72.92	133,35
Security transaction tax	459.68	305.74
Seminar and conference expenses	22.74	193,29
Stamp duty	215.07	234.95
Travelling and conveyance	255.82	823,91
Warehousing charges	193.44	466.50
Selling and distribution expenses	515.15	952.55
Miscellaneous expenses	504.07	350.50
Loss on sale/ write-off of fixed assets (net)	221.61	-
Total	13,406.16	12,641,88

39. (a) Auditors' remuneration

	2020-21	2019-20
As Auditors	106.53	91.46
Towards reimbursement of expenses	1.05	4.36
Total	107.58	95.82







(Currency: Indian rupees in millions)

40. Income tax

The components of income tax expense recognised in profit or loss for the years ended 31 March 2021 and 31 March 2020 are:

Particulars	2020-21	2019-20
Current tax	1,553.13	3,243,47
Adjustment in respect of current income tax of prior years	(1,313.24)	(272.72)
Deferred tax relating to origination and reversal of temporary differences	(2,301.74)	(6,796.28)
Deferred tax relating to unused tax losses and unused tax credits (including write-downs) (net)	978.89	(303.27)
Total tax expense	(1,082.96)	(4,128.80)
Total current tax	239.89	2,970.75

Pursuant to the introduction of Section 115BAA of the Income Tax Act, 1961, in FY 2020-21, 5 (Previous year - 15) subsidiaries Companies in the Group have opted for the reduced tax rate of 25.17% under the said Section. Accordingly these entities have recognised provision for income tax for the year ended March 31, 2021 and March 31, 2020 and have also re-measured their deferred tax asset/ liabilities (net) and derecognised MAT credit (wherever applicable) resulting in tax charge of ₹ 449.99 million (Previous year ₹ 43.76 million)

40.1. Reconciliation of the total tax expense

The tax expense shown in the statement of profit and loss differs from the tax expense that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended 31 March 2021 and 31 March 2020 is, as follows:

Particulars	2020-21	2019-20
Profit / (Loss) before tax	1,462,59	(24,566,52)
Tax rate	25.17%	34.94%
Income tax expense calculated based on above tax rate	368.13	(8,584.52)
Adjustment in respect of income tax of prior years	(1,313.65)	(272.72)
Effect of income not subject to tax	(8,113,46)	(163.20)
Effect of non-deductible expenses	848.92	1,425.31
Impact of certain items being taxed at different rates	(26,09)	(43.76)
Impact of tax rate changes between two accounting periods	263.26	(68.23)
Write-down / reversal of write down of deferred tax assets on unused tax credits and unuse	d tax	(00.25)
losses (net)	(194,24)	873.05
Effect of non-recognition of deferred tax asset on current-period losses	7,570.43	1,344,28
Different tax rates of subsidiaries	(1,206.36)	1,375.56
Others	720.10	(14.57)
Tax expense recognised in profit or loss	(1,082.96)	(4,128.80)







(Currency: Indian rupees in millions)

41. Components of deferred tax

The following table shows deferred tax recorded in the Balance sheet and changes recorded in the income tax expense:

31-Mar-21	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other Recognised comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision for expected credit losses	3,730.83	(1,515.68)		•	1	(1,515.68)	2,215.15
Unused tax losses / credits	5,497.06	3,318.84	1	•	(741.57)	2,577.27	8,074.33
Employee benefits obligations	95.50	43.13	(10.48)		(26.75)	5.90	101.40
ESOP Perquisite	4.01	•	1	ŧ	•	0	4.01
Fair valuation of Financial Assets	19.08	57.873	(0.20)	,	(131.64)	641.89	660.97
Fair valuation of Derivatives	782.22	(27.75)	T	•	•	(27.767)	(15.53)
Property, Plant and Equipment and							
Intangible assets	(2,585.05)	6.94	46.60	(24.39)	169.87	199.02	(2,386.03)
EIR adjustment on borrowings	(622.63)	(202.60)	•	•	1	(202,60)	(1,128,23)
Special Reserve u/s 36(1)(viii)		(0.76)	•	(97.94)	,	(08,70)	(08.70)
Total	6,921.02	1,322.85	35.92	(122.33)	(730.09)	506,35	7,427.37

31-Mar-20	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Provision for expected credit losses	2,885.07	878.63	ŧ	•	(32.87)	845.76	3,730.83
Unused tax losses / credits	2,528.16	3,027.39	-	-	(58.49)	2,968.90	5,497.06
Employee benefits obligations	91.81	0.65	3.02	-	0.02	3.69	95.50
ESOP Perquisite	4.80	(62'0)	-	•	•	(0.79)	4.01
Fair valuation of Financial Assets	(2,463.96)	2,421.58	(0.10)	61.52	0.04	2,483.04	19.08
Fair valuation of Derivatives	(19.32)	801.54	-	•	1	801.54	782.22
Property, Plant and Equipment and							
Intangible assets	(67.09)	6.88	(2,534.83)	9.62	0.37	(2,517.96)	(2,585.05)
EIR adjustment on borrowings	(586.30)	(86.33)	-		-	(36.33)	(622.63)
Total	2,373.17	55'660'2	(2,531.91)	71.14	(60.93)	4,547.85	6,921.02

Recognition of deferred taxes are evaluated by Board in respective board meetings of Group companies.

72. Deferred tax liabilities on undistributed profit:

The Group has not created deferred tax liability on the undistributed earnings in the subsidiary companies in the consolidated financial statements considering its ability to control the timing of the reversal of temporary differences associated with such undistributed earnings and its probable that such difference will not reverse in the foreseeable future.



41.1. Deductible temporary differences, unused tax losses and unused tax credits on which deferred tax asset is not recognised in balance sheet

	Deductible te	Deductible temporary differences				Unused tax losses	565			Unused	Unused tax credits
Financial Year to which the loss	Amount	Expiry year-financial	Unabsorbe	Unabsorbed depreciation	Unabsorbe	Unabsorbed long term capital losses	Unabsorbed	Unabsorbed business losses	Total	Ma	Mat Credit
related to		уеэг	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Explry year-financial year	Amount	Amount	Expiry year- financial year
FY 2020-21	4,487.92	Not applicable	64.49	No expiry	3,821.98	FY 2028-29	17,088,74	FY 2028-29	20,975.21	r	-
FY 2020-21	•	•	1	ŧ	•	•	21.73	FY 2025-26	21.73	•	1
FY 2019-20	1,773.80	Not applicable	37.45	No expiry	•	i	80'905'8	FY 2027-28	8,543,53	•	=
FY 2019-20	•	•	•	4	,	•	10.08	FY 2024-25	10.08	,	
FY 2018-19	55.32	Not applicable	52.85	No expiry	•	•	3,405.07	FY 2026-27	3,457.92		
FY 2018-19	•	-	•	1	-	•	13.68	FY 2023-24	13.68	-	
FY 2018-19	•	•	1	-	•	•	387.50	No expiry	387.50	1	
FY 2017-18	84.56	Not applicable	20.01	No expiry	•	-	2,922.43	FY 2025-26	2,942.44	r	
FY 2017-18	•	•	•	-	٠	•	667.80	No expiry	667.80		
FY 2016-17	•	1	1.66	No expiry	•	•	2,388.56	FY 2024-25	2,390.22	1	r
FY 2016-17	,	-	r	ŧ	•	1	73.44	FY 2021-22	73.44	-	F
FY 2015-16	'	•	0.87	No expiry	,	•	1,686.29	FY 2023-24	1,687.16	t	•
FY 2014-15	,		•	•	•	-	604.13	FY 2022-23	604.13	•	•
FY 2013-14	1	•	•	•	•	•	620:29	FY 2021-22	62029		•
Total	6,401.60		177.33		3,821.98		38,426.12		42,425.43	-	

Expiry year financial Purabsorbed Langue Lem (Participation) Unabsorbed Langue Lem (Participation) Amount (Participation) Expiry year financial (Participation) Amount (Participation)	Unabsorbed business losses Total Amount Expiry vear-financial Amount 5,277.76 FY 2024-25 5,4 30.08 FY 2024-25 3,5 36.6.05 FY 2024-25 3,5 36.3.01 FY 2024-25 3,5 2,758.01 FY 2024-24 2,7 2,758.01 FY 2024-25 2,7 2,738.01 FY 2024-25 2,7 2,758.01 FY 2024-25 2,7 2,738.01 FY 2024-25 2,7 2,738.01 FY 2024-25 2,7 2,738.01 FY 2024-25 2,7 2,63.19 FY 2024-25 2,2 1,807.30 FY 2021-22 2,4 2,89.21 FY 2022-24 1,R 2,89.22 FY 2022-23 6 664.33 FY 2022-23 6 664.37 FY 2022-23 6 664.87 FY 2020-23 6 664.87 FY 2020-23 6 664.87 FY 2020-23 6
Amount Expiry year- financial year Amount financial year Expiry year- financial year Amount year Expiry year- financial year Expiry year- financial year Amount year Expiry year- financial year- financ	Expiry year financial Amount year financial Amount year
203 57 No expiry - 5,277.76 FY 2024-25 5,481.33 - - - - - 10.08 FY 2024-25 10.08 - - - - 10.08 FY 2026-27 3,573.59 - - - - - 13.66 FY 2026-27 3,573.59 - - - - - - 13.68 FY 2026-27 3,573.59 - - - - - - - 13.68 FY 2026-27 3,573.59 - -	FY 2026-27 5,277.76 FY 2027-28 5,4
- 52.57 No expiry 204.97 FY 2026-27 3,516.05 FY 2024-25 10.08 - - - - - - - 3,616.05 FY 2024-25 3,573.59 - - - - - - - 366.31 NO -	FY 2026-27 3,316.05 FY 2024-25 3,5 Se6.31 No Expiry 3 13.68 FY 2023-26 2,7 13.68 FY 2023-26 2,7 2,433.31 FY 2023-26 2,7 2,433.31 FY 2024-25 2,4 1,807.30 FY 2021-22 2,7 1,807.30 FY 2022-34 1,5 1,807.30 FY 2022-34 2,6 1,807.30 FY 2022-24 2,
52,257 No expiry 204,97 FY 2026-27 3,515.69 - - - - - - 366.31 No Expiry 365.31 - - - - - - - 13.68 FY 2023-24 365.31 - - - - - - - - 13.68 -	FY 2026-27 3,316.05 FY 2026-27 3,5 566.31 No Expiry 366.31 PY 2023-24 13.68 FY 2023-24 2,7 -
- -	. 366.31 NO Expiry 3 13.68 FY 2023-24 . 2,738.01 FY 2023-26 . 2,443.31 FY 2024-35 . 2,643.31 FY 2024-35 . 2,65.19 FY 2021-22 2,138.31 FY 2024-35 . 1,38.31 FY 2024-35 . 1,38.31 FY 2023-24 . 1,38.31 FY 2023-24 . 6,649.37 FY 2021-22 . 6,649.37 FY 2021-23 . 6,649.37 FY 2020-21 . 6,649.37 FY 2020-21 . 6,649.37 FY 2020-21 . 19,751.27
- - - - - 13.68 FY 2023-24 13.68 - - - 20.01 No expiry - - 2,788.01 FY 2024-25 2,788.02 - - - 4.73 No expiry - - 2,438.31 FY 2024-25 2,448.04 - - - - - - 2,05.19 FY 2024-22 2,448.04 - - - - - - 2,05.19 FY 2021-22 2,05.19 - - - - - - 1,807.30 FY 2021-22 2,05.19 - - - - - - - 1,807.30 FY 2020-24 1,812.45 -	. 13.68 FY 2023-24 . 2.788.01 FY 2023-26 . 7731.26 NO Explry . 2443.31 FY 2023-25 . 2053.19 FY 2021-22 . 1987.30 FY 2021-22 . 1987.30 FY 2023-24 . 248.92 FY 2023-24 . 650.59 FY 2022-23 . 650.59 FY 2022-23 . 650.59 FY 2022-23 . 649.87 FY 2020-21 . 649.87 FY 2020-21 . 649.87 FY 2020-21
20.01 No expiry - 2,758.01 FY 2025-26 2,778.02 - - - 4,73 No expiry - - - 731.26 - - - - 4,73 No expiry - - 2,443.31 FY 2024-25 2,548.04 - - - - - - - 2,443.31 FY 2021-22 2,051.9 - - - - - - - 1,98.81 No Expiry -<	2,758,01 FY 2025-26 2, - 731,15 No Expiry - 2,443,31 FY 2024-25 7, - 2,05,19 FY 2024-22 7, - 1,807,30 FY 2024-22 7, - 1,807,30 FY 2023-24 1, - 6,04,3 FY 2023-23 6, - 6,05,9 FY 2022-23 6, - 6,05,9 FY 2020-21 6, - 6,05,9 FY 2020-21 6, - 6,05,05 FY 2020-21 6, - 6,05,05 FY 2020-21 6, - 6,05,05 FY 2020-21 7, - 1,9,251,27 FY 2020-21 19,
4.73 No expiry 731.26 No Expiry 731.26 - - 4.73 No expiry - 2.443.31 FY 2024-25 2.448.04 - - - - - 2.05.19 FY 2021-22 2.05.19 - - - - - 1.807.30 FY 2021-22 205.19 - - - - - 1.807.30 FY 2023-24 1.812.45 - - - - - - 2.489.23 FY 2023-24 1.812.45 - - - - - 2.489.23 FY 2023-23 605.92 - - - - - 6.60.43 FY 2021-22 6.50.59 - - - - - 6.49.87 FY 2020-21 6.49.87 - - - - - - 6.49.87 FY 2020-21 6.49.87 - - - - - -<	- 2443.31 FY 2024-25 2 2443.31 FY 2024-25 2 205.19 FY 2024-22 2 138.81 NG Expiry - 1,807.30 FY 2023-24 1, - 218.92 FY 2023-24 1, - 669.13 FY 2023-23 6.04.13 FY 2022-23 6.05.59 FY 2020-21 649.87 FY 2020-21 19.
4.73 No expiry 2,443.31 FY 2024-25 2,448.04 - - - - 205.19 FY 2021-22 205.19 - - 5.15 No expiry - - 198.81 No Expiry - - 1.79 No expiry - - 1,807.3 FY 2023-24 1,812.45 - 1.79 No expiry - - 218.92 FY 2023-21 665.92 - - - - 604.13 FY 2021-22 665.59 - - - - - 649.87 FY 2020-21 649.87 - - - - - - 649.87 FY 2020-21 649.87 - - - - - - 649.87 FY 2020-21 649.87 - - - - - - - 649.87 FY 2020-21 649.87 - - - - -<	2,443.31 FY 2024-25 2 - 205.19 FY 2021-22 2 - 198.01 No Expiry 1.0 Expiry 1
- - - 205.19 FY 2021-22 205.19 - - - - - - 198.81 No Explry 198.81 - - - - - - 1,807.34 1,813.81 - - - - - - 1,807.34 1,813.82 - - - - - - 218.92 FY 2020-23 605.92 - - - - - 6604.13 FY 2020-23 605.92 - - - - - 649.87 FY 2020-23 669.59 - - - - - 649.87 FY 2020-21 669.59 - - - - - 649.87 FY 2020-21 669.59 - - - - - - - - - - - - - - - -	. 205.19 FY 2021-22 198.81 No Expiry 1987.30 FY 2023-24 1. 19.218.92 FY 2023-23 19.218.92 FY 2022-23 19.251.27 19.
5.15 No expiry - - 198.81 No Expiry 198.81 - <th< td=""><td>- 198.81 No Expiry - 1,807.30 FY 2023-24 1 - 2,1807.30 FY 2023-23 - 604.13 FY 2022-23 - 650.59 FY 2021-22 - 649.87 FY 2020-21 - 19,251.27 19</td></th<>	- 198.81 No Expiry - 1,807.30 FY 2023-24 1 - 2,1807.30 FY 2023-23 - 604.13 FY 2022-23 - 650.59 FY 2021-22 - 649.87 FY 2020-21 - 19,251.27 19
5.15 No expiry - 1,807.30 FY 2023-24 1,812.45 - - - - 218.92 FY 2020-21 218.92 - - 1.79 No expiry - - 604.13 FY 2022-23 605.92 - - - - 650.59 FY 2022-22 655.59 - - - - - 649.87 FY 2020-21 649.87 - - - - - 449.87 FY 2020-21 649.87 - - - - - 19,251.27 19,744.06 - -	- 1,807.30 FY 2023-24 1 - 218.92 FY 2020-21 - 607.13 FY 2022-23 650.59 FY 2021-22 - 649.87 FY 2020-21 - 19,251.27 19
- - - - 218.92 FY 2020-21 218.92 - - 1.79 No expiry - - 604.13 FY 2022-23 605.92 - - - - - 650.59 FY 2021-22 650.59 - - - - - 649.87 FY 2021-22 649.87 - - - - - - 649.87 FY 2020-21 649.87 - - - - - - - - - - - - <t< td=""><td>- 218.92 FY 2020-21 - 604.13 FY 2022-23 - 650.59 FY 2021-22 - 649.87 FY 2020-21 - 19,251.27 19</td></t<>	- 218.92 FY 2020-21 - 604.13 FY 2022-23 - 650.59 FY 2021-22 - 649.87 FY 2020-21 - 19,251.27 19
1.79 No expiry - 604.13 FY 2022-23 605.92 - - - - - - 650.59 - - - - - - - 650.59 - - - - - - - 650.59 - - - - - - - 649.87 FY 2020-21 649.87 - - - - - - - - - - - - - - - - - - -<	- 604.13 FY 2022-23 ES0.59 FY 2021-22 E49.87 FY 2020-21 E49.87 FY 2020-21 E49.251.27 19,
650.59 FY 2021-22 650.59 - 649.87 - 649.87 - 649.87 - 19,251.27 19,744.06 - 19,744	- 650.59 FY 2021-22 - 649.87 FY 2020-21 19,251.27 19
649.87 FY 2020-21 649.87	- 649.87 FY 2020-21 19,251.27 19
204.97 19,251.27 19,744.06 -	19,251.27
204.97 19,251.27 19,744.06 -	19,251.27

(Currency: Indian rupees in millions)

42. Earnings per share (EPS)

In accordance with Indian Accounting Standard 33 – "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2015, the computation of earnings per share is set out below:

	2020-21	2019-20
Profit /(loss) for the year attributable to owners of the parent	2,653.36	(20,452.45)
Weighted average number of equity shares for calculating basic EPS	88,99,51,721	88,87,13,129
Number of dilutive potential equity shares	37,99,386	55,75,693
Weighted average number of equity shares for calculating diluted EPS	89,37,51,107	89,42,88,822
Earnings per share (EPS) (Face value ₹ 1 each)		
Basic earnings share (in ₹)	2.98	(23.01)
Dilutive earning per share (in ₹)*	2,97	(23.01)

^{*}For Financial year 2019-20 Impact of potential equity shares are anti-dilutive, hence restricted to Basic earning per share.





(Currency: Indian rupees in millions)

43. Segment information

The Group has made its consolidated segment reporting to meaningfully represent its business lines Agency, Capital business, Asset reconstruction business, Insurance & Treasury business. Agency includes broking, advisory, product distribution and other fee based businesses; Capital Based represents lending business; Asset reconstruction business represents purchase and resolution of distress assets; Insurance business represents life insurance business and general insurance business. Treasury business represents income from trading and investment activities.

Since the business operations of the Group are primarily concentrated in India, the Group is considered to operate only in the domestic segment.

Segment information	Particulars	Year E	inded
		31-Mar-21	31-Mar-20
1 Segment revenue (Total income) ²			
	Agency	13,365.90	11,268.50
	Capital based	48,048.30	44,652.00
	Insurance business	20,709.50	12,462.50
	Asset reconstruction business	17,063.70	18,207.10
	Treasury	8,807.90	8,839.70
	Unallocated	486.85	596.49
	Total income	1,08,482.15	96,026.29
2 Segment results (Profit/(loss) before tax)			
	Agency	1,721.50	2,560.00
	Capital based	(3,490.10)	(27,901.00)
	Insurance business	(2,977.70)	(3,670.10)
	Asset reconstruction business	2,250.10	3,349.30
	Treasury	4,156.70	1,161.60
	Unallocated	(204.26)	(66.32)
	Total profit/(loss) before tax	1,456.24	(24,566.52)
		As at	
		31-Mar-21	31-Mar-20
3 Segment assets			
	Agency	7,326.60	45,287.70
	Capital based	2,90,082.00	3,39,434.90
	Insurance business	56,489.30	43,953.70
	Asset reconstruction business	60,665.00	65,949.10
	Treasury	27,238.50	32,773.60
	Unallocated	17,948.73	15,404.21
	Total assets	4,59,750.13	5,42,803.21
4 Segment liabilities			
	Agency	3,277.20	38,883.00
	Capital based	2,68,802.00	3,28,181.60
	Insurance business	49,937.90	35,212.60
	Asset reconstruction business	39,516.70	46,505.40
	Treasury	18,916.00	18,592.20
	Unailocated	2,530.38	3,357.64
	Total liabilities	3,82,980.18	4,70,732.44

^{1.} Non-cash expenditure aggregated to $\stackrel{?}{\sim}$ 30,370.25 million for the year ended 31 March 2021 (Previous Year $\stackrel{?}{\sim}$ 42,295.45 million)

F 345

^{2.} Segment revenue includes share in profit/(loss) in associates.





(Currency: Indian rupees in millions)

44. Transfer of Financials Asset

The following tables provide a summary of financial assets that have been transferred in such a way that part or all of the transferred financial assets do not qualify for derecognition, together with the associated liabilities

	2020-21	2019-20
Securitisations		
Carrying amount of transferred assets measured at amortised cost (Held as		***************************************
collateral)	9,136.85	7,701.95
Carrying amount of associated liabilities		
(Debt securities - measured at amortised cost)	8,495.41	7,426.86
Fair value of assets	8,972.13	7,918.57
Fair value of associated liabilities	8,509.85	7,566.82
Net position at fair value	462.28	351.75





(Currency: Indian rupees in millions)

45. Unconsolidated structured entities

The Group has exposure to certain unconsolidated structured entities being securitisation trusts, alternative investment funds and similar funds. The Group is involved in setting up of these structured entities and generally, acts as the investment manager. However, the Group can be removed by certain specified majority of the investors. Further, the Group does not have significant exposure to variability of returns and its remuneration is commensurate to the services provided. Therefore, these structured entities are not consolidated by the Group.

The following tables show the carrying amount of the Group's recorded interest in its consolidated balance sheet as well as the maximum exposure to risk (as defined in below) due to these exposures in the unconsolidated structured entities:

Particulars		31-Mar-2	1	
	Securitisation trusts	Alternative Investment Funds	Total	Maximum exposure ¹
Loans	923.29	-	923.29	923,29
Trade Receivables	4,386.02	96.46	4,482.48	4,482,48
Investments at fair value through profit or loss	47,730.65	4,386.46	52,117,11	52,117,11
Total Assets	53,039.96	4,482.92	57,522.88	57,522.88
Off-balance sheet exposure	-	2,379,10	2,379.10	2,379,10
Size of the structured entity ¹	4,06,080.17	3,52,502,15	7,58,582,32	-
Income from the structured entity	5,939.40	1,932.18	7,871.58	-
Darticulare		24.34		

	31-Mar-2	20	
Securitisation trusts	Alternative	Total	Maximum exposure ¹
895.61	-	895.61	895.61
5,404.33	344.61	5,748.94	5,748.94
40,098.56	856.68	40,955.24	40,955.24
46,398.50	1,201.29	47,599.79	47,599.79
-	3,163.97	3,163,97	3,163.97
4,10,401.57	2,50,903.97	6,61,305.54	-
9,686.31	1,520.82	11,207.13	-
	895.61 5,404.33 40,098.56 46,398.50 - 4,10,401.57	Securitisation trusts Alternative 895.61 - 5,404.33 344.61 40,098.56 856.68 46,398.50 1,201.29 - 3,163.97 4,10,401.57 2,50,903.97	895.61 - 895.61 5,404.33 344.61 5,748.94 40,098.56 856.68 40,955.24 46,398.50 1,201.29 47,599.79 - 3,163.97 3,163.97 4,10.401.57 2,50,903.97 6,61,305.54

¹ In the above table, the size of the structured entity refers to the corpus in case of securitisation trusts and to the assets under management in case of alternative investment funds. For loans, trade receivables and investments in structured entities, the carrying value reflects the Group's maximum exposure to loss.





(Currency: Indian rupees in millions)

46. Disclosure of interest in other entities:

1. Details of non wholly subsidiaries that have material non-controlling interests.

Name of subsidiary	Place of incorporation and principal place of business	Proportion of ownership intersts held by non- controlling intersts	Profit(loss) allocated to n intersts	on-controlling
		***************************************	31-Mar-21	31-Mar-20
Edelweiss Asset Reconstruction Company Limited Edelweiss Tokio life insurance Company Limited	India India	40.1 6 % 49.00%	745.50 (1,013.02)	1,211.01 (1,337.76)

Summarised financial information in respect of each of the Group's subsidiaries that have material non-controlling interests is set out below. The summarised financial information below represents amounts before intra-group eliminations.

Edelweiss Asset Reconstruction Company Limited	As at	As at
	31-Mar-2021	31-Mar-2020
Financial assets	58,950.25	65,178.66
Non-financial assets	377.45	285.99
Financial liabilities	36,285,22	43,920,19
Non-financial liabilities	822.62	1,180.39
Equity attributable to owners of the company	15,516.48	14,222.26
Non-controlling interest	6,703.38	6,141.80

	For the year ended 31 f	or the year ended 31
	March 2021	March 2020
Revenue from operations	8.673.60	11.653.16
Total income	8.673,82	11,660,45
Total expenses	6,221,57	8,174.38
Profit / (loss) before tax	2,452.25	3,486.07
Tax expense	595.93	470.61
Profit / (loss) for the year	1,856.32	3,015.46
Total comprehensive income / (loss)	1,855.79	3,014.74
Profit / (loss) for the year attributable to owners of the parent	1,110.82	1,804.45
Profit / (loss) for the year attributable non-controlling interests	745.50	1,211.01
Cash flows (used) / generated from operating activities	7,971.82	8.411.13
Cash flows (used) / generated from investing activities	3,272.35	8,656,56
Cash flows (used) / generated from financial activities	(13,034,00)	(10,975,85)
Net cash inflow/(outflow)	(1,789.83)	6,091.84

delweiss Tokio life insurance Company Limited	As at	As at
	31-Mar-2021	31-Mar-2020
Financial assets	47,243.94	35,366.05
Non-financial assets	4,967.63	5,079.39
Financial liabilities	3,842.89	3,162.42
Non-financial liabilities	43,008.23	29,794.61
Equity attributable to owners of the company	2,733.83	3,819.09
Non-controlling interest	2,626.62	3,669.32

	For the year ended 31 & March 2021	For the year ended 31 March 2020
Revenue from operations	18,635.59	11,865,28
Total income	18,663.14	11,881,84
Total expenses	20,730.52	14,611,96
Profit / (loss) before tax	(2,067,38)	(2,730.12)
Tax expense	(2,007.38)	(2,730.12)
Profit / (loss) for the year	(2,067.38)	(0.770.41)
Total comprehensive income / (loss)	(2,127.95)	(2,730.12)
Profit / (loss) for the year attributable to owners of the parent	* -	(1,737.31)
Profit / (loss) for the year attributable non-controlling interests	(1,054.36)	(1,392.35)
The state of the s	(1,013.02)	(1,337.76)
Cash flows (used) / generated from operating activities	4,871.00	2,195.00
Cash flows (used) / generated from investing activities	(4,944.00)	(1,921.00)
Cash flows (used) / generated from financial activities	(116,00)	, , , ,
Net cash inflow/(outflow)	, ,	(122,00)
rect cash millowy (outriow)	(189.00)	157





46. Disclosure of interest in other entities (continued):

2. Details of associate

Edelwelss Securities Limited (wef 27 March 2021) - Refer Note 67	As at
(Control of the cont	31-Mar-2021
Financial assets	70,180.71
Non-financial assets	2,672.95
Financial liabilities	56,149.71
Non-financial liabilities	1,076.60
Total equity	15,627.35
	For the year ended 33
	March 2021
Revenue from operations	12,901.13
Total income	12,984.00
Total expenses	11,315.77
Profit / (loss) before tax	1,668.29
Other exceptional items	(5,912.77)
Profit / (loss) before tax and after exceptional items	(4,244.48
Tax expense	583.56
Profit / (loss) for the year	(4,828.04)
Total comprehensive income / (loss)	(4,679.03)
Share in profit / (loss) of associates	(6.35)
Share in profit / (loss) of associates in other comprehensive income	1.85
Cash flows (used) / generated from operating activities	(9,896.95)
Cash flows (used) / generated from investing activities	(931.95) (931.95)
Cash flows (used) / generated from financial activities	7,335,93
Net cash inflow/(outflow)	(3,492.98





(Currency: Indian rupees in millions)

47. Retirement benefit plan

A) Defined contribution plan (Provident fund and National Pension Scheme):

Amount of ₹ 474.00 million (Previous year: ₹ 572.45 million) is recognised as expenses and included in "Employee benefit expense" in the statement of profit and loss

B) Defined benefit plan (Gratuity):

The following tables summarise the components of the net benefit expenses recognised in the statement of profit and loss and the funded and unfunded status and amount recognised in the balance sheet for the gratuity benefit plan.

Statement of profit and loss

Expenses recognised in the Statement of Profit and Loss:			
	2020-21	2019-20	
Current service cost	124,82	125.54	
Interest on defined benefit obligation	10.09	10.36	
Past service cost	2.28	2.40	

Total included in 'Employee benefits expense'	137.13	130.41
Exchange rate adjustment	(0.06)	0.17
Effect of Curtailment	•	(8.06)
Past service cost	2.28	2.40
interest on defined benefit obligation	10.09	10.36

Movement in Other Comprehensive Income:		
	2020-21	2019-20
Balance at start of year (Loss)/ Gain		
Re-measurements on define benefit obligation (DBO)	(74.75)	(26.58)
a. Actuarial (Loss)/ Gain from changes in financial assumptions	(14.80)	(45.80)
b. Actuarial (Loss)/ Gain from experience over the past year	(6.74)	34.66
Return on plan assets excluding amount included in net interest on the net	• •	
defined benefit liability/ (asset)	90.00	(31.32)
Effect of acquisition/ (divestiture)	9.93	(02.02)
Changes in the effect of limiting a net defined benefit arent to the accept calling		

Balance at end of year (Loss)/ Gain	(31.48)	(74.75)
(asset)	• •	, ,
excluding amount included in net interest on the net defined benefit liability/	(35.12)	(4.71)
Changes in the effect of limiting a net defined benefit asset to the asset ceiling		
Effect of acquisition/ (divestiture)	9.93	
defined benefit liability/ (asset)	90.00	(31.32)
Return on plan assets excluding amount included in net interest on the net		

Balance sheet Reconciliation of defined benefit obligation (DBO):

Fair value of plan assets at the end of the year

	2020-21	2019-20
Present value of DBO at the beginning of the year	729.60	625.53
Acquisition/ (Divestiture)	(337.04)	(8.06)
Interest cost	41.85	42.92
Current service cost	124.82	125.54
Benefits paid	(94.32)	(71.04)
Past service cost	2.28	2.40
Actuarial (gain)/loss	21.54	12.14
Exchange Rate Adjustment	(0.06)	0.17
Present value of DBO at the end of the year	488.67	729.60

Reconciliation of fair value of plan assets:		
	2020-21	2019-20
Fair value of plan assets at the beginning of the year	573,50	506.53
Contributions by Employer	93.49	136.34
Benefits paid	(94.32)	(71.04)
Interest income	32.42	32.99
Acquisition/ (Divestiture)/Curtailment	(260.31)	
Return on plan asset excluding amount included in net interest on the net defined benefit liability/ (asset)	90.00	(31.32)





573.50

434.78



47. Retirement benefit plan (Continued)

B) Defined benefit plan (Gratuity) (Continued):

	2021	2020	2019	2018	2017
Present value of DBO	(488.67)	(729,60)	(625.53)	(487.60)	(380.66)
Fair value of plan assets at the end of the		••	,	(,,	1000,00
year	434,78	573.50	506.53	348,42	290.19
Net Liability	(53.89)	(156.10)	(119.00)	(139.18)	(90.47)
Less: Effect of limiting net assets to asset				(200,20)	(50.77)
ceiling	(47.36)	(11.56)	(6.45)	(5.96)	(1.40)
Liability recognised in the balance sheet	(101.25)	(167.66)	(125.45)	(145.14)	(91.87)
Experience adjustments:					
	2021	2020	2019	2018	2017
On plan llabilities: loss / (gain)	6.74	(34.66)	18.12	(13.07)	(11.37)
On plan assets: gain / (loss)	***************************************				15.53
Estimated contribution for next year					1.00
Salary escalation Employees attrition rate Mortality Rate Percentage Break-down of Total Plan Assets Investment Funds with Insurance Company and	Cook	IALM :	5% 7% 25% 2012-14 (Ultimate) 2020-21	JALI	5.50%-5.90% 7.00% 13% - 60% M 2012-14 (Ultimate) 2019-20
Cash and cash equivalents	Casn		98%		100%
Total			2% 100%		0% 100%
Sensitivity Analysis for 2021:					2007
Assumptions		Discou	nt rate	Future salary	increases
Sensitivity Level		1.00% increase	1.00% decrease	1.00% increase	1.00% decrease
Impact on defined benefit obligation		(29.55)	31.78	30,84	(29.26)
Sensitivity Analysis for 2020:					
Assumptions		Discou	nt rate	Future salary	increases
Sensitivity Level		1.00% increase	1.00% decrease	1.00% increase	1.00% decrease
Impact on defined benefit obligation		(34,39)	37.38	36.57	(34 31)





48. Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled. With regard to loans and advances to customers, the Group uses the same basis of expected repayment behaviour as used for estimating the EiR. Issued debt reflect the contractual coupon amortisations.

	As	at 31-Mar-2021				
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total
ASSETS						
Financial assets						
(a) Cash and cash equivalents (b) Bank balances other than cash and cash	38,985.15	•	38,985.15	49,425.19	-	49,425.1
equivalents	5,659.64	2,957.27	8,616.91	32,910,90	3,759,99	36,670,8
(c) Derivative financial instruments (d) Stock in trade (securities held for trading)	2,902.03	-	2,902.03	5,223.80	98.07	5,321.8
	15,727.80	18.96	15,746.76	17,458.07	_	17,458.0
(e) Trade Receivables	3,679.35	1,381.14	5,060.49	9,886.37	3,166,01	13,052,3
(f) Loans	SS,199. 9 9	1,63,905.47	2,19,105.46	79,525.99	2,04,080.80	2,83,606.7
(g) Investments	34,977.31	79,785.71	1,14,763.02	12,029.33	70,636.69	82,666.0
(b) Other financial assets	11,423,86	1,204.21	12,628.07	7.082.78	1,219,55	8,302.3
Total financial assets (A)	1,68,555.13	2,49,252.76	4,17,807.89	2,13,542.43	2,82,961,11	4,96,503.5
Non-financial assets						
(a) Inventories	-	-	-	436,09		436.0
(b) Reinsurance assets		3,393.36	3,393.36		2,944.42	2,944.4
(c) Current tax assets (net)	1,221.48	5,996.66	7,218.14	870.13	4,969.65	5,839.7
(d) Deferred tax assets (net)	7.46	9,577.53	9,584.99	-	9,564.75	9,564.7
(e) Investment property	-	3,394.63	3,394.63	-	4,457.27	4,457.2
(f) Property, Plant and Equipment	0.09	12,281.18	12,281.27	128.98	14,883.60	15.012.5
(g) Capital work in progress	7.93	-	7.93	-	111.56	111.5
(h) Intangible assets under development	1.32	122.85	124.17		320.79	320.7
(i) Goodwill	-	663.35	663.35		1,723,41	1,723.4
(j) Other Intangible assets	-	1,467.74	1,467.74	-	2,255,79	2,255.7
(k) Other non-financial assets	1,719.00	2,087.66	3,805.66	1,559.52	2,073.71	3,633.2
Total non-financial assets (B)	2,957.28	38,984.96	41,942.24	2,994.72	43,304.95	46,299.6
TOTAL ASSETS (C = A+B)	1,71,512.41	2,88,237.72	4,59,750.13	2,16,537.15	3,26,266.06	5,42,803.2

	As at 31-Mar-2021		As at 31-Mar-2020			
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total
LIABILITIES						
Financial liabilities						
(a) Derivative financial instruments	1,620.56	224.95	1.845.51	3,786.06	26.42	3,812.48
(b) Trade Payables	4,605,05	289.73	4,894,78	12,833,60	20.72	12,833.60
(c) Insurance claims payable	194,41		194.41	74,52	_	74.53
(d) Debt securities	55,292,93	1,19,565.61	1,74,858.54	44,038.91	1,63,546.15	2,07,585,06
(e) Borrowings (other than debt securities)			.,.,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1,05,540.15	2,07,363.00
	54,383.78	39,934.41	94,318.19	72,727.10	60,483,45	1,33,210.55
(f) Deposits	96.01	-	96.01	2.168.97	-	2,168.97
(g) Subordinated Liabilities		15,087.75	15,087,75	4,655,06	18.953.75	23.608.81
(h) Other financial liabilities	10,406.75	31,050.42	41,457.17	25.860.84	23,389,70	49,250,54
Total financial liabilities (D)	1,26,599.49	2,06,152.87	3,32,752.36	1,66,145.06	2,66,399.47	4,32,544.5
Non-financial liabilities						
(a) Current tax liabilities (net)	237.28	15.72	253.00	626.28	280.02	906.30
(b) Provisions	975.43	143.12	1.118.55	104.94	245.17	351.11
(c) Provision for policyholders' liabilities	-	43.549.30	43.549.30	201134	30,076,82	30.076.82
(d) Deferred tax liabilities (net)	0.38	2.157.24	2,157.62	_	2.643.73	2,643.73
(e) Other non-financial liabilities	3,135.67	13.68	3.149.35	4.169.82	40.13	4,209.99
Total non-financial liabilities (E)	4,348.76	45,879.06	50,227.82	4,901.04	33,286.87	38,187.91
TOTAL LIABILITIES (F = D+E)	1,30,948.25	2,52,031.93	3,82,980.18	1,71,046.10	2,99,686.34	4,70,732.44
NET TOTAL ASSETS / (LIABILITIES) (C-F)	40.534.46	25.225.74				
HEL TOTAL ASSETS / (LIABILITIES) (C-F)	40,564.16	36,205.79	76,769.95	45,491.05	26,579.72	72,070.7





49. Changes in liabilities arising from financing activities

Particulars	01-Apr-20	Cash flows	Changes in fair values	Exchange difference	Others**	31-Mar-21
Borrowings*	3,66,573.39	(89,797.69)) -	-	7,584,79	2,84,360.49
Total liabilities from financing activities	3,66,573.39	(89,797.69)	<u>-</u>	-	7,584.79	2,84,360.49
Particulars	01-Apr-19	Cash flows	Changes in fair values	Exchange difference	Others**	
Particulars Borrowings* Total liabilities from financing activities	01-Apr-19 4,61,477.33	Cash flows (1,04,025.90)		Exchange difference	Others** 9,121,96	31-Mar-20 3,66,573,39





^{*} Comprises of Debt securities, Deposits, Subordinated Liabilities and other borrowings.

** Refers to interest expense for the year incurred by entities other than non-banking financial companies in the group.

(Currency: Indian rupees in millions)

- 50. Contingent liabilities, commitments and leasing arrangements:
- 50.1 Contingent liabilities and commitments
 - o Taxation matters in respect of which appeal is pending ₹ 1,174.52 million (Previous year: ₹ 1,488.26 million).
 - Litigation pending against Group amounts to ₹195.61 million (Previous year: ₹194.78 million).
 Claims not acknowledged as debt ₹2.54 million (Previous year: ₹91.99 million).

The Group has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The Group has filed appeal/s and is defending its position. Based on the favourable outcome in Appellate proceedings in the past and as advised by the tax advisors, Group is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.

Note - The Group's pending litigations mainly comprise of claims against the Group pertaining to proceedings pending with Income Tax, Excise, Custom, Sales/VAT tax / GST and other authorities. The Group has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Group believes that the outcome of these proceedings will not have a materially adverse effect on the Group financial position and results of operations.

- o Undrawn committed credit lines subject to meeting of conditions, ₹ 5,409.25 million as at balance sheet date (Previous year: ₹ 18,118.83 million).
- o Estimated amount of contracts remaining to be executed on capital account and not provided for ₹ 432.60 million (Previous year: ₹ 374.87 million).
- o Uncalled liabilities on investments ₹ 2,288.36 million (Previous year: ₹ 3,357.63 million)





50.2. Operating lease

This note provides information for leases where the group is a lessee. Group has not given any property on lease 1)

Set out below are the carrying amounts of lease liabilities and the movements	As at March 31, 2021	As at March 31, 2020
Opening balance as at	2,398.43	2,478.92
Addition / disposal during year	(1,454.82)	247.03
Accretion of interest	93.26	221.45
Lease payment for the year	(236.65)	(548.97)
Closing balance as at	800.22	2,398.43

The statement of profit or loss shows the following amounts relating to leases

Particulars	Mar-21	Mar-20
Depreciation on ROU of assets	215.25	521,63
Reversal of lease pre-closure	52.83	-
Interest cost	93.26	221.45
Expenses related to short term lease	213.70	199.32





(Currency: Indian rupees in millions)

Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure":

(A) Individuals owning, directly or indirectly, an interest in the voting power of the reporting enterprise that gives them control or significant influence over the enterprise

Mr. Rashesh Shah

Mr. Venkatchalam Ramaswamy

Ms. Vidya Shah

Ms. Aparna T.C.

(8) Key Management Personnel

Mr. Rashesh Shah - Chairman, Managing Director & CEO

Mr. Venkatchalam Ramaswamy - Vice Chairman & Executive Director

Mr. Himanshu Kaji - Executive Director

Mr. Rujan Panjwani - Executive Director

Mr. S. Ranganathan - Chief Financial Officer (up to 31 October 2020)

Mr. Sarju Simaria - Chief Financial Officer (w.e.f. 01 November 2020)

(C) Relatives of individuals exercising significant influence and relatives of KMP, with whom transactions have taken place

Ms. Kaavya Venkat

Ms. Shilpa Mody

Ms. Sejal Premai Parekh

Mr. A V Ramaswamy

Ms. Sneha Sripad Desai

Mr. Neel Shah

Ms. Avanti Shah

Mr. Nalin Kaji

Ms. Shabnam Panjwani

(D) Enterprises over which Promoter / KMPs / Relatives exercise significant influence, with whom transactions have taken place

Spire Investment Advisors LLP

Mabella Investment Adviser LLP

Shah Family Discretionary Trust

Kenai Advisors LLP

(E) Associates with whom transactions have taken place

Edelweiss Securities Limited (w. e. f. 27th March 2021)

Subsidiaries of Edelweiss Securities Limited

Edelweiss Finance & Investments Limited

Edelweiss Broking Limited

Edelweiss Custodial Services Limited

Edelweiss Securities (Hong Kong) Private Limited

Edelweiss Investment Advisors Private Limited

Edelweiss Financial Services Inc

Edelweiss Financial Services (UK) Limited

Edelweiss Securities (IFSC) Limited

ESL Securities Limited

(F) Independent Directors

Mr. Berjis Desai

Mr. Biswamohan Mahapatra

Mr. Kunnasagaran Chinniah

Mr. Navtej S. Nandra

Mr. P N Venkatachalam

Mr. Ashok Kini

Dr. Ashima Goyal

(G) Other Directors

Ms. Anita M George





(Currency: Indian rupees in millions)

51 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

No.	Nature of Transaction	Related Party Name	31-Mar-21	31-Mar-
			31-14181-21	37-14161-
1	Short term loans given to	Mr. Venkatchalam Ramaswamy	12.37	34.6
		Ms. Aparna T. C.	649.72	353.
		Mabella Investment Advisor LLP	1,036.39	1,087.
		Kenai Advisors LLP	36.88	62.
		Mr. S. Ranganathan	-	5.
		Title Transparation	•	3.
2	Redemption of Preferenc Share (including premium	Me Buine Daniusai		
	and dividend)	Mr. Rujan Panjwani	3.84	-
		Ms. Shabnam Panjwani	1.67	-
3 5	Short term loans given repaid by	Mr. Venkatchalam Ramaswamy	22.12	24.
		Ms. Aparna T. C.	412.97	347
		Mabella Investment Advisor LLP	1,063.09	565
		Kenal Advisors LLP	37.09	62
		Mr. 5. Ranganathan	5.00	02
		-		
4	Dividend paid on Equity Shares	Mr. Rashesh Shah	-	43
		Mr. Venkatchalam Ramaswamy		17
		Ms. Vidya Shah	_	9
	•	Shah Family Discretionary Trust		11
		Spire Investment Advisors LLP	_	0
		Ms. Aparna T. C.		3
		Ms. Kaavya Venkat	•	
		Mr. Rujan Panjwani	•	3
			•	4
		Mr. Himanshu Kaji	•	1
		Ms. Sneha Sripad Desai	•	0
		Ms. Shilpa Mody	•	0
		Ms. Sejal Premal Parekh	-	0
		Ms. Shabnam Panjwani	•	0
		Mr. A V Ramaswamy	-	0
		Mr. Navtej S. Nandra	-	2
		Ms. Avanti Shah	-	0
		Mr. P. N. Venkatachalam	-	0
		Mr. S. Ranganathan	-	ď
5	Interest income on loan	Mr. Venkatchalam Ramaswamy	0.23	0
		Ms. Aparna T. C.	24.72	7
		Mabella Investment Advisor LLP	69.93	28
		Kenai Advisors LLP	1.37	0
		Mr. S. Ranganathan	0.21	
6	Brokerage earned from	Mabella Investment Adviser LLP		
	• · · · · · · · · · · · · · · · · · · ·	Ms. Aparna T. C.	•	0
		Mr. Neel Shah	•	0
			-	0
7	Remuneration to	Mr. Rashesh Shah	11.48	50
		Mr. Rujan Panjwani	11.29	38
		Mr. Himanshu Kaji	10.77	36
		Mr. Venkatchalam Ramaswamy	9.36	
		Ms. Shabnam Panjwani	8.29	35
		Ms. Vidya Shah		12
		Mr. Neel Shah	1.84	4
			•	1
		Mr. Sarju Simaria Mr. S. Ranganathan	4.55	
		www. or youRanafuall	5.79	25
8	Sitting fees paid to	Mr. Berjis Desai	0.52	0
		Mr. Biswamohan Mahapatra	0.86	1
		Mr. Kunnasagaran Chinniah	1.66	ō
		Mr. Navtej S. Nandra	0.78	0
		Mr. P N Venkatachalam	2.20	2
		Dr. Ashima Goyal	0.12	0
_				





(Currency: Indian rupees in millions)

51 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and	haianaaa mit	h Dalasad	Dantines
Transactions and	parances with	n Kelateo	111162:

Sr.No	Nature of Transaction	Related Party Name	31-Mar-21	31-Mar-2
9	Commission paid to	Mr. Berjis Desai	0.50	1.0
		Mr. Biswamohan Mahapatra	0,50	1,00
		Mr. Kunnasagaran Chinniah	0.50	1.0
			0.50	1.0
		Mr. Navtej S. Nandra		
		Mr. P N Venkatachalam	0.50	1.0
		Dr. Ashima Goyal	0.50	-
		Mr. Ashok Kini	0.50	•
10	Branding fees received from	Edelweiss Securities Limited	0.34	-
11	Brokerage expenses paid to	Edelweiss Securities Limited	0.48	-
12	Clearing charges expenses paid to	Edelweiss Custodial Services Limited	0.15	•
13	Commission and brokerage received from	Edelweiss Finance & Investments Limited	80.0	-
14	Corporate Guarantee support fee Income	Edelweiss Finance & Investments Limited	0.02	-
15	Cost reimbursement received from	Edelweiss Broking Limited	3.15	_
	TOT TOWNS OF SERVICE SECOND ROLL			-
		Edelweiss Custodial Services Limited	5.94	•
		Edelweiss Finance & Investments Limited	0.69	-
		Edelweiss Securities Limited	1.99	-
		ESL Securities Limited	0.04	-
16	Control of the control of the	Edebustes Budden Houles d	to 0.01	
ΤĐ	Cost reimbursement paid to	Edelweiss Broking Limited	(0.06)	-
		Edelweiss Custodial Services Limited	0.03	-
		Edelweiss Securities Limited	2.78	-
17	Equity segment payin	Edelweiss Securities Limited	616.32	
18	Custody Fees expenses paid to	Edelweiss Custodial Services Limited	0.76	-
19	Equity segment payout	Edelweiss Securities Limited	1,192.42	**
20	ESOP/SAR charges received from	Edelweiss Custodial Services Limited	0.01	
		Edelweiss Securities Limited	0.53	
		ESL Securities Limited	0.07	
21	Fee & commission expenses paid to	Edelweiss Broking Limited	9.15	
	Fixed assets sold to	Edebusia Bashira Harbard		
44	rixed assets sold to	Edelweiss Broking Limited	5,64	•
		Edelweiss Custodial Services Limited	0.14	•
23	Fund Accounting Fee expenses paid to	Edelweiss Custodial Services Limited	0.09	
24	Interest income on loan given to	Edelweiss Broking Limited	0.10	
	-	Edelweiss Finance & Investments Limited	4.25	
25	Interest income on margin placed with	Edelweiss Custodial Services Limited	0,16	
26	Interest expense on margin shortfall paid to	Edelweiss Custodial Services Limited	4.16	
27	Interest paid on debentures to	Edelweiss Finance & Investments Limited	0.27	
28	Loan repaid by (Actual Basis)	Edelweiss Broking Limited	120.00	
29	Loan repaid by (Max Basis)	Edelwelss Broking Limited	120.00	
30	Margin placed with	Edelweiss Custodial Services Limited	7,781.02	· · · · · ·
31	Margin placed with (Max basis)	Edelwelss Custodial Services Limited	181.37	
32	Margin placed by	Edelweiss Finance & Investments Limited	5.13	
33	Margin repaid by	Edelweiss Custodial Services Limited	6,898.95	
	···	THE PROPERTY OF PERSONS AND PROPERTY OF THE PERSONS AND PR	0,000.00	





(Currency : Indian rupees in millions)

51 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

34	ons and balances with Related Parties: Nature of Transaction	Related Party Name	31-Mar-21	31-Mar-20
		Edelweiss Custodial Services Limited	511.05	31-19161-20
	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		344.03	-
35	Margin repaid to	Edelweiss Finance & Investments Limited	0.13	-
36	Other expense	Edelweiss Financial Services Inc	(0.01)	_
37	Sale of securities to	Edelweiss Finance & Investments Limited	10.58	_
38	Reimbursement paid to			
		Edelwelss Broking Limited	0.07	-
39	Reimbursements received from	Edelweiss Broking Limited	0.16	-
		Edelweiss Securities (IFSC) Limited	0.18	-
		ESL Securities Limited	0.01	-
40	Research Services Fees expenses	Edelweiss Securities Limited	2.10	•
Sr.No	Balances	Related Party Name	31-Mar-21	31-Mar-20
1	Preference shares held by	Mr. Rujan Panjwani	•	2.30
		Ms. Shabnam Panjwani	-	1.00
,	Short Term Loan Given to	Mr. Vankatohalam Pamaeurra		<u>-</u>
_	Same a serie court discilled	Mr. Venkatchalam Ramaswamy Ms. Aparna T. C.	242.87	9.75
		Mabella Investment Advisor LLP	496,16	6.12
		Kenai Advisors LLP	0.01	522.86
		Mr. S. Ranganathan	0.01	0.22 5.00
			-	3.00
3	investment in Equity Shares of	Edelweiss Securities Limited	124.52	-
4	Accrued Interest income on margin placed with	Edelweiss Custodial Services Limited	7.91	-
5				
,	Accrued interest expenses on debentures issued to	Edelweiss Finance & Investments Limited	0.28	~
6	Corporate guarantee given to	Edelweiss Custodial Services Limited	14,500.00	
	, ,	Edelweiss Finance & Investments Limited	145.79	-
			- /22	
7	Interest accrued on loan give to	Edelweiss Broking Limited	2.01	-
		Edelweiss Finance & Investments Limited	7,32	-
8	Margin placed by	Edelweiss Finance & Investments Limited	5.00	
9	Margins receivable from clients	Edelweiss Custodial Services Limited		
		Engineers Costonial Selvices Haufen	1,537.02	-
10	Debentures issued to	Edelweiss Finance & Investments Limited	90,38	-
11	Short term loans given to	Edelweiss Finance & Investments Limited	3,355.00	-
12	Trade & other payable to	Edelweiss Broking Limited	55.35	_
		Edelweiss Custodial Services Limited	73.83	_
		Edelweiss Finance & Investments Limited	22.64	
		Edelweiss Financial Services Inc	0.70	-
		Edelweiss Securities (IFSC) Limited	0.06	-
		Edelweiss Securities Limited	82.00	_
		ESL Securities Limited	1.97	-
	Trade and other receivable from	Edelweiss Broking Limited	55.71	-
13		Edelweiss Custodial Services Limited	9.31	-
13		Edelweiss Finance & Investments Limited	11.82	-
13	\			
13		Edelweiss Financial Services Inc	0.03	-
13		Edelweiss Financial Services (UK) Limited	0.03 0.02	-
INTS & STAIL		Edelweiss Financial Services (UK) Limited Edelweiss Investment Advisors Private Limited		-
MANTS & STANK		Edelweiss Financial Services (UK) Limited	0.02	-
THE WASTER		Edelweiss Financial Services (UK) Limited Edelweiss Investment Advisors Private Limited Edelweiss Securities (Hong Kong) Private Limited Edelweiss Securities (IFSC) Limited	0.02 3.07	- - -
THE WASTERN		Edelwelss Financial Services (UK) Limited Edelwelss Investment Advisors Private Limited Edelwelss Securities (Hong Kong) Private Limited	0.02 3.07 0.04	-

Notes:

Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis. These are included on cash basis.





(Currency: Indian rupees in millions)

52. Capital management

The Group manages the capital structure by a balanced mix of debt and equity. The Group's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Group maintains sound capitalisation both from an economic and regulatory perspective. The Group continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Group's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended 31 March 2021 and 31 March 2020.

This framework is adjusted based on underlying the macro-economic factors affecting business environment, financial market conditions and interest rates environment. Group monitors capital using debt-equity ratio, which is total debt divided by total equity.

Particulars	31-Mar-21	31-Mar-20
Total Debt	2,84,360.49	3,66,573.39
Equity	76,769.95	72,070.77
Net Debt to Equity	3.70	5.09





53. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edelweiss Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2021 and 31 March 2020 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity-settled options under the Employee Stock Option Plans and Stock Appreciation Rights Plans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The Edelweiss Group has granted ESOPs under the two plans viz., ESOP 2011 & SAR 2019 to its employees on an equity-settled basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelweiss group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOP/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelweiss group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

	SAR 2019	ESOP 2011
Dates of grant	Varying	Varying
Option Type	Equity settled	Equity settled
No. of outstanding options at 31 March 2021	1,67,80,500	1,82,60,651
No. of outstanding options at 31 March 2020	1,12,30,000	2,11,26,689
No. of Equity shares represented by an option	1 share for 1 option	1 share for 1 option
air Value per option	Varies as per the grant date	Varies as per the grant date
xercise Price	Varies as per the grant date	Varies as per the grant date
Vesting Period	2-6 years	1-4 years
Vesting Conditions	Service	Service

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

	SAR 2019	ESOP 2011
Duration from grant date	% options vesting	% options vesting
12 months from the grant date	-	25.00%
24 months from the grant date	33.33%	25.00%
36 months from the grant date		25.00%
48 months from the grant date	33.33%	25.00%
60 months from the grant date	-	
72 months from the grant date	33,34%	-
Total	100.00%	100.00%

Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1-4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Equity settled

Movement of number of Options for FY 2020-21 and 2019-20

Number of options		2020-21	2019-20			
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Outstanding at the start of the year	1,12,30,000	2,11,26,689	3,23,56,689	-	2.05.88.627	2,05,88,627
Granted during the year*	64,25,500	19,56,500	83,82,000	1,16,25,000	40,85,000	1,57,10,000
Exercised during the year	*	(19,70,150)	(19,70,150)		(17,46,763)	(17,46,763)
Lapsed/ cancelled during the year	(8,75,000)	{28,52,388}	(37,27,388)	(3,95,000)	(18.00.175)	(21,95,175)
Outstanding at the end of the year*	1,67,80,500	1,82,60,651	3,50,41,151	1,12,30,000	2.11.26.689	3,23,56,689
Exercisable at the end of the year	-	1,15,42,051	1,15,42,051		1.12.41.676	1,12,41,676

^{*}Includes, SAR 2019 S15,000, ESOP Nil (Previous year SAR 2019 S15,000, ESOP 2011 1,670,825) approved but not granted.

Weighted Average Exercise Price for FY 2020-21 and 2019-20

Weighted Average Exercise Price (₹)	31-Mar-21	31-Mar-	20		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011	
Outstanding at the start of the year	178.75	131.80	NA	117.34	
Granted during the year	61.00	61.00	180.26	168.04	
Exercised during the year	-	35.10		47,27	
Lapsed/ cancelled during the year	166.29	161.03	180.55	127.91	
Outstanding at the end of the year	132.90	132.00	178.75	131.80	
Exercisable at the end of the year	NA	110.14	NA.	78.84	
Weighted Average Share price at the exercise date	NA NA	35.17	NA	47.61	







53. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Outstanding Options as at March 31 - 2021 and 2020

	31-Mar-2	1	31-Mar-20		
	5AR 2019	ESOP 2011	SAR 2019	E5OP 2011	
Number of options outstanding	1,67,80,500	1,82,60,651	1,12,30,000	2,11,26,689	
Weighted average strike price (₹)	132.90	132.00	178.75	131.80	
Weighted average remaining lifetime of options (in years)	2.70	0.45	3.18	0.54	
Number of employees covered under the scheme	182	326	132	372	

Options granted during FY 2020-21 and 2019-20

	31-Mar-21	1	31-Mar-	20
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options granted	64,25,500	19,56,500	1,16,25,000	40,85,000
Weighted average strike price (in ₹)	61.00	61.00	180.26	168.04
Weighted average remaining lifetime of options (in years)	4.00	3.50	4.00	3.50
Number of employees covered under the scheme	155	115	132	216
Weighted Average Fair value per option (in ₹)	28.23	27.24	85.08	81.21
Weighted Average Intrinsic value per option (in ₹)	_	-	1,44	9.03

Assumptions for Fair Value for FY 2020-21 and 2019-20

	31-Mar	31-Mar-21		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Weighted average share price (in ₹)	132.93	133.01	180.17	133.12
Weighted average strike price (in ₹)	132.90	132.00	178.75	131.80
Weighted average remaining lifetime of options (in years)	2.70	0.45	3.18	0.54
Expected volatility (% p.a.)	56% - 72% p.a.	35% - 72% p.a.	56% - 62% p.a.	35% - 62% p.a.
Risk-free discount rate (% p.a.)	4.3% - 6.9% p.a.	4.3% · 8.5% p.a.	5.4% - 6.9% p.a.	5.4% · 8.5% p.a.
Expected dividend yield (% p.a.)	0.7% - 2.4% p.a.	0.4% - 3.1% p.a.	0.66% - 0.67% p.a.	0.4% - 3.1% p.a.

Other Disclosure

		31-Mar-21				
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based payments	195.72	139.42	335.14	148.93	242.03	390.96
Changes in fair value of share based payments due to any modifications made during the year	•	•	-		-	-
Liability due for share based payments	344.64	783.64	1,128.28	148.93	669.25	818.18
Intrinsic value of the liability above	6.51	33.76	40.27		_	-





(Currency: Indian rupees in millions)

54. Events after reporting date

Sale of loans to Asset Reconstruction Company (ARC)

Three NBFCs in the Group had initiated sale of certain credit impaired financial assets before 31 March 2021 and for which definitive contracts were executed post the balance sheet date. These financial assets sold after 31 March 2021, amounted to ₹ 6,862.40 million to asset reconstruction companies trusts (ARC Trust). As per Ind AS 109, Financial Instruments, prescribed under section 133 of the Companies Act, 2013 significant judgement is involved in classification of assets which has been accentuated on account of factors caused by COVID-19. Accordingly, on account of subsequent sale to and recovery from ARC Trusts of such credit impaired assets, management has recorded such financial assets as recoverable and not as credit impaired financial assets. EFSL, the holding Company has, undertaken substantially all risks and rewards in respect of these financial assets aggregating to ₹ 5,221.70 million. As at 31 March 2021, there are no impact on the financial statements of the Group other than expected credit loss recorded in the Profit and Loss Statement for the year ended 31 March 2021 amounting to ₹ 170.60 million.

Sale of loans to AIF trusts

Two NBFCs in the Group had initiated sale of certain financial assets before 31 March 2021 and for which definitive contracts were executed post the balance sheet date. These financial assets sold after 31 March 2021, amounted to ₹ 3,439.60 million to AIF trusts. As per Ind AS 109, Financial Instruments, prescribed under section 133 of the Companies Act, 2013 significant judgement is involved in classification of assets which has been accentuated on account of factors caused by COVID-19. Accordingly, management assessed that such loans sold by these subsidiaries after 31 March 2021 had an increased risk but were not credit impaired. As at 31 March 2021, there are no impact on the financial statements of these subsidiaries, as they have not incurred any loss on sale of these financial assets.





(Currency : Indian rupees in millions)

55. Fair Value Measurement

55.1. Valuation Principles:

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as explained in Note 55.4

55.2. Valuation governance:

The Group's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. All new product initiatives (including their valuation methodologies) are subject to approvals by various functions of the Group including the risk and finance functions.

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

The responsibility of ongoing measurement resides with the business and product line divisions. However Finance department is responsible for establishing procedures governing valuation and ensuring fair values are in compliance with accounting standards

55.3. Assets and liabilities by fair value hierarchy

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy. Exchange traded and OTC derivatives are at gross amount i.e. before offsetting margin money. The impact of offsetting is explained in note 10.1.

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Particulars	31-Mar-21					
Access and a second a second and a second an	Level 1	Level 2	Level 3	Total		
Assets measured at fair value on a recurring basis						
Derivative financial instruments (assets)						
Exchange-traded derivatives OTC derivatives	2,625.87	206.24	-	2,832.11		
Embedded derivatives in market-linked debentures issued	-	177.56	-	177.56		
Total derivative financial Instruments (assets)	2 (25 02		23.79	23.79		
	2,625.87	383.80	23.79	3,033.46		
Stock-in-trade						
Government Securities	8,636.63	-	-	8.636.63		
Debt Securities	181.88	12.90	52.15	246.93		
Mutual Fund	1,136.21	-	-	1,136.21		
Equity Instruments	5,721.59	-	5.40	5,726.99		
Preference Shares Stock-in-trade		-	-	-		
2(OCK-)II-(TABE	15,676.31	12,90	57,55	15,746.76		
Investments						
Government securities	90.17	22,963.85	_	23,054.02		
Debt securities	502.63	7,423,21	1,562.76	9,488.60		
Mutual fund units	2,053.87	-,	2,30270	2,053.87		
Security receipts	•		37,472.98	37,472.98		
Units of AIF	19.51		9,765.93	9,785.44		
Equity instruments	9,763.01	1,058.71	17,393.66	28,215.38		
Preference Shares	28.15		1,759,12	1,787.27		
Others	958.17	_	226.48	1,184.65		
Total investments measured at fair value	13,415.51	31,445.77	68,180,93	1,13,042.21		
Loans and other financial assets measured at fair value	-	-	2,089.30	2,089.30		
Property Plant and equipment			12,245.20	12,245.20		
Total financial assets measured at fair value on a recurring basis	31,717.69	31,842.47	82,596.77	1,46,156.93		
Particulars						
		31-Mar-				
Assets measured at fair value on a recurring basis	Level 1	Level 2	Level 3	Total		
Derivative financial instruments (assets)						
Exchange-traded derivatives	1.004.77					
OTC derivatives	1,061.72	1,160.73	-	2,222.45		
Embedded derivatives in market-linked debentures issued	•	545.86		545.86		
Total derivative financial Instruments (assets)	1.001.73	4 200 50	2,637.76	2,637.76		
(0.30.13)	1,061.72	1,706.59	2,637.76	5,406.07		
Stock-in-trade						
Government Securities	7,462.91			7 462 64		
Debt Securities	12.32	695.51	•	7,462.91		
Mutual Fund	6,500,47	033.31	•	707.83		
Equity Instruments	1,766.73	-	1 070 00	6,500.47		
Preference Shares	0.13		1,020.00	2,786.73		
Stock-In-trade	15,742.56	695.51	1,020.00	0.13 17,458.07		
	2017 12:30	033.31	1,020.00	17,458.07		
Investments						
Government securities	262.08	17,865.26		18,127.34		
Debt securities		6,632.90	581,91	7,214,81		
Mutual fund units	762.08	-,		762,08		
			42.040.01	42,646.81		
Security receipts		_				
Units of AIF	18.59	-	42,646.81 4.269.90			
Units of AIF Equity Instruments	18.59	- 1 614 21	4,269.90	4,288.49		
Units of AIF Equity instruments Preference Shares	-	1,614.21	4,269.90 494.80	4,288.49 7,428.09		
Units of AIF Equity instruments Preference Shares Total investments measured at fair value	18.59 5,319.08		4,269.90 494.80 1,905.53	4,288.49 7,428.09 1,954,54		
Units of AIF Equity instruments Preference Shares Total Investments measured at fair value Loans and other financial assets measured at fair value	18.59 5,319.08 49.01	26,112.37	4,269.90 494.80 1,905.53 49,898.95	4,288.49 7,428.09 1,954.54 82,422.16		
Units of AIF Equity instruments Preference Shares Total investments measured at fair value	18.59 5,319.08 49.01 6,410.84		4,269.90 494.80 1,905.53	4,288.49 7,428.09 1,954,54		





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(Currency: Indian rupees in millions)

55.3. Assets and liabilities by fair value hierarchy (Continued)

Particulars		31-Mar-	-21	
	Level 1	Level 2	Level 3	Total
Liabilitles measured at fair value on a recurring basis				
Derivative financial instruments (liabilities):				
Exchange-traded derivatives	658.50	68.33		726.83
OTC derivatives	•	633.32	_	633.32
Embedded derivative liabilities in market-linked debentures	-		1,373.35	1,373.35
Non convertible debentures issued	_	_	8,750.76	8,750.76
Short sales	529.70	_	0,730.70	529.70
Total financial liabilities measured at fair value on a recurring basis	1,188.20	701.65	10,124.11	12,013.96
Particulars		31-Mar-	20	
	Level 1	Level 2	Level 3	Total
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments (ilabilities):				
Exchange-traded derivatives	730,89	2.874.91		3,605,80
OTC derivatives	1.89	904.22		906.11
Embedded derivative liabilities in market-linked debentures	-	•	735.01	735.01
Non convertible debentures issued	•	-	10,779,73	10,779.73
Short sales	1.372.17	_		1,372.17
Total financial liabilities measured at fair value on a recurring basis	2,104,95	3,779,13	11.514.74	17,398,82

55.4. Fair valuation techniques:

Government debt securities

Government debt securities are financial instruments issued by sovereign governments and include both long term bonds and short-term bills with fixed or floating rate interest payments. These instruments are generally highly liquid and traded in active markets resulting in a Level 1 classification. In life insurance business, CRISIL security level prices are considered.

Debt securities

Whilst most of these instruments are standard fixed or floating rate securities, however nifty linked debentures have embedded derivative characteristics. Fair value of these instruments is derived based on the indicative quotes of price and yields prevailing in the market as at the reporting date. Group has used quoted price of national stock exchange wherever bonds are traded actively. In cases where debt securities are not activity traded Group has used CRISIL Corporate Bond Valuer model for measuring fair value.

Security receipts

The market for these securities is not active. Therefore, the Group uses valuation techniques to measure their fair values. Since the security receipts are less liquid instruments therefore they are valued by discounted cash flow models. Expected cash flow levels are estimated by using quantitative and qualitative measures regarding the characteristics of the underlying assets including prepayment rates, default rates and other economic drivers. Securities receipts with significant unobservable valuation inputs are classified as Level 3.

Equity instruments

The majority of equity instruments are actively traded on recognised stock exchanges with readily available active prices on a regular basis. Such instruments are classified as Level 1. Equity instruments in non-listed entities are initially measured at transaction price and re-measured at each reporting date at valuation provided by external valuer at instrument level. Such unlisted equity securities are classified at Level 3

Units of Alternative Investment Funds and Mutual Fund.

Units held in Alternative Investment funds are measured based on fund net asset value (NAV), taking into account redemption and/or other restrictions. Such instruments are classified at Level 3.

Open-ended funds that are redeemable at any time, and that report a daily net asset value (NAV) and for which sufficient subscriptions and redemptions occur at NAV are measured at NAV and classified as level 1.

Loans measured at fair value through profit or loss

Loans are segregated, as far as possible, into portfolios of similar characteristics. Fair values are based on observable market transactions, when available. When they are unavailable, fair values are estimated using valuation models incorporating range of input assumptions. Group has determine fair value with help of internal valuation team and independent valuer on case to case basis. Valuation is based on discounted cash flow, comparable transaction market price, market research and marked trend as considered appropriate.

Derivatives

The Group enters into derivative financial instruments with various counter-parties, primarily banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly interest rate swaps, exchange traded futures and options contracts. The most frequently applied valuation techniques include quoted price for exchange traded derivatives and Black Scholes models (for option valuation).

OTC derivatives

Under Interest rate swap contract, the Company agrees to exchange the difference between fixed and floating rate interest amount calculated on agreed notional principal. Such contracts enable the Company to mitigate the risk of changing interest rate. The fair value of interest rate swap is determined by discounting the future cash flows using the curves at the end of reporting period and the credit risk inherent in the contract. Company classify the Interest rate swaps as level 2 instruments.

Exchange traded derivatives

Exchange traded derivatives includes index/stock options, index/stock futures, company uses exchange traded prices to value these derivative and classify these instrument as level 1

Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative.

Group uses valuation models, Inputs to valuation models are determined from observable market (Indices) data wherever possible, including prices available from exchanges, dealers, brokers. Group classify these embedded derivative as level 2 instruments





55.5. Transfer between Level 1 and level :

During the year there were no transfers between level 1 and level 2. Similarly, there were no transfers from or transfer to level 3.

55.6. Financial instruments not measured at fair value

The following table sets out the fair values of financial instruments not measured at fair value and analysing them by the level in the fair value hierarchy into which each fair value measurement is categorised. The information given below is with respect to financial assets and financial liabilities measured at amortised cost for which the fair value is different than the carrying amount. Carrying amounts of cosh and cash equivalents, trade receivables, trade and other payables as on all March 2002 approximate the fair value because of their phort-term nature. Difference between carrying amounts and fair values of bank deposits, other financials assets and other financial liabilities is not significant in each of the years presented.

Particulars		31-Mar-21						
	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3			
Financial assets:								
Loans	2,17,016.16	2,12,616.84		•	2,12,615.84			
Financial Habilities								
Debt securities	1,66,107.78	1,74,989.81	38,382,72	1,10,816,61	25,790.48			
Borrowing (other than debt securities)	94,318.19	94,321.42	233.27	27,121.11	66,967.04			
Subordinated liabilities	15,087.75	15,037.27	-	15,037.27	-			
Off-balance sheet items								
Loan commitments	5,235.05	4,729.19	-		4,729.19			

	*****	31-Mar-20					
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3		
Financial assets:		77.000		· · · · · · · · · · · · · · · · · · ·			
Loans	2,78,127.58	2,81,767.78	•	•	2,81,767.78		
Financial Habilities							
Debt securities	1,96,805.33	2,07,562,29	28.596.10	1,40,369.16	38,597.03		
Borrowing (other than debt securities)	1,33,210.55	1,33,216,52	4,251.82	35.787.24	93,177,45		
Subordinated liabilities	23,608.81	25,842.30	*	25,842.30	,		
Off-balance sheet Items							
Loan commitments	17,916.64	16,937,41			16.937.41		

55.7. Valuation methodologies of financial instruments not measured at fair value;

Below are the methodologies and assumptions used to determine fair values for the above financial instruments which are not recorded and measured at fair value in the Group's financial statements. These fair values were calculated for disclosure purposes only. The below methodologies and assumptions relate only to the instruments in the above tables and, as such, may differ from the techniques as explained in Notes 55.4

Financial assets at amortised cost

The fair values financial assets measured at amortised cost are estimated using a discounted cash flow model based on contractual cash flows using actual or estimated yields and discounting by yields incorporating the counterparties' credit risk.

Issued Debt

The fals value of issued debt is estimated by a discounted cash flow model.

55.8. Movement in level 3 financial instruments measured at fair value

The following tables show a reconciliation of the opening and closing amounts of Level 3 financial assets and liabilities which are recorded at fair value.

		 		Financial assets		1000	-	Financial	liabilitles
*****	Security Receipts	Equity & Preference	Debt Securities	Alfs	Loans classified as FVTPL	Derivative financial assets	Others	Derivative financial fiabilities	Non-convertible debentures issued
As at 31-Mar-2020	42,646.81	3440							
Purchases	11.911.63	3,420.33	581.91	4,269.90				735.01	10,779.73
Sales*			2,257.71	9,344.59	33.75		226.48		
	(14,351.91)	(2,942.62)	(1,201.43)	(4,166.90)	(111.44)	(1.35)		(50.41)	
Issuance		- [- 1	-		23.92	-	507.89	
Settlements		-1		(48.09)	-	(1,774.13)		(626,42)	(2,187.03
Gain / Loss	(2,733.55)	86.28	(23.28)	366.43	[3,312.22]			807.28	158.00
As at 31-Mar-2021	37,472.98	19,158,18	1,614.91	9,765.93	2,089.30		226.48	1,373,35	8,750.76
Unrealised Gain / Loss	(3,853.54)	(34.18)	(75.19)	219.88	[3,268.54)		220.40	(583.66)	1,604,11
As at 31-Mar-2019	53.121.56	835.99	406.50	2,957.36	5.896.70	580,81			
Purchases	10,260.91	2,570.92	713.97	3,314.55	1,026,85			1,459.09	14,212.19
Sales	(15,407.59)		(412,29)					<u> </u>	
Issuance	(15,407.53)		(412,29)	{1,439.92}	(113.73)			-	-
Settlements						(760.01)		13.56	152.00
Gain / Loss			[21.50]	(626.51)		357.48		(310.07)	{2,294.94
	(5,327.67)		(104.77)	64.42	(1,330.61)	2,459.48		(437.57)	{1,289.52
As at 31-Mar-2020	42,646.81	3,420.33	581.91	4,269.90	5,479.21	2,637.76	-	735.01	10,779.73
Unrealised Gain / Loss *includes financial assets & financia	(250.46)	733.17	-	(5.04)	(1,313.95)	2,458,91		(467.89)	1,715.12





55.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data.

As at 31 March 2021

Type of Financial instruments	Valuation Techniques	Significant Unobservable Input	Eurge of estimates for unobservable (ease in the ervable input	Change in fair value because of increase in unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
investments in security receipts	Net asset value method	NAV per security receipt	₹850 to ₹987 per security receipt		5%	91.77	5%	(91.77)
	Discounted projected cash flow		₹397158.71 million 12%	****	5% 50 basis point		5% 50 basis point	
investments in units of AIF	Net Asset approach		₹ 52370.10 million		5%	412.22	5%	(412.22)
			₹ 14 to ₹ 2,30,419 per Unit		5%	234.33	5%	(234.33)
			NAV per unit ₹1,307.98 - ₹ 10,015		5%	0.38	5%	(0.38)
			₹ 249.80 milian		5%	12.49	5%	(12.49)
Investments in unquoted equity shares and preference shares categorised at Level 3	Comparable transaction and P/E	Fair value per share	₹ 1,080 per shares		5%	29.49	5%	(29,49)
			₹ 135 to ₹ 209,453 per share		5%	10.48	5%	(10.48)
			₹ 2 to ₹ 34,418 per share		5%		5%	
			₹ 209,453 per share		5%	11.05	5%	(,
			₹ 3,591 per unit		5%	5.37	5%	
			₹ 42.85 per share		5%	58.47	5%	
			₹ S0 to ₹ 209,453 per share		5%	4.13	5%	
*******					5%	0.05	5%	
	Comparable transaction and P/E	Discounting rate	15% - 20%			A one percentage point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value	1h	A one percentage point change in the discounting rate used in fair valuation of Level 3 assets does not have a significant impact in its value
Warrants	Comparable transaction and P/E	Fair value of underlying investme	ents		5%	5.60	5%	(5.60)
Debt investments classified at FVTPL	Discounted cash flow	Discount rate	17.47%		5%	(1.00)	5%	
		Expected future cash flows	₹ 13,98,496 per NCD		5%	9.30	5%	
		Fair value per instrument	₹ 98,69,011 per NCD		5%	67.25	5%	
		Fair value per instrument	₹ 10,000 per NCD		5%	2.00	5%	
	Fair value of Index	Price per debenture	₹ 1,03,424 to ₹ 1,08,423 per debenture		5%	2.61	5%	
Embedded derivatives in market-linked debentures issued (Assets/ liability) (net)		Index levels			5%	{\$6.87}	5%	56.87
	Fair value using Black Scholes model or Monte Carlo approach based on		₹ 14690,70 million	······	5%	77.70	5%	(64.30)
		Risk-adjusted discount rate	4.50% to 6%		1%	17.70	1%	(16.60)
Debt Securities (Liability)	Discounted projected cash flow		₹ 143272.94 million		7,163.65	340.15	(7,163.65)	(340.15)
	7077	Discount rates		12%	0.50%	-98.85	0.50%	
Land, Flats and Buildings	Discounted projected cash flow	Cash Flow			5%	-	5%	
		Discount rates		12%	50 basis point	-	50 basis point	•





55.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data (continued).

As at 31-Mar-2020

Type of Financial Instruments	Valuation Techniques	Significant Unobservable Input	Significant Unobservable Range of estimates for unobservable input	Increase in the unobservable input	Change in fair value because of Increase In unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
Investments in security receipts	Net asset value method	NAV per security receipt	***************************************	%S	0.0	%5	(0.0025)
	2	Cash Flow	5.24.105.72	. %5	3.791.53	785	(3.791 53)
	Discounted projected cash now	Discount rates	12.0% to 21.6%	50 basis point		50 basis point	
Investments in units of AIF	Net Asset approach	Fair value of underlying		2%	22.19	2%	(22.19)
		investments	₹ 983 to ₹ 240,319 per unit				
			₹ 153 to ₹ 240,320 per unit	%\$	85.07	%5	(85.07)
			₹ 1,719.19 million to ₹ 12,035.98	%5		5%	
			million	%5		%5	
•			NAV ner unit ₹ 408 72	85	2	5%	2)
			₹5,779.93 million	%5	0.66	%5	
investments in unquoted equity	Comparable transaction and P/E	Fair value per share	**************************************	%5	8.36	85	(8.36)
shares and preference shares categorised at Level 3			₹5 to ₹8,106 per unit				
			₹ 84 to ₹ 201,509 per share	5%		%5	
•			₹ 1.40 to ₹ 18,117 per share	5%	10.71	2%	(10,71)
			₹ 166 to ₹ 201,509 per share	5%		55%	
			₹ 1,020 per share	2%		5%	
			₹ 7,141 per share	2%		%5	
			₹ 201,509 per share	%5		2%	
			•	%5		%5	





55.9. Unobservable inputs used in measuring fair value categorised within Level 2 and sensitivity of fair value measurement to change in unobservable market data (Continued)

As at 31-Mar-2020

Type of Financial Instruments	Valuation Techniques	Significant Unobservable Input	Significant Unobservable Range of estimates for unobservable input	Increase in the unobservable input	Change in fair value because of increase in unobservable input	Decrease in the unobservable input	Change in fair value because of decrease in unobservable input
Debt investments classified at FVTPL Con	PL Comparable transaction and P/E	Fair value of the instrument	₹ 10,000 per NCD	58%	2.00	59%	(2.00)
Units of venture fund	Net Asset approach	Fair value of underlying investments	₹ 197,289 to ₹ 217,942 per unit	5%	36'5	%5	(5.95)
Warrants	Comparable transaction and P/E	Fair value of underlying investments	₹3.5 per unit of warrants	%5 %5	2.63	%S %S	(2.63)
Loans classified as FVTPL	Comparable transaction value	Discounting rate	15% - 20%	%	A one percentage point change in the discounting rate used in failt variuation of level 3 assets does not have a significant impact in its value	1%	A one percentage point change in the discounting rate used in fair valuation of Level 3 assets door not have a significant impact in its value
Embedded derivatives in market- linked debentures issued (asset) (net)	Fair value using Black Scholes model Nifty levels or Monte Carlo approach based on the embedded derivative	el Nifty levels	₹ 8,597,75 million 0.05	%S %S		%5 %5	
		Discount rates	4.5 to 10%	2%	28,19	2%	(28,19)
Embedded derivatives in market- linked debentures issued (liability) (net)	Fair value using Black Scholes model Index levels or Monte Carlo approach based on the embedded derivative	I Index tevels	₹ 8,597,75 million	5%		5%	(0.89)
		Olscount rates	4.5 to 10%	5%	108:0)	5% 8,5%	0.50
Non-convertible debentures issued Discounted projected cash flow	Discounted projected cash flow	Expected gross recoveries	1,68,797.22	%5	468.93	85%	(468.93)
			₹12,74,436 per NCD	25%	8.48	35%	(8.48)
		Discount rates	12% - 17,34%	2%	(123.50)	5%	123,50
Land, Flats and Buildings	Discounted projected cash flow	Cash Flow		%5		2%	•
		Discount rates	0.12	50 basis point	1	50 basis point	





56. Risk Management

56.1. Introduction and risk profile

The Erichveiss Group ("The Group") provides a broad range of financial products and services to a substantial and diversified client base that includes corporations, institutions and individuals. The Group's products and services span multiple asset classes and consumer segments across domestic and global geographies. The Group's key lines of business can broadly be classified as below

- o Credit (Retail Credit, Corporate Credit and Distressed Credit)
- Franchise & Advisory (Wealth Management, Asset Management and Capital Markets)
- Insurance (Life and General)
- o Asset reconstruction
- o Treasury

The Group's diversified businesses acts as an inherent risk management mechanism. However, the prevailing market environment exposes the Group to various risks like credit, market, liquidity, compliance, technology amongst others. As the Group is regulated various regulators in the financial industry - from ABI to NHB to SEBI to IRDA, it also exposes it to regulatory and reputation risks.

SS.2. Rick management strategy:

The strategy at an execution level is supported by -

- 1. Four-tiered risk management structure to manage and oversee risks
- 2. Board and Executive Level Committees to review and approve risk exposures
- 3. Risk Management framework to ensure each risk the Group is exposed to is given due importance and managed through a well-defined framework and guidelines
- 4. Defined exposure limits and thresholds for businesses to operate
- 5. Well-defined Standard Operating Procedures and Product approval framework to ensure risks are mitigated at operational level
- 6. Adequate segregation of duties to ensure multi-layered checks and balances
- 7. Exception reporting framework to ensure process and policy deviations are adequately addressed

56.3. Risk management structure

To support the risk strategy and effective risk management, the Group have the "Four-tiered risk management structure" to ensure that there are enough defences available to control all types of risk issues. The risk structure is enumerated below

- 1. Three lines of defense for accountability, oversight, and assurance
- Respective Businesses and Business Risk teams the first line of defense own and manage the risks and are responsible for implementation of the risk management framework
- g Group risk the second line of defense and is responsible for overseeing the risk and defining the risk management framework
- o Corporate Controller and audit the third line of defense to provide independent assurance of risk management framework implementation
- 2. Board and Executive level Committees for overseeing the risk management. The current Risk Management Committees are
- o Board Risk Committee
- Global Risk Committee
- Enterprise Risk Management Council
- o Investment and Credit Committees

The Board Risk Committee is the overseeing body for Risk Management at the Group level. The Committee meets on regular interval to review the risk profile of the Company.

The Enterprise Risk Management [ERM] Council and the Global Risk Committee serve as the Apex Risk hodics of the Group. The constituents include Chairman & CEO, Executive Directors and Group Heads of Finance, Compilance, Technology, Risk, Corporate Services as its core members. The Committee meets regularly to identify, evaluate and mitigate potential extreme risks and take risk management decisions in relation to strategic matters

The investment and Credit Committee serve as the Apex bodies of the Group for all credit related decisions. Respective businesses has formulated its own investment and Credit Committees depending upon the exposure scale.

Risk management framework

The Group has a Risk Framework, which describes the risk management approach and provides clear accountability for managing risk across the Group. The framework is subject to continuous evaluation based on existing internal as well external environment.

The current "Eleven risk framework" covers the following vectors of risks

- o Business Risk
- o Credit Risk
- o Market Risk
- o Liquidity Risk
- o Regulatory Risk
- o Reputation Risk
- o Operational and Process Risk
- o Fraud Risk
- o People Risi
- o Physical and Infrastructure Risk

The Group uses different types of tools and techniques for mitigating risk, depending upon the type of risk and quantum. For example:

- o Financial risks are maligated through thorough counterparty, client assessment before any exposure is taken, and defined product/program level risk limits to ensure exposure does not exceed risk appetite. Committee based approval mechanism is adopted to ensure high exposures are approved with adequate representation and there is no blas in approvals.
- Non-financial risks viz technology, operational, fraud, etc are mitigated through process documentation defining clear ownership for each activity, having adequate system/process level controls like maker-checker, reconciliation, testing and reviews.
- Enterprise level risks viz. reputation, compliance, regulatory, etc are controlled through policies and framework, educating employees through training and risk socialisation sessions.







56.4. Risk management framework of General Insurance ("EGICL")

Governance framework

The core of the EGICL risk philosophy lies in the identification, measurement, monitoring and management of risk. We believe that enough is never enough when it comes to risk management; for us, it is a continuous, vital process that is an inalienable part of EGICL DNA.

Risk is therefore directly overseen at all levels in EGICL. The Governance structure can thus be seen from three focal points:

- 1. The Business Users would form the first Line of defence. First Line of defense would ensure that risk and control environment is established into their day to day activities. This line of defense would also:
- A. Implement proactive and reactive risk management tools in their processes
- B. Review their processes for adequary of effectiveness of controls
- C. Report on the level of the risks and effectiveness of controls to the second line of defense on periodic basis
- D. Respond to Regulatory/ Operational/ Business changes quickly and keep the second line of defense informed on the developments.
- 2. Risk Management, and Compliance team forms part of the Second Line of Defense. The second line of defense is oversight function and would provide direction and guidance to the first line of defense for implementation of EGICs Board driven policies. Second line of defense would also monitor implementation efficiency of these policies and provide overall oversight to the business processes and risks.
- Independent assurance providers like internal auditors, external auditors, statutory auditors, regulatory auditors etc. forms third line of defense and provides independent
 assurance. Independent assurance function will have direct access to the Board of EGICL. Statutory and Regulatory auditors would have independence as per Statutory and
 Regulatory assurance framework of the country.

The Insurance Regulatory and Development Authority (IRDAI) vide its circular number IRDAI/BA/GDI/CG/100/05/2016 dated 18 May 2016 has issued Guidelines on Corporate Governance for the Insurance Sector. Basis the circular, the following committees form part of the overall risk governance framework:

- Risk Management Committee Audit Committee Investment Committee Policyholder protection Committee

The Risk Management Committee is responsible for periodic review of the risk management process to ensure that the process initiatives are aligned to the desired objectives. EGICL has Chief Risk Officer who is responsible for the implementation and monitoring of the framework. Further, the key policies adopted under the Risk Framework are as under:

- o Underwriting Policy
- o Investment Policy
- o Asset Liability Management Policy
- o Reinsurance Program
- o Information Security Policy
- o Outsourcing Policy
- o Fraud Risk Management Policy
- o Financial authority Matrix

Regulators are primarily interested in protecting the rights of policyholders and monitor them closely to ensure that the EGICL is satisfactorily managing affairs for their benefit. At the same time, regulators are also interested in ensuring that EGICL maintains an appropriate solvency position to meet unforesceable liabilities arising from economic shocks or natural disasters. The operations of EGICL are subject to regulatory requirement within the jurisdiction it operates.

Asset liability management (ALM) framework

The ALM policy adopted by EGICL helps in:

- o Understanding all risks requiring the coordination of assets and liabilities
- o Quantify interest rate risks and equity risks
- Quantify the solvency position under various stresses in terms of fall in equity markets, changes in interest rates, change in new business mix and volumes, increase/decrease in loss ratios and expense ratios and other risks as deemed fit.
- O Quantify the extent of mismatch between the assets and liabilities and thereby prescribe appropriate measures to bridge the gap

The analysis is carried out at an LOB level as per the IRDAI guidelines. If reserves held under any line of business fall below 5% of the total reserves as at the given valuation date the corresponding line of business is excluded for the ALM exercise.

Asset valuation and bucketing of assets basis the duration will be as per Ind AS and IRDAI regulations, Assets will be allocated to different lines of in proportion the net technical reserves for that line of business.





56.4. Risk management framework of General Insurance ("EGICI") (Continued)

Liability profiling:

The technical reserves consist of:

- 1. Unearned Premium Reserves (UPR)
- 2. Premium Deficiency Reserve (PDR)
- 3. Incurred But Not Reported (IBNR) reserves
- 4. Outstanding claims reserves

UPR and PDR can be apportioned basis the policy term outstanding. Outstanding claims reserves and IBNR will be apportioned basis the expected reserve utilisation. Where data is available the reserving techniques (like Chain Ladder method can provide significant inputs on the development profile for the claims. Where data is not available, industry benchmarks or assumptions related to the claims profile will be made to arrive at the suitable run off pattern for the liabilities. The emerging claims experience will be periodically reviewed by the actuarial department to take into account any changes in the same.

Insurance risi

The principal risk, EGICL faces under insurance contracts, is that the actual claims payments or the timing thereof differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of EGICL is to ensure that sufficient reserves are available to cover these liabilities.

EGICL has developed a risk strategy to manage the risks appropriately. EGICL's risk management strategy is to establish measures and controls which will assist in prevention, detection and management of risks for strong risk management system. Such risk management system will identify risk at macro as well as micro level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks. EGICL mitigates the risks by careful section of the underwriting strategy, reinsure a part of the risk with various reinsurers, diversification of all insurance contracts and acquiring business from all parts of the Country.

The main insurance Risks that EGICL is exposed to are as follows:

- Product Pricing Risk: The loss railos are assumed at the time of pricing the product. There is a risk of not pricing the products adequately due to model error/ data selection or blases / lack of relevant data or leadequate underwriting assumptions leading to tosses greater than anticipated.
- IL Fraud Risk Excessive, invalid, duplicate or fraudulent claims
- III. Reinsurance Risk EGICL enters into reinsurance agreements in order to mitigate insurance Risk. However, this leads to default Risk from the reinsurer at the time of claim payment or also concentration risk if all the Risk is insured to one reinsurer.
- IV. Investment Risk Risk of loss arising from actual returns being different than expected. Credit risk due to investee enterprise defaulting on its debt payments
- V. Expense Risk Risk of loss arising from expense experience being different than expected
- VI. Concentration Risk EGICL faces concentration Risk by selling business to specific geography or by writing only single line business etc.

Control Measures:

EdiCL has set up Risk Management framework to continuously monitor EdiCL's experience with regard to parameters like loss ratios and investment returns. The underwriting team, with actuarial guidance, has set in place processes and procedures to review proposal.

EGICL has entered into a separate agreement with reinsurers to cover the catastrophic risks to hedge against catastrophic events leading to higher than expected claim payouts.

EGICL has been taking efforts so as to mitigate concentration risk through diversification however EGICL may still be exposed to channel concentration risk as EGICL channels are not yet fully developed. EGICL has been acquiring business from all the parts of India and thus has little geographical concentration. It also insulates EGICL from impact of catastrophic risk.





a. Governance framework

The primary objective of the ETUFE's risk and financial management framework is to protect the ETUFE's shareholders as well as policyholders from events that hinder the sustainable achievement of financial performance objectives, including falling to exploit opportunities.

ETUFE has an effective Risk Management Framework in place which provides for risk identification, risk assessment and evaluation, monitoring, tracking and feedback mechanism framework to identify, evaluate business risks and opportunities.

ETUFE has a risk balancing approach and follows the process of risk evaluation, monitoring and control. ETUFE has structured and uniform method of risk monitoring and control through the Risk and Control Self- Assessment (RCSA) Framework

ETLIFE continuously reviews its risk exposures and takes measures to limit it to acceptable levels. The Board of Directors has overall responsibility for the establishment and oversight of ETLIFE's risk management framework. This is supplemented with the clear organizational structure and documented delegated authorities and responsibilities from the board of directors to various executive management committees.

b. Capital management objectives, policies and approach
The primary source of capital used by ETLIFE is Equity, ETLIFE's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The capital requirements are noutinely forecast on a periodic basis and assessed against both the forecast available capital and the espected internal rate of return, including risk and sensitivity analysis. The process is ultimately subject to approach by the Board.

ETLIFE has established the following capital management objectives, policies and approach to managing the risks that affect its capital position:

• To comply with the insurance capital requirements that the IRDAI require. In this respect, the IRDAI has prescribed minimum solvency ratio of 150% (refer note on Capital Management for solvency ratios):

• To maintain the required level of stability of ETLIFE, thereby providing a degree of security to policyholders

• To allocate capital efficiently and support the development of business by ensuring that returns on capital employed meet the requirements of its capital providers and shareholders.

shareholders.

To retain financial flexibility by maintaining strong liquidity and access to a range of capital markets

To align the profile of assets and liabilities, taking account of risks inherent in the business

To maintain financial strength to support new business growth and to satisfy the requirements of the policyholders, regulators and stakeholders

To maintain strong credit ratings and healthy capital ratios in order to support its business objectives and markinise shareholders value

In reporting, financial strength, capital and solvency are measured using the rules prescribed by the laurance Regulary Authority of India (RDAI). These regulatory capital tests are
based upon required levels of solvency, capital and a series of prudent assumptions in respect of the type of business written, ETLIFE's Capital Management Policy for its business is
to hold sufficient capital to cover the statutory requirements based on the IRDAI directives and maintain a health solvency ratio.

c. Regulatory framework

Enegulators are immarkly interested in protecting the rights of policyholders and monitor them closely to ensure that the ETLIFE is satisfactorily managing affairs for their benefit. At the same time, regulators are also interested in ensuring that ETLIFE maintains an appropriate solvency position to meet unforeseeable liabilities arising from economic shocks or natural disasters. The operations of ETLIFE are subject to regulatory requirement within the jurisdiction it operates,

In Asset Hability management (putn) transferent rate, currency and equity products, all of which are exposed to general and specific market movements. The main risk that ETLIFE flaces, due to the nature of its investments and liabilities, is interest rate risk. ETLIFE manages these positions within an ALM framework that has been developed to achieve long-term investment returns in excess of its obligations under insurance and investment contracts. The principal technique of ETLIFE's ALM is to match assets to the liabilities arising from insurance and investment contracts by reference to the type of benefits payable to contract holders. For each distinct category of liabilities, a separate portfolio of assets is maintained.

PERIOD'S ALBERTA

- ETITE'S ALM IS:
 Integrated with the management of the financial risks associated with ETLIFE's other financial assets and liabilities not directly associated with insurance and investment liabilities/
 As an integral part of the insurance risk management policy, to ensure in each period sufficient cash flow is available to meet liabilities arising from insurance and investment

ETUFE undertakes Asset Liability Management to reduce interest rate risk. The company uses expected future cashflows from already written policies and investments to assess the Interest rate risk. The ETUFE enters into interest rate derivative contracts, solely to hedge the residual interest rate risk. Derivatives are financial instruments which attempt to mimic the economic performance of an underlying asset, security or portfolio. Interest rate derivatives include forward rate agreement, interest rate futures and interest rate swaps.

ETLIFE uses forward Rate agreements and interest rate futures to minimise the exposure to fluctuations in interest rates on plan assets and liabilities. ETLIFE has a Board approved Derivative policy covering strategic objectives, limits, regulatory and operational framework. It underscores risks inherent in a derivative contract along with a system for measurement and accounting in order to have effective monitoring and control,

Hedge effectiveness is determined based on the principles laid down in the Guidance note on Derivatives issued by The Institute of Chartered Accountants of India. ETISE uses regression analysis to determine Hedge effectiveness. If the hedge is ineffective, then the movement in the Fair Value is charged to the Profit and Loss Account. However, if the hedge is effective, further the effective and ineffective portion of the movement in the Fair Value of the Underlying and the derivative instrument is determined by the Dollar Offset method. The effective portion is transferred to Fair Value change account in Balance Sheet and Ineffective portion is transferred to Profit and Loss account.

a. Insurance risk
ETUFES main lines of business are Participating Life (Individual), Non-Participating Life (Individual and Company) and Unit Linked Life (Individual and Company). ETUFE has presence
in Non-Participating Health (Individual), Non-participating Non-binked Variable Insurance (Company), Participating Pension (Individual), Unit Linked Pension (Individual)
Participating Annuity (Individual) business as well, By nature of the business, ETUFE underwrites risks and provides financial protection. In doing so, ETUFE is exposed to various risks.

The principal risk, ETLIFE faces under insurance contracts, is that the actual claims and benefit payments or the timing thereof differ from expectations. This is influenced by the frequency of claims, severity of claims, actual benefits paid and subsequent development of long-term claims. Therefore, the objective of ETLIFE is to ensure that sufficient reserves are available to cover these flabilities.

ETUFE has developed a risk strategy to manage the risks appropriately. ETUFE's risk management strategy is to establish measures and controls which will assist in prevention, detection and management of risks for strong risk management system. Such risk management system will identify risk at macro as well as micro level on ongoing basis.

The risk identification, assessment and evaluation activity is followed by defining appropriate action items for ensuring effective management of the risks. An action item for all the high risks is defined with clear owners and timelines. ETUFE mitigates the risks by careful section of the underwriting strategy, reinsure a part of the risk with various reinsurers, diversification of all insurance contracts and acquiring business from all parts of the Country

b. Life insurance Contracts and investment Contracts with and without Discretionary Participation Features: ind AS 104 'Insurance Contracts' requires ETUFE to separate the Financial Instruments (Investment contracts) from insurance contracts under specified conditions.

insurance contracts are those contracts where ETLIFE has accepted significant insurance risk from the policyholders by agreeing to compensate the policyholders if a specified uncertain future event (the insured event) adversely affects the policyholders. Insurance and investment contracts are further classified as being either with or without DPF. DPF is a contractual right to receive, as a supplement to guaranteed benefits, additional benefits that are likely to be a significant portion of the total contractual benefits.

As a general guideline by IRDAI, ETLIFE classifies contract under insurance contract and investment contracts with DPF, if the benefit payable on death is higher by at least 5% of the premium at any time during the life of the contract for other than unit linked products.

All other contracts are classified under investment Contracts.

Once a contract has been classified as an insurance contract, it remains an insurance contract for the remainder of its lifetime, even if the insurance risk reduces significantly during this period, unless all rights and obligations are extinguished or expire.

F 373

Investment contracts, however, can be reclassified as insurance contracts after inception if insurance risk becomes significant.





56.5. Risk management framework of Life Insurance business ("ETLIFE") (Continued)

c. The main insurance Risks that ETLIFE (s exposed to are as follows: (f) Persistency Risk - Risk of loss arising due to policyholder experiences (lapses and surrenders) being different than expected (ii) Mortality Risk - Risk of loss arising due to policyholder mortaliny experience being different than expected (iii) Investment Risk - Risk of loss arising from actual returns being different than expected

(V) Expense Risk - Risk of fees arising from expense experience being different than expected (V) Reinsurance Risk - The Company enters into reinsurance agreements in order to mitigate insurance Risk - However, this leads to default Risk from the reinsurance at the time of claim payment or also concentration in skif all the Risk is insured to one relinquer.

(vi) Concentration Risk - The Company faces concentration Risk by selling business to specific geography or by writing only single line business etc

Control Measures:

Control measures:
ELIJE has set up fisk Management framework to continuously monitor the ETLIFE's experience with regard to parameters like policy lapses, premium persistency, maintenance expenses and investment returns. The underwriting team, with actuarial guidance, has set in place processes and procedures to review proposal.

Further, the possible linancial cifect of adverse mortality and morbisity experience has been reduced by entering into re-insurance agreements with multiple re-insurers. ETLIFE has entered into a separate agreement with reinsurers to cover the catastrophic risks under individual and Group business to hedge against catastrophic events leading to higher than

entered into a separate agreement wan removed to the expected claim payouts.

ETUEE has been taking efforts so as to mitigate concentration risk through diversification however ETUEE may still be exposed to channel concentration risk as company is in 10th year of operation and all the channels are not yet fully developed. ETUEE has been acquiring business from all the parts of India and thus has little geographical concentration. It also insulates ETUEE the impact of catastrophic risk.

ETUEE has a Board approved Risk Management Policy covering underwriting, claims and reserving for policy Habilities. ETUEE has a detailed claims processing manual in place. Complicated and large claims are referred to ETUEE's Claims Committee.

Operational risks:

Operational risks:

Operational risks of loss arising from system failure, human error, fraud or external events. When controls fail to perform, operational risks can cause damage to reputation, have legal or regulatory implications or can lead to financial loss. The Group cannot expect to eliminate all operational risks, but by initiating a rigorous control framework and by monitoring and responding to potential risks, the Group is able to manage the risks. Controls include effective segregation of duties, access controls, authorisation and reconcilisation procedures, staff deutation and assessment processes, including the use of internal audit. Business risks such as changes in environment, technology and the industry are monitored through the Group's strategic planning and budgeting process. Operational risks A risk arising from this category is resultant of inadequate or failed internal processes and controls, poor corporate governance or from external events such as sudden disasters crippling the operations of the Company.

Operational risks within the Company are categorized into 6 (six) types namely:

- Execution, delivery and process management
- Business disruption and system failures
 Clients, products and business practices
- Damage to physical assets
- · Employment practices and workplace safety

Risk control and mitigation plan forms important part of the risk management processes within the Company. The Company ensures oversight on the risks by reviewing data. processes and by performing model checks at regular frequencies. Operational risk impact within the Company is rated basis frequency and severity matrix. Frequency and severity matrix is further utilized for evaluation of the risk which in turn helps in prioritization. The Company, to ensures that complete data is being processed, reconciles number of policies, premium and sum assured. The same is done by comparing Data Conversion System (DCS) output and on-off movement data as obtained from policy administration system.
The risk management team conducts an independent root cause analysis of operational risk incidents. Root cause analysis is followed by actual and potential risk exposure

assessment. The root cause analysis helps to identify inadequacies in the control measures for known risks or identify new risks which need to be addressed. The resultant learning is then used to improve processes systematically.

SG G. Excessive elsk engagement inn

Group's diversified business model acts as an inherent mechanism to avoid excessive concentrations of risk.

Single and Group level borrower limits for wholesale lending and program level limits for retail lending have been defined as a proactive risk measure to avoid excess credit concentration. Business risk leam monitor these limits as part of its regular monitoring activity, Additionally, the risk team also keeps track of Group, Industry, Collateral, Geography [for retail] level exposure concentrations. These concentrations are reviewed as part of monthly risk review meetings and also discussed in the Credit Committee, so as to avoid further exposures or reduce exposures to sector/industry/group/geography under stress.

On the trading portfolio, limit structures have been put in place to address potential concentration risks within each trading portfolio. Any exposure beyond the approved limits and losses exceeding the VaR limits gets reported as an Exception to the Global Risk Committee and is monitored by the group and business risk teams.

The Company has a Board approved Risk Management Policy. The Company has a detailed claims processing manual in place.





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

Credit risk is the risk of financial loss the Group may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. The Group has adopted a policy of dealing with creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults, in case the loans are to be restructured, similar credit assessment process is followed by the Group.

The Group manages its credit risk through a multi-layered approach as given below

- 1) Review by the Board Risk and Global Risk Committee
- 21 The Investment Committees (IC) for approving all credit related decisions, beyond certain levels delegated to Credit Committees. Further, individual loan specific limits as well as concentration limits are also 2) The Investment Committees (IC) for approving an credit related decisions, devote certain leads of the second approved by the IC and reviewed on a periodic basis
 3) Group risk team is responsible for industry and portfolio level monitoring and stress testing
 4) Business risk does day to day client level monitoring
 5) Independent verification of all client accounts, adherence to policies and frameworks are carried out by internal audit team.

nterparty, client assessment is done before any exposure is taken. Assessment covers all the aspects of risk like Borrower profile, financials, and adequacy of collateral, promoter strength, repayment counterparty, client assessment is done periore any exposure is taken, Assessment covers an une aspects or risk like borrower prome, mandais, and acequacy or collateral, promoter strength, repayment capability and cash flow generation. Discussions are held with independent risk and compliance teams both at Business and Group level before the credit proposals are put forward to the Commissor approval. Group has committee based approval process mechanism to ensure high exposures are approved with adequate representation from Compliance, Credit, Legal and other relevant teams as as to get a three sixty degree view on the proposal and there is no biasness.

The Group has separate credit origination and appraisal processes for wholesale, distressed and retail segments. For wholesale and distressed segment, the Group adopts underwriting standards for different cilent segment based on risk parameter and availability of security. For Retail segment, Group adopts underwriting standards both at product and portfolio level.

The Group uses Early Warning Signal (EWS) framework to identify risks at nascent stage. The objective is to classify the credit book on severity of risk-standard, early stage, mid stage and high stress. The classification of risk is done basis inputs from financial and non-financial parameter. An actionable matrix is defined, based on severity of the risk.

Credit monitoring is very important part of managing credit risk. Accordingly, the Group has dual layered independent monitoring of credit exposures and associated risks. A team of experienced and competent professionals, at business level as well as group level, identify and monitor these risks on an on-going basis and evolve processes/systems to monitor and control the same to keep the risks to minimum levels. On-going monitoring by them helps in identifying the risks at an early stage and taking time bound action to mitigate those risks.

Further, counterparty settlement risk associated in our broking business is managed by maintaining sufficient liquid collateral. We have well established real time limit utilisation monitoring process to ensure cover is sufficient at any given point of time.

Asset quality review is also performed on a regular basis by the Global Risk Committee - the apex body for all risk related decisions. Credit Portfolio Health Check is also presented to the Board Risk Committee

The Group applies the expected credit loss model for recognising impairment loss. For the purpose of measuring lifetime expected credit loss ("ECL") the Company has used a practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward-looking information.

The Group has separate credit origination and appraisal processes for wholesale, distressed and retail segments. For wholesale and distressed segment, the Group adopts underwriting standards for different client segment based on risk parameter and availability of security. For Retail segment, Group adopts underwriting standards both at product and portfolio level.

The expected credit loss is a product of exposure at default, probability of default and loss given default. The Group has devised an internal model to evaluate the probability of default and loss given default the expected creat tost is a product of exposure at details, produintly of details and ross given details. The Group has devised an internal model to evaluate the production exposure at details, produintly of details and ross given details.

Assets with zero to thirty days past due (DPD), Stage 2 – Significant Credit Deterioration or overdue between 31 to 90 days and Stage 3 – Default Assets with overdue for more than 90 days. Further, ECL also takes into account forward looking factors like GDP growth, interest rates etc. along with historical trends.

The Group determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used

Credit loss is the difference between all contractual cash flows that are due to an entity in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR (or credit-adjusted EIR for purchased or originated credit impaired financial assets). Expected Credit Loss computation is not driven by any single methodology, however

- o An unblased and probability weighted amount that evaluates a range of possible outcomes;
 o Reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of future economic conditions;
- o The time value of money

While the time value of money element is currently being factored into ECL measurement while discounting cash flows by the Effective Interest Rate (EIR), the objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the first two requirements. This will be achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.

Group does internal grading that is based on days past due (dpd) as specified below

internal rating grade	Internal grading description
Performing	
High grade	O dpd and 1 to 30 dpd
Standard grade	31 to 90 dpd
Non-performing	
Individually impaired	90+ dpd







56.7. Credit risk (Continued)

Significant Increase in credit risk (SICR)

Group considers a financial instrument defaulted, classified as Stage 3 (credit-impaired) for ECL calculations, in all cases when the borrower becomes 90 days past due. Classification of assets form stage 1 to stage 2 has been carried out based on SICR criterion. Accounts which are more than 30 days past due have been identified as accounts where significant increase in credit risk has been observed. These accounts have been classified as Stage 2 assets. As a part of a qualitative assessment of whether a customer is in default, the Group also considers a variety of instances that may indicate unlikeliness to pay. When such events occur, the Group carefully considers whether the event should result in treating the customer as defaulted and therefore assessed as Stage 3 for ECL calculations or whether Stage 2 is appropriate.

Management evaluates the credit situation continuously and the current credit assessment of borrowers is based on the following factors including many factors such as;

- Whether there is actual or expected significant change in the credit situation which entails significant increase in credit risk.
- Whether there are existing or forecasted adverse changes in borrower's business, financial or economic conditions that are expected to cause a significant change in the borrower's ability to meet its debt obligations
- Based on information available at present, Whether in the longer term current adverse changes created by Covid-19 in economic and business conditions can reduce the ability of the borrower to fulfil its obligations.
- Whether there are any significant changes in the expected performance and behavior of the borrower.
- 5. Whether there are expected changes in the loan documentation, including an expected breach of contract that might lead to covenant waivers or amendments, interest payment holidays, interest rate step-ups, requiring additional collateral or guarantees, or other changes to the contractual framework of the loan.

Reasonable and supportable information that is forward-looking and that is available without undue or offort is used by management to assess changes in credit risk.

However, considering that the current economic situation is continuously evolving, the management shall apply on regular basis any favorable or detrimental change to the borrower profiles and accordingly factor in macro/micro variables that shall represent the evolved inherent credit risk.

Historical DPD data is used to calculate historic default rates for each portfolio. This is done by using transition matrix which are calculated by assessing the transition from the one DPD state to the default DPD state 12 months from the cohort date.

Loss Given Default (LGD)

The LGD represents expected losses on the EAD given the event of default, taking into account, among other attributes, the mitigating effect of collateral value at the time it is expected to be realised and the time value of money. The Loss Given Default (LGD) has been computed with workout methodology. Workout LGD is widely considered to be the most flexible, transparent and logical approach to build an LGD model. Along with actual recoveries, value of the underlying collateral has been factored in to estimate future recoveries in LGD computation. Workout LGD computation Involves the actual recoveries as well as future recoveries (as a part of the workout process) on a particular facility, as a percentage of balance outstanding at the time of Default/Restructuring. The assessment of workout LGD was then performed. Principal outstanding at NPA was assessed, which went into the denominator of the LGD calculation. LGD computation has been done for each segment and sub-segment separately.

Exposure at Default (EAD)

The amount which the borrower will owe to the portfolio at the time of default is defined as Exposure at Default (EAD). While the drawn credit line reflects the explicit exposure for the Group, there might be variable exposure that may increase the EAD. These exposures are of the nature where the Group provides future commitments, in addition to the current credit. Therefore, the exposure will contain both on and off balance sheet values. The value of exposure is given by the following formula:

EAB = Drawn Credit Line + Credit Conversion Factor * Undrawn Credit Line

Drawn Credit Line = Current outstanding amount

Credit Conversion Factor (CCF) = Expected future drawdown as a proportion of undrawn amount Undrawn Credit Line = Difference between the total amount which the Group has committed and the drawn credit line While the drawn exposure and limits for the customer are available, the modelling of CCF is required for computing the EAD.

Purchased or originated credit impaired (POCI)

Financial assets that are purchased or originated at a deep discount that reflects the incurred credit losses are considered to be POCI. This population includes the recognition of a new financial instrument following a renegotiation where concessions have been granted for economic or contractual reasons relating to the borrower's financial difficulty, that otherwise would not have been considered.

Forward looking adjustments

A measure of ECL is an unbiased probability-weighted amount that is determined by evaluating a range of possible outcomes and using reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

To fulfil the above requirement Group has incorporated forward looking information into its measurement of ECL. The objective of developing a macroeconomic model using exogenous macroeconomic variables (MEVs) is to address the requirements of unbiased, probability weighted outcomes while taking into account current conditions as well as future economic conditions. This will be achieved by using the model output to adjust the PD risk component in order to make it forward looking and probability-weighted.





56.7. Credit risk (Continued)

Exogenous macroeconomic parameters were used as independent (X) variables to predict the dependent (Y) variable. Keeping in mind Ind AS requirements around obtaining reliable and supportable information, without Incurring undue cost or effort- based on advice of risk committee members and economic experts and consideration of a variety of external actual and forecast information, the group formulates base case view of the future direction of relevant economic variable as well as a representative range of other possible forecast scenario. This process involves developing two or more additional economic scenarios and considering the relative probabilities of each outcome.

Data sourcing: External information includes economic data and forecasts published by governmental bodies and monetary authorities in the country, supranational organisations such as the OECD and the IMF, and selected private sector and academic forecasters. Macroeconomic information was aggregated from Economic Intelligence Unit (EIU), Bloomberg, World Bank, RBI database. The EIU data has a database of around 150 macroeconomic variables as well as their forecasted values. Beyond 2022 macro-economic variables are forecasted by mean reverting the values to their long term average.

Probability weighted scenario creations: To incorporate macroeconomic impact into probability-weighted, each scenario has an associated probability. In order to ensure consistency across macroeconomic models, these probabilities were calculated at an overall level for both Retail and Non-Retail portfolios, keeping in mind that though the impact of a scenario across different portfolios may differ based on endogenous factors, the probability of a scenario unfolding is purely exogenous, and hence should not vary.

The group has identified and documented key drivers of credit risk and credit losses for each portfolio of financial instruments and using an analysis of historical data, has estimated relationship between macro-economic variables and credit risk and credit losses.

The significant economic parameters scenarios are as below:

Key Economic Parameter	Base FY +1	Base FY +2
Debt-to-GDP ratio:	18.3-18.7%	18.7-19.2%
Total factor productivity	4,0-4,5	4.4.5.0
Labor productivity growth:	5.1-5.5%	5.5-6.3%
Unemployment rate	8.5-8.8%	8.5-8.8%
Gross Domestic Product	7.0-7.5%	7.5-8.0%

Apart from the above significant economic parameters, the Group has also identified and used few other economic parameter to build up the forward looking scenarios. These indicators include inflation, forecasted growth in real estate sector, expectation of industry performance, collateral coverage movement, conduct of accounts and expectation of market liquidity.

Above explained indicators have supported in measurement of ECL, and behaviours of such indicators will suitably support going forward in measurement of forward looking scenarios.

Predicted relationship between the key indicators and default and loss rates on various portfollos of financial assess have been developed based on analysing historical data over the past 5 years.

56.7.1. Overview of modified and forborne loans

From a risk management point of view, once an asset is forborne or modified, the Group's special department for distressed assets continues to monitor the exposure until it is completely and ultimately derecognised.

The table below includes Stage 2 and 3 assets that were modified and, therefore, treated as forborne during the period, with the related modification loss suffered by the Group.

Particulars		
	2020-21	2019-20
Amortised costs of financial assets modified during the period		80.19
Net modification gains	(217.60)	

56.7.2. Analysis of risk concentration

The following table shows the risk concentration by industry for the components of the balance sheet. Additional disclosures for credit quality and the maximum exposure for credit risk per categories based on the Group's internal grading system and year-end stage classification are further disclosed in Note 13.1.

Industry analysis - Risk concentration for 31-Mar-21

	Financial				***************************************				
Components	services	Government	Manufacturing	Retail and wholesale	Construction	Oil & gas	Services	Others	Total
Cash and bank balances	47,221.29	-			-	*	380.77		47,602.06
Derivative financial instruments	2,902.03	-	-	-		-			2,902.03
Stock in trade	2,618.02	8,636.63	1,155.70	3.06	60.97	6.13	957.39	2.308.86	15,746.76
Trade receivables	187.01	•	1,511.81	491.06	1,154.88	•	1.534.72	181.01	5,060.49
Loans	5,465.87	-	8,038.79	66,955.55	1,19,618.82		5,556,99	12,469,44	2,19,105.46
Investments	43,610.86	24,134,57	24,830.00	859.07	12,554,42	21.71	5,414.37	3,338.02	1,14,763.02
Other financial assets	11,811.78	287.84	-	164.29	86.22		3.79	274.15	12,628.07
Total	1,14,816.86	33,059.04	35,536.30	68,473,03	1,33,475,31	27.84	13,848.03	18,571,48	4,17,807.89
Other Commitments	•	-	-	1,340.64	-,30,410152		25,540.03	2012/1140	1.340.64

Industry analysis - Risk concentration for 31-Mar-20

Components	Financial	Government	Manufacturing	Retail and wholesale	Construction	Oil & gas	Services	Others	Total
Cash and bank balances	86,064.80	_	-				31.28	- Circis	86,096.08
Derivative financial instruments	5,321.87	-	-		-		31.20		5,321.87
Stock in trade	8,474.61	7,462.91	23.58	-	1.39	61.91	555,18	877,49	17,458.07
Trade receivables	5,538.81	· · · · · · · · · · · · · · · · · · ·	2,415,95	1,898,30	1,358.87	0231	1,163,12	677.33	
Loans	3,610,77	•	8,972.52	1.13.918.73	1,26,330,14	493.62	10,409.83		13,052.38
Investments	22,424,01	18,755,10	21,183,34	914.17	11.650.37	14.91		19,871.18	2,83,606.79
Other financial assets	6,649.97	287.80		1,060,46	78.62	14.91	1,716.68	6,007,44	82,666.02
Total	1,38,084.84	26,505.81	32,595.39	***************************************			139.83	85,65	8,302.33
Other Commitments	2,50,004,04	20,303.61	32,333.33	1,17,791.66	1,39,419.39	570.44	14,016.92	27,519.09	4,96,503.54
Outer committeenes			-	4,491.93	505.16		-	_	4 997 09







Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

The tables on the following pages show the maximum exposure to credit risk by class of financial asset.

	Maximum expo	sure to credit risk	
	31 March 2021	31 March 2020	Principal type of collateral
Financial assets		***************************************	
Loans:			
Retail Loans and Wholesale loans	2,03,638.58	2,65,105.17	Equity shares and Mutual fund units, Bonds, Property; book receivables, Land, real estate property securities, and Tangible assets, inventories, fixed deposits & other marketable securities, Surrender Value of the Policy
Distressed assets	13,223.15	12,882.28	Tangible assets
Other credits	154,43	140.13	
Trade receivables	5,060.49	13,052.37	Equity shares, fixed deposits and bank guarantees, Securities etc.
Debt instruments at amortised cost	1,305.81	243.86	Government security and Book debts (including Highly liquid Central/State Government securities & high rated Corporate Bonds)
Total financial assets at amortised cost	2,23,382.46	2,91,423.81	
Derivative financial instruments	2,902.03	5,321.87	Margin money
Financial assets at FVTPI,	70,802.54		
Financial instrument designated at fair value through profit or loss	10,726.26	7,446.04	Tangible assets and Highly liquid Central/State Government securities, high rated Corporate Bonds and liquid Mutual fund units
Total financial instruments at fair value through profit or loss	84,430.83	79,608.17	
Debt Instruments at fair value through OCI	16,846.91	14,615.77	Government security and Book debts
Total debt instruments at fair value through OCI	16,846.91	14,615.77	
Other commitments (max exposure)	5,301.84	16,556.52	Property, book receivables, Tangible Assets, Equity Shares, Mutual Fund units, Land, Office Space, Flats, Bungalow, Penthouse, Row house and Commodities.
Total	3,29,962.04	4,02,204.27	

The Group has not entered in to any credit derivative to mitigate above credit risk





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

56.7.4. Fair value of collateral held for stage 3 assets

The below tables provide an analysis of the current fair values of collateral held and credit enhancements for stage 3 assets. Dependent on the level of collateral, some Stage 3 exposures may not have individual ECLs when the expected value of the collateral is greater than the LGD, even in if the future value of collateral is forecast using multiple economic scenarios.

As at 31-Mar-2021		*****	******	***************************************
	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL	Carrying amount	Fair value of collateral
Financial assets		*******		*****
Loans;	1		**	···
Retail and wholesale loans	60,248.59	13,515.54	46,733.06	51.894.8
Distressed assets	3,207.01	517.04	2,689.97	10,054.6
Total financial assets at amortised cost	63,455.60	14,032.58	49,423.03	61,949.48
Debt instruments at fair value		******		
through OC!	674.27	-11.40	685.67	685.6
Total	64,129,87	14.021.18	50,108.70	C7 C0C 41
Loan commitments	138.98	1.40	137.58	62,635.1 20.2
Financial guarantee contracts	130.30	1.40	137.56	20.2
Total	64,268,85	14.022.5B	50 245 20	
As at 31-Mar-2020	04,200.03	14,022.58	50,246.28	62,655.4
	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL	SU,246.28	62,655.4: Fair value of collateral
As at 31-Mar-2020	Maximum exposure to credit risk (carrying amount	Associated ECL		
	Maximum exposure to credit risk (carrying amount	Associated ECL		Fair value of
As at 31-Mar-2020 Financial assets Loans:	Maximum exposure to credit risk (carrying amount	Associated ECL	Carrying amount	Fair value of collateral
As at 31-Mar-2020 Financial assets Loans: Retail and wholesale loans Distressed assets	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL		Fair value of collateral 65,513.60
As at 31-Mar-2020	Maximum exposure to credit risk (carrying amount before ECL)	Associated ECL	Carrying amount	Fair value of collateral 65,513.66 13,657.64
As at 31-Mar-2020 Financial assets Loans: Distressed assets Total financial assets at amortised cost	Maximum exposure to credit risk (carrying amount before ECL) 56,625.97 3,288.03 59,914.00	Associated ECL 8,413.81 537.37 8,951.18	Carrying amount 48,212.16 2,750.66	Fair value of
As at 31-Mar-2020 Financial assets Loans: Retail and wholesale loans Distressed assets Total financial assets at amortised cobb instruments at fair value	Maximum exposure to credit risk (carrying amount before ECL) 56,625.97 3,288.03	Associated ECL 8,413.81 537.37	Carrying amount 48,212.16 2,750.66	Fair value of collateral 65,513.61.13.657.61
As at 31-Mar-2020 Financial assets Loans: Retail and wholesale loans Distressed assets Total financial assets at amortised	Maximum exposure to credit risk (carrying amount before ECL) 56,625.97 3,288.03 59,914.00	8,413.81 537.37 8,951.18	48,212.16 2,750.66 50,962.82	Fair value of collateral 65,513.66 13,657.6 79,171.24
Financial assets Loans: Retail and wholesale loans Distressed assets rotal financial assets at amortised cost Debt instruments at fair value through OCI	Maximum exposure to credit risk (carrying amount before ECL) 56,625.97 3,288.03 59,914.00	8,413.81 537.37 8,951.18 438.94	48,212.16 2,750.66 50,962.82 819.06 51,781.88	Fair value of collateral 65,513.61 13.657.6- 79,171.2- 819.01 79,990.30
As at 31-Mar-2020 Financial assets Loans: Distressed assets Total financial assets at amortised tost Locats Locat	Maximum exposure to credit risk (carrying amount before ECL) 56,625.97 3,288.03 59,914.00 1,258.00 61,172.00	8,413.81 537.37 8,951.18	48,212.16 2,750.66 50,962.82	Fair value of collateral 65,513.66 13,657.6 79,171.24





(Currency: Indian rupees in millions)

56.7.5 Margin received from clients

		31-Mar-21*	31-Mar-20
Cash margin	A	•	17,699.53
Non cash margin			
Securities**		_	24,470.53
Fixed deposits		-	13,127.90
Bank guarantee		-	2,054.23
Total non cash margin	B		39,652.66
Total margin received	(A+B)	•	57,352,19

^{*} Refer Note 67

^{**} Securities received as non cash margin from clients as collateral are held in the a subsidiary's client demat account







(Currency : Indian rupees in millions)

56.8 Liquidity risk and funding management

Liquidity risk emanates from the mismatches existing on the balance sheet due to differences in maturity and repayment profile of assets and liabilities. These mismatches could either be forced in nature due to market conditions or created with an interest rate view. Such risk ran lead to a possibility of unavailability of funds to meet upcoming obligations arising from liability maturities. To avoid such a scenario, Edelweiss has ensured maintenance of a Liquidity Cushion in the form of Fixed Deposits, Mutual Funds, Cash, G-Sec, etc. These assets carry minimal credit risk and can be liquidated in a very short period of time. A liquidity cushion amounting to 10-12% of the borrowings is sought to be maintained through such assets. These would be to take care of immediate obligations while continuing to honour our commitments as a going concern. There are available lines of credit from banks which are drawable on notice which further augment the available sources of funds. Funding is raised through diversified sources including Banks, Retail issue, Mutual Funds, ECB, Sub Debt etc to maintain a healthy mix.

Group has a Liquidity Contingency Policy in place to ensure various liquidity parameters are defined and tracked regularly. Liquidity Management Team is provided with update on expected fiquidity shortfalls in Normal as well as Stress scenario. A detailed set of activities have been defined to be executed during stress scenario

56.8.1. Analysis of financial flabilities, financial assets, derivatives and financial commitments by remaining contractual maturities

The table below summarises the maturity profile of the undiscounted cash flows of the Group's financial liabilities, financial assets, derivatives and financial commitments as at 31 March.

The tables have been drawn up based on the undiscounted cash flows i.e. the tables include both interest and principal cashflows. The contractual maturity with respect to financial liabilities is based on the earliest date on which the Group can be required to pay. To the extent that interest flows are at floating rate, the undiscounted amount is derived based on the interest rates in force at the balance sheet date. Further, with regards to amounts payable in currencies other than Indian Rupees, the amounts are determined based on the spot exchange rates at the balance sheet date. The analysis with respect to financial assets is based on expected maturities. All derivatives which are entered into for trading purposes are shown in the earliest time band. With respect to other derivatives, the remaining contractual maturity information has been given based on undiscounted cash flows.

As at 31-Mar-21

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	3 vears	
Trade payables	2,865.23	714,42	1,025.60	197.80	91.73	4,894.78
Borrowings (other than debt securities)	34,791.55	12,343.26	19,934.53	38,318.34	6,300,57	1,11,688,25
Debt securities	7,343.32	14,710.24	42,818.97	79,343,38	81,349,29	2,25,565,20
Subordinated financial liabilities	315.25	67.82	1,702.04	6.014.60	13,835,67	21,935.38
Deposits	96.01	-		+		96.01
Lease liabilities	52.87	65.07	90.38	420,43	305.25	934.00
Other financial liabilities	5,971.51	3,232.87	1,538.08	9,286,23	22,548,73	42,577,42
Total undiscounted non-derivative financial liabilities	\$1,435.74	31,133.68	67,109.60	1,33,580.78	1,24,431.24	4,07,691.04
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than	Total
	months	6 months	months to 1 year	1 year to 3 years	3 vears	iotai
Cash and cash equivalent and other bank balances	40,452.74	199.98	1,844.94	520.77	5.247.99	48,266,42
Stock-in-trade	13,739,20	1,758.68	320.03	4.50	14.46	15,836.87
Trade receivables	2,103,50	840.16	1,294.20	3,188.03	14,40	7,425,89
Loans	50,966,15	13,240.26	31,178.66	95,561,14	1,05,814.88	2,96,761.09
Investments at fair value through profit or loss	1,967.86	7,185.97	10,135.33	23,567.55	22,060.69	64,918.40
Investments at fair value through profit or loss pledged as colleteral	808.51	1,618.45	4.139.25	40.504.05		
Investments at designated fair value through profit or loss	211.37	166.37	4,139.25 385.33	18,601.85	31,159.90	56,327.96
Investments at FVOCI	458.59	175.60	1,066.74	3,353.42	17,940,98	22,057,47
Investments at FVOCi pledged as collateral	456.53	173.00	1,056.74	2,447.63	41,652.72	45,801.28
Investments at amortised cost	350.48	82.55	868.92			
Investments at amortised cost pledged as collateral	330.46	62.33	808.92	-	418.39	1,720.34
Other financial assets	10,915.54	300,00	145.04	rno na	-	
Total undiscounted non-derivative financial assets	1,21,973,94	25,568.02		530.21	737.36	12,628.15
	1,21,373.34	23,388.02	51,379.44	1,47,775.10	2,25,047.37	5,71,743.87
Derivatives	Upto 3	Between 3 to	Between 6	Between	More than	Total
51-A - 241-4 d- 4-4-4	months	6 months	months to 1 year	1 year to 3 years	3 years	
Net settled derivatives entered into for trading purposes	1,696.86				-	1,696.86
Other net settled derivatives	151.67	(12.69)	(427.72)	(662.08)	(39.91)	(990.73)
Total	1,848.53	(12.69)	(427.72)	(652.08)	(39.91)	706.13
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than	Total
	months	6 months	months to 1	year to 3 years	years	iotai
Undrawn loan and other commitments	3,838.13	118,14	4,144.86	938.99	323,20	9,363,32

The Group has undrawn lines of credit available aggregating ₹ 5,856.88 million as at 31 March 2021 to meet any possible liquidity shortfall.







Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

56.8.1. Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities (Continued)

As at 31-Mar-20

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	3 years	
Trade payables	11,256.29	902.20	571,41	103.73		12,833,63
Borrowings (other than debt securities)	28,590.53	12,286.70	34,885,71	52,777.65	11,297.61	1,39,838.20
Debt securities	34,613.77	9,381.40	25,959.02	85,511.34	98,281.62	2,53,747.15
Subordinated financial liabilities	5,173.95	574.90	523.28	4,184,58	14,931.56	25,388.27
Deposits	2,615.49	-	-	•	-	2.615.49
Lease liabilities	144.97	113.00	217.89	965.48	586.75	2,028.09
Other financial liabilities	4,013.79	583.62	2,093,48	4,593.35	2.838.75	14,122,99
Total undiscounted non-derivative financial liabilities	86,408.79	23,841.82	64,250.79	1,48,136.13	1,27,936.29	4,50,573.82
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than	Total
	months	6 months	months to 1 year	1 year to 3 years	3 years	
Cash and cash equivalent and other bank balances	60,576.50	6,884.90	10,679,90	478.07	5,124.01	83,743.38
Stock-in-trade	12,355.29	221.10	4.941.33	4.45	12.91	17,535.08
Trade receivables	7,422.74	1,607.02	2,945,43	3,208,08	4,59	15.187.86
Loans	23,382,18	21,241.83	43,642.30	1,01,060,42	1,20,484.61	3,09,811.34
Investments at fair value through profit or loss	699.68	168.62	1,310.20	11.189.22	31,958.41	45,326.13
Investments at fair value through profit or loss pledged as collateral	2,372.03	1.060.57	6,497,96	15,959.27	31,837.66	57,727.49
Investments at designated fair value through profit or loss	211.54	30.15	279.39	1,834.55	15,041,73	17,397,36
Investments at FVOCI	429.74	402.37	775.26	2,830.82	34,542.89	38,981.08
Investments at FVOCI pledged as collateral	-	*	-	-,		
Investments at amortised cost	240,00	-	-		-	240,00
Investments at amortised cost pledged as collateral	+	-	-	-		2.000
Other financial assets	6,457.29	470.15	1,186.99	866.25	175.43	9,156.11
Total undiscounted non-derivative financial assets	1,14,146.99	32,086.71	72,258.76	1,37,431.13	2,39,182.24	5,95,105.83
Derivatives	Upto 3	Between 3 to	Between 6	Between	More than	Total
	months	6 months	months to 1 year	1 year to 3 years	3 years	
Net settled derivatives entered into for trading purposes	(1,437,14)	-		-	- ,	{1,437.14}
Other net settled derivatives	2,016,29	(455.09)	47.02	1,091.99	(4.37)	2,584.84
Total	579.15	(456.09)	47.02	1,091.99	(4.37)	1,247.70
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than	Total
	months	6 months	months to 1	year to 3 years	vears	
Undrawn loan and other commitments	1,695.87	15,785.86	4,820.94	807.28	931.00	24,040.95

The Group has undrawn lines of credit available aggregating 🤻 20,423.68 million as at 31 March 2020 to meet any possible liquidity shortfall.





(Currency : Indian rupees in millions)

56.9. Market Risk:

Market risk is the risk which can affect the Group's income or the value of its holdings of financial instruments due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates and credit spreads. The objective of the Group's market risk management is to manage and control market risk exposures within acceptable parameters. The Group separates its exposure to market risks between trading and non-trading portfolios.

Exposure to market risk

Interest rate risk - The principal risk to which non-trading portfolios are exposed is the risk of loss from fluctuations in the future cash flows or fair values of financial instruments because of a change in market interest rates. Interest rate risk is managed principally through monitoring interest rate gaps and by having pre-approved limits for repricing bands.

ALCO is the monitoring body for compliance with these limits. ALCO reviews the interest rate gap statement and the mix of floating and fixed rate assets and liabilities. Balance Sheet Management Unit is in-charge for day to day management of interest rate risk.

Foreign exchange risk - Our foreign exposure is limited to capital investment in our Group entities outside India and profits/loss generated by these entities. The Treasury Unit aggregates the foreign exchange exposure emerging out these outflows/inflows and the same is hedged to ensure we do not run any foreign exchange risk in our books. Positions are regularly monitored by the Treasury Unit and rebalanced based on the inflow and outflow of funds.

Equity price risk - The Treasury and Balance Sheet Management Units effectively evaluates various risks involved in underlying assets in trading and non-trading books respectively

Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group's policy is to monitor positions on a daily basis and hedging strategies are used to ensure positions are maintained within the established limits.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates (all other variables being constant) of the Group's statement of profit and loss and equity. The sensitivity to profit before tax is the effect of the assumed changes in interest rates on the profit before tax for the year, based on the floating rate financial assets and financial liabilities held at reporting date. Thus, the sensitivity analysis has been prepared assuming the amount of the floating-rate financial liabilities are financial reporting period was outstanding of the whole year. The sensitivity of equity is calculated by revaluing the fixed rate FVOCI, including the effect at reporting date for the effects of the assumed changes in interest rates.

Currency of item		2020-21							
	Increase in basis	Effect on profit		Decrease in basis	Effect on profit before				
	points	before tax	Effect on Equity	points	tax	Effect on Equity			
INR	25.00	(264.82)	(423.24)	25.00	264.82	423.24			
INR	5.00	0.15	-	5.00	(0.15)	+			
Surrency of item			201	9-20		******			
	Increase in basis	Effect on profit		Decrease in basis	Effect on profit before				
	points	before tax	Effect on Equity	points	tax	Effect on Equity			
INR	25.00	(483.18)	(383.89)	25.00	483.18	383.89			

Currency risk:

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates.

Foreign currency risk arise majorly on account of foreign currency borrowings.

The table below indicates the currencies to which the Group had significant exposure at the end of the reported periods.

Correlled			20	20-21		
	Increase in exchange rate (%)	Effect on profit before tax	Effect on Equity	Decrease in exchange rate (%)	Effect on profit before tax	Effect on Equity
US dollar	5.00	(221.29)		5.00		
Others	5.00	2.25		5.00		-
Currency			20	19-20		***************************************
	Increase in exchange rate (%)	Effect on profit before tax	Effect on Equity	Decrease in exchange rate (%)	Effect on profit before tax	Effect on Equity
US dollar	5.00	0.50		5,00	(0.50)	-
INR*	5.00	(10.15)	-	5.00	10.15	-
Others	5.00	(43.02)		5.00	43.02	

[•] This is on account of items denominated in Indian Rupees held by certain foreign companies in the Group having functional currency other than INR







(Currency : Indian rupees in millions)

56.9. Market Risk (Continued):

Equity Price risk:

Equity price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of individual investment in equity share prices.

			202	0-21		
Impact on	Increase in equity	Effect on profit		Decrease in equity	Effect on profit before	
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	537.19	(1.97)	5.00	(537,19)	1.97
Others	5.00	670.76	0.06	5.00	(670.76)	(0.06)
-			201	9-20		
Impact on	increase in equity	Effect on profit		Decrease in equity	Effect on profit before	
	price (%)	before tax	Effect on Equity	price (%)	tax	Effect on Equity
Derivatives	5.00	(103,10)	(1.32)	5.00	103	1.32
Others	5.00	512.59	0.06	5.00	(512.59)	(0.06)

Index price risk:

Index price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of equity indices.

			20	20-21		
Impact on	Increase in Index price (%)	Effect on profit before tax	Effect on Equity	Decrease in Index price (%)	Effect on profit before tax	Effect on Equity
Derivatives	5.00	11.68	-	5.00	(11.68)	
Others	5.00	(50.89)	•	5.00	50.89	-
			20	19-20		
Impact on	Increase In index price (%)	Effect on profit before tax	Effect on Equity	Decrease in Index price (%)	Effect on profit before	Effect on Equity
Derivatives	5.00	(435.78)	-	5.00	435,78	
Others	5.00	38.37	-	5.00	(38.37)	

Other price risk:

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in the level of market prices other than equity and index prices.

			202	0-21		
Impact on		Effect on profit		Decrease in price	Effect on profit before	
	Increase in price (%)	before tax	Effect on Equity	(%)	tax	Effect on Equity
Security receipts of ARC trusts	5.00	91.77		5.00		-
Units of AIFs and Trusts	5.00	3.17		5.00	100000	
Others	5.00	471.74	31.71	5.00		(31.71)
1,110			201	9-20		
Impact on	increase in price (%)	Effect on profit before tax	Fife at an Forth	Decrease In price	Effect on profit before	
			Effect on Equity	(%)	tax	Effect on Equity
Security receipts of ARC trusts	5.00	23.93		5.00	{23.93}	
Units of AIFs and Trusts	5.00	25.22	-	5.00		-
Others	5.00	397.06	132.70	5.00		(132.70)





(Currency: Indian rupees in millions)

57. Impact of Covid

The COVID-19 pandemic outbreak across the world including india has resulted in most countries announcing lockdowns and quarantine measures that have sharply stalled economic activities across the world. The Indian Government too has imposed lockdowns starting from 24 March 2020. Subsequently, the national lockdown was lifted by the government for certain activities in a phased manner outside specified containment zones, but regional lockdowns/restrictions continued to be implemented in areas with a significant number of COVID-19 cases. The Indian economy is impacted and would continue to be impacted by this pandemic and the resultant lockdown, due to the contraction in industrial and services output across small and large businesses. The impact of the COVID-19 pandemic , including the current "second wave" on Group's financial statements, including credit quality and provisions, gain/loss on fair value changes, investment, remains uncertain and dependent on the current and further spread of COVID-19, steps taken by the government, RBI and other regulators to mitigate the economic impact and also the time it takes for economic activities to resume and reach the normal levels. Further, the Group has assessed the impact of the COVID-19 pandemic on its liquidity and ability to repay its obligations as and when they are due. Management has considered various financial support from banks and other fundraising opportunities in determining the Group liquidity position over the next 12 months. Based on the foregoing and necessary stress tests considering various scenarios, management believes that the Group will be able to pay its obligations as and when these become due in the foreseeable future. In assessing the recoverability of loans, receivables, deferred tax assets and investments, the Group has considered internal and external sources of information, including credit reports, economic forecasts and industry reports up to the date of approval of these financial statements. Since the situation continue to closely





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

Composition of the Group

Sr.	Name of the Entity	Note	Country of Incorporation	ownership interest	Proportion of ownership interest as at 31-Mar-
	Subsidiaries			as at 31-Mar-2021	2020
1	ECL Finance Limited		India	100.00%	100.000
	Edelcap Securities Limited		India		100.00%
	Edelweiss Asset Management Limited		India	100.00%	100.00%
	ECap Equities Limited		India	100.00%	100.00%
	Edelweiss Trusteeship Company Limited	-	India	100.00%	100.00%
	Edelweiss Housing Finance Limited	-		100.00%	100.00%
	Edelweiss Investment Adviser Limited		India India	100.00%	100.00%
	EC Commodity Limited	-	India	100.00%	100,009
	Edel Land Limited		India	100.00%	100.009
	Edel Investments Limited		India	100.00%	100.009
	Edelweiss Rural & Corporate Services Limited			100.00%	100.009
	Edelweiss Comtrade Limited	-	India	100.00%	100.009
	Edel Finance Company Limited	<u> </u>	India	100.00%	100.009
	Edelweiss Retail Finance Limited		India	100.00%	100.009
	Edelweiss Multi Strategy Fund Advisors LLP			100.00%	100,009
12	Edelweiss Resolution Advisors LLP	k	India	100.00%	100.009
			India	100.00%	100.009
	Edelweiss General Insurance Company Limited	-	India	100.00%	100.009
	Edelweiss Securities and Investment Private Limited	-	India	100.00%	100.009
	EC International Limited		Mauritius	100.00%	100.009
	EAAA LLC	-	Mauritius	100.00%	100,009
21	Edelweiss Capital (Singapore) Pte. Limited		Singapore		100,009
	Edelweiss Alternative Asset Advisors Pte. Limited	-	Singapore	100.00%	100.009
	Edelweiss International (Singapore) Pte. Limited	-	Singapore	100.00%	100.009
	Aster Commodities DMCC	h	United Arab Emirates	100.00%	100.009
	Edelgive Foundation	-	India	100.00%	100.009
	Edelweiss Alternative Asset Advisors Limited	-	India	99.05%	95.00%
	Edelweiss Gallagher Insurance Brokers Limited	-	India	70.00%	74.009
	Edelweiss Private Equity Tech Fund		Indía	95.60%	88.90%
	Edelweiss Value and Growth Fund		India	70.05%	88.90%
	Edelweiss Asset Reconstruction Company Limited	-	India	59.84%	59.849
	EW Special Opportunities Advisors LLC	j	Mauritius	67.00%	67.009
	Edelweiss Tokio Life Insurance Company Limited	-	India	51.00%	51.009
	Allium Finance Private Limited	46	India	70.00%	70.009
	Edelweiss Securities Limited	m	India	-	100.009
	Edelweiss Finance & Investments Limited	m	ind)a	-	100.009
	Edelweiss Broking Limited	m	India		100.009
	Edelweiss Custodial Services Limited	m	India	•	100,009
	Edelweiss Securities (IFSC) Limited	m	India	*	100,009
	ESL Securities Limited	m	India	-	100.009
	Edelweiss Investment Advisors Private Limited	m	Singapore		100,009
	Edelweiss Financial Services (UK) Limited	m	United Kingdom	-	100.009
	Edelweiss Financial Services Inc.	m	United States of America		100.009
	Edelweiss Securities (Hong Kong) Private Limited	m	Hong Kong	•	100,009
	Edelweiss Global Wealth Management Limited		India	100.00%	100,009
	Edelweiss Finvest Limited	а	India	+	100.009
46	EC Global Limited	b	Mauritius	-	100.009
	Lichen Metals Private Limited	c	India		100.009
48	Edelweiss Capital Services Limited	ď	India	51.00%	100,007
	India Credit Investments Fund - II	е	India	100.00%	-
	Associate				
1	Edelweiss Securities Limited	m	India	38,53%	







Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

58. Composition of the Group (Continued)

Group stake in trusts			
T		Proportion of	Proportion of ownership
Trust Name	Country of Incorporation	ownership interest as at 31-Mar-2021	interest as at 31-Mar- 2020
1 EARC SAF - 2 Trust	- India	100.00%	100.00%
2 EARC Trust - SC 6	- India	100.00%	100.00%
3 EARC Trust - SC 7	- India	100.00%	100.00%
4 EARC Trust - SC 9 5 EARC Trust - SC 102	- India	100.00%	100.00%
6 EARC Trust - SC 109	- India - India	100.00% 50.00%	100.00% 50.00%
7 EARC Trust - SC 112	- India	100.00%	100.00%
8 EARC Trust - SC 130	- India	100.00%	100.00%
9 EARC SAF - 3 Trust 10 EARC Trust - SC 223	- India	46.00%	46.00%
11 EARC Trust - SC 229	- India - India	100.00% 100.00%	100.00% 100.00%
12 EARC Trust - SC 238	- India	100.00%	100.00%
13 EARC Trust - SC 245	- India	37.00%	37.00%
14 EARC Trust - SC 251 15 EARC Trust - SC 266	· India	100.00%	100.00%
16 EARC Trust - SC 262	- India - India	100.00% 37.00%	100.00% 37.00%
17 EARC Trust - SC 263	- India	100.00%	100.00%
18 EARC Trust - SC 293	- India	100.00%	100.00%
19 EARC Trust - SC 297	- Indía	37.00%	37.00%
20 EARC Trust - SC 308 21 EARC Trust - SC 314	- India - India	100.00%	100.00%
22 EARC Trust - SC 325	- India	100.00%	100,00%
23 EARC Trust - SC 329	- India	100.00%	100.00%
24 EARC Trust - SC 331	- India	100.00%	100.00%
25 EARC Trust - SC 306 26 EARC Trust - SC 321	- India - India	50.00% 100.00%	50.00%
27 EARC Trust - SC 334	- India	100.00%	100.00% 100.00%
28 EARC Trust - SC 318	- India	100.00%	100.00%
29 EARC Trust - SC 332	- India	1,00.00%	100,00%
30 EARC Trust - SC 348 31 EARC Trust - SC 349	- India - India	100,00%	100.00%
32 EARC Trust - SC 352	- India	100.00% 100.00%	100.00% 100.00%
33 EARC Trust - SC 357	- India	100.00%	100.00%
34 EARC SAF - 1 Trust	- India	100.00%	100.00%
35 EARC Trust - SC 298 36 EARC Trust - SC 342	- India - India	100.00%	100.00%
37 EARC Trust - SC 347	- India - India	100.00% 100.00%	100.00% 100.00%
38 EARC Trust - SC 351	- India	100.00%	100.00%
39 EARC Trust - SC 360	- India	100.00%	100.00%
40 EARC Trust - SC 361 41 EARC Trust - SC 363	- India - India	100,00%	100.00%
42 EARC Trust - SC 344	- India	100.00% 100.00%	100.00% 100.00%
43 EARC Trust - SC 370	- India	100.00%	100.00%
44 EARC Trust - SC 381	- India	100,00%	100.00%
45 EARC Trust - SC 383 46 EARC Trust - SC 386	- India - India	100.00%	100.00%
47 EARC Trust - SC 384	- India	100.00% 100.00%	100.00%
48 EARC Trust - SC 391	- India	100.00%	100.00%
49 EARC Trust - SC 395	- India	100.00%	100.00%
50 EARC Trust - SC 392 51 EARC Trust - SC 372	- India	100.00%	100.00%
52 EARC Trust - SC 373	- India - India	100.00% 100.00%	100.00% 100.00%
53 EARC Trust - SC 374	- India	100.00%	100.00%
54 EARC Trust - SC 393	- India	100.00%	100.00%
55 EARC Trust - SC 380 56 EARC Trust - SC 387	- India	100.00%	100.00%
57 EARC Trust - SC 388	- India - India	100.00% 100.00%	100,00% 100.00%
58 EARC Trust - SC 375	- India	100.00%	100.00%
59 EARC Trust - SC 399	- India	100.00%	100.00%
60 EARC Trust - SC 394	- India	100.00%	100.00%
61 EARC Trust - SC 385 62 EARC Trust - SC 401	- India - India	100.00%	100,00%
63 EARC Trust - SC 402	- India	100.00% 100.00%	100.00% 100.00%
64 EARC Trust - SC 376	- India	100.00%	100.00%
65 EARC Trust SC 406	- India	100.00%	-
66 EARC Trust SC 377 67 EARC Trust SC 378	- India	100.00%	_
68 EARC Trust SC 378	- India - India	100,00%	-
69 EARC Trust SC 410	- India - India	100.00%	* .
70 EARC Trust SC 405	- India	100.00%	
71 EARC Trust SC 428	- India	100.00%	-
72 EARC Trust SC 429 73 EARC Trust SC 412	- India	100.00%	
73 EARC Trust SC 412 74 EARC Trust SC 415	- India - India	100.00% 100.00%	
75 EARC Trust SC 430	- India	100.00%	-
76 EARC Trust SC 427	- India	100.00%	-



(Currency : Indian rupees in millions)

58. Composition of the Group (Continued)

Notes

- a) With effect from 01 April 2019, Edelweiss Finvest Umited have been merged with Edel Finance Company Limited, a subsidiary of the Group, pursuant to the scheme of arrangement approved by National Company Law Tribunal vide its Order dated 22 February 2021.
- b) With effect from 01 September 2020, EC Global Limited have been merged with EC International Limited, a subsidiary of the Group, pursuant to the scheme of arrangement approved by National Company Law Tribunal,
- c) With effect from 30 March 2021, Lichen Metals Private Limited is sold and ceased to become the subsidiary of the Group and has not been consolidated from the said date.
- d) On 12 February 2021, a new subsidiary namely Edelweiss Capital Services Limited is incorporated under Group. Edelweiss Financial Services Limited holds 51% stake of Edelweiss Capital Services Limited and has been consolidated from the said date.
- e) With effect from 31 March 2021, Ecap Equities Limited and Edelweiss Rural & Corporate Services Limited, subsidiaries of the Group has invested in the Fund namely, India Credit Investments Fund II, whereby 100% stake is owned by the Group. Accordingly, India Credit Investments Fund II is fully controlled by the Group and accordingly has been consolidated from the said date.
- f) With effect from 01 September 2020, Edel Land Limited a subsidiary of the Group has acquired 100% stake in Everest Securities & Finance Limited, Subsequently, with effect from 26 March 2021 Everest Securities & Finance Limited got merged into Edel Land Limited, Accordingly same has been consolidated from said dated.
- g) With effect from 23 December 2020 Edelweiss Capital (Singapore) Pte. Limited, subsidiary of the Group has windup and accordingly consolidated till the said date.
- h) Aster Commodities DMCC, a subsidiary of the Group has changed its basis of accounting for periods subsequent to March 30, 2021 from the going concern basis to a liquidation basis.
- i) Edelweiss Comtrade Limited, a subsidiary of the Group has ceased its operation and does not have any business activity planned for future. Accordingly the financial statements for the year have been prepared on a non-going concern basis.
- 1) EW Special Opportunities Advisors LLC, a subsidiary of the Group has changed its basis of accounting for periods subsequent to 31 December 2020 from the going concern basis to a liquidation basis.
- k) Edelwelss Multi Strategy Fund Advisors LLP, a subsidiary of the Group has ceased its operation and does not have any business activity planned for future. Accordingly the Financial Statements for the year have been prepared on a non-going concern basis.
- I) Edelweiss Financial Services Limited holds 100% of share capital of Edelweiss Global Wealth Management Limited (EGWML) before considering the effect of compulsory convertible debentures (CCD) issued by EGWML.

m) Refer note 67





Notes to the consolidated financial statements (Continued)
(Currency : Indian rupecs in millions)

59 Additional information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary

		Net Assets i.e. Total Assets minus Total Liabilities	sets minus Total s	Share in Profit or Loss	offt or Loss	Share in Other Comprehensive Income	rehensive Income	Share in Total Comprehensive Income	rehensive Income
No.	Name of the Entity	As % of consolidated net assets	Amount (₹ in Million)	As % of consolidated profit or loss	Amount (₹ in Million)	As % of consolidated other comprehensive Income	Amount (7 in Million)	As % of consolidated total comprehensive income	Amount (₹ in Million)
Paren	t Edelweiss Financial Services Limited	53.74%	41,259.86	282.06%	7,162.08	%(60:63)	9,54	284,45%	7,171.63
Subsidiaries	larips							***************************************	***************************************
	Indian								
-	Edelweiss Securities Limited*			21.08%	535.30	(333.99)%	60.04	23.61%	595.34
2	Edelweiss Finance & Investments Limited*			4.75%	120.53	(14.96)%	5.69	4.89%	123.22
m	ECL Finance Limited	32.33%	24,823.27	0.88%	22.34	(96,46)%	17.34	1.57%	39.68
4	Edelweiss Global Wealth Management Limited*	4	•	(7.39)%	(187.62)	1.59%	(0.29)	(7.45)%	(187.91)
S	Edelweiss Gallagher Insurance Brokers Limited	1.70%	1,304.34	5.74%	145.69	(2.47)%	0.44	2.80%	146,13
9	Edelcap Securities Limited	0.68%	519.40	(22.71)%	(576.73)	33.01%	(5.93)	(23.11)%	(582.66)
7	Edelweiss Asset Management Limited	2.10%	1,611.99	1.88%	47.81	(11.96)%	2.15	1.98%	49.96
80	ECap Equities Limited	1.45%	1,113,47	(158.79)%	(4,031.88)	4.35%	(0.78)	(159.95)%	(4,032,66)
on !	Edelweiss Broking Limited*	3	3	1.24%	31.44	(43.93)%	7.90	1.56%	39.34
10	Edelweiss Trusteeship Company Limited	0.01%	4,93	0.01%	0.16	%90'0	(0.01)	0.01%	0.15
Ħ	Edelweiss Housing Finance Limited	9.94%	7,627.99	1.47%	37.34	12.28%	(2.21)	1.39%	35.13
12	Edelweiss Investment Adviser Limited	(10.33)%	(7,933.17)	(207.97)%	(5,280.88)	(0.17)%	0.03	(209.46)%	(5,280.85)
13	EC Commodity Limited	(0.20)%	(153.09)	(3.38)%	(85.79)	%(60.03)%	0.01	(3.40)%	(85.78)
14	Edel Land Limited	0.10%	76.18	(10.06)%	(255,38)	(1.57)%	0.28	(10.12)%	(255.10)
15	Edelweiss Custodial Services Limited*		c	38.54%	978.58	3.00%	(0.54)	38.79%	978.05
16	Edel Investments Limited	3.39%	2,599.35	0.24%	6.19	1.12%	(0.20)	0.24%	5.99
17	Edelweiss Rural & Corporate Services Limited	5.91%	4,538.25	(361.34)%	(9,175.15)	(63.49)%	11.41	(363.46)%	(9,163.74)
18	Edelweiss Comtrade Limited	0.02%	16.25	(0.59)%	(15.06)	13.77%	(2.48)	(0.70)%	(17.54)
19	Edel Finance Company Limited	16.10%	12,359.86	(48.89)%	(1,241.43)	2.28%	(0,41)	(49.26)%	(1,241.84)
2	Edelweiss Retail Finance Limited	6.38%	4,899.26	10.58%	268.54	(1.81)%	0.32	10,66%	268.86
77	Edelweiss Multi Strategy Fund Advisors LLP	0.01%	7.75	(0.63)%	(16.09)	0.00%	00'0	(0.64)%	(16.09)
22	Edelweiss Resolution Advisor LEP	0.00%	0.72	0.20%	4.95	0.00%	0.00	0.20%	4.96
23	Edelweiss General Insurance Company Limited	1.55%	1,290.95	(35.85)%	(910.34)	7.01%	(1.26)	(36.16)%	(911.60)
24	Edelweiss Securities (IFSC) Limited*	*	-	(0.54)%	(13.66)	25.38%	(4.56)	(0.72)%	(18,23)
52	Edelweiss Securities and Investment Private Limited	1,03%	789.15	1.13%	78.87	0.00%	0.00	1,14%	78.87
92	Edelweiss Alternative Asset Advisors Limited	1,32%	1,011.56	6.05%	153.94	(28.05)%	5.04	6.31%	158.99
2.7	Edelgive Foundation	0.31%	234.96	3.84%	97.39	(0.01)%	0.00	3.86%	97.39
82	Lichen Metals Private Limited	0.00%		(3./1)%	(94.11)	0.00%	0.00	(3.73)%	(94.11)
2	Edelweiss Private Equity Tech Fund	0.80%	615.32	(0.70)%	(17.69)	%00.0	0.00	(0.70)%	(17.69)
8	Edelweiss Value and Growth Fund	1.97%	1,511.79	0.03%	0.73	0.00%	0.00	0.03%	0.73
33	Edelweiss Asset Reconstruction Company Limited	28.94%	22,219.80	73.11%	1,856.31	2.99%	(0.54)	73.61%	1,855.78
32	Edelweiss Tokio Life Insurance Company Limited	%86.9	5,360.46	(81.42)%	(2,067.38)	336.94%	(60.57)	(84.40)%	(2,127.95)
33	Allium Finance Private Limited	1.33%	1,018.77	2,64%	67.07	0.14%	(0.03)	3.66%	67.05
34	ESI. Securities Limited*	=	*	(2.02]%	(51.29)	(0.75)%	0.14	(2.03)%	(51.16)
33	Edelweiss Capital Services Limited	0.66%	503.78	(0.63)%	(16.02)	1.09%	(0.20)	(0.64)%	(16.22)
<u>8</u>	India Credit Investment Fund – II	4.14%	3,179.48	0.07%	1.75	0.00%	000	0.07%	1.75
=									· ····································





Notes to the consolidated financial statements (Continued) (Currency: Indian types in millions)

Additional information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary (Continued)

	Net Assets I.e. To	Assets i.e. Total Assets minus Total Liabilities	Share in Pr	Share in Profit or Loss	Share in Other Comprehensive Income	ehensive Income	Share in Total Comprehensive Income	orehensive Income
Sr. Name of the Entity No.	As % of consolidated net assets	Amount (₹ in Million)	As % of consolidated profit or loss	Amount (₹ in Million)	As % of consolidated other comprehensive Income	Amount (* in Million)	As % of consolidated total comprehensive Income	Amount (₹ in Million)
Foreign								
37 FC International Imited	L U)	(no 101) (101 oo)	10 4997	50 336	110 500	(30.00)	Vert o	00 000

	TOTAL CONTRACTOR OF THE PARTY O					Income		larome	
								ALL PARTIES	
	Foreign								
37	EC International Limited	(0.13)%	(101.00)	10.48%	266.03	116.55%	(20.95)	9.72%	245,08
88	EAAA LLC	0.03%	24.55	(1.03)%	(26.05)	7.40%	(1.33)	(1.09)%	(27.38)
33	EW Special Opportunities Advisors LLC	0.00%	0.51	(0.11)%	(2.76)	0.58%	(0.10)	(0.11)%	(2.87)
40	Edelweiss Capital (Singapore) Pte. Limited	2000	0.00	2,11%	53.50	(14.07)%	2.53	2.22%	56.03
41	Edelweiss Alternative Asset Advisors Pte. Limited	0.62%	475.57	0.39%	9.97	(75.15]%	13.51	0.93%	23,48
42	Edelweiss International (Singapore) Pte. Limited	2.45%	1,877.97	13.64%	346.35	263.97%	(47.45)	11.86%	298,90
43	. 1	%00'0	0.00	0.34%	8.68	(9.78)%	1.76	0.41%	10.44
44		0.26%	197,20	(1.34)%	(34.03)	85.75%	(15.41)	(1.961%	(49.45)
45	Edelweiss Financial Services (UK) Limited*	1		0.05%	1.31	(9,95)%	1.79	0.12%	3.10
46	Edelweiss Financial Services Inc.*	,	-	2.27%	57.75	37,24%	(6.70)	2.03%	51.06
47	Edelweiss Securities (Hong Kong) Private Limited*	•	-	0.29%	7.30	8.57%	(1.54)	0.23%	5.76
48	Controlled Trusts	(1.01)%	(778.94)	7.11%	180.64	0.00%	00'0	7.16%	180,64
! ;	Non-Controlling interests	14,33%	10,998.36	99.29%	2,521.23	635.07%	(114.16)	(1.18)%	(29.85)
	Adjustments arising out of consolidation	%(06'88)	(68,232.40)	457.83%	11,625.16	(728.12)%	130.91	562.94%	14,192.97
	Associate (investment as per the equity method) - Indian								
	Edelweiss Securities Limited (wef 27 March 2021)	(0.01)%	(4.50)	(0.25)%	(6.35)	(10.30)%	1.85	(0.18)%	(4.50)
	Total	100.00%	76.769.95	100.00%	2,539,20	100.02%	(17.97)	100.00%	7 521 23
WINDSHOADOWN W	0.00 indicated amount less than ₹ 0.01 million	The same of the sa			/ / W.				

^{0,00} indicated amount less * Refer note 67





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

60. Key disclosures related to life insurance business

a l	life insurance and	Investment Contract Liability

Particulars		31-Mar-21				31-Ma	r-20	
	With OPF	Linked	Others	Total gross	With DPF	Linked	Others	Total gross
		Business		llabilities		Business		Irabilities
Insurance Contract Liability								
Life	7,257.69	12,594.42	20.917.85	40,770,16	4,894.47	6,692,92	16,391,52	27,978.91
Health			53.61	53.61		.,	46.88	46 88
Annuity			383.12	383.12			365.63	365.63
Pension	1,047.07	349.59		1,396.66	851.73	271.47	,	1,123,20
Total	6,304.96	12,944.01	21,354,58	42,603.55	5,746.20	6,964.39	16,804.03	29,514.62
Investment Contract Liability								
Life	•	786.35	440,57	1,225,92		652,88	322.09	974.97
Health				-,		032.00	322.03	374.37
Annuity					_			•
Pension				_			-	
Total	-	786.35	440.57	1,226,92	·····	652.88	322.09	974.97

b Movement of life insurance contract liabilities

Particulars		31-Mar-21				31-Ma	r-20	
-	With DPF	Linked Business	Others	Total	With DPF	Linked Business	Others	Tota
Gross Liability at the beginning of the year Add/(Less)	5,746.20	6,964.39	16,804.03	29,514.62	3,869.05	6,051.42	13,333,65	23,254.12
Premium	3,650.46	3,144.03	5,446.32	12,240,81	2,327.17	2,790.09	5,180,95	10,298.21
Unwinding of the discount / Interest credited	774.79	3,796.94	1,111.35	5,683.08	590.87	(1,237.80)	879.12	232 19
Changes in valuation for expected future benefits	(1,631.68)	(445.68)	{1,379.61}	(3,456.97)	(887.59)	(394.79)	(1,333.61)	(2,615.99)
insurance liabilities released	(377.29)	(564.07)	(879.68)	(1,821,04)	(256.47)	(268.58)	(1,326.09)	(1,851.14)
Undistributed Participating Policyholders surplus (UPPS)	13.49		*	13.49	11.35	-		11.36
Others	_		_			_		_
Change in other Liabilities	128.97	48.40	252,20	429,57	91.81	24.05	78.01	185,87
Gross Liability at the end of the year	8,304.94	12,944.01	21,354.61	42,603.56	5,746.20	6,964.39	16,804.03	29,514.62





Notes to the consolidated financial statements (Continued) (Currency: Indian rupees in millions)

60. Key disclosures related to life insurance business (Continued)

c. Investment contract liabilities without DPF are stated at fair value.

The investment contracts measured at fair value are mainly unit linked in structure and the fair value of the liability is equal to the unit reserve plus additional non-unit reserves, if required, on a fair value basis. These contracts are classified as Level 1 in the fair value hierarchy when the unit reserve is calculated as the publicly quoted unit price multiplied by the number of units in issue and any non-unit reserve is insignificant. Where the unit price is not publicly-available these contracts are classified as Level 2 in the fair value hierarchy provided the additional non-unit reserve is an insignificant input to the valuation. Where the non-unit reserve is a significant input in the valuation, the contracts are classified at Level 3 in the fair value hierarchy. The Group takes credit risk into account in assessing the fair value of the liabilities.

Investment contract liabilities without DPF are further analysed as follows:

	31-Mar-21			31-Mar-	20	
Particulars	Linked Business	Others	Total	Linked Business	Others	Total
At the beginning of the year Additions	652.88	322.09	974.97	574.82	261 27	836.09
Premium	22.67	218.91	241.58	141.58	45.05	186.63
Interest and Bonus credited	157.37	20.16	177.53	7.19	21.80	28.99
Others	0.17	1.35	1.52	0.13	0.06	0.19
Deductions	•	•				
Withdrawals / Claims	{35.28}	(120.49)	(155.77)	(61.85)	(4.60)	(66.45)
Fee income and Other	{11.44}	(1.46)	(12.90)	(8,99)	(1.49)	(10.48)
At the end of the year	786.37	440.56	1,226,93	652.88	322.09	974 97

Change in Insurance contract liabilities

Particulars		31-Mar-21				31-Mar	-20	
	With DPF	Linked Business	Others	Total	With DPF	Linked Business	Others	Total
a) Policy Liabilities (Gross) b) Amount ceded in reinsurance	2,558.76	5,979.61 0.37	4,550.58 (449.32)	13,088,95 (448.95)	1,877.15	912.97 (0.27)	3,470.39 (92.54)	6,260 51 (92.81)
c) Amount accepted in reinsurance	-	-	-	-	-	•	•	-
Not change in Insurance contract Habilities	2,558.76	5,979.98	4,101.26	32,640.00	1,877,15	912.70	3,377.85	6,167.70

Particulars	31-Mar-21	31-Mar-20
Opening Reinsurance Assets	2,944.41	2,851.60
Premium	358.93	446.04
Unwinding of the Discount/Interest Credited	176.08	169.70
Change in Valuation for expected future benefits	(177.95)	(145.23)
Insurance Liabilities released	92.49	(377.69)
Closing Reinsurance Assets	3,393,96	2 944 42

At 31 March 2021, the Company conducted an impairment review of the reinsurance assets and there is no impairment loss for the year.

During the year, the Company entered into reinsurance arrangements that resulted in profit of INR 124.64 million for the financial year 2020-21 (PY INR 54.18 million). This profit has been reflected in the statement of profit or loss.

At 31 March 2021 and 31 March 2020, there are no impaired reinsurance assets.





(Currency: Indian rupees in millions)

60. Key disclosures related to life insurance business (Continued)

Liabilities for life insurance policies are determined by the Appointed Actuary in accordance with the IRDAI regulations and relevant actuarial practice standards & guidance notes issued by the institute of Actuaries of India.

The reserves/ liabilities under non-linked business is calculated using a prospective gross aremium method of valuation. The reserves are established having regard to the assumptions as to future experience, including the interest rate that will be earned on premiums not yet received and future bonus rates for participating business. Assumptions as to the future bonus rates are set to be consistent with the interest rate assumptions. For participating policies, the valuation interest rate used is 6.00% (no change from last year). For non-par policies, the valuation interest rate ranges between 5.58% -6.75% (no change from last year) for the first 5 years and 4.00% -6.00% (no change from last year) thereafter (for annuity, 2% assumed for year greater than 50 years). For one-year individual non-par plan, the valuation interest rate used is 4.00% (not applicable for last year).

The lapse assumptions are based on various factors namely the actual experience, credibility of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For lapsed policies, revival reserves are maintained (till the policies are within the revival year) assumption.

Mortality assumptions are set with reference to the published IALM (2012-2014) Ultimate Mortality Table. The mortality assumptions are based on various factors namely the actual experience, Modeling assumptions are set with reference or a published near texts. The set of the experience, pricing assumptions, trend from actual experience and consistency from past year's assumptions. For annuity product, mortality rates are set with reference to the Modified Mortality for Annuitants - UC (a) (1996-98) Ultimate Rates. Assumptions for morbidity and incidence of accidental death are based on terms available from reinsurers and the standard morbidity rate table CIBT 93 (Critical Illness Base Table for year 93).

Assumptions for future expenses are considered as per the file & use assumptions (which are derived from long term business plan of the Company) and these expenses escalated each year by 5.00% p.a. (previous year 5.00%) to allow for inflation. An additional reserve has been included to allow for the contingency of closure to new business and to cover maintenance expense overrun,

mission has been allowed for at the rates specified in the products file and use,

Further it has been ensured that for each policy the reserve is sufficient to pay the surrender value.

For participating products, terminal bonuses are provisioned such that the reserves are at least equal to asset share at product level.

The provisions have been made for incurred but not reported death claims (IBNR), free look reserve, unearned premium reserve of the extra premium collected etc.
Free look assumption has been set based on the actual cancellation experience observed by the company for all lines of business, trend of the experience in the last few years and consistency of the

rate in comparison to the past year. The assumption of free look rate is set at 4% this year (no change from last year).

For riders, both unearned premium and gross premium reserves are calculated and the higher of these two is held as reserve. For OYRGTL plan (One Year Renewable Group Term Life), the Unearned Premium Reserve is calculated as premium for the unexpired duration. In addition, the premium deficiency reserve and IBNR is also kept for OYRGTL

The Company has continued to provision for additional margin for adverse deviation (MAD) to mitigate the risk due to Covid-19 pandemic risk under Actuarial Liability. Further, the Company has kept additional Covid-19 related provision in anticipation of elevated COVID related claims.

Portfolio assumptions impacting net liabilities	Range	FY 2021	FY 2020
Mortality rates (as a % of Indian Assured Lives Mortality (2006-08))**	Max	215% {Without MAO}*	215% (Without MAD)*
	Mio	21% (Without MAD)	20% (Without MAD)
Discount/interest rates***	Max	7.75% (Without MAD)	7.75% (Without MAD)
	Min	5% (Without MAD)	7.00% (Without MAD)
Expense****	Max	9308 (INFL @5%) (without MAD) 18 (INFL @ 5%) (without MAD) for micro Insurance plan	8865 (INFL @5%) (without MAD) 17 (INFL @ 5%) (without MAD) for micro Insurance plan
	Min	276 (INFL @ 5%) (without MAD) 11 (INFL @ 5%) (without MAD) for micro Insurance plan	263 (INFL @ 5%) (without MAD) 11 (INFL @ 5%) (without MAD) for micro Insurance plan
MAD*		Mortality: 10%; additional 5% MAD to cater COVID19 pandemic risk	Mortality: 10%; additional 5% MAD to cater COVID19 pandemic risk
		Interest: 75 · 550 bps	Interest: 75 - 550 bps
		Expenses: 10%	Expenses: 10%

Margin for Adverse Deviation (MAD) is over and above the base rate mentioned above.

^{****} The value of future expenses has been derived to allow for all the future maintenance expenses as applicable namely fixed per policy, renewal premium (0%-2%)/ commission (0%-25%) related, fund (0%-0.25%) related etc. The limits for fixed per policy expenses are as mentioned above in the table.





^{**} Mortality rates (excluding annuity products) are expressed as % of Indian Assured Lives Mortality (2012-14) and for annuity it is expressed as % of Modified Mortality for Annuitants - LIC (a) (1996-

⁹⁸⁾ Ultimate Rates.
*** Under Unit linked, for unit growth rate (i.e. Investment return) weighted average growth rate of various unit funds is used.

60. Key disclosures related to life insurance business (Continued)

e. Sensitivity Analysis
The following analysis is performed for reasonably possible movements in key assumptions with all other assumptions held constant, showing the impact on gross liabilities.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are non-linear. The method used for deriving sensitivity information and significant assumptions made did not change from the previous period. The sensitivities are same as shared with Regulators during annual reporting.

For Year Ended 31-Mar-21

	Gross Liability						
Sensitivity Parameters	Insurance Contracts			Investment C	ontracts		
	With OPF	Linked	Others	Linked	Others		
Mortality increased by 10%	8,308.80	12.945.17	22,455.41	786.35	440.57		
Mortality decreased by 10%	8,301.09	12,942.63	20,257.58	786.35	440.57		
Lapses increased by 10%	8,303.77	12,943.74	21,058,91	786.35	440.57		
Lapses decreased by 10%	8,306.17	12,944,31	21,671,76	786.35	440.57		
Expenses increased by 10%	8,309.07	12,944,45	21,485.17	786.35	440.57		
Expenses decreased by 10%	8,300.84	12,943.67	21,224.21	786.35	440.57		
Interest Rate increased by 100 bps	7,640.58	12,854.89	17,475.55	757.41	440.57		
Interest Rate decreased by 100 bps	9,110.47	13,038.49	26,404.71	817.78	440.57		
Inflation Rate increased by 100 bps	8,307.61	12,944.36	21,476.28	786.35	440.57		
Inflation Rate decreased by 100 bps	8,302.53	12,943.85	21,250.38	786.35	440.57		

	For '	63	r End	ica	31.	Ma.	1-20
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	Gross Llability				
Sensitivity Parameters	≸กรน	rance Contracts		investment C	ontracts
	With DPF	Unked	Others	Linked	Others
Mortality increased by 10%	5,750.39	6,968.23	17,764.85	652,86	322.11
Mortality decreased by 10%	5,742.00	6,962.06	15,863,84	652.86	322.11
Lapses increased by 10%	5,744.83	6,963.97	16,552,07	652.86	322,11
Lapses decreased by 10%	5,747.60	6,964.88	17,075,63	652.86	322,11
Expenses increased by 10%	5,750.63	6,965.38	16,919,17	652.86	322.11
Expenses decreased by 10%	5,741.78	6.963.62	16,689,49	652,86	322.11
Interest Rate increased by 100 bps	5,221.24	6,898.09	13,592,26	635.12	322,11
Interest Rate decreased by 100 bps	6,382.52	7,036.88	21,035,01	672.28	322.11
Inflation Rate increased by 100 bps	5,749,25	6,965.06	16,913.79	652.86	322.11
Inflation Rate decreased by 100 bps	5,743.44	6,964.11	16,710.94	652.86	322.11

Gross premiums on insurance contracts and investment contracts with DPF

	2020-21	2019-20
Particulars		2015 20
Life Insurance	12,240,81	10,298.21
Total Gross Premiums	12,240,81	10,298,21
Premiums ceded to reinsurers on insurance contracts and investment contracts with DPF	2020-21	2019-20
Particulars	2020-21	2019-20
Life Insurance	(358.33)	(446.04)
Total premiums ceded to reinsurers	(358.33)	(446.04)
Net benefits and claims	2020-21	2019-20
Particulars	2010-21	2013-20
a. Gross benefits and claims paid		
Life insurance contracts	2.011.29	1,187,26
Investment contracts with DPF		1,107.20
Total gross benefits and claims paid	2,011.29	1,187.26
b. Claims ceded to reinsurers		2,207.20
Life insurance contracts	(520.94)	(373.29)
Investment contracts with DPF	1	1212201
Total claims ceded to reinsurers	(520.94)	(373.29)
Net benefits and claims	1,490.35	813.97





(Currency: Indian rupees in millions)

61. Key disclosures related to General Insurance business

Contract Liability for General Insurance business Premium earned

Gross Premium on insurance contracts

Particular	2020-21	2019-20
Gross written Premium	2,264.46	1,586.05
Change in reserve for unexpired risks	(267.73)	(476.69
Gross Earned Premium (a)	1,996.73	1,109.36
Premium ceded to reinsurers on insurance contracts		
Particular	2020-21	2019-20
Premium on reinsurance ceded	424.73	268.30
Change in reserve for unexpired risks	(50.39)	(84.40
Premium ceded to reinsurers (b)	374.34	183.90
Total Premium Earned (net) (a - b)	1,622.39	925.40
Change in actuarial liability		
Particular	2020-21	2019-20
Gross Claim Paid	1,285.48	686.12
Claims Ceded to reinsurer on Gross Claims Paid	(89.32)	(52.78
Net Claims Paíd	1,196.16	633.34
Change in Gross Claims Outstanding	149.39	151.51
Change in Cededing to reinsurer on Gross Claims Outstanding	(72.89)	(9.61
Net Claims Outstanding	1,272.66	775.24
Change in Gross IBNR	500.52	341.63
Change in Cededing to reinsurer on Gross IBNR	(115.56)	(55.30
Net IBNR	384.96	286.31
Change in Gross Premium deficiency Reserve	(1.41)	(33.00
Change in Cededing to reinsurer on Premium deficiency Reserve	-	
Net Premium deficiency Reserve	(1.41)	(33.00)
Change in actuarial liability	383.55	253.31
Reinsurance asset		
Particular	31-Mar-21	31-Mar-20
Reinsurance on Insurance Contract	370.32	133.37
Gross Insurance contract liabilities	2,946,56	2,030.33
Reinsurance asset relating to Insurance contracts	666.99	428.14
Net Insurance contract liabilities	2,279.57	1,602.19
Gross Insurance contract liabilities	31-Mar-21	31-Mar-20
Gross Claims Outstanding	359.78	210.39
Gross IBNR	1,112.77	612.25
Gross Premium deficiency Reserve	38.36	39.77
Gross Reserve for unexpired risks	1,435.65	1,167.92
Gross Insurance contract liabilities	2,946.56	2,030.33
Reinsurance asset relating to Insurance contracts	31-Mar-21	31-Mar-20
Reinsurance of Claims Outstanding	84.88	11.98
Reinsurance of IBNR	205.38	89.83
	4,00,00	00.0.
Reinsurance of Premium deficiency Reserve	·	
Reinsurance of Premium deficiency Reserve Reinsurance of Reserve for unexpired risks	376.73	326.33





(Currency: Indian rupees in millions)

61. Key disclosures related to General Insurance business (Continued)

Net Insurance contract liabilities	2020.21	2010 20
Net Claims Outstanding	2020-21 274.90	2019-20 198.41
Net IBNR	907.38	522.42
Net Premium deficiency Reserve	38.36	39.78
Net Reserve for unexpired risks	1,058.92	841.58
Net Insurance contract liabilities	2,279.56	1,602.19
Reconciliation of Claims Outstanding	2020-21	2019-20
Gross Claims Outstanding at the beginning of year	210.39	58.88
Gross Change in claims reserve	149.39	151.51
Gross Claims Outstanding at the end of year	359.78	210.39
Reinsurance of Claims Outstanding at the beginning of year	11.98	2.38
Reinsurance of Change in claims reserve	72.89	9.61
Reinsurance of Claims Outstanding at the end of year	84.87	11.99
Net Claims Outstanding at the beginning of year	198.41	56.50
Net Change in claims reserve	76.49	141.91
Net Claims Outstanding at the end of year	274.90	198.41
Reconciliation of Incurred but not reported (IBNR)	2020.24	2040.00
Gross IBNR Outstanding at the beginning of year	2020-21	2019-20
Gross Change in IBNR reserve	612.25 500.52	270.65 341.60
Gross IBNR Outstanding at the end of year	1,112.77	612.25
	#,##E,13	012.23
Reinsurance of IBNR Outstanding at the beginning of year	89.83	34,53
Reinsurance of Change in IBNR reserve	115.56	55.30
Reinsurance of IBNR Outstanding at the end of year	205.39	89.83
Net IBNR Outstanding at the beginning of year	522,42	236.11
Net Change in IBNR reserve	384.96	286.31
Net IBNR Outstanding at the end of year	907.38	522.42
Reconciliation of Premium deficiency Reserve	2020-21	2019-20
Gross Premium deficiency Reserve Outstanding at the beginning of year	39.78	72.78
Gross Change in Premium deficiency reserve	(1.42)	(33.00)
Gross Premium deficiency Reserve Outstanding at the end of year	38.36	39.78
Reinsurance of Premium deficiency Reserve Outstanding at the beginning of year		
Reinsurance of Change in Premium deficiency reserve		
Reinsurance of Premium deficiency Reserve Outstanding at the end of year		
Net Premium deficiency Reserve Outstanding at the beginning of year	39.78	72.78
Net Change in Premium deficiency reserve Net Premium deficiency Reserve Outstanding at the end of year	(1.41)	(33.00)
Net Fremian dendency reserve obstanding at the end of year	38.37	39.78
Reserve for unexpired risks	2020-21	2019-20
Gross Reserve for unexpired risks Outstanding at the beginning of year	1,167.91	691.22
Gross Change in Reserve for unexpired risks reserve	267.73	476.69
Gross Reserve for unexpired risks Outstanding at the end of year	1,435.64	1,167.91
Reinsurance of Reserve for unexpired risks Outstanding at the beginning of year	326.33	241.93
Reinsurance of Change in Reserve for unexpired risks reserve	50.39	84.40
Reinsurance of Reserve for unexpired risks Outstanding at the end of year	376.72	326.33
Net Reserve for unexpired risks Outstanding at the beginning of year	841.59	449.29
Net Change in Reserve for unexpired risks reserve	217,33	392.29
Net Reserve for unexpired risks Outstanding at the end of year	1,058.92	841.58







(Currency: Indian rupees in millions)

61. Key disclosures related to General Insurance business (Continued)

Geographical concentration:

The Company has its operation only in India.

Sensitivity Analysis to key assumptions

The following analysis is performed for reasonably possible movements in 'Ultimate Loss ratio' with all other assumptions held constant, showing the impact on gross and \net liabilities, profit before tax and equity.

The correlation of assumptions will have a significant effect in determining the ultimate claims liabilities, but to demonstrate the impact due to changes in assumptions, assumptions had to be changed on an individual basis. It should be noted that movements in these assumptions are linear. The method used for deriving sensitivity information and significant assumptions made did not change from the previous period.

2020-21	Change in	Increase /	Increase /	Increase /	Increase /
	Assumption	(Decrease) on	(Decrease) on	(Decrease) on	(Decrease) on
	1100-1-1100	Gross Liability	Net Liability	Profit Before Tax	Equity
Ultimate Loss Ratio	10.00%	294.66	227.96	227.96	
Ultimate Loss Ratio	(10.00)%	(294.66)	(227.96)	(227.96)	
2019-20	Change in	Increase /	Increase /	Increase /	Increase /
	Assumption	(Decrease) on	(Decrease) on	(Decrease) on	(Decrease) on
		Gross Liability	Net Liability	Profit Before Tax	Equity
Ultimate Loss Ratio	10.00%	203.03	160.22	160.22	
Ultimate Loss Ratio	(10.00)%	(203.03)	(160.22)	(160.22)	





- 62. The Board of Directors at their meeting held on 11 June 2021, have recommended a final dividend of ₹ 0.55 per equity share (on face value of ₹ 1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- 63. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 54. During earlier years and for the year ended 31 March 2021, four subsidiaries of the Group had sold certain financial assets amounting to ₹ 61,568.90 million (net of provisions) and ₹ 10,711.50 million (net of provisions) respectively to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (5R) amounting to ₹ 49,858.40 million and ₹ 8,801.10 million respectively from these ARC Trusts. Ind AS 109 'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of de-recognition of such financial assets from these subsidiaries' financial statements. Edelweiss Financial Services Limited (EFSL), the holding company, and Edelweiss Rural and Corporate Services Limited (ERCSL) a subsidiary, had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in subsidiaries' financial statements.

Based on a review performed by management of these subsidiaries and EFSL, with effect from 01 January 2021, has directly undertaken substantially all risks and rewards and consequently ERCSL is relieved of its obligations. Further, pursuant to such review, with effect from 01 January 2021, certain terms and conditions of risk and reward agreements have been amended. The Board of Directors of subsidiaries, ERCSL and EFSL in their respective meetings held on 04 June 2021, 10 June 2021 and 11 June 2021 have approved such changes to risk and reward agreements. As the risks and rewards continues in the Group, these are accounted as financial assets in the consolidated financial statements and the consequent expected credit loss are recorded in the consolidated financial statements.

During the year ended 31 March 2021, the Group re-assessed probability of default, loss given default in respect of these financial assets and due to various factors viz. operational challenges for exposures to certain sectors, increase in credit and market risks for certain counter parties relative to such risks at initial recognition, continued impact of COVID-19 factors. Such re-assessments resulted in recognition of higher amount of loan loss provisioning for the year ended 31 March 2021. Accordingly, the Group has recorded for the year ended 31 March 2021 an amount of ₹ 5,051.50 million towards expected credit loss on these financial assets.

- Pursuant to amendments in risk and reward agreement between the subsidiaries, ERCSL and EFSL (as mentioned in note 64 above), with effect from 01 January 2021, fees payable on security receipts (ARC Fee) has been agreed to be borne by EFSL, as the risks and rewards are undertaken by EFSL. Accordingly, an amount of ₹ 489.30 million towards such expenses has been recorded by the EFSL.
- 66. Edelweiss Custodial Services Limited ("ECdSL"), a group company of Edelweiss Financial Services Company ("EFSL") challenged an order, by an investigating agency, marking lien on its clearing account, before the 47th Additional Chief Metropolitan Magistrate Court, Mumbai. Since the investigation against Anugrah Stock and Broking Pvt. Ltd. ("trading member"), for which ECdSL was a clearing member, is still under process, the said investigative agency contended that it had no objection to setting aside the lien order upon ECdSL providing an undertaking to keep sufficient assets unencumbered. ECdSL has since provided undertaking to keep sufficient assets amounting to ₹ 4,603.20 million belonging to the Group and associate unencumbered and the said lien order has been set aside. The matter has been listed for further hearing.

The MCSGF Committee of NSE Clearing Limited ("NCL") vide its order dated 20 October 2020 has directed ECdSL to adhere to instructions of National Stock Exchange ("NSE") / NCL, to appropriately reinstate the securities wherever trading member's clients had credit balance, but the securities got liquidated. ECdSL filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT"). SAT vide its order dated 05 November 2020 has directed ECdSL to give an undertaking to NCL that it will deposit \(\frac{7}{2},120.00 \) million or other amount as directed by the SAT after disposal of Appeal. ECdSL has since provided the declaration to NCL. The matter has been listed for further hearing.

Various Arbitration/Writ Petitions have been filed before the Hon'ble Bombay High Court ("Hon'ble Court") by various end clients of the trading member and/or his associate. ECdSL has been made party to the same. All the Writ Petitions have been tagged together and common orders have been passed in all the Writ Petitions. The next date of hearing is yet to be assigned by the Hon'ble Court.

ECGSL believes that it has acted in accordance with the agreement entered with the trading member and in accordance with applicable laws and regulations. Accordingly, there is no adjustment required in the financial statements for year ended 31 March 2021.

- 67. During the year ended 31 March 2021, EFSL sold its controlling stake in the wealth management business (Edelweiss Securities Limited) to Edelweiss Global Wealth Management Limited, its wholly owned subsidiary, in accordance with the transaction consummated with PAGAC ECSTACY PTE. LTD (PAG), a private investment firms. Since the Company has sold controlling interest over the wealth management business, it has accounted for the sale as loss of control with effect from 26 March 2021 under the requirements of Ind AS 110 'Consolidated Financial Statements'. Accordingly, included in other income is an amount of ₹ 14,063.50 million for the year ended 31 March 2021 towards realized gain representing difference between consideration received and net assets derecognized pertaining to the wealth management business (including related net goodwill) and non controlling interests in other investments that were sold. Further, EFSL's retained interest in the wealth management business meets the definition of an associate and has been recorded at fair value at 26 March 2021 under net fair value changes pursuant to paragraph 25 under Ind AS 110 'Consolidation Financial Statements'.
- 68. Under the Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE. Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real estate/structured finance Loans (Select Loans) into ECL Finance Limited within six months of the default leading to loss incurred by the ECL Finance Limited on or before the date of the conversion of the Investor CCDs into Equity Shares. The rationale for this undertaking was to keep the total equity/net worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the year ended 31 March 2021, Parties have agreed and concluded that loss event for two of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to ₹ 1,400.10 million incurred by ECL Finance Limited in earlier years. Accordingly, EFSL has recorded such loss in its profit and loss for the year ended 31 March 2021. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence as at 31 March 2021 there is no obligation EFSL has as at 31 March 2021.
- 69. EC Commodity Limited (ECCL), a wholly owned subsidiary of the Company, has entered into an agreement dated 28 November 2019, pursuant to which upon happening of a contingency whereupon if the Investors who have subscribed for a majority in the Alternative Investment Fund (AIF) to which ECL Finance Limited (ECLF) and Edelweiss Housing Finance Limited (EHFL), subsidiaries of the Group have sold financial assets does not receive the agreed IRR (IRR) as per the agreement in which case ECCL shall be required to either arrange for a buyer thereof and/or purchase the assets at IRR.
- O. CDPQ Private Equity Asia Pte. Ltd. (CDPQ), holder of cumulative convertible preference shares (CCPS) of Edelweiss Asset Reconstruction Company Limited (EARC), a subsidiary, had on 15 July 2019 given a put intimation notice to Group entities viz., Edelweiss Custodial Services Limited (ECSL) and ECL Finance Limited (ECL) in accordance with Option Agreement dated 14 November 2017. The Option Agreement required ECSL and ECLF to buy these CCPS at an agreed fair value. EARC had applied to Reserve Bank of India (RBI) which gave its no objection on 17 February 2020 in the name of fellow subsidiaries Edelweiss Rural and Corporate Services and Ecap Equities Limited. As the companies and CDPQ have not completed fair value of the put security in accordance with the put agreement, CDPQ has not exercised its put option.





- 71. The Group and its associate has process whereby periodically all long term contract (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Group and its associate has reviewed and ensured that adequate provisions as required under any law / accounting standard for material foreseeable losses on such long terms contracts (including derivative contract) has been made in the books of accounts.
- Previous year's figures have been regrouped / reclassified to conform to current year presentation.

The accompanying notes are an integral part of financial statements.

As per our report of even date attached.

For S. R. Batliboi & Co. LLP Chartered Accountants

I Firms Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership No: 102102

For and on behalf of the Board of Directors

Rashesh Sin Chairman, Managing Director & CEO DIN: 00008322

Chief Financial Officer

Mumbai 11 June 2021

Filmansynday

Executive Director DIN: 00009438

SVP & Company Secretary

Mumbai 11 June 2021







12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbar - 400 028, India

Tel: +91 22 6819 8000

INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Edelweiss Financial Services Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss, including the statement of Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, its profit including other comprehensive income its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs), as 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 Standalone Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements for the financial year ended March 31, 2023. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the standalone financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the standalone financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying standalone financial statements.

Key audit matters

How our audit addressed the key audit matter

Impairment of investments in subsidiary companies

(as described in note 1.4.1.3 and note 6 of the standalone financial statements)

The Company has investments in various subsidiaries aggregating Rs. 48,456.95 million which are not listed (equity) or quoted. These investments are valued at cost and are required to be assessed for impairment in accordance with Ind AS 36, when any indicators of impairment are observed.

Our audit procedures included considering the appropriateness of the processes laid down by the management for assessment of impairment in the value of investments in subsidiaries combined with procedures performed as follows:

 Considered management's assessment of impairment from the management experts wherever considered necessary and assessed



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Key audit matters

In carrying out such impairment assessment, a significant judgement of the management is involved in estimating the investee company's "value in use", in accordance with Ind AS 36. Estimation of the value in use requires the management to apply appropriate assumptions with respect to the growth rates for future cash flow projections of the investee company and discount rates for determining present value of such cash flows.

In view of the high degree of management's judgement involved in estimation of the recoverable amount of investments in unlisted subsidiaries and the inherent uncertainty relating to the assumptions supporting such estimates, we considered this area as a key audit matter.

How our audit addressed the key audit matter

whether any impairment indicators existed for investment in individual subsidiaries.

- Traced the net-worth of the individual subsidiaries to their audited financial statements to assess whether any impairment indicators were present.
- Assessed information used to determine the key assumptions, including growth rates and discount rates.
- Assessed the disclosures relating to investments in subsidiaries included in the standalone financial statements in accordance with the requirements of Ind AS.

IT systems and controls

Financial accounting and reporting processes, especially in the financial services sector, are fundamentally reliant on IT systems and IT controls to process significant transaction, hence we identified IT systems and controls as a key audit matter for the Company.

Automated accounting procedures and IT environment controls, which include IT governance, general IT controls over program development and changes, access to programs and data and IT operations, are required to be designed and to operate effectively to ensure reliable financial reporting.

Our audit procedures focused on the IT infrastructure and applications relevant to financial reporting of the Company:

- Tested the design and operating effectiveness of the Company's II access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.
- Tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
- Tested the Company's periodic review of access rights. Also tested requests of changes to systems for approval and authorization.
- In addition to the above, tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.
- Tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the standalone financial statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to me made available to us after that date.

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Board report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Responsibilities of Management for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. 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 the 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 statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

As part of an audit in accordance with SAs, 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 statements, 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 control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the Company has adequate internal financial controls with
 reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements 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.

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 Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements 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.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements for the financial year ended March 31, 2023 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (c) The Balance Sheet, the Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
 - (e) On the basis of the confirmation received from the directors as on March 31, 2023 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2023 from being appointed as a director in terms of Section 164 (2) of the Act;
 - (f) With respect to the adequacy of the internal financial controls with reference to these standalone financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;
 - (g) In our opinion, the managerial remuneration for the year ended March 31, 2023 has been paid / provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act;
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements – (Refer Note 32(1)(a) and (b) to the standalone financial statements);
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts – (Refer Note 68 to the standalone financial statements);



S.R. Batliboi & Co. LLP

Chartered Accountants

- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company
- i۷. a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the note 51 (A) to the standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - b) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the note 51 (B) to the standalone financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any quarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - c) Based on such audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement.
- The final dividend paid by the Company during the year in respect of the same declared for ٧. the previous year is in accordance with section 123 of the Act to the extent it applies to payment of dividend.

The interim dividend declared and paid by the Company during the year and until the date of this audit report is in accordance with section 123 of the Act.

As stated in note 55 to the standalone financial statements, the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting, The dividend declared is in accordance with section 123 of the Act to the extent it applies to declaration of dividend.

νi. As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable for the Company only w.e.f. April 1, 2023, reporting under this clause is not applicable.

For S.R. Batliboi & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 23102102BGXJET6688

Place of Signature: Mumbai

Date: May 26, 2023

Annexure 1 Referred to in Paragraph 1 Under the Heading "Report on Other Legal and Regulatory Requirements" of Our Report of Even Date

Re: Edelweiss Financial Services Limited ('the Company')

In terms of the information and explanations sought by us and given by the company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

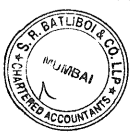
- (i) (a)(A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (a)(B) The Company has maintained proper records showing full particulars of intangibles assets.
 - (b) The Company has a regular programme of physical verification of its property, plant and equipment and are verified by the management according to a phased programme designed to cover all the items over a period of three years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with the policy, the Company has physically verified certain property, plant and equipment during the year and no discrepancies were noticed in respect of assets verified during the year.
 - (c) The title deeds of all the immovable properties are held in the name of the Company.
 - (d) The Company has not revalued its Property, Plant and Equipment or intangible assets during the year ended March 31, 2023.
 - (e) There are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) (a) The Company's business does not require maintenance of inventories and, accordingly, the requirement to report on clause 3(ii)(a) of the Order is not applicable to the Company.
 - (b) The Company has not been sanctioned working capital limits in excess of Rs. five crores in aggregate from banks or financial institutions during any point of time of the year on the basis of security of current assets. Accordingly, the requirement to report on clause 3(ii)(b) of the Order is not applicable to the Company.
- (iii) (a) During the year the Company has provided loans, advances in the nature of loans, stood guarantee and provided security to companies as follows:

Rs in million

				173 1111	mion
	Guarantees	Put Option	Security	Loans	Advances in nature of loans
Aggregate amount granted/ provided during the year to -Subsidiaries - Others	8,922.70 Nii	12,000.00 Nii	Nil	46,507.42 Nil	Nil Nil
*Balance outstanding as at balance sheet date in respect of above cases					
- Subsidiaries	28,943.90(**)	Rs 14,464.01	1,712.41	28,723.65	Nil
- Others	4,138.30(**)	Nil	Nil	Nil	Nil

^{*} the above balance includes outstanding as at March 31, 2023

^{**} Guarantees originally issued against the above was Rs. 68,520.70 million



Chartered Accountants

- (b) During the year the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees to companies are not prejudicial to the Company's interest.
- (c) The Company has granted loans to group companies where the schedule of repayment of principal and payment of interest has been stipulated and the repayment or receipts are regular. As represented by the Management, there are no loans given to other than group companies.
- (d) There are no amounts of loans and advances in the nature of loans granted to companies which are overdue for more than ninety days.
- (e) There were no loans or advance in the nature of loan granted to group companies which had fallen due during the year, that have been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
- (f) The Company has not granted any loans or advances in the nature of loans, either repayable on demand or without specifying any terms or period of repayment to group companies. Accordingly, the requirement to report on clause 3(iii)(f) of the Order is not applicable to the Company.:
- (iv) The Company has not advanced loans to directors / to a Company in which the director is interested to which provisions of section 185 of the Companies Act 2013 apply and hence not commented upon. The Company has made investments/ given loans /guarantees/ provided security which is in compliance to the provisions of section 186 of the Companies Act 2013.
- (v) The Company has neither accepted any deposits from the public nor accepted any amounts which are deemed to be deposits within the meaning of sections 73 to 76 of the Companies Act and the rules made thereunder, to the extent applicable. Accordingly, the requirement to report on clause 3(v) of the Order is not applicable to the Company.
- (vi) The Central Government has not specified the maintenance of cost records under Section 148(1) of the Companies Act, 2013, for the products/services of the Company.
- (vii) (a) The Company is generally regular in depositing with appropriate authorities undisputed statutory dues including goods and services tax, provident fund, employees' state insurance, income-tax, cess and other statutory dues applicable to it though there has been a slight delay in a few cases. According to the information and explanations given to us and based on audit procedures performed by us, no undisputed amounts payable in respect of these statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable. The provisions relating to custom, duty of excise, value added tax, and sales tax are not applicable to company.
 - (b) The dues of goods and services tax, provident fund, employees' state insurance, income-tax, service tax, and other statutory dues have not been deposited on account of any dispute, are as follows, The provisions relating to duty of custom, duty of excise, value added tax and sales tax are not applicable to the Company.

Rs in million

				Rs in million
Name of the statute	Nature of the dues	Amount	Period to which the amount relates	Forum where the dispute is pending
Income Tax Act, 1961	Income Tax	3.23	AY 2001-02	High Court
Income Tax Act, 1961	Income Tax	17.95	AY 2008-09	High Court
Income Tax Act, 1961	Income Tax	122.73	AY 2009-10	High Court
Income Tax Act, 1961	Income Tax	219.45	AY 2010-11	High Court
Income Tax Act, 1961	Income Tax	83.53	AY 2011-12	Hìgh Court
Income Tax Act, 1961	Income Tax	91.24	AY 2012-13	High Court
Income Tax Act, 1961	Income Tax	23.13	AY 2013-14	High Court
Income Tax Act, 1961	Income Tax	20.20	AY 2014-15	High Court
Income Tax Act, 1961	Income Tax	16.22	AY 2015-16	Commissioner of Income Tax (Appeals)

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Rs in million

Name of the statute	Nature of the	Amount	Period to	Forum where the dispute is
	dues		which the	pending
			amount	
			relates	
Service Tax	Service Tax	414.60	2008-09 to	CESTAT, Mumbai
			2011-12	
Service Tax	Service Tax	119.75	2009-10 up to	CESTAT, Mumbai
			Jun 2012	

- (viii) The Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year. Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.
- (ix) (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - (c) The Company did not have any term loans outstanding during the year hence, the requirement to report on clause (ix)(c) of the Order is not applicable to the Company.
 - (d) The Company did not raise any funds on short term basis during the year hence, the requirement to report on clause (ix)(d) of the Order is not applicable to the Company.
 - (e) On an overall examination of the standalone financial statements of the Company, the Company has taken funds from following entities and persons on account of or to meet the obligations of its subsidiaries as per details below:

(Rs in million)

Nature Of fund taken	Name of lender	Amount involved	Name of the subsidiary	Relation	Nature of transaction for which funds utilized	Remarks
Non convertible debenture (NCD)	Beacon Trusteeship Limited	4,000	ECL finance Limited	Subsidiary	During the previous year, amount was utilized for lending to the subsidiary of the company to repay its existing banking liabilities (This is as per the agreement)	Non- convertible debenture repaid during the year.

(f) The Company has raised loans during the year on the pledge of securities held in its subsidiary company as per details below. Further, the Company has not defaulted in repayment of such loans raised.

Rs in million

Nature of Ioan	Name of	Amount	Name of	Relation	Details of security pledged	
taken	lender	of loan	the Subsidiary			
Non-Convertible debenture	Beacon Trusteeship Limited	3,973.91	Edel Finance Company Limited (EFCL)	Subsidiary	Pledge of compulsory convertible debentures of Edelweiss Rural & Corporate Services Limited held by EFCL.	



S.R. BATHBOL& CO. I I P

Chartered Accountants

- (x) (a) Monies raised during the year by the Company by way of public offer (including debt instruments) were applied for the purpose for which they were raised, though idle/surplus funds which were not required for immediate utilization was invested in fixed deposits.
 - (b) The Company has not made any preferential allotment or private placement of shares /fully or partially or optionally convertible debentures during the year under audit and hence, the requirement to report on clause 3(x)(b) of the Order is not applicable to the Company.
- (xi) (a) No fraud by the Company or no fraud on the Company has been noticed or reported during the year.
 - (b) During the year, no report under sub-section (12) of section 143 of the Companies Act, 2013 has been filed by secretarial auditor or by us in Form ADT 4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- (xii) The Company is not a nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii) of the Order is not applicable to the Company.
- (xiii) Transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the notes to the standalone financial statements, as required by the applicable accounting standards.
- (xiv) (a) The Company has an internal audit system commensurate with the size and nature of its business.
 - (b) The internal audit reports of the Company issued till the date of the audit report, for the period under audit have been considered by us.
- (xv) The Company has not entered into any non-cash transactions with its directors or persons connected with its directors and hence requirement to report on clause 3(xv) of the Order is not applicable to the Company.
- (xvi) (a) The provisions of section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) are not applicable to the Company. Accordingly, the requirement to report on clause (xvi)(a) of the Order is not applicable to the Company.
 - (b) The Company has not conducted any Non-Banking Financial or Housing Finance activities without obtained a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - (c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi) of the Order is not applicable to the Company.
 - (d) The Group has one Core Investment Company as part of the Group.
- (xvii) The Company has not incurred cash losses in the current year and in the immediately preceding financial year respectively.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.



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- (xix) On the basis of the financial ratios disclosed in note 69 to the standalone financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- (xx) (a) There are no unspent amounts that are required to be transferred to a fund specified in Schedule VII of the Companies Act (the Act), in compliance with second proviso to sub section 5 of section 135 of the Act. This matter has been disclosed in note 25(b) to the standalone financial statements.
 - (b) There are no unspent amounts, that are required to be transferred to a special account in compliance of provision of sub section (6) of section 135 of Companies Act. This matter has been disclosed in note 25(b) to the standalone financial statements.

For S.R. Batliboi & Co. LLP Chartered Accountants

CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan Partner

Membership Number:102102 UDIN: 23102102BGXJET6688

Place of Signature: Mumbai

Date: May 26, 2023

S.R. BATLIBOI & CO. LLP

Annexure 2 to the Independent Auditor's Report of Even Date on the Standalone Financial Statements of Edelweiss Financial Services Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls with reference to standalone financial statements of Edelweiss Financial Services Limited ("the Company") as of March 31, 2023 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to these standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to these standalone financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to these standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statement included obtaining an understanding of internal financial controls with reference to these standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to these standalone financial statements.

Meaning of Internal Financial Controls With Reference to these Standalone Financial Statements

A Company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial controls with reference to standalone financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.



S.R. BATLIBOI & CO. LLP

Chartered Accountants

Inherent Limitations of Internal Financial Controls With Reference to Standalone Financial Statements

Because of the inherent limitations of internal financial controls with reference to these standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at March 31, 2023, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by ICAI.

For S.R. Batliboi & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 23102102BGXJET6688

Place of Signature: Mumbai Date: May 26, 2023

Edelweiss Financial Services Limited Balance Sheet as at 31 March 2023

(Currency: Indian rupees in millions)	Note	As at 31 March 2023	As at 31 March 2022
ASSETS			
Financial assets		······································	
(a) Cash and cash equivalents	2	1,350.09	4,619.34
(b) Bank balances other than cash and cash equivalents	3	39.17	539 08
(c) Trade Receivables	4	305.64	123.64
(d) Loans	5	29,023.40	21,703.81
(e) Investments	6	72,100.70	49.632.63
(f) Other financial assets	7	199.89	915.64
Total financial assets	· · · · · · · · · · · · · · · · · · ·	103,018.89	77,534.14
Non-financial assets			***************************************
(a) Current tax assets (net)		1,143.22	951.08
(b) Deferred tax assets (net)	8	1,895.05	1,159.14
(c) Property, Plant and Equipment	9	10.34	5.71
(d) Other Intangible assets	9	-	0.83
(e) Other non-financial assets	10	1,118.36	769.70
Total Non-financial assets		4,166.96	2,886.46
TOTAL ASSETS		107,185.86	80,420.60
EQUITIES & LIABILITIES			
Financial liabilities			
(a) Trade Payables	11		
(i) total outstanding dues of micro enterprises and small enterprises		1.30	0.15
(ii) total outstanding dues of creditors other than micro enterprises and small			
enterprises		2,232.69	952 00
(b) Debt securities	12	25,886,54	24,322.12
(c) Other financial liabilities	13	6,480.45	5,052 01
Total financial liabilities		34,600.98	30,326.28
Non-financial liabilities			
(a) Current tax liabilities		7.86	7.94
b) Provisions	14	9.31	7.19
(c) Other non-financial liabilities	15	15.08	77.03
Total non-financial liabilities	47	32.25	92.16
TOTAL LIABILITIES		34,633.23	30,418.44
			30,120.11
EQUITY			
a) Equity Share capital	16	898.38	898.20
(b) Other equity	17	71,654.25	49,103.96
TOTAL EQUITY		72,552.63	50,002.16
TOTAL LIABILITIES AND EQUITY		107,185,86	80,420.60
TO THE MANUELLES OUR EXOLIS		10/,105.00	60,420.50

The accompanying notes are an integral part of the Standalone Financial Statements.

1 to 73

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants
ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Mumbai 26 May 2023

ACCOUNTINES

For and on behalf of the Board of Directors

Rashesh Shah Chairman & Managing Director DIN: 00008322

Chief Financial Officer

Mumbai 26 May 2023

Venkatchalam Ramaswamy Vice- Chairman & Executive Director DIN: 00008509

Company Secretary

(Currency: Indian rupees in millions)	Note	For the year ended 31 March 2023	For the year ended 31 March 2022
(01 1110111 2022
Revenue from operations			
Interest income	18	3,499.18	2,918.12
Dividend Income		-	386.01
Fee and commission Income	19	821.49	889.65
Net gain on fair value changes	22	19,770.41	4.170.71
Total Revenue from operations		24,091.08	8,364 49
Other income	20	6,795.84	5.360 25
Total income		30,886.92	13.724.74
Ехрельсь			
Finance costs	21	3,027.37	2,142 50
Impairment on financial instruments	23	1,493.56	(54 92)
Employee benefits expense	24	334.17	426.32
Depreciation, amortisation and impairment	9	3.57	3.53
Other expenses	25	2,881.69	2,659.37
Total expenses		7,740.36	5,177.30
Profit before tax		23,146.56	8.547.44
Tax expense:	26 & 27		
Current tax		-	(5.08)
Deferred tax		(735.91)	(781.06)
Profit for the year		23,882.47	9.333.53
Other Comprehensive Income			
Items that will not be reclassified to profit or loss			
Re-measurements of the defined benefit plans		0.33	(0.10)
Other comprehensive income		0.33	(0 10)
Total comprehensive income		23,882.80	9.333.48
Earnings per share (₹) (Face value ₹ 1 each)	28		
- Basko		26.59	10 44
- Diluted		26.59	10.43

The accompanying notes are an integral part of the Standalone Financial Statements

1 to 73

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants ICAI Firms Registration Number: 301003E/E300905

per Shrawan Jalan

Partner

Membership No: 102102

Mumbai 26 May 2023

BATLIBO/

MUMBAI

of Directors

Rashesh Shah Chairman & Managing Director DIN: 00008322

Suneja

inancial Officer

Mumbai 26 May 2023

Venkatchalam Ramaswamy Vice-Chairman & Executive Director DIN: 00008509

Tarun Khurana Company Secretary

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(Cui	rrency : Indian rupees in millions)	For the year ended	For the year ende
	,	31 March 2023	31 March 202
A	Cash flow from operating activities		
	Profit / (Loss)before tax	23,146,56	8,547.4
	Adjustments for:		
	Depreciation and amortisation expenses	3.57	3.5
	Fair value change in investments	(23,552.48)	(3,249.5)
	Fair value change in provisions	2,052.85	(1,264.0)
	Profit on sale of investments (net)	(6,799.59)	(5,315.7
	Impairment / (reversal) on financial instruments	1,493.56	(54.9
	Divident on investments	-	(386.0
	(Profiti/loss on sale of property, plant and equipment	0.21	(0.9
	Interest income	(3,499.18)	(2,918.1
	ESOP and SAR cost	14.23	22.9
	Finance costs	3,027.37	2,142.5
	Operating cash flow before working capital changes	(4,112,90)	(2472.9
	Adjustments for:		
	Decrease /(Increase) in trade receivables	(160.91)	123.8
	Decrease /[Increase] in other financial assets	896.35	(29.2
_	Decrease /(Increase) in other non-financial assets	(348,66)	(633.)
	(Decrease)/increase in in trade payables	1,080.69	(1291.
	(Decrease) fincrease in provisions and other financial liabilities	[386.44]	(757.6
_	(Decrease)/increase in other non-financial liabilities	(61.96)	(43.7
_	Cash generated from / (used (n) operations	(3,093.83)	(5104
	Income taxes paid (net of refund)	(192.25)	(257
	Net cash generated from / (used in) operating activities - A	(3,286.08)	(5,361.4
3	Cash flow from investing activities		
	Purchase of property, plant and equipment	(8.31)	(4.5
	Sale of property, plant and equipment	0.74	2.
	Purchase of investments	(6,150.00)	(5.969.)
	Sale of investments	12,332. 29	8,128.
	Dividend on investments	•	386.
	Decrease /{Increase} in other bank balances	499.91	(530.8
	train (given) / Repayment of Irans (Refer note a below)	{/,\$19.59}	(9,113.3
	Interest received	3,499.18	2,919
	Net cash generated from / (used in) investing activities - B	2,854.22	(4.302.9
_	Cash flow from financing activities		
	Proceeds from issuance of Share capital functuding securities premium)	1.65	313.4
	Repayment of Debt securities	[6,710.00]	[710.0
_	Proceeds from Debt securities	7,617,42	16,751.:
	Proceeds from/(repayment of) borrowing (Refer note 1 below)	1,027146	(1.091
	Dividend paid	(1,376.06)	(1,315.9
****	Finance costs	{2,370.40}	(1.150.6
	Net cash generated from / (used in) financing activities - C	(2,837.39)	12.201.
_		(4.555.55)	
	Net increase in cash and cash equivalents (A+B+C)	{3,269.25}	3,137
	Cash and cash equivalents as at the beginning of the year	4,619,34	1.481.
	Cash and cash eauvalents as at the end of the year	1,350.09	4.619.

Notes:

- 1 Cash receipts and payments for transactions with group companies in which the furnover is quick, the amounts are large, and the maturities are short are presented on net basis in accordance with Ind AS-7 Statement of Cash Flows.
- 2. Cash flow Statement has been prepared under the indirect method as set out in ind AS 7 prescribed under the Companies (Indian Accounting Standards) Rules. 2015 under the Companies Act, 2013
- 3. Refer note 31 for changes in habilities arising from financing activities.

The accompanying notes are an integral part of the Standalone Financial Statements

1 to 73

As per our report of even date attached

For S. R. Batlibol & Co. LLP

Chartered Accountants
ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Mumbai 26 May 2023

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MUMBAI

ERED ACC

hesh Shah Chairman & Managing Director

nancial Officer ai 26 May 2023

Venkatchalam Ramaswamy Vice- Chairman & Executive Director DIN: 00003509

Tarun Khurana

Company Secretary

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(Currency Indian rupees in milions)

A Equity share capital

Particulars	For the year ended	For the year ended
	31-Mar-2023	31-Mar-2022
Balanco at the bog ming of the year	E38.20	87Q 90
Changes in Equity Share Capital due to proripered errors	` `	•
Restated balance at the beginning of the current reporting year	898.20	890.90
Changes in equity share capital during the year	0.18	7 30
Balance at the end of the year	81.863	\$28.79

Notes:

1. Editive so Employees strefare must and Editions's Employees Interoffice and Welfare Fruit air extension of Company's financial statements, these trusts are modifying 4, 15,900,180 number of equity shares amounting to \$2.44.90 million fares our year \$3.44.90 million for only increase and deducted from took, outstanding equity shares.

2. Refer note 16 for detailed quantitative information including investors houding more train (if) of equity that expirition.

3. The above two Welfare Tricks hold on aggregate 44,555,50 equity shares of the Company for inventive and welfare benefits for group employees as per extant applicable Securities and Extrange Board of India regulations (EBB) Pursuant to the exercise of right available, under leggistion 20 of 1581 (Shares Based Employee Board) Regulation 20 of 1581 (Shares Based Employee Board) Regulation 2011, the Company has applied depose the respirit globe of 210 process 1001 for extension of the time and for disposing of inferestal equaty shares. The said application is under consideration appropriate respirations of the Shares Based as at date.

B. Other equity (Refer Note 17)

	Roserves and Surplus						Total attributable
Particulars	Share application money pending allotment	Capital Redamption Reserve	Securities Promium	Employee Stock Option Plan (ESOP) reserve/Stock appreciation rights (SAR)	Gunaral reserva	Rotamod earnings	to equity shareholders
Balance at 01-Apr-21	1.70	2.03	30 246,81	1,128.28	508 64	6,481,52	40,368.98
Profit for the year	-					9 373 64	9 333 5-3
Chames in accounting colleger prior period errors	-	-					
Cithar rompretensiva income				-		(Ú 10):	(0.10)
Total Comprehensive Income for the year	- 1	-				9 325 45	9,337 43
Dividends to equaly chare-rolders	-	- 1			_	1709 84:	1709 54
Transfers to securities premium on exercise of ESOP		. 1	110.75	(110.75)	-		
issus of equity admiments on ESGP	(320 14)		312 64		-		17.50
Share actile ation mensy received	316 44						31% 44
ESOP charges transferred to reverses				1		55.85	56.95
Reversal on ancount of labous of CSOP/SAP				1439 541			(43)(64
ÉSOP Cramo			-	63.95			63.65
Stock approximenterits (SAR) charge	•			119.54	-		119,64
Balance at 31-Mar-22		2.03	30,670.40	761.58	508.64	17,161,31	49,103,96
Provide for this year	•		-	·	-	23 682.47	23 882.47
Changes in not winter policy or prior period errors					-	*	
Útier sombretereive income				·		0,33	(8.5)
Total Comprehensive Income for the year			-		,	23.882.80	23,882.30
Directionals to equity engineholders						(1.305.35)	(1.326.35
Transfers to securities premium on exercise of ESOP 8 SAR			23.18	(33.28)			0.00
ration of equal maintenants on ESCF	(1.65)		1.47	1	<u> </u>		(0.18)
Shera application mensy renewal	1 65				1		1.65
ESCP charces bangleared (3 tentaves				(30.95)		\$0.55	
Reverse on accept of isoter of ESOP SAR				(149.65)			(145/65
ESOF Change				30.01			32.21
Stock altaleolefich ophita (SAR) afur te				10831			108.81
Balanco at 31-Mar-23	- 1	2.03	30,695.15	898 72	508,64	39.749.71	71,654 25

The accompanying notes are an integral part of the Standalone Financial Statements

1 to 73

For S. R. Batilbol & Co. LLP
Chartered Accountants
ICAL Firms Registration Number: 301003E/E30000S

per Shrawan Jalan Partner Membership No: 102102

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Mumbai 26 May 2023

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Notes to the financial statements for the year ended 31 March 2023

1. Background

Edelweiss Financial Services Limited ('the Company') Public Limited company domiciled in India, and incorporated under the provision of Companies Act, 1956 and is registered with Securities and Exchange Board of India (SEBI) as Category I – Merchant Banker. The Company was incorporated on November 21, 1995 and is the ultimate holding company of Edelweiss group of companies. The Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

The Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities.

Significant Accounting Policies

1.1 Basis of preparation of financial statements

The standalone financial statements of the Company has been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time).

These standalone financial statements have been prepared on a historical cost basis, except for derivative financial instruments and other financial assets held for trading, which have been measured at fair value. The standalone financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

1.2 Presentation of standalone financial statements

The Company presents its standalone statement of assets and liabilities in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (non-current) is presented in Note no. 40.

Financial assets and financial liabilities are generally reported on gross basis in the balance sheet. They are only offset and reported net only where it is permissible by Ind AS, or in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties

1.3 Financial Instruments

1.3.1 Date of recognition

Financial assets and financial liabilities, with the exception of borrowings are initially recognised on the trade date, i.e., the date that the Company becomes a party to the contractual provisions of the instrument. This includes regular way trades purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the market place. The Company recognises borrowings when funds reach the Company.





1.3.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Trade receivables are measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

1.4 Classification of financial instruments

1.4.1 Financial assets:

The Company classifies all its financial assets based on the business model for managing the assets and the asset's contractual terms, measured at either:

Financial assets carried at amortized cost (AC)

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in carrying value of financial assets are recognised in profit and loss account.

Financial assets at fair value through other comprehensive income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in fair value of financial assets is recognised in Other Comprehensive Income.

Financial assets at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are measured at FVTPL. The Company measures all financial assets classified as FVTPL at fair value at each reporting date. The changes in fair value of financial assets are recognised in Profit and loss account.

1.4.1.1 Amortized cost and Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.





1.4.1.2 Financial assets held for trading

The Company classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there is evidence of a recent pattern of short-term profit is taking. Held-for-trading assets are recorded and measured in the balance sheet at fair value.

1.4.1.3 Investment in equity instruments

The Company measures all equity investments at fair value through profit or loss except, for Investment in subsidiaries and associates are recognised at cost, subject to impairment if any at the end of each reporting period. Cost of investment represents amount paid for acquisition of the investment.

1.4.2 Financial liabilities

All financial liabilities are measured at amortised cost except for financial guarantees, and derivative financial liabilities.

1.4.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued, and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the EIR.

1.4.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value under Ind AS 109. Management only designates an instrument at FVTPL upon initial recognition when one of the following criteria are met. Such designation is determined on an instrument-by-instrument basis:

- The designation eliminates, or significantly reduces, the inconsistent treatment that would
 otherwise arise from measuring the assets or liabilities or recognising gains or losses on them on
 a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed, and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The liabilities containing one or more embedded derivatives, unless they do not significantly
 modify the cash flows that would otherwise be required by the contract, or it is clear with little
 or no analysis when a similar instrument is first considered that separation of the embedded
 derivative(s) is prohibited.





Financial assets and financial liabilities at FVTPL are recorded in the balance sheet at fair value. Changes in fair value are recorded in profit and loss with the exception of movements in fair value of liabilities designated at FVTPL due to changes in the Company's own credit risk. Such changes in fair value are recorded in the Own credit reserve through OCI and do not get recycled to the profit or loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, respectively, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using effective interest rate.

1.4.2.3 Financial guarantee:

Financial guarantees are contract that requires the Company to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.

1.4.3 Financial liabilities and equity instruments

Financial instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue, or cancellation of the Company's own equity instruments.

1.4.4 Derivative contracts (Derivative assets / Derivative liability)

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value through profit or loss. The resulting gain or loss is recognised in profit or loss immediately.

1.5 Reclassification of financial assets and financial liabilities

The Company does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Company acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified.





1.6 Employee welfare trust

The Company is a sponsor to two trusts namely: (i) Edelweiss Employees' Welfare Trust; and (ii) Edelweiss Employees' Incentives and Welfare Trust. These trusts have been formed exclusively to provide benefits to employees of the Company and its subsidiaries and associates. These trusts have been treated as an extension of the Company for the purpose of these financial statements. Accordingly, the equity shares of the Company held by these trusts have been treated as treasury shares. The excess of the cost of such shares over the face value of shares has been reduced from the securities premium account of the Company.

1.7 Derecognition of financial assets and financial liabilities

1.7.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Company derecognises a financial asset when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new loan, with the difference recognised as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded.

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Company records a modification gain or loss, to the extent that an impairment loss has not already been recorded.

1.7.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Company also derecognises the financial asset if it has both transferred the financial asset and the transfer qualifies for derecognition.

The Company has transferred the financial asset if, and only if, either:

- The Company has transferred its contractual rights to receive cash flows from the financial asset;
 or
- It retains the rights to the cash flows but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.

A transfer only qualifies for derecognition if either:

- The Company has transferred substantially all the risks and rewards of the asset; or
- The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Company considers control to be transferred if and only if, the transferee has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.





1.7.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled, or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.

1.8 Impairment of financial assets

The Company records allowance for expected credit losses for all amortised cost financial assets and financial guarantee contracts, in this section all referred to as 'financial instruments. Equity instruments are not subject to impairment under Ind AS 109.

The Company follows 'simplified approach' for recognition of Impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Company uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables.

For all other financial instruments, the Company recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive, discounted at the original effective interest rate. The Company recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

1.9 Write off

Financial assets are written off either partially or in their entirety only when the Company has stopped pursuing the recovery. If the amount to be written off is greater than the accumulated loss allowance, the difference is first treated as an addition to the allowance that is then applied against the gross carrying amount. Any subsequent recoveries are credited to impairment on financial instruments in statement of profit and loss.





1.10 Determination of fair value

The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

- Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted quoted
 prices from active markets for identical assets or liabilities that the Company has access to at the
 measurement date. The Company considers markets as active only if there are sufficient trading
 activities with regards to the volume and liquidity of the identical assets or liabilities and when there
 are binding and exercisable price quotes available on the balance sheet date.
- Level 2 financial instruments—Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments –Those that include one or more unobservable input that is significant to the measurement as whole. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. The Company periodically reviews its valuation techniques including the adopted methodologies and model calibrations.

1.11 Revenue from contract with customer

Revenue is recognized when (or as) the Company satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset. When (or as) a performance obligation is satisfied, the Company recognizes as revenue the amount of the transaction price (excluding estimates of variable consideration) that is allocated to that performance obligation. The Company applies the five-step approach for recognition of revenue:





Notes to the financial statements for the year ended 31 March 2023 (Continued)

- i. Identification of contract(s) with customers;
- ii. Identification of the separate performance obligations in the contract;
- iii. Determination of transaction price;
- iv. Allocation of transaction price to the separate performance obligations; and
- v. Recognition of revenue when (or as) each performance obligation is satisfied

Revenue Recognition for different heads of Income are as under:

(i) Investment banking advisory fees, Syndication fees (net of tax)

Advisory/Syndication fees are recognised on an accrual basis in accordance with agreement entered into with respective investment managers / advisors.

(ii) Interest income

Interest income is recognized using the effective interest rate.

(iii) Dividend income

Dividend income is recognized in the standalone statement of profit or loss on the date that the Company's right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of dividend can be reliably measured. This is generally when the Shareholders approve the dividend.

(iv) Profit or loss on sale of investments

Profit or loss on sale of investments is recognised on trade date basis. Difference between the sale price and average cost of acquisition is recognized as profit or loss on sale of investments.

1.12 Earnings per share

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares.

1.13 Foreign currency transactions

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These financial statements are presented in Indian Rupees which is also the functional currency of the Company. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.



1.14 Retirement and other employee benefit

Provident fund and national pension scheme

The Company contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for on an accrual basis and recognised in the statement of profit and loss when an employee renders the related service.

Gratuity

The Company's gratuity scheme is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on independent actuarial valuation using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an insurance company approved by Insurance Regulatory and Development Authority (IRDA). Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Company recognises related restructuring costs

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the consolidated statement of profit and loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income

Compensated Absences

The eligible employees of the Company are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Company recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

The liability is provided based on the number of days of unutilised leave at each balance sheet date based on a valuation by an independent actuary.





1.15 Share-based payment arrangements

Equity-settled share-based payments to employees of the Group and others providing similar services that are granted by the Company are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) which are equity settled share-based payments In order to arrive at the fair value of the options, the Black-Scholes Option Pricing formula is used.

a. with respect to Company's employees:

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve and Stock Appreciation Rights Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and hence the fair value of each installment differs.

b. with respect to employees of the Group:

The fair value determined at the grant date of the equity-settled share-based payments is accounted as a capital contribution (deemed investment) to the respective subsidiaries over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised such that the cumulative capital contribution (deemed investment) is increased so that it reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and hence the fair value of each installment differs. Whenever, these estimates are expected to get settle between the subsidiaries and the Company, they are accounted as receivable/payable.

1.16 Property, plant, and equipment

Property plant and equipment (PPE) is stated at cost excluding the costs of day—to—day servicing, less accumulated depreciation, and accumulated impairment in value. PPE is recognised when it is probable that future economic benefits associated with the item is expected to flow to the Company and the cost of the item can be measured reliably. Changes in the expected useful life are accounted for by changing the depreciation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria as mentioned above. Repairs and maintenance are recognised in profit or loss as incurred if recognition criteria are not met.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the statement of profit and loss.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided up to the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Company has evaluated the useful lives of the respective Property, Plant & Equipment which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the fixed assets are as follows:

Nature of assets	Estimated useful life		
Building (other than Factory Building)	60 years		
Furniture and fixtures	10 years		
Vehicles	8 years		
Office equipment	5 years		
Computers - servers and networks	6 years		
Computers - end user devices, such as desktops, laptops, etc.	3 years		

Leasehold improvements are amortised on a straight-line basis over the estimated useful lives of the assets or the period of lease, whichever is shorter.

Amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives, and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

1.17 Intangible assets

The intangible assets mainly include the value of computer software. Intangible assets are recognised when it is probable that the future economic benefits that are attributable to the asset will flow to the Company and the cost of the asset can be measured reliably. Intangible assets are recorded at the consideration paid for the acquisition of such assets and are carried at cost less accumulated amortization and impairment, if any. Intangibles such as software are amortised over a period of 3 years based on its estimated useful life.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains and losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the assets are recognised in the statement of profit and loss when the asset is derecognised.





1.18 Impairment of non-financial assets

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired based on internal/external factors. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

1.19 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less.

1.20 Provisions and other contingent liabilities

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where the probability of outflow is considered to be remote, or probable, but a reliable estimate cannot be made, a contingent liability is disclosed. Given the subjectivity and uncertainty of determining the probability and amount of losses, the Company takes into account a number of factors including legal advice, the stage of the matter and historical evidence from similar incidents.

1.21 Income tax

Income tax expense represents the sum of the current tax and deferred tax.

1.21.1 Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the financial statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Current tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.





1.21.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the standalone financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

1.21.3 Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

1.22 Critical accounting judgements and key sources of estimation uncertainty

In the application of the Company's accounting policies, which are described above, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.



1.23 Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognised in the standalone financial statements.

1.23.1 Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments for principal and interest (SPPI) and the business model test. The Company determines the business model at a level that reflects how Group of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Company's continuously monitors of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets is required.

1.24 Key sources of estimation uncertainty

. The Company based its assumptions and estimates on parameters available when these financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

1.24.1 Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, estimation is required in establishing fair values. Judgements and estimates include considerations of liquidity and model inputs related to items such as credit risk (both own and counterparty), funding value adjustments, correlation, and volatility.

1.24.2 Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Company's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies.



It is Company's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

1.25 Standards issued but not yet effective

The Ministry of Corporate Affairs (MCA) has notified Companies (Indian Accounting Standards) Amendment Rules, 2023 dated 31 March 2023 to to amend the following Ind AS which are effective from 01 April 2023.

(i) Amendment to Ind AS 8 - Definition of Accounting Estimates

The amendments clarify the distinction between changes in accounting estimates and changes in accounting policies and the correction of errors. It has also been clarified how entities use measurement techniques and inputs to develop accounting estimates.

The amendments are effective for annual reporting periods beginning on or after 1 April 2023 and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period.

The amendments are not expected to have a material impact on the Company's financial statements.

(ii) Amendment to Ind AS 1- Disclosure of Accounting Policies

The amendments aim to help entities provide accounting policy disclosures that are more useful by replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies and adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

Consequential amendments have been made in Ind AS 107.

The company is currently revisiting their accounting policy information disclosures to ensure consistency with the amended requirements.

(iii) Amendment to Ind AS 12 - Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The amendments narrow the scope of the initial recognition exception under Ind AS 12, so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences.

The amendments should be applied to transactions that occur on or after the beginning of the earliest comparative period presented. In addition, at the beginning of the earliest comparative period presented, a deferred tax asset (provided that sufficient taxable profit is available) and a deferred tax liability should also be recognised for all deductible and taxable temporary differences associated with leases and decommissioning obligations.

Consequential amendments have been made in Ind AS 101.

The amendments to Ind AS 12 are applicable for annual periods beginning on or after 1 April 2023.

The company is currently assessing the impact of the amendments.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

2. Cash and cash equivalents

	As at 31 March 2023	As at 31 March 2022
Cash in hand	0.01	0.01
Balances with banks:		
-in Current accounts	1,350.08	4,619.33
Total	1,350.09	4,619.34

3. Bank Balance other than cash and cash equivalents

	As at	As at
	31 March 2023	31 March 2022
Fixed deposits with banks to the extent held as security against borrowings (Refer Note 1)	31.61	30.48
Fixed deposits with banks (Original maturity more than 3 months)	-	500.00
- 'Earmarked balance with bank (unpaid dividends)	7.56	8.60
<u>Total</u>	39.17	539.08

Note 1:

Fixed deposit aggregating to ₹ 30.87 million (previous year ₹ 30.00 million) have been pledged with Trustee against coupon payment of Debt Securities. Interest accrued on fixed deposit is included in the carrying value of fixed deposits.





4 Trade Receivables

, , , , , , , , , , , , , , , , , , , ,	As at	As at
	31 March 2023	31 March 2022
Receivables considered good -unsecured		•
Reservables from retailed parties	135.89	102.38
Receivables from other than related parties	169.75	21 26
Receivables - credit impaired	27.31	55.85
Gross Receivables	332.95	179.50
Less: Provision for impairment unsecured	(0.71)	(1.71)
Less. Allowance for expected credit losses	(26.60)	(54.15)
Total	305.64	123 64

4.1 Trade Receivable Ageing Schedule

As at 31 March 2023	Đ.	tstanding for followin	e periods from du	e date of payme	nent	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
i) Undisputed Trade receivables – considered good	305.64					305.64
[ii] Undisputed Trade Receivables – which have significant increase in credit risk						
(iii) Undisputed Trade Receivables – credit Impaired	3.36	•	13.85	4 09	5.01	27.31
(iv) Disputed Trade Receivables—considered good						
(v) Disputed Trade Receivables – which have significant increase in credit risk						
(vi) Disputed Trade Receivables – credit impaired			1			
Gross receivables [A]	309.00		13.85	4.09	6.01	332.95
r) Undisputed Trade receivables – considered good	(0.71)					(0.71)
(II) Undisputed Trade Receivables – which have significant increase in credit risk						
(iii) Undisputed Trade Receivables credit Impaired	(2.65)		(13.85)	[4.09]	(6.01)	(26.60)
(iv) Disputed Trade Receivables-considered good			***************************************			
(v) Disputed Trade Receivables – which have significant increase in credit risk						
(vi) Disputed Trade Receivables – credit impaired						
Total ECL Provision on receivables [8]	(3.36)		(13.85)	(4.09)	(6.01)	(27.31)
Total receivables not of provision = (A)-(B)	305.64				_	305.64

As at 31 March 2022	O.	nstanding for following	periods from du	e date of payme	nt j	
Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
i) Undisputed Trade receivables – considered good	123.64					123.6
(ii) Undisputed Trade Receivables – which have significant increase in credit risk						
(iii) Undisputed Trade Receivables – credit impaired	27.73	5.90	4.16	5.01	13.06	55.8
(iv) Disputed Trade Receivables-considered cood	,					
(v) Disputed Trade Receivables – which have significant increase in credit risk						
(vi) Disputed Trade Receivables – credit impaired						
Grass receivables (A)	151.37	5.90	4.16	5.01	13.06	179.9
i) Undisputed Trade receivables – considered good	(1.71)	**************************************				(1.7
(ii) Undisputed Trade Receivables – which have significant increase in credit risk						
(iii) Undisputed Trade Receivables – credit Impaired	(26.02)	(5.90)	(4.16)	(5.01)	(13.06)	[54.1
(iv) Disputed Trade Receivables-considered good						
(v) Disputed Trade Receivables – which have significant increase in credit risk	· · ·					·
(vi) Disputed Trade Receivables – credit Impaired						······································
Total ECL Provision on receivables (B)	(27.73)	(5.90)	(4.16)	(5.01)	(13.06)	(55.8
Total receivables net of provision × (A)-(B)	173.64					123 6

4.2 Reconciliation of Impairment allowance on trade receivables:

Particulars	Amauna.
Impurment allowance measured as per simplified approach	Amount
Impairment allowance as on 01 April 2021	{114.98}
(Add)/ less: asset originated or acquired / revenals (net)	59.12
Impairment allowance as on 31 March 2022	(55.86)
(Add)/ fess: asset originated or acquired / reversals (net)	28.55
Impairment allowance as on 31 March 2023	(27.31)

Notes:

1) No trade or other receivables are due from directors or other officers of the company either severally or jointly with any other person.

2) No trade or other receivables are due from firms or private companies in which directors is partner, a director or a member.

3) Trade receivables are non-interest earning and are generally on terms of 1 to 30 days.

There are no unbilled or not due trade receivables as at 31 March 2023 and 31 March 2022.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

5. Loans

· · · · · · · · · · · · · · · · · · ·	As at 31 March 2023	As at 31 March 2022
Tana language da analysis		
Term Loans (at amortised cost)	20.027.72	24 727 44
Loans to related parties (Refer note 34)	29,027.73	21,707.64
Total Gross (A)	29,027.73	21,707.64
Less: Impairment loss allowance	(4.33)	(3.83)
Total (Net) (A)	29,023.40	21,703.81
		<u> </u>
Unsecured	29,027.73	21,707.64
Total Gross (B)	29,027.73	21,707.64
Less: Impairment loss allowance	(4.33)	(3.83)
Total (Net) (B)	29,023.40	21,703.81
Loans in India		
Public sector	-	-
Others	29,027.73	21,707.64
Total Gross (C)	29,027.73	21,707.64
Less: Impairment loss allowance	(4.33)	(3.83)
Total (Net) (C) (I)	29,023.40	21,703.81
Loans outside India		
Less: Impairment loss allowance	• -	•
Total (Net) (C) (II)		
· · · · · · · · · · · · · · · · · · ·		
Total (C) (I) and (C) (II)	29,023.40	21,703.81

These loans are considered to have low credit risk based on credit evaluation undertaken by the Company. There is no history of any defaults on these loans. Since the counter-parties are subsidiaries of the Company, the Company regularly monitors to ensure that these entities have enough liquidity which safeguards the interest of investors and lenders. Accordingly, there is very minimal Expected credit loss allowance on the aforesaid loans.

Loans including Installment and Interest outstanding due from the directors amounts to ₹ Nil million (Previous year ₹ Nil million).

Loans given to subsidiaries are pledged against debt securities is amounting to ₹15,739.10 million (Previous year ₹15,729.71 million).





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency ; Indian rupees in millions)

5.1 Credit Quality

The table below shows the credit quality and the maximum exposure to credit risk based on the Company's internal grading and year-end stage classification. The amounts presented are gross of impairment allowances.

Loans at amortised cost

		31-Ma	r-2023			31-Ma	r-2022	
	Stage 1	Stage II	Stage III	Total	Stage !	Stage II	Stage III	Total
Performing								
High grade	29,027.73		-	29,027.73	21,707.64	-		21,707.64
Standard grade	•	-		-	-	•	-	
Non-performing								
Impaired	-		-	•	-	-		
Total	29,027.73	-		29,027.73	21,707.64		-	21,707.64

5.2 Gross carrying amount and corresponding ECL reconciliation - Loans

	Non-credit in	πpaired		Credit in	paired		Fotal	
· · · · · · · · · · · · · · · · · · ·	Stage	ī	Stag	e If	Stage	Iži		
	Gross carrying amount	Allowance for ECL	Gross carrying amount	Allowance for ECL	, .	Allowance for ECL	Gross carrying amount	Allowance for ECL
Balance at 31 March 2021	12,474.66	2.23					12,474.66	2.23
Net new and further lending/(repayments)	9,232.98	1.60	-	-	•		9,232.98	1.60
Balance at 31 March 2022	21,707.64	3.83					21,707.64	3.83
Net new and further lending/(repayments)	7,320.09	0.50	-	-		-	7,320.09	0.50
Balance at 31 March 2023	29,027.73	4.33					29,027.73	4.33





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

Investments

As at 31 March 2023	At Fair Value through profit and Loss	Others at cost (subsidiarles)	Total
Equity Instruments	23,643.75	48,413.05	72,056.80
Preference Shares	•	1,650 00	1,650.00
Total Total	23,643.75	50,063.05	73,706.80
Investments in India	23,643.75	50,056.90	73,700.65
Investments outside India	•	6.15	6.15
Total	23,643.75	50,063.05	73,706.80
Less - Impairment Loss allowance	•	1,606.10	1,506.10
Total	23,643.75	48,456,95	72,100.70
Aggregate amount of quoted investments			3.07
Aggregate market value of quoted investments			3.07
Aggregate amount of unquoted investments			72.097.63

As at 31 March 2022	At Fair Value through profit and Loss	At cost { subsidiaries, associates and others}	Total
Equity Shares	92.14	47,896.64	47,988.78
Preference Shares		1,650.00	1,650.00
Total	92.14	49.546.64	49,638,78
Investments in India	92.14	49,540 49	49,632.63
Investments outside India	-	6.15	6.15
Total	92.14	49,546.64	49,638.78
Less - Impairment Loss allowance		6.15	6.15
Total	92.14	49,540.49	49.632.63
Aggregate amount of quoted investments	111111111111111111111111111111111111111		2.89
Aggregate market value of quoted investments			₽8 \$
Aggregate amount of unquoted investments			49,629.74

Notes:

- 1) Investments in equity shares of subsidiaries and associates are pledged against Debt securities issued by the company is amounting to ₹ Nij million (previous year ₹ 573.16 million).
- 2) Investment in equity shares of subsidiary is pledged against Debt securities issued by another subsidiary amounting to ₹ 1,712.41 million (previous year ₹ 1,712.41 million).
- 3) Impairment on investment has been assessed based on business projection approved by Board of directors of respective subsidiaries / associates. Impairment is recognised, based on management assessment, if the recoverable value is less than carrying amount.
- 4) The Company has Employee Stock Option Plans (ESOP) in force. Based on such ESOP schemes, the Company has granted options to acquire equity shares of the Company that would vest in a graded manner to certain employees of subsidiaries / associates. To the extent that the Company has not charged and recovered the fair value of such stock options from its subsidiaries / associates, it has been included in the above carrying value of investment in those subsidiaries / associates.
- 5) Edelweiss Financial Services Limited (the "Company" or "EFSL") holds 30% in the equity shares of Nuvama Wealth Management Limited ("NWML"). Till 30 March 2023, EFSL had significant influence over NWML as per Ind AS 27 – Separate Financial Statements Investments and accounted for such investment in NWML at cost. With effect from March 30, 2023, EFSL does not have significant influence on NWML in accordance with Ind AS 28, Investments in Associates and Joint Ventures, pursuant to the amendment agreement dated 09 March 2023 to the amended and restated shareholders' agreement dated 18 March 2021 between EFSL, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd ("PAGAC") and NWML, the amendment to the articles of association of NWML and the appointment of independent trustee on 30 March 2023 to act on behalf of EFSL shareholders. Accordingly, such investment in NWML has been re-measured at fair value as per requirements Ind AS 28 and has recorded a fair value gain of ₹ 23,434.87 million during the year ended 31 March 2023.
- 6) During the year ended 31 March 2023, the Company had recorded impairment provision of \$1,599.95 millions on its investment in a subsidiary company on account of Group restructuring/demerger.
- 7) During the previous year ended 31 March 2022, the Company has recorded a fair value gain of ₹ 3,150 million for its investment in Edelweiss Securities and Investments Private Limited based on fair valuation report obtained from registered valuer and on account of Composite scheme of Arrangement between the Company's subsidiary and associate Companies i.e. Edelweiss Securities Limited ("ESL"), Edelweiss Securities and Investments Private Limited ("ESPL"), Edelweiss Global Wealth Management Limited ("EGWML") and their respective shareholders and creditors, under section 230 to 232 and other applicable provisions of the Companies Act, 2013 for Demerger of Asset Management Business from ESL into ESIPL. The National Company Law Tribunal Bench at Mumbai (Tribunal) has approved the aforementioned Scheme on 31 March 2022 under the applicable provisions of the Companies Act, 2013. Certified copy of the said order of the Tribunal was received by the Company on 05 April 2022 and filed with the Registrar of Companies on 22 April 2022.

Investments measured at amortised cost

The table below shows the gross carrying amount of the Group's investments measured at amortised cost by credit risk, based on the Group's internal credit rating system and yearend stage classification. The amount presented are gross of impairment allowances

	31-Mar-23	31-Mar-22
	Gross carrying	Gross carrying
	amount	amounl
	(Stage 1)	(Stage 1)
High grade	*	
Standard grade	*	
Individually impaired	-	
Total	-	

Reconciliation of gross carrying amount for investments measured at amortised cost

	31-Mar-23	31-Mar-22
	Gross carrying	Gross carrying
	amount	ameunt
	(Stage 1)	(Stage 1)
Gross carrying amount - opening balance		250.12
New assets originated or sold	•	(250.12)
Gross carrying amount - closing balance	-	





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

7. Other financial assets

	As at	As at
	31 March 2023	31 March 2022
Margin placed with broker	0.46	0.46
Deposits- others	19.94	19.94
Corporate guarantee fees receivable	121.24	248.54
Receivable on account of sale of investments (Refer Note 1 below)	-	590.66
Advances recoverable in cash for value to be received	58.25	56.04
Total	199.89	915.64

Notes

1 During the F.Y. 2021-22 Company had sold its controlling stake in the insurance broking business (Edelweiss Gallagher Insurance Broking Limited) to its joint venture partner Arthur J Gallagher & Co. The Company has received appropriate approval including Insurance Regulatory and Development Authority (IRDA) for selling its investment in Edelweiss Insurance Broking business. Based on sale agreement, contingent consideration will be received over a period of time based on revenue achievement. Accordingly, an amount of ₹ 590.66 million recorded as receivables on account of such sale as per terms of the agreement, the said amount has been received in F.Y. 2022-23.

8. Deferred tax assets (net)

	As at 31 March 2023	As at 31 March 2022
	31 Warch 2023	31 Walti 2022
Deferred tax assets		
Trade Receivables		
Provision for expected credit losses	7.96	15.02
Property, Plant and Equipment and Intangible assets		
Difference between book and tax depreciation	7.80	9.09
Unused tax losses		
Unused tax losses / credits	783.04	336.54
Employee benefit obligations		
Disallowances under section 43B of the Income Tax Act, 1961	2.15	1.81
Investments and other financial instruments		
Fair valuation of investments - loss in valuation	•	0.68
Others		
Provision on risk and reward undertaking and EIR on Borrowing	1,121.94	796.00
Total Deferred Tax Asset(A)	1,922.89	1,159.14
Deferred tax liabilities		
Fair value gain on investment	(27.84)	_
Total Deferred Tax Liability (B)	(27.84)	-
Deferred tax assets (net) (A-B)	1,895.05	1,159.14





Notes to the financial statements for the year ended 31 March 2023 (Continued) (Currency: Indian rupees in millions)

9. Property, plant and equipment and intangibles

			Gross	Gross Block			Depreciation	Depreciation and amortisation		Net Block
Particulars	ø	As at 01 April 2022	Additions/ adjustments during the year	Deductions/ adjustments during the year	As at 31 March 2023	As at 01 Apri: 2022	Charge for the year	Deductions/ adjustments during the year	As at 31 March 2023	As at 31 March 2023
(e	Property, Plant and Equipments									
	Freehold Building	1.75		-	1.75	0.40	20.0	,	0.47	1.28
	Furniture and Fixtures	0.23	•	•	0.23	80:0	0.03	•	0.11	0.12
	Vehicles	0.95	9.00	0.75	6.20	0:30	0.98	0.43	0.85	5,35
	Office equipment	1.92	0.50	0.53	1.89	1.38	0.20	0.48	1.10	67.0
	Computers	12.75	1.81	4.34	10.22	9.73	1,94	4.24	7,42	2.79
Total (A)		17.60	8.31	5.62	20.29	11.88	3.22	5.15	56'6	10.34
(q	Intangibles									
	Software	78.57	•	1.23	77.34	17.74	0.35	0.76	77.34	•
Total (B)		78.57	•	1.23	77.34	77.74	0.35	0.76	77.34	
Total (A+B)	(t	96.17	8.31	6.85	97.63	89.62	3.57	2.90	87.29	10.34

			Gross	Gross Block			Depreciation i	Depreciation and amortisation		Net Block
Particulars		As at 01 April 2021	Additions/ adjustments during the year	Deductions/ adjustments during the year	As at 31 March 2022	As et 01 Apri 2021	Charge for the year	Deductions/ adjustments during the year	As at 31 March 2022	As at 31 March 2022
a)	Property, Plant and									
	Freehold Building	1.75	*	,	1.75	0.33	0.07		0,40	1.35
	Furniture and Fixtures	0.15	0.09	0.03	0.23	90'0	0.03	0,01	0.08	0.15
	Vehicles	3.74	0.95	3.74	0.95	2.90		3.02	0.30	0.65
	Office equipment	1.96	0.25	0.29	1.92	1.15	0.37	0.14	1.38	0.54
	Computers	15.55	2.74	5.54	12.75	12.71	1.79	4.77	6.73	3.02
Total (A)	***************************************	23.15	4.03	9.58	17.60	17.15	2.68	7.94	11.88	5.71
(q	Intangibles									
	Software	78.08	0.49		78.57	76.89	0.85		77.74	0.83
Total (B)		78.08	0,49	*	78.57	76.89	0.85	•	77.74	0.83
Total (A+B)		101.23	4.52	9.58	96.17	94.04	3.53	7.94	89.63	6.54





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

10. Other non-financial assets

	As at	As at
	31 March 2023	31 March 2022
Input tax credit	1,020.84	612.55
Prepaid expenses	62.24	138.42
Vendor Advances	17.95	5.47
Contribution to gratuity fund (net) (Refer note 30)	17.33	13 26
Total	1,118.36	769.70

11. Trade payables

	As at	As at
	31 March 2023	31 March 2022
Total outstanding dues of micro enterprises and small enterprises (MSME)	1.30	0.15
Trade payables to related parties	2,056.66	904.39
Trade payables to non-related parties	176.03	47.51
Total	2,233.99	952.15

11.1 Trade payables ageing schedule

As at 31 March 2023	Outstan	ding for following perio	ds from due date of pay	ment	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	1.30	-	-	+	1.30
(ii) Others	2,232.69	•	•	-	2,232.69
(lii)Disputed dues- of micro enterprises and small enterprises	-	-		- 1	
(iv)Disputed dues-Others				-	
Total	2,233.99			-	2,233.99

As at 31 March 2022	Outstan	ding for following perior	ds from due date of pay	ment	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	0.15			-	0.15
(ii) Others	952.00			-	952.00
(iii)Disputed dues- of micro enterprises and small enterprises	-	-	-	-	-
(iv)Disputed dues-Others	-	-	-		-
Total	952.15				952.15

Particular Particular	As at 31 March 2023	As at 31 March 2022
i) Principal amount due to suppliers registered under the MSMED Act		
and remaining unpaid as at year end	1.30	0.15
ii) Interest due to suppliers registered under the MSMED Act and		
remaining unpaid as at year end	-	- 1
iii) Prinicipal amounts paid to suppliers registered under the MSMED		
Act, beyond the appointed day during the year		.
iv) Interest paid other than under section 16 of MSMED Act, to suppliers		
registered under the MSMEO Act, beyond the appointed day during the		
year		-
v) Interest paid under section 16 of MSMED Act, to suppliers registered		
under the MSMED Act, beyond the appointed day during the year	0.15	-
vi) Interest due and payable towards suppliers registered under		
MSMED Act, for payments already made		
vii) Further interest remaining due and payable for earlier years		

11.2 Trade Payables includes ₹ 1.30 million (Previous Year ₹ 0.15 million) payable to "Suppliers" registered under the Micro, Small and Medium Enterprises Development Act, 2006. Interest paid by the Company during the year to "Suppliers" registered under this Act is ₹ 0.15 million (Previous year: ₹ Nil million). The aforementioned is based on the responses received by the Company to its inquiries with suppliers with regard to applicability under the said Act.

There are no "unbilled" trade payable, hence the same is not disclosed in the ageing schedule.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

12. Debt securities

	As at	As at
	31 March 2023	31 March 2022
Secured Debt (At amortised cost)	:	
Non-Convertible Debentures (refer Note 1 below)	25,886.54	24,322.12
(I) Debt securities in India	25,886.54	24,322.12
(ii) Debt securities outside India	•	
Total	25,886.54	24,322.12

Note 1:

For secured debt, the Company has provided collateral in the nature of exclusive and Pari Passu charge of Loans, receivables and investments. The Company has also provided collaterals in the form of securities investments held by its subsidiaries.

12.1 Debt Securities - as at 31 March 2023

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				
9.60 - 9.99%	1,595.32	8,215.23	10,234.61	20,045.16
14.00-14.99%	•		-	-
19.00 - 19.99%	210.00	2,370.00	-	2,580.00
Various (benchmark linked)	1,472.20	560.00	-	2,032.20
Accrued interest and EIR	-	-	•	1,229.18
Total	3,277.52	11,145.23	10,234.61	25,886.54

Debt Securities - as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest				
9.00 - 9.99%	-	5,712.73	6,715.01	12,427.74
14.00-14.99%	*	6,500.00	-	6,500.00
19.00 - 19.99%	210.00	402.50	2,177.50	2,790.00
Various (benchmark linked)	-	1,472.20	560.00	2,032.20
Accrued Interest and EIR	-	-		572.18
Total	210.00	14,087.43	9.452.51	24,322.12

The issue proceeds of Non-Convertible Debentures (NCDs) issued by the Company are being utilized as per the objects stated in the offer document. Further, there have been no deviations in the use of proceeds of issue of NCDs from the objects stated in the offer document.

All secured & redeemable debt securities issued by the Company and outstanding as on reporting date are fully secured by first charge / pari passu charge, as the case may be, on present & future receivables, book debts, loans and other financial & non-financial assets. Accordingly, the Company is maintaining asset cover of 1x or such higher asset cover required as per the terms of Offer document/ Debenture Trust Deed/ Information Memorandum.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

13. Other financial liabilities (at amortised cost unless otherwise specified)

	As at	As at
	31 March 2023	31 March 2022
Accrued salaries and benefits	416.93	851.49
Unpaid dividends	7.56	8.60
Dividend payable	235.82	235.77
Risk and Reward undertaking (Refer note 57)	5,215.24	3,162.45
Financial guarantee obligation	121.24	248.54
Other advances	467.51	467.51
Other payables	16.15	77.65
Total	6.480.45	S.052.01

14. Provisions

	As at 31 March 2023	As at 31 March 2022
Provision for employee benefits and related costs		
Compensated absences	8.53	7.19
Provision for Capex	0.78	-
Total	9.31	7.19

15. Other non-financial liabilities

	As at 31 March 2023	As at 31 March 2022
Statutory dues*	9.06	70.92
Others	6.02	6.11
Total	15.08	77.03

^{*} includes witholding taxes, provident fund, profession tax and other statutory dues payables.





Notes to the financial statements for the year ended 31 March 2023 (Continued) (Currency - Indian rupees in millions)

16. Equity share capital

Legacy strate capital				
	As at 31 Marc	h 2023	As at 31 March 2022	
	No of shares	Amount	No of shares	Amount
Authorised :				
Equity Shares of ₹ 1 each	1,230,000,000	1,230.00	1,230,000,000	1,230.00
Preference shares of ₹ 5 each	4,000,000	20.00	4,000,000	20.00
	1,234,000,000	1,250.00	1,234,000,000	1,250.00
Issued, Subscribed and Paid up:				
Equity Shares of ₹ 1 each	943,275,276	943.28	943,097,965	943.10
Less: Shares held by Edelweiss Employees Incentives and				
Welfare Trust (Refer note 1)	(7,301,510)	(7.30)	(7,301,510)	(7.30)
Less: Shares held by Edelweiss Employees Welfare Trust				
(Refer note 1)	(37,595,270)	(37.60)	(37,595,270)	(37.60)
	898,378,496	898.38	898,201,185	898.20
. Reconciliation of number of shares				
(Before deducting treosury shares)	As at 31 March 2023		As at 31 March 2022	
	No of shares	Amount	No of shares	Amount
Outstanding at the beginning of the year	943,097,965	943.10	935,798,077	935.80
Shares issued during the year:	343,027,303	345140	333,130,011	233,66
-Under Employee Stock Options Plans (ESOPs)	177,311	0.18	7,299,888	7.30
Outstanding at the end of the year	943,275,276	943.28	943,097,965	943.10

Note:

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Company's financial statements. These trusts are holding 44,896,780 number of equity shares amounting to ₹ 44,90
- 1. Company's financial statements. Indeed with shares are noting 44,896,780 number of equity shares amounting to < 44.90 million). These are deducted from total outstanding equity shares.

 2. The above two Employee Welfare Trust(s) hold on aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.

8. Terms/sights attached to equity shares:

The Company has only one class of equity shares having a par value of 31 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders,

C. Details of shares held by promoters in the Company

As at 31 March 2023

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	145,601,730	-	145,601,730	15.44%	0.00%
Venkatchalam A Ramaswamy	58,126,560	•	58,126,560	6.16%	0.00%
Vidya Rashesh Shah	31,031,200		31,031,200	3.29%	0.00%
Aparna T Chandrashekar	12,210,000	-	12,210,000	1.29%	0.00%
Kaavya Venkat Arakoni	11,790,000	-	11,790,000	1.25%	0.00%
Neel Rashesh Shah	2,000,000		2,000,000	0,21%	0.00%
Sneha Srípad Desai	1,025,000	•	1,025,000	0,11%	0.03%
Shilpa Urvish Mody	950,000		950,000	0,10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000	•	50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000	-	38,750,000	4.11%	0.00%
Spire Investment Advisors Llp	3,200,000	-	3,200,000	0.34%	0.00%
Sejal Premai Parekh	950,000	-	950,600	0.10%	0.00%
Avanti Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Total	307,684,490		307,684,490	32.62%	0.00%

As at 31 March 2022

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	145,601,730		145,601,730	15.44%	0.90%
Venkatchalam A Ramaswamy	58,126,560		58,126,560	6.16%	0.00%
Vidya Rashesh Shah	31,031,200	÷	31,031,200	3.29%	0.00%
Aparna T Chandrashekar	12,210,000		12,210,000	1.29%	0.00%
Kaavya Venkat Arakoni	11,790,000		11,790,000	1.25%	0.00%
Neel Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Sneha Sripad Desai	1,025,000		1,025,000	0.11%	0.00%
Shilpa Urvish Mody	950,000	-	950,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000		50,000	0.01%	0.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000		38,750,000	4.11%	0.00%
Spire Investment Advisors LIp	3,200,000		3,200,000	0.34%	0.00%
Sejal Premal Parekh	950,000	-	950,000	0.10%	0.00%
Avanti Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Total	307,684,490		307,684,490	32.62%	0.00%

D. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

Rashesh Shah Venkatchalam Ramaswamy Rih Sa



As at 31 Marc	:h 2023	As at 31 Marc	h 2022
No of shares	% holding	No of shares	% holding
145,601,730	15.44%	145,601,730	15.44%
58,126,560	6.16%	58,126,560	6.16%
45,634,784	4.84%	48,257,748	5.12%
249,363,074	26.44%	251,986,038	26.72%



Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

17. Other equity

	As at	As at
	31 March 2023	31 March 2022
Capital redemption reserve	2.03	2.03
Securities premium	30,695.15	30,670.40
ESOP and SAR outstanding	698.72	761.58
General reserve	508.64	508.64
Retained earnings	39,749.71	17,161.31
Total	71,654.25	49,103.96

For movement of the above components refer statement of changes in equity.

Nature & purpose of reserves

17.1 Capital redemption reserve

The Company has recognised capital redemption reserve on buy back of equity share capital.

17.2 Securities premium reserve

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares f allotment of ESOP / SAR in accordance with the provisions of the Companies Act, 2013.

17.3 General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total dividend distribution is less than the total distributable results for that year. Consequent to introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of Companies Act, 2013.

17.4 Stock Option and Shares appreciation rights outstanding

ESOP and SAR option outstanding represents the amount transferred to reserves pursuant to the "ESOP 2011" and "SAR 2019" schemes.

17.5 Retained earnings

Retained earnings comprises of the Company's undistributed earnings after taxes.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

18. Interest income

	For the year ended	For the year ended
	31 March 2023	31 March 2022
On financial assets measured at Amortised cost		
Interest on loans	3,454.60	2,898.03
Interest on deposits with Banks	44.58	5.04
Other interest income	•	15.05
Total	3,499.18	2,918.12

Fee and commission income

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Advisory and other fees	821.49	889.65
Total	821.49	889.65

Below is the disaggregation of the revenue from contracts with customers and its reconciliation to amounts reported in statement of profit and loss:

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Service transferred at a point in time	821.49	889.65
Service transferred over time	-	-
Total revenue from contract with customers	821.49	889.65
Geographical Markets	2022-23	2021-22
India	788.33	832.90
Outside India	33.16	56.75
Total revenue from contract with customers	821.49	889.65
Note		

The Company satisfies its performance obligations on completion of service with regards to investment banking, advisory and other fees. The payments on these contracts is due on completion of service, the contracts do not contain a significant financing component and the consideration is not variable.

Further, at the end of the year, there are no unsatisfied performance obligations with respect to existing contracts.

20. Other income

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Net gain/ loss on foreign currency	0.13	17.02
Miscellaneous income	0.07	27.48
Profit on sale of stake in subsidiaries (Refer note 67)	6,795.64	5,315.75
Total	6,795.84	5,360.25

Finance cost

****	For the year ended	For the year ended
	31 March 2023	31 March 2022
(at amortised cost unless otherwise stated)		
Interest on deposits		8.74
Interest on borrowings (other than debt securities)	-	24.28
Interest on debt securities	3,017.55	2,099.68
Other finance charges	9.82	9.80
Total	3,027.37	2,142.50

22. Net gain /(loss) on fair value changes

	For the year ended	For the year ended	
	31 March 2023	31 March 2022	
Net gain /(loss) on financial instruments at fair value through profit or loss			
On Investments			
Fair Value gain / (loss) (unrealised) (Refer note below)	23,552.48	3,249.57	
Profit / (loss) on trading of securities (net)	3.94	-	
Investments at fair value through profit or loss			
Fair value gain/ (loss) on risk and reward (Refer note below)	(3,786.01)	921.14	
Total Net gain/(loss) on fair value changes	19,770.41	4,170,71	

Refer footnote 5 of note no 6.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

23. Impairment on financial instruments

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Onloans	0.30	1.00
On investments*	1,599.95	
On trade receivables	{106.89}	(56.52)
Total	1,493.56	(54.92)

^{*} Refer footnote 6 of note no 6

24. Employee benefits expense

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Salaries and wages (Refer Note 66)	283.05	378.11
Contribution to provident and other funds	20.87	20.14
Expense on employee stock option scheme/stock appreciation rights (Refer Note 37)	14.23	22.97
Staff welfare expenses	15,02	5.10
Total	334.17	426.32

25. Other expenses

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Advertisement and business promotion	53.94	7.51
Auditors' remuneration (Refer note 25(a))	30.15	32.68
Commission and brokerage	8.77	46.05
Communication	2.07	2.29
Computer software and other expenses	79.71	67 30
Commission to non-executive directors	12.50	14.00
Electricity charges	1.01	1.34
Contribution towards corporate social responsibility (Refer Note 25.b)	100.00	75.04
Directors' sitting fees	3.00	1.88
Insurance	2.25	5.46
Legal and professional fees	334,44	102.04
Management fees (Refer Note 58)	2,099.80	2,166.33
Foreign exchange loss	0.20	•
Membership and subscription	34.55	30.20
Goods and Service tax expenses	3.50	15.61
Office expenses	4,46	2.29
Clearing & Custodian charges	6,78	6.77
Printing and stationery	6.52	4.03
Rates and taxes	5.22	7.66
Rent (Refer Note 25.c)	69.25	55.76
Repairs and maintenance - others	0.15	0.04
Seminar and conference expenses	-	0.47
Travelling and conveyance	21.87	12.36
Postage and courier	0.75	0.68
Loss on safe/ write-off of PPE (net)	0.21	(0.97)
Miscellaneous expenses	0.58	3.05
Total	2,881.69	2,659.87

25. (a) Auditors' remuneration

	For the year ended	For the year ended 31 March 2022
	31 March 2023	
Statutory Audit	6.80	5.90
Limited review	3.60	3.60
Certification & others	19.44	22.83
Towards reimbursement of expenses	0.31	0.30
Total	30.15	32.68

25. (b) Details of CSR Expenditure

	For the year ended 31 March 2023	For the year ended 31 March 2022
As per the provisions of Section 135 of Companies Act 2013,		
Gross Amount required to be spent by the Company	100.00	75.04
Amount Spent (Paid in Cash)		
(i) Construction/ Acquisition of any assets	•	
(ii) on purpose other than (i) above	100.00	75.04
Amount Spent (Yet to be paid in Cash)		
(i) Construction/ Acquisition of any assets	•	
(ii) on purpose other than (i) above		`
Total	100.00	75.04

The Company has paid the above amount for CSR expenditure to Edelgive Foundation (subsidiary) section 8 company under Companies Act 2013.

25. (c) Leases

Rental expenses for the year ended March 31, 2023 aggregated to ₹ 69.26 million (Previous year: ₹ 55.76 million) which has been included under the head other expenses – Rent in the Statement of profit and loss. The Company does not have any non-cancellable operating lease.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

26. Income tax

The components of income tax expense recognised in profit or loss for the years ended 31 March 2023 and 31 March 2022 are:

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Current tax		-
Adjustment in respect of current income tax of prior years	•	(5.08)
Deferred tax relating to origination and reversal of temporary differences	(735.91)	(781.06)
Total tax expense	(735.91)	(786.14)
Total current tax	···	(5.08)
Total deferred tax	(735.91)	(781.06)

26.1. Reconciliation of the total tax expense

The tax expense shown in the statement of profit and loss differs from the tax expense that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended 31 March 2023 and 31 March 2022 is, as follows:

	For the year ended	For the year ended
	31 March 2023	31 March 2022
Profit before tax	23,146.56	8,547.44
Tax rate	25.17%	25.17%
Income tax expense calculated based on above tax rate	5,825.99	2,151.39
Adjustment in respect of income tax of prior years	-	(5.08)
Income not charged to tax or chargeable to lower tax rate	(6,905.24)	(1,412.14)
DTA not created on		
Expenditure of current year	318.07	(72.70)
DTA created on expenses of earlier year	-	(1,466.50)
Non Deductible Expenses	25.27	18.89
Tax expense recognised in profit or loss	(735.91)	(786,14)







Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

27. Components of deferred tax

The following table shows deferred tax recorded in the Balance sheet and changes recorded in the income tax expense:

For the year ended 31 March 2023	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income directly in equity:	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Deferred tax Assets							
frade receivables- expected credit losses	15.02	(20.06)	-	-	t	(7.06)	7.96
Jnused tax losses / credits	336.54	446.50	•	1	,	446.50	783.04
Employee benefits obligations	1.81	0,34	E	•	•	0.34	2.15
Fair valuation of Investments	89'0	(28.52)	•	•	1	(28.52)	(27.84)
Fair valuation of Derivatives	•		1	1	-		
Property, Plant and Equipment and							
ntangible assets	60'6	(1.29)	,	•	-	(1.29)	7.80
Provision on risk and reward undertaking							
and EiR on Borrowing	796.00	325.94	r	ı	•	325.94	1,121.94
Fotal	1,159.14	735.91	-	•	-	735.91	1,895.05

For the year ended 31 March 2022	Opening deferred tax asset/(liability)	Recognised in profit or loss	Recognised in other comprehensive income	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Deferred tax Assets							
Trade receivables- expected credit losses	29.50	(14.48)	•	-	1	(14.48)	15.02
Unused tax losses / credits	336.54	0.00		3	ŧ	00'0	336.54
Employee benefits obligations	06:0	0.91	•		4	16:0	1.81
Fair valuation of Investments - loss in							
valuation	0.68	0.00		ŧ	,	0.00	0.68
Fair valuation of Derivatives	00:0		•	+	*	00'0	c
Property, Plant and Equipment and							
Intangible assets	12.00	(2.91)	-	ı	1	(2.91)	60.6
Provision on risk and reward undertaking	00:0	796.00				796.00	796.00
Deferred tax Liabilities							
Unrealised gain on Derivatives	(1.54)	1.54	•		1	1.54	0.00
*							
Total	378.08	781.06	3		,	781.06	1,159.14



Edelweiss Financial Services Limited

Notes to the financial statements for the year ended 3.1 March 2023 (Continued) (Currency : Indian rupees in millions)

Deductible temporary differences, unused tax losses and unused tax credits on which deferred tax asset is not recognised in balance sheet 27.1.

		Total	Amount	1,599.95	•	3,267.39		
	Unused tax credits	Mat Credk	Expiry year- financial year					
	Unused	Mat	Amount	•	•			
		Total	Amount	1,599.95	•	3,267.39		
		Unabsorbed business losses	Explry year-financial year					
	"		•	•				
	Unused tax losses	erm capital losses	Expiry year- financial year	FY 2030-31		FY 2028-29		
		Unabsorbed long term capital losses	Amount	1,599.95		3,267.39		
		Unabsorbed depreciation	Explry year- financial year					
		Unabsorbe	Amount	٠	٠			
	porary differences Expiry year-financial		Deductible temporary differences	Expiry year- financial	year		Not Applicable	
	1 3	Amount			200:00			
As at 31-Mar-2023		Financial Year to which the loss	related to	FY 2022-23	FY 2021-22	FY 2020-21		

FY 2020-21					3,267,39	3,267,39 FY 2028-29			3,267.39			3,267,39
As at 31-Mar-2022												
V Contract		Deductible temporary differences				Unused tax losses				Unused	Unused tax credits	
rinancial rear to			Unabsorbe	Unabsorbed depreciation	Unabsorbed long t	Unabsorbed long term capital losses	Unabsorbec	Unabsorbec business losses	Total	Mat	Mat Credit	Total
which the loss	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Expiry year-financial year	Amount	Amount	Expiry year- financial year	Amount
FY 2021-22	200.00	200.00 Not Applicable					-			*		•
FY 2020-21					3,267.39	3,267.39 FY 2028-29			3,267.39			3,267,39





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

28. Earnings per share (EPS)

In accordance with Indian Accounting Standard 33 – "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2015, the computation of earnings per share is set out below:

	31 March 2023	31 March 2022
Profit for the year	23,882.47	9,333.58
Calculation of weighted average number of equity shares of ₹1 each		
Number of shares outstanding at the beginning of the year	898,201,185	890,901,297
Number of shares issued during the year	177,311	7,299,888
Total number of equity shares outstanding at the end of the year	898,378,496	898,201,185
Weighted average number of shares outstanding at the end of the year (based on the date of issue of shares) for basic EPS	898,207,466	893,981,653
Number of dilutive potential equity shares	115,119	792,995
Weighted average number of shares outstanding at the end of the year (based on the date of issue of shares) for diluted EPS	898,322,585	894,774,648
Earnings per share (EPS) (Face value ₹ 1 each)		
Basic earnings share (in ₹)	26.59	10.44
Diluted earning per share (in ₹)	26.59	10.43





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

Segment information

Primary Segment (Business Segment)

The Company's business is organised and management reviews the performance based on the business segments as mentioned below:

Segment	Activities Covered
Agency	Advisory and transactional services
A. N. I.	Development, managerial and financial support to the
Holding company activities	businesses of Edelweiss group entities

Income for each segment has been specifically identified. Expenditure, assets and liabilities are either specifically identified with individual segments or have been allocated to segments on a systematic basis. The management is the Chief Operating Decision Maker(CODM).

The operating segments are the segments for which separate financial information is available and for which operating profit / loss amounts are evaluated regularly by the CODM.

Based on such allocations, segment disclosures relating to revenue, results, assets and liabilities have been

Secondary Segment

Since the business operations of the Company are primarily concentrated in India, the Company is considered to operate only in the domestic segment and therefore there is no reportable geographic segment. The following table gives information as required under the Indian Accounting Standard -108 on "Operating

As at 31 March 2023 Amount in millions

				William IIIIIII
Particulars	Agency business	Holding company activities	Un-allocated	Total
Segment Revenue			Ï	
Revenue	702.42	30,184.50	-	30,886.92
Inter Segment Revenue	•	-	-	-
Revenue from External Customers	702.42	30,184.50		30,886.92
Segment Expenditure	567.02	7,173.34	-	7,740.36
Segment Results (Total profit before Tax)	135,40	23,011.16	•	23,146.56
Tax expense		·		(735.91)
Net profit / (loss) for the period				23,882.47
Segment Assets	98.31	104,049.28	3,038.27	107,185.86
Segment Liabilities	242.50	34,382.88	7.85	34,633.23
Capital Expenditure	4.45	3.86	-	8.31
Depreciation and Amortisation	1.91	1.66	-	3.57
Significant Non-Cash Expenses / (Income) other				
than Depreciation and Amortisation	(21.09)	23,099.79	.	23,078.70

As at 31 March 2022			,	Amount in millions
		Holding company		
Particulars	Agency business	activities	Un-allocated	Total
Segment Revenue				
Revenue	750.22	12,947.48	27.04	13,724.74
Inter Segment Revenue		-	-	-
Revenue from External Customers	750.22	12,947.48	27.04	13,724.74
Segment Expenditure	537.54	4,639.76	-	5,177.30
Segment Results (Total profit before Tax)	212.68	8,307.72	27.04	8,547.44
Tax expense				(786.14)
Net profit / (loss) for the period				9,333.58
Segment Assets	156.43	78,153.96	2,110.21	80,420.60
Segment Liabilities	162.80	30,247.70	7.94	30,418.44
Capital Expenditure	2.23	2.29	-	4.52
Depreciation and Amortisation	1.74	1.79	-	3.53

(56.52)



Significant Non-Cash Expenses / (Income) other than Depreciation and Amortisation



(4,226.60)

(4,170.08)

Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

A) Defined contribution plan (Provident fund and National Pension Scheme):

In accordance with Employees' Provident Fund and Miscellaneous Provisions Act, 1952, employees of the Company are entitled to receive benefits under the provident fund, a defined contribution plan, in which, both the employee and the Company contribute monthly at a determined rate. These contributions are made to a recognized provident fund administered by Regional Provident Fund Commissioner. The employees contribute 12% of their basic salary and the Company contributes an equal amount.

The Company recognised ₹ 17.60 million (Previous year: ₹ 16.75 million) for provident fund and other contributions in the statement of profit and loss.

B) Defined benefit plan (Gratuity):

In accordance with the Payment of Gratuity Act, 1972, the Company provides for gratuity, a defined benefit plan covering all employees. The plan provides a lump sum payment to vested employees at retirement or termination of employment in accordance with the rules laid down in the Payment of Gratuity Act, 1972. The gratuity benefit is partially provided through funded plan and annual expense is charged to the statement of profit and loss on the basis of actuarial valuation.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity were carried out as at 31 March 2023. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at balance sheet date:

31 March 2023

31 March 2022

Statement of profit and loss

Expenses recogn	icad in the	Statement	of Beatle and	

Current service cost	4.05	3.96
Interest on defined benefit obligation	(0.77)	(0.56)
Total Included in 'Employee benefits expense'	3.28	3.40
Movement in Other Comprehensive Income:		
	31 March 2023	31 March 2022
Balance at start of year (Loss)/ Gain	8.71	8.81
Re-measurements on define benefit obligation (DBO)		
a. Actuarial (Loss)/ Gain from changes in financial assumptions	2.05	(0.50)
to Annual Management of the second of the se		

a: Mermana: fenzalt, mann rum: enauffez tu mauterin: 922 multifoliz	2.05	(0.50)
b. Actuarial (Loss)/ Gain from experience over the past year	(0.45)	1.10
c. Actuarial Loss/(Gain) from changes in demographic assumptions	•	(2.12)
Return on plan assets excluding amount included in net interest on the net		
defined benefit liability/ (asset)	(1.27)	1.42
Balance at end of year (Loss) / Gain	0.04	0.71

veran an han prices exceeding amount menaded in the little est on the little		
defined benefit fiability/ (asset)	(1.27)	1.42
Balance at end of year (Loss)/ Gain	9.04	8.71

Reconciliation of defined benefit obligation (DBO) :

	31 March 2023	31 March 2022
Present value of DBO at the beginning of the year	40.46	36.41
Acquisition/ (Divestiture)		
Interest cost	2.39	1.92
Current service cost	4.05	3.96
Benefits paid	(7.02)	(5.34)
Past service cost	· • · · · · · · · · · · · · · · · · · ·	
Actuarial (gain)/loss	(1.60)	1.52
Transfer in / (Out)	0,00	1.99
Present value of DBO at the end of the year	38.28	40.46

	31 March 2023	31 March 2022
Fair value of plan assets at the beginning of the year	53.72	49.82
Contributions by Employer	7.02	5.34
Benefits paid	(7.02)	(5.34)
Interest income	3.16	2.48
Acquisition/ (Divestiture)/Curtailment	•	,
Return on plan asset excluding amount included in net interest on the net		
defined benefit liability/ (asset)	(1.27)	1.42
Fair value of plan assets at the end of the year	55.61	53.72
Actual Return on Plan Assets	1.89	3 90





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

30. Retirement benefit plan (Continued)

B) Defined benefit plan (Gratuity) (Continued):

				31 March 2023	31 March 202
Present value of DBO				38.28	40.46
Fair value of plan assets at the end of th	he				
year				55.61	53.72
Net Liability / (Assets)				[17.33]	(13.26
Less: Effect of limiting net assets to asset	et .			***************************************	
ceiling					
Liability / (Assets) recognised in the ba	lance sheet			(17.33)	(13.26
Funded Status (Surplus/ (Deficit))				17.33	13.24
Of which, Short-term Liability				*	
Experience Adjustment on Plan Liabilit	ies: (Gain)/ Loss			0.45	2.12
Experience adjustments:					
	31 March 2023	31 March 2022	31 March 2021	31 March 2020	31 March 201
On plan liabilities: loss / (gain)	0.45	2.12	(2.95)	(3.08)	(1.84
On plan assets: gain / (loss)					-
Estimated contribution for next year	_			2.00	1.00
Percentage Break-down of Total Plan A	irratr				
Treemage Steam common total Flatte	(3)(3)			31 March 2023	31 March 202
Investment in Unit linked funds with ins	surance company			99.9%	99.9
Cash and cash equivalents				***************************************	
				0.1%	0.19
Total	***************************************			0.1% 100.0%	0.19 100.09
Total	palance sheet date:				100.0
Total Principal actuarial assumptions at the b	palance sheet date:		31 March 2023	100.0%	100.0° 31 March 202
Total Principal actuarial assumptions at the t Discount rate	palance sheet date:		31 March 2023	7.1%	100.0° 31 March 202 5.9°
Total Principal actuarial assumptions at the t Discount rate Salary escalation	palance sheet date:		31 March 2023	7.1% 7.0%	31 March 202 5.91 7.01
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate	balance sheet date:			7.1% 7.0% 16.0%	31 March 202 5.9 7.0 16.0
Total Principal actuarial assumptions at the I Discount rate Salary escalation Employees attrition rate Mortality Rate	palance sheet date:			7.1% 7.0% 16.0% LM 2012-14 (Ultimate) IALI	31 March 202 31 March 202 7.0° 16.0° M 2012-14 (Ultimate
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%)				7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.9 7.0 16 0 M 2012-14 (Ultimate
Total Principal actuarial assumptions at the I Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining v				7.1% 7.0% 16.0% LM 2012-14 (Ultimate) IALI	31 March 202 5.9 7.0 16 0 M 2012-14 (Ultimate
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Especied weighted average remaining v Sensitivity Analysis			IA	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.9" 7.0" 16:0" M 2012-14 (Ultimate 5' 4 year
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w Sensitivity Analysis DOB increases / (decreases) by			IA) 31-Mar-23	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.9 7.0 16.0 M 2012-14 (Uitimate 5: 4 year
Total Principal actuarial assumptions at the I Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w Sensitivity Analysis DOB increases / (decreases) by 1 % Increase in Salary Growth Rate			31-Mar-23 1.16	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.99 7.0 16.0 M 2012-14 (Ulumata 4 year
Total Principal actuarial assumptions at the I Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining v Sensitivity Analysis DOB increases / (decreases) by 1% Increase in Salary Growth Rate 1% Decrease in Salary Growth Rate			IA) 31-Mar-23	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.99 7.0 16.0 M 2012-14 (Ulumata 4 year
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining v Sensitivity Analysis DOB increases / (decreases) by 1% Increase in Salary Growth Rate 1% Decrease in Discount Rate 1% Increase in Discount Rate			31-Mar-23 1.16	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 31 March 202 5.9 7.0 7.0 16.0 M 2012-14 (Ultimate 5' 4 year 31 Mar-2 1.22 (1.26
Total Principal actuarial assumptions at the I Discount rate Salary escalation Employees attrition rate Mortality Rate interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w Sensitivity Analysis DOB increases / (decreases) by 1 % Increase in Oslary Growth Rate 1 % Decrease in Salary Growth Rate 1 % Decrease in Discount Rate 1 % Decrease in Discount Rate			31-Mar-23 1.16 (1.08)	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.9 7.0 16.0 M 2012-14 (Uitmatter) 4 year 31 Mar-2 1.2((1.26
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Espected weighted average remaining v Sensitivity Analysis DOB increases / (decreases) by 1% Increase in Salary Growth Rate 1% Decrease in Salary Growth Rate 1% Increase in Discount Rate 1% Increase in Discount Rate			31-Mar-23 1.16 (1.08) (1.07)	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.99 7.0 16.0 M 2012-14 (Ulumats 4 year 31 Mar-2 1.2(11.2(1.2(1.2)
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Espected weighted average remaining v Sensitivity Analysis DOB increases / (decreases) by 1% Increase in Salary Growth Rate 1% Decrease in Salary Growth Rate 1% Increase in Discount Rate 1% Increase in Discount Rate			31-Mar-23 1.16 (1.08) (1.07) 1.17	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 31 March 202 5.9 7.0 16.0 M 2012-14 (Ultimate 5 4 year 31 Mar-2 1.2c (1.2c (1.2c 1.2c) (0.0c)
Total Principal actuarial assumptions at the t Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%)	vorking life (years)		31-Mar-23 1.16 (1.08) (1.07) 1.17 0.01	7.1% 7.0% 7.0% 15.0% LM 2012-14 (Ultimate) IALI 5.9%	31 March 202 5.9 7.0 16.0

Note: The sensitivity is performed on the DBO at the respective valuation date by modifying one parameter whilst retaining other parameters constant there are no changes from the previous year to the methods and assumptions underlying the sensitivity analyses.

Movement in Surplus / (Deficit)

	31-Mar-23	31-Mar-22
Surplus / (Deficit) at start of the year	13.26	13.40
Net Transfer (In)/ Out	,	(1.99)
Current Service Cost	(4.05)	(3.96)
Net Interest on net DBO	0.77	0.56
Re-measurements	0.33	(0.10)
Contributions / Benefits	7.02	5.34
Surplus / (Deficit) at end of year	17.33	13.26

C) Compensated absences :

The Company provides for accumulated compensated absences as at the balance sheet date using projected unit credit method based on actuarial valuation.

0} Other Disclosures

Description of Asset Liability Matching (ALM) Policy

The Company has an insurance plans invested in market linked bonds. The investment returns of the market-linked plan are sensitive to the changes in interest rates. The liabilities' duration is not matched with the assets' duration.

Description of funding arrangements and funding policy that affect future contributions

The flabilities of the fund are funded by assets. The Company aims to maintain a close to full-funding position at each Balance Sheet date. Future expected contributions are disclosed based on this principle.

Maturity profile

The average expected remaining lifetime of the plan members is 3.5 years (31 March 2022: 4 years) as at the date of valuation. This represents the weighted average of the expected remaining lifetime of all plan participants.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

31. Changes in liabilities arising from financing activities

Particulars	01 April 2022	Cash flows(net)	Changes in fair values	Exchange difference	Others**	31 March 2023
Borrowings*	24,322.12	907.42	-	-	557.00	25,886.54
Total liabilities from financing activities	24,322.12	907.42	-	-	657,00	25,886.54
Particulars	01 April 2021	Cash flows(net)	Changes in fair values	Exchange difference	Others**	31 March 2022
Particulars Borrowings*	01 April 2021 8,380.01	Cash flows(net) 14,950.13		Exchange difference	Others** 991.98	31 March 2022 24,322.12

- * Comprises of Debt securities and other borrowings.
- ** Refers to interest accrued during the year.

32. Contingent liabilities & commitments :

32.1 Contingent liabilities

- a) Claims against the Company not acknowledged as debt:
 - Income Tax matters in respect of which appeal is pending ₹ 5.69 million (Previous year: ₹ 7.80 million).
 -Service Tax matters in respect of which appeal is pending ₹ 534.36 million (Previous year: ₹ 534.36 million).

b) Other claim not acknowledged as debt-

The Company's pending litigations mainly comprise of claims against the Company pertaining to proceedings pending with Income tax, service tax and other authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Company believes that the outcome of these proceedings will not have a materially adverse effect on the Company's financial position and results of operations.

The Company has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The company has filed appeal/s and is defending its position. Based on the favorable outcome in Appellate proceedings in the past and as advised by the tax advisors, company is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.

c) Guarantees excluding financial guarantees :

Corporate/other guarantee not acknowledged as debt:

Corporate/other guarantee given by the Company on behalf of its subsidiaries and associate companies and to third party which is outstanding as at 31 March 2023 and 31 March 2022 is given below:

	As at	As at
	31 March 2023	31 March 2022
Guarantee to trustees and others for non convertible debentures and other borrowings	25,849.37	23,527.47
Guarantee to Banks for loan taken by subsidiaries and associates	7,232.80	11,353.20
Total	33,082.17	34,880.67

32.2 Capital commitment

Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances) ₹ Nil million (Previous year: ₹ Nil million).

33 Cost Sharing

The group companies provide business and support services to each other basis of the signed agreed terms. The services provided are with the intent to create synergies at group level for e.g. sharing of empty spaces with the group companies, having common HR and admin teams, using one's available resource for the benefit of the group.

In consideration of the business and management oversight by Edelweiss group, the beneficiaries shall share and pay towards the costs, as agreed. It is expressly agreed between the parties that sharing of these cost shall be on the total cost over the financial year (April to March) adequate to compensate the function performed, assets employed and risks assumed by group companies and will be determined by the beneficiaries and edelweiss group companies. The amount payable by the beneficiaries is reviewed intermittently and any amendment to the same is mutually agreed upon in writing by the parties. For the purpose of total cost means all operating expense including but not limited to, normal recurring cost such as office rent, communication charges, salaries, employee benefits, cost of approved third-party vendor, deprecation on assets used and amortization.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

34 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

- (A) Subsidiaries which are controlled by the Company:
 - 1 ECL Finance Limited
 - 2 Edelcap Securities Limited (through ECap Equities Limited)
 - 3 ECap Securities and Investments Limited
 - 4 Edelweiss Alternative Asset Advisors Limited (through Edelweiss Securities and Investments Private Limited)
 - 5 Ecap Equities Limited (formerly known as Edel Land Limited)
 - 6 Edel Investments Limited (through ECap Securities and Investments Limited)
 - 7 Edelweiss Tokio Life Insurance Company Limited
 - 8 Edelweiss Trusteeship Company Limited
 - 9 Edelweiss Asset Management Limited
 - 10 Edelweiss Investment Adviser Limited (through Edelweiss Rural & Corporate Services Limited)
 - 11 EC International Limited, Mauritius
 - 12 Edelgive Foundation
 - 13 Edelweiss Alternative Asset Advisors Pte. Limited (through Edelweiss Alternative Asset Advisors Limited)
 - 14 Edelweiss International (Singapore) Pte. Limited (through Edelweiss Capital (Singapore) Pte. Limited)
 - 15 Edelweiss Retail Finance Limited (through Edelcap Securities Limited)
 - 16 NIDO Home Finance Limited (formerly known as Edelweiss Housing Finance Limited (through Edelweiss Rural & Corporate Services Limited))
 - 17 Edelweiss Rural & Corporate Services Limited (through Edel Finance Company Limited)
 - 18 Comtrade Commodities Services Limited (through Edelweiss Rural & Corporate Services Limited)
 - 19 Edel Finance Company Limited
 - 20 Nuvama investment Advisors LLC (formerly known as EAAA, LLC)
 - 21 EW Special Opportunities Advisors LLC, Mauritius (through Nuvama EC International Limited) (upto 30 June 2022)
 - 22 Edelweiss Resolution Advisors LLP (upto 01 July 2022)
 - 23 Edelweiss Multi Strategy Fund Advisors LLP (through Edelweiss Rural and Corporate Services Limited)
 - 24 ZUNO General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited)
 - 25 Edelweiss Asset Reconstruction Company Limited
 - 26 Edelweiss Private Equity Tech Fund (through Ecap Equities Limited)
 - 27 Edelweiss Value and Growth Fund (through Ecap Equities Limited)
 - 28 Edelweiss Securities and Investments Private Limited
 - 29 Edelweiss Employees Welfare Trust
 - 30 Edelweiss Employees Incentive and Welfare Trust
 - 31 Allium Finance Private Limited (through Edelweiss Rural and Corporate Services Limited)
 - 32 Nuvama Custodial Services Limited (formerly known as Edelweiss Capital Services Limited)
 - 33 India Credit Investment Fund II
 - 34 Edelweiss Real Asset Managers Limited (through Edelweiss Securities and Investments Private Limited)
 - 35 Sekura India Management Limited (through Edelweiss Securities and Investments Private Limited)
 - 36 Edelweiss Global Wealth Management Limited
 - 37 India Credit investment Fund III (w.e.f 23 March 2023)
 - 38 Gallagher Insurance Brokers Private Limited (upto 18 October 2021)
 - 39 Aster Commodities DMCC (upto 7 December 2021)





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued)

(B) Enterprises over which control is	exercised by the Company:
---------------------------------------	---------------------------

Trust name :		
1 EARC TRUST SC - 130	40 EARC TRUST SC - 372	75 EARC TRUST SC - 436
2 EARC SAF-2 TRUST	41 EARC TRUST SC - 373	76 EARC TRUST SC - 421
3 EARC TRUST SC - 238	42 EARC TRUST SC - 374	77 EARC TRUST SC - 422
4 EARC TRUST SC - 266	43 EARC TRUST SC - 392	78 EARC TRUST SC - 423
5 EARC TRUST SC - 306	44 EARC TRUST SC - 395	79 EARC TRUST SC - 424
6 EARC TRUST SC - 332	45 EARC TRUST SC - 393	80 EARC TRUST SC - 440
7 EARC TRUST SC - 334	46 EARC TRUST SC - 380	81 EARC TRUST SC - 441
8 EARC TRUST SC - 344	47 EARC TRUST SC - 387	82 EARC TRUST SC - 447
9 EARC TRUST SC - 347	48 EARC TRUST SC - 388	83 EARC TRUST SC - 444
10 EARC TRUST SC - 351	49 EARC TRUST SC - 375	84 EARC TRUST SC - 425
11 EARC TRUST SC - 352	50 EARC TRUST SC - 394	85 EARC TRUST SC - 451
12 EARC TRUST SC - 357	51 EARC TRUST SC - 385	86 EARC TRUST SC - 448
13 EARC TRUST SC - 360	52 EARC TRUST SC - 401	87 EARC TRUST SC - 449
14 EARC TRUST SC - 363	53 EARC TRUST SC - 402	88 EARC TRUST SC - 459
15 EARC TRUST SC - 370	54 EARC TRUST SC - 376	89 EARC TRUST SC - 443
16 FARC SAF 1 TRUST INVESTOR ACCOUNT	55 EARC (RUS) \$C - 406	90 EARC IRUSI SC 461
17 EARC TRUST SC - 6	56 EARC TRUST SC - 377	91 EARC TRUST SC - 477
18 EARC TRUST SC - 9	57 EARC TRUST SC - 378	92 EARC TRUST SC - 293
19 EARC TRUST SC - 102	58 EARC TRUST SC - 396	93 EARC TRUST SC - 318
20 EARC TRUST SC - 112	59 EARC TRUST SC - 410	94 EARC TRUST SC - 321
21 EARC TRUST SC - 229	60 EARC TRUST SC - 405	95 EARC TRUST SC - 325
22 EARC TRUST SC - 245	61 EARC TRUST SC - 428	96 EARC TRUST SC - 349
23 EARC TRUST SC - 251	62 EARC TRUST SC - 429	97 EARC TRUST SC - 223
24 EARC TRUST SC - 262	63 EARC TRUST SC - 412	98 EARC TRUST SC - 399
25 EARC TRUST SC - 297	64 EARC TRUST SC - 415	99 EARC TRUST SC - 342
26 EARC TRUST SC - 298	65 EARC TRUST SC - 430	100 EARC TRUST SC - 427
27 EARC TRUST SC - 308	66 EARC TRUST SC - 413	101 EARC SAF-3 TRUST
28 EARC TRUST SC - 314	67 EARC TRUST SC - 416	102 EARC TRUST SC - 7
29 EARC TRUST SC - 329	68 EARC TRUST SC - 417	103 EARC TRUST SC - 462
30 EARC TRUST SC - 331	69 EARC TRUST SC - 397	104 EARC TRUST SC - 481
31 EARC TRUST SC - 361	70 EARC TRUST SC - 431	105 EARC TRUST SC - 482
32 EARC TRUST SC - 109	71 EARC TRUST SC - 227	106 EARC Trust - SC 442
33 EARC TRUST SC - 386	72 EARC TRUST SC - 228	107 EARC Trust - SC 483
34 EARC TRUST SC - 263	69 EARC TRUST SC - 397	108 EARC Trust - SC 484
35 EARC TRUST SC - 348	70 EARC TRUST SC - 431	109 EARC Trust SC - 452
36 EARC TRUST SC - 381	71 EARC TRUST SC - 227	
37 EARC TRUST SC - 383	72 EARC TRUST SC - 228	
38 EARC TRUST SC - 384	73 EARC TRUST SC - 434	
39 EARC TRUST SC - 391	74 EARC TRUST SC - 418	





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

(C) Individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them control or significant influence over the Company:

Mr. Rashesh Shah

Mr. Venkatchalam Ramaswamy

Ms. Vidya Shah

Ms. Aparna T. C.

(D) Key managerial personnel (KMP):

Mr. Rashesh Shah - Chairman and Managing Director

Mr. Venkatchalam Ramaswamy - Vice Chairman and Executive Director

Mr. Himanshu Kaji - Executive Director

Ms. Ananya Suneja – Chief Financial Officer (from 01 March 2022)

Mr. B. Renganathan (upto 23 April 2021)

Mr. Tarun Khurana - Company Secretary (from 23 April 2021)

Mr. Rujan Panjwani - Executive Director (upto 2 September 2022)

Mr. Sarju Simaria - Chief Financial Officer (upto 28 Feb 2022))

(E) Relatives of KMP / Promoter Individuals with whom transactions have taken place

Ms. Kaavya Venkat

Ms. Shilpa Mody

Ms. Sejal Premal Parekh

Mr. A V Ramaswamy

Ms. Sneha Sripad Desai

Shah Family Discretionary Trust

Spire Investment Advisors LLP

Ms. Shabnam Panjwani (upto 2 September 2022)

Ms. Avanti Shah

Mr. Neel Shah

(F) Independent Directors

Mr. Berjis Desai (upto 6 November 2021)

Mr. Biswamohan Mahapatra

Mr. Kunnasagaran Chinniah (upto 2 September 2022)

Mr. Navtej S. Nandra (upto 2 September 2022)

Mr. P. N. Venkatachalam (upto 2 September 2022)

Mr. Ashok Kini

Dr. Ashima Goyal

Mr. Shiva Kumar (from 4 August 2022)

(G) Associate Entities (upto 30th March 2023):

- 1 Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)
 Subsidiaries of Associate
- 1 Nuvama Wealth Finance Limited (formerly known as Edelweiss Finance & Investments Limited)
- 2 Nuvama Wealth and Investment Limited (formerly known as Edelweiss Broking Limited)
- 3 Nuvama Clearing Services Limited (Nuvama Clearing Services Limited)
- 4 Nuvama Investment Advisors Private Limited (formerly known as Edelweiss Investment Advisors Private Limited)
- 5 Nuvama Financial Services Inc. (Edelweiss Financial Services Inc.)
- 6 Nuvama Financial Services (UK) Limited (formerly known as Edelweiss Financial Services (UK) Limited)
- 7 Nuvama Capital Services (IFSC) Limited (formerly known as Edelweiss Securities (IFSC) Limited)
- 8 Nuvama Asset Management Limited (formerly known as ESL Securities Limited)
- 9 Nuvama Investment Advisors (Hongkong) Private Limited (formerly known as Edelweiss Securities (Hong Kong) Private Limited)
- 10 Pickright Technologies Private Limited (w.e.f 13 March 2023) (upto 30 March 2023)





34 Disclosure as required by Indian Accounting Standard 24 ~ "Related Party Disclosure" (Continued):

IÐ 🗀	Transactions	and balances	with Refer	rad Parties.

Transactions and balances with Related Parties:		24.12	In m
Nature of Transaction	Related Party Name	31-Mar-23	31-Mar-22
1 Sale of Equity shares to	Edel Finance Company Umited	4,031.50	2,66
	Ecap Equities Limited	3,714.72	1,13
	ECap Securities And Investments turnited	315.20	-,
	Edelweiss Securities And Investments Private Limited	2,136.27	
	Edetwess Atternative Asset Advisors Elmited	2,134.20	
2 Purchase of Equity shares from	Nuvama Wealth Management Limited Edelweiss Rural & Corporate Services Limited	:	1,00
3 investment in Equity shares of			
a unestructus educk suries of	Edel Finance Company Emited ZUNO General Insurance Emited	2,000,00 1,650.00	1.20
	ECop Securities And investments Limited	1,550.00	3:
	Mayama Custodial Services Limited		"
	Edelweiss Global Wealth Management Limited	-	54
THE STATE OF THE S	Edelwels Takio Life Insurance Company Limited	2,500.00	2,9
4 Term loans given to	ECap Securities And Investments Limited		5,7
	Edelweits Rural & Corporate Services Limited	8,320,00	36,8
	ECL Finance Umited	1,300.00	7,1
	Edelwerts Global Wrighth Management Limited		50
İ	Ecap Equities Limited Edel Finance Company Limited	12,076.22 9,698.30	8,0
	Edelweies Securities And Investments Private Limited	5,800.00	2,25
	Editiveirs investment Adviser Limited	7,992.90	•,**
	Edel investments Limited	1,100.00	
	Editivests Alternative Asset Advicers Ismited	220.00	
5 Term loans repaid by	ECap Securities And Investments turnted		3,7
1	Edebueiss Rural & Corporate Services Emoted	13,559.23	29,74
	Niwama Wealth Finance Limited	-	3,3
	ECL Finance Limited	1,300.00	10,9
	Edelweiss Global Wealth Management Limited Ecop Equalies Limited	488.36 6,988.04	1 7
	Edelweiss Securities And Investments Private Limited	2.746.50	B
	Edel Finance Company Limited	6,364.08	2,1
	Edelweiss Investment Adviser tamited	6,403.00	
	Edel revestments Limited Edelwers Alternative Asset Advisors Limited	1,100.00	
	EDAINGLED VICELLYNING WIRKLYDARDLY FILMIGIA	220.00	
6 Sale of Property Plant and Equipment from	Muvama Wealth Finance Limited	-	
ļ	Edelweiss Rural & Corporate Services Limited	-	
1	Novama Wealth and Investment Ismned	0.00	
	Nuvama Wealth Management Limited ECL Finance Limited	: I	
	Edelcap Securities Limited		
***	Edeliversa Alternative Asset Advisors Limited		
1	Edel investments Limited		
i	Edel Give Foundation Edelweiss Asset Reconstruction Company Limited		
	Edidweits Rotad Finance Limited		
	Edelweiss Tokio Life Insurance Company Limited		
	Nisvama Asset Management Limited	-	
	Ecap Equities Limited	0.00	
Purchase of Property Plant and Equipment from	Edeliveis: Rural & Corporate Services Limited		
	SCL Finance Limited	0.01	
	Nevama Wealth Management Einsted	-	
	Novama Wealth and Investment Limited	*	
	EdelGare Foundation Edelways Investment Adviser Limited		
	Nuvama Wealth Finance Limited	-	
	Novama Custodial Services Limited	-	
B Remuneration paid to	Mr. Rashesh Shah	no	
The state of the s	Nr. Venkatchalam Ramaswamy	80.01 54.42	;
	Mr. Himonihu Kaji	32.50	
	Mr. Rujan Panjwani	34.07	!
	Mr. Sarju Simaria	· 1	
	Mr Farun Khurana Ms Ananya Sunga	11.11	
	Mr B. Renganarhan	25.11	
		-	
9 Dividend paid on Equity Shares	Mr. Rashesh Strah	211.12	2
i	Mr. Venkatchatam Bamaswamy	84.28	
ì	Afs. Vidya Shah Shah Family Discretionary Trust	45.00 56.19	
***	Spire investment Advisors LLP	4.64	•
San San San San San San San San San San	Ms Aparea T. C.	17,70	
	Ms. Kaavya Venkat	17.10	
	Mr. Rusan Panjuanti	14.34	:
***	Mr. Himanshu Kagi Ma Sneha Srigad Desar	4.31	
1	Ats. Shilps Mody	1.49 1.38	
	Ms. Sejai Premal Parekb	1.38	
	Ms Shabnam Panywani	0.19	
	Mr AV Ramaswamy	0.07	
1	Mr Havtey 5 Nandra Ms. Avanti Shah	1.99	
	Ms. Avant Shah Mr P II Venkutachalam	2.90 0.07	
	Neel Shah Mr Tarun Khurana Mr Kunnasagaran Chinniah	2.90 0.09	





34 Disclosure as required by Indian Accounting Standard 24 ~ "Related Party Disclosure" (Continued):

	Transactions and balances with Related Parties:			
(11) No	Nature of Transaction	Related Party Name	31-Mar-23	In milito 31-Mar-22
10	Dividend income received from	Gallagher Insurance Brokers Private Limited		384.8
11	Fee / commission paid to	Nevama Wealth Management Limited	7.80	30.8
		Nuvama Wealth and Investment Limited Nuvama Emancial between Inc	0.20	8.0: 0.1:
		Edictive do Rural & Corporate Services Emited	0.42	0.3
		Edel Finance Company Limited Edelweiss Asset Reconstruction Company Limited	0.09	•
12	Management Fees paid to	ECL Finance Limited	1,139.24	1,829.9
		Edrivers Asset Reconstruction Company Denited	509.93	98.3
		NIDO Harse Finance Limited Editivers Retail Finance Limited	11.39 11.66	89.0. 29.1
13	Fee / commission earned from	NIDO Hame Finance Limited	2.50	
		Novama Wealth and Investment Limited	0.85	•
14	Royalty Fees received from	Nuvanta Wealth Management Limited	40.11	40.4
		Edelweiss Takio Life Insurance Company Limited ZUNO General Insurance Lenited	37.50 6.89	35.00 5.8
15	Fee / Guarantee commission earned from	Edel Finance Company Limited	0,71	1.1
		Nuvama Wealth Finance Limited	1.41	1.4
		Edréweiss Asset Reconstruction Company Limited NIOO Home Finance Limited	30.13	45.1 4.4
		Edelweiss Retail Finance Limited Ecap Equities Limited	2.10	0.8
		Edebveiss Atternative Asset Advicers Limited	0.04	7.5 0.0
		Edelweits Investment Adviser Limited	0.19	•
16	Interest income on margin from	Nuvama Clearing Services Limited	·	0.2
17	Interest Income on Debenture	Edelweiss Alternative Asset Advisors Limited	-	11.7
18	Interest expense on short term loan taken	ECap Securities And Investments Erroted	-	1.9
19	Interest Income on short term loan given	Edelweiss Rural & Corporate Services Limited	1,009.00	2,005.7
		Nuvama Wealth Finance Limited		162.7 71 6
		ECL Finance Limited Edeliweiss Global Wealth Management Limited	3.73 36.63	71.6
		Ecap Equities Limited	538.81	493.5
		Edel Finance Company Limited Edelweiss Securities And Investments Private Limited	1,445.50 217.20	136.6
		Edelweiss Investment Advisor Umited	201.42	
		Edel Investments Limited Edelweiss Afternative Asset Advisors Limited	1.65 0.66	:
ŻO	Interest Expense on NCD	Ecap Equities Limited	40,70	•
		Edelweiss Tokia Life Insurance Company Umited ZUNO General Insurance Limited	39.27 13.67	
21	Clearing Charges paid to	Nuverna Citating Services Limited		0.0
22	Cost reimbursements paid to	Edelwriss Rural & Corporate Services Eraded	75.93	71.5
		Nuvama Wealth Management Limited	172.62	383.
		ECL Finance Limited Nuvarna Clearing Services Limited	0.01 167.39	20.5
		Edelweist Global Wealth Management Limited	-	2.
		Novama Wealth and Investment Einsted Novama Asset Management Limited	378.45 5.33	403.:
		NIDO Home Finance Limited	-	0.9
23	Cost reimbursements recovered from	Nuvama Wesith Management timited Edelweiss Rurat & Corporate Services Limited	:	0. 0.
		ECL Finance Limited		0.
		Edetwees Tokio Life Inturance Company Limited Nuvama Wealth and Investment Limited	-	0. 1.
		Nuvama Gearing Services Lunded	0.59	0.
		Edukweiss Asset Management Limited Edukweiss Asset Reconstruction Company Limited	0.14 0.70	0. 1.
		NIDO Home Finance Limited	0.70	1.
		Edelweiss Retail Finance Limited	0.20	0.
		Edotwetts Afternative Arset Advisors Limited Gallagher Insurance Brokers Private Limited	0.01	o. o.
		ZUNO General Insurance Limited Editicap Securities Limited	0.64	o. o.
28	Directors' sitting fees paid to	Mr Begs Desai		0.
		Me Biswamphan Mahapatra	0.65	0.
		Mr Kunnasagaran Chinniah Mr Havley S. Nandra	0.20 0.18	D. O.
		Mr P N Venkatachalam	0.22	0.
		Ms Or Asterna Goyat Bitr Astrok Kini	0.48 0.71	o. o.
		Mr Shwa Kumar	0.57	
25	Commission paid to Non executive directors	Mr Berjo Desai	<u> </u>	2
		Mr Biswamohan Mahapatra Mr Kunnasagaran Chinniah	2.00	2.
		Mr Navtej S Naedra	2.00	2.
	1	Mr P N Venkatzchalam	2.00	2.
		Ms Dr. Ashima Goyal Mr Ashok Kim	2.00 2.00	
				2.





34 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Nature of Transaction	Related Party Name	31-Mar-23	31-M2r-22
Balances with Related Parties			
Investments in Equity Shares in	ECL Finance timited	11,504.96	15,49
1	Edolweits Takia Life Insurance Company Limited	11,443.58	6.24
1	Edithiciss Asset Management United	1,712.41	1,71
1	EC raternational Limited	6.15	
1	ECap Securities And Investments Limited	1,599.95	1,59
1	Novema Custodial Services Limited	280.50	28
1	Edelinvestment: Limited		. 4
1	Ecap Equities (Imited) EdeXave Foundation	147.71 0.10	14
1	MIDD Home Finance Umited	195.98	19
1	Edelweiss Trustreship Company Limited	1.00	19
1	Edelwess Global Wealth Management United	790.01	79
1	2010 General Insurance Limited	6,785.16	5,13
1	Edet Ferance Company Limited	9,871,55	7,87
	Novama Wealth Management Lostest	23,531.82	12
1	Edelwers Asset Reconstruction Company Limited	-	4-
***************************************	Edelweiss Securities And Investments Provate Limited Edelweiss Alternative Asset Advisors Pte Limited	4,072.99	4,01 1,01
		,	
Investments in Preference shares of	Edul Farance Company tymited	1,650.00	1,65
Gratuity Payable to	Nuvama Wealth Management London	- 1	
1	Nuvama Wealth Finance Limited	- 1	
1	Editiveirs Alternative Asset Advisory Limited	0.00	
1	Edelweiss Asiat Recommunican Company Limited	0,42	
	ECC Finance Limited	-	
4 Gratuity Receivable from	Edetweiss Rural & Corporate Services Limited	•	
5 ESOP Charges Payable to	Nuvama Wealth Management sunited		;
	Mevama Wealth and Investment Limited	•	
	Edelweiss Atternative Asset Advisors Limited	0.33	:
	Edelwass Tokio Life Insurance Company Limited Edelcap Securities Limited		
	Edelwers Rural & Corporate Services Limited	7.39 1,63	
	Edelweiss Asset Reconstruction Company Limited	0.08	
	Edelweiss Alternative Assist Advisors Pte Limited	2.11	
	ESU Finance Lowled	0.71	
ESOP Charges Receivable from	Mirvama Wesith Ferance Limited	.	
NAME OF THE PROPERTY OF THE PR	Edichirotes Ruras & Corporate Services Limited	0.62	
***************************************	Edelweisz Asset Management Limited	2.54	
	ECL Finance Limited	6.73	
1	Edelweits Alternative Asset Advisors Limited	9.27	
1	Fluviana Clearing Services Limited	- 1	
1	Edelwess Yokiu Ede Insurance Company Limited Edelwess Asset Reconstruction Company Limited	3.22 5.17	
	ZUNG General Incurance Lambard	2.13	
1	Nuvama Asset Management Emited	1	
1	Nuvama Custodial Services Limited		
1	Edelweiss Alternative Asset Advisors Ptel Limited	- 1	
	EdoNatiss Rotal Finance Limited	0.33	
1	Newscome Investment Advisors Private Limited	- 1	
	Muzama Financial Services Inc.	-	
	Ecap Equities Limited	14.03	
1	Edel lave streets Limited	0.01	
	NIOO Home Finance Limited Edotweiss International (Singapore) Fig. Limited	1.47 0.11	
Accrued interest on Joans given to	Edelwens Rural & Corporate Services Limited	Sp.63	20
	Edel Finance Company Limited	152.73	
ļ	ECL Finance Umited	3.36	
1	Edelweits Global Wealth Management Limited	-	
1	Ecop Equates Limited	56.99	2
1	Edelwess Securities And Investments Private Limited	5.36	
1	Edelweits Investment Adviser Limited	32.66	
	Edelweiss Alternative Asset Advisor: Limited Edel Investments Limited	0.50	
Long Term Loan given to	Edelweiss Rural & Corporate Services Limited	4.100.00	9.2
1	Ecap Equitati Limited	2,050.00	2,01
	Edel Finance Company Limited	11.389.53	8,0
	Edelivers: Securities And Investments Private Dimited	4,500.00	1,44
	Edehvess Investment Advocr Limited	1,589.90	-,-
Short Term Loan given to	Editivels Global Wealth Management Limited		48
	Ecop Equities Limited	5,094.22	
	Edel Finance Company Limited		
	Editivesis Rural & Corporate Services Emiled	-	6
NCO held by	Francisco de la constanta de l		
1.000 1.014 07	Ecap Equities Limited	33.29	





34 Disclosure as required by Indian Accounting Standard 24 -- "Related Party Disclosure" (Continued):

Nature of	Transaction	Related Party Name	31-Mar-23	31-Mar-22
11 Trade pay		Huvanta Financial Services Inc		
' '		NIDO Home Finance Limited	9.65	1
		ECL Finance Limited	1,989.36	77
		Edelworks Retail Finance Limited	23.46	"
- 1		Novema Wealth Management Ehrnted	23.40	
- 1		Newsma Wealth and levestment similed		
l l		EdekCive Foundation		
Į		1	0.00	
1		Edehvelos Alternative Asset Advisors Limited	•	7
1		Edichesis Asset Reconstruction Company Limited	19.21	
1		Novama Craring Services Limited	-	
ı		Edetweiss Bural & Corporate Services Limited	14,14	
- 1		Edelweiss Securities And Investments Private Limited	0.25	
		Edolweiss Alternative Asset Advisors Pte Limited	-	
- 1		Edel Finance Company Umited	0.60	
		Ecop Equales Limited	0.50	
12 Trade rece	elvable from	Edelweiss Tokio Life Insurance Company Limited	37.48	
		Edelcap Securities Limited	0.08	
		Edel Finance Company Limited	0.13	
		Edetwess Asset Management Emited		
			0.02	
		Edelwaiss Asset Reconstruction Company Limited	4.86	
		Novama Wesith Finance timited	:_i	
		Edviweiss Alternative Asset Advisors Limited	0.07	
		Ecap Equities Elimited	0.41	
ı		ZuNO General Insprance Limited	6.89	
		Edelinvestments Limited		
1		Nuvama Investment Advisors (Hongkong) Private Limited		
1		Huvama Financial Services (UK) Limited	-	
ı		Novama Investment Advicers Provate contest	-	
i		Edichierus Ruma & Corporate Services Limited	0.00	
		Editivess tovestment Adviser umited	0.05	
		Edehveiss international (Singapore) Pro-Limited	0.07	
- 1		EMALIC		
- 1		Edetweiss Securities And Investments Private Limited	0.02	
- 1		ECL Figures Limited	85.29	
- 1		Editivess Retail Finance Limited		
- 1		NIQO Home Finance Limited	0.41	
		HEAD GOIDE KINGUES ESMANED	0.16	
13 Margin pla	aced with broker	Nevama Clearing Services Limited	-	
		ffurama (Veath Management Landies)	-	
14 Risk and R	Reward undertaking	Ederweiss Retail Finance Omited	702.32	1,10
- 1		NIDO Home Finance Limited	1,915.98	2,25
		ECL Finance Limited	32,880.84	42,90
15 Guarantee	e given on behalf of Group Company	Novama Gearing Springer Limited		***
1		Ecap Equities Umited	5.53,33	8,95
ŀ			6,523.30	1,20
Ì		Edelwers Asset Reconstruction Company Limited	16,575.40	18,7
- 1		Edel Friance Company Limited	470.00	47
1		Nuvama Wealth Finance Limited	.*	12
		NIDO Home Finance lamited	917.10	1,33
- 1		Edicheris Invertment Adviser Graited	3,284.89	1,83
- 1		ECL Finance Limited	1,200,00	1,62
		Edelweiss Afternative Accet Advoors Eimsted		55

Notes:





Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis.

Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

35. Capital management

The Company manages the capital structure by a balanced mix of debt and equity. The Company's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Company maintains sound capitalisation both from an economic and regulatory perspective. The Company continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Company's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended 31 March 2023 and 31 March 2022.

This framework is adjusted based on underlying macro-economic factors affecting business environment, financial market conditions and interest rates environment. Company monitors capital using debt-equity ratio, which is total debt divided by total equity.

	As at	As at
Particulars	31 March 2023	31 March 2022
Total Debt	25,886.54	24,322.12
Equity	72,552.63	50,002.16
Net Debt to Equity	0.36	0.49

Total Debt = Debt securities

Disclosure of loans and advances given pursuant to requirements of Regulation 34(3) of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended.

	31 March 26	023	31 Mar	ch 2022
Entity	Loan outstanding	Maximum amount outstanding during the year*	Loan outstanding	Maximum amount outstanding during the year
Edelweiss Rural and Corporate Services Limited	4,150.63	10,929.23	9,583.35	22,885.95
Nuvama Wealth Finance Limited	-	-	•	3,355.00
ECL Finance Limited	3.36	1,300.00	-	4,000.00
Edelweiss Global Wealth Management Limited	-	488.36	491.23	651.50
Ecap Equities Limited	7,201.21	7,338.19	2,086.62	6,193.89
Edel Finance Company Limited	11,542.26	14,638.30	8,096.94	8,055.30
Edelweiss Investment Adviser Limited	1,622.56	3,828.10	-	-
Edelweiss Alternative Asset Advisors Limited	0.60	220.00	-	-
Edel Investments Limited	1.49	1,100.00	-	*
Edelweiss Securities And Investments Private Limited	4,505.36	4,500.00	1,449.50	2,296.50

All the above loans have maturity of 0-3 years as per contracted terms.





^{*}Maximum amount outstanding during the year represents principle outstanding.

Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

37. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edelwess Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2023 and 31 March 2022 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity-settled options under the Employee Stock Option Plans and Stock Appreciation Rights Plans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The Edelwess Group has granted ESOPs under the two plans viz., ESOP 2011 & SAR 2019 to its employees on an equity-settled basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelweiss group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOP/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelweiss group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

	SAR 2019	ESOP 2011
Dates of grant	Varying	Varying
Option Type	Equity settled	Equity settled
No. of outstanding options at 31 March 2023*	8,057,420	4,592,500
No. of outstanding options at 31 March 2022	10,914,200	7,182,488
No. of Equity shares represented by an option	1 share for 1 option	1 share for 1 option
Fair Value per option	Varies as per the grant date	Varies as per the grant date
Exercise Price	Varies as per the grant date	Varies as per the grant date
Vesting Period	2-6 years	1-4 years
Vesting Conditions	Service	Service

^{*}Includes, SAR 2019 3,45,050, ESOP Nil (Previous year SAR 2019 345,050, ESOP Nil) approved but not granted.

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

	5AR 2019	ESOP 2011
Duration from grant date	% options vesting	% options vesting
12 months from the grant date	-	25.00%
24 months from the grant date	33.33%	25.00%
36 months from the grant date	*	25.00%
48 months from the grant date	33.33%	25.00%
60 months from the grant date	-	
72 months from the grant date	33.34%	-
Total	100.00%	100,00%

Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1-4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Faulty settled

Movement of number of Options for FY 2022-23 and 2021-22

Number of options	2022-23				2021-22	
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Outstanding at the start of the year	10,914,200	7,182,488	18,096.688	16,780,500	18.260,651	35,041,151
Granted during the year*					٠.	
Exercised during the year	(1,034,220)	(25,000)	(1,059,220)		(6,627,263)	(6.627,263)
Lapsed/ cancelled during the year	(1,822,560)	(2.564,988)	(4,387,548)	(5.866,300)	(4,450,900)	(10.317.200)
Outstanding at the end of the year*	8,057,420	4,592,500	12,549,920	10,914,200	7.182.488	18,096,688
Exercisable at the end of the year	*	3,263,050	3,263,050	*	4,030,525	4,030,525

^{*}Includes, SAR 2019 3,45,050, ESOP Nil (Previous year SAR 2019-345,050, ESOP Nil) approved but not granted.

Weighted Average Exercise Price for FY 2022-23 and 2021-22

Weighted Average Exercise Price (₹)	31 March 2023			2022
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Outstanding at the start of the year	123.38	172.77	132.90	132.00
Granted during the year			-	
Exercised during the year	61.00	60.75		44 70
Lapsed/ cancelled during the year	104.55	184.47	150.57	196 21
Outstanding at the end of the year	136.20	166.84	123.38	172.77
Exercisable at the end of the year	NA	187.44	NA	191.57
Weighted Average Share price at the exercise date	58.85	58.98	NA	44.81





Notes to the financial statements (Continued)

(Currency : Indian rupees in millions)

37. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Outstanding Options as at March 31 - 2023 and 2022

	31 March 20	31 March 2023		31 March 2022	
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011	
Number of options outstanding	8,057,420	4,592,500	10,914,200	7,182,488	
Weighted average strike price (₹)	136.20	166 84	123.38	172 77	
Weighted average remaining lifetime of options (in years)	1.65	0.16	2.33	0.39	
Number of employees covered under the scheme	122	166	152	210	

Options granted during FY 2022-23 and 2021-22

	31 March	31 March 2023		2022
	SAR 2019	E5OP 2011	SAR 2019	ESOP 2011
Number of options granted	-			-
Weighted average strike price (in ₹)	NA NA	NA	NA	NA
Weighted average remaining lifetime of options (in years)	NA NA	NA	NA	NA
Number of employees covered under the scheme	NA NA	NA	NA	NA
Weighted Average Fair value per option (in ₹)	NA NA	NA NA	NA	NA
Weighted Average Intrinsic value per option (in ₹)	NA	NA	NA	NA

Assumptions for Fair Value for FY 2022-23 and 2021-22

	31 Mars	31 March 2023		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Weighted average share price (in ₹)	136.33	169.52	123.12	175 10
Weighted average strike price (in ₹)	136.20	166 84	123.38	172.77
Weighted average remaining lifetime of options (in years)	1.65	0.16	2.33	0.39
Expected volatility (% p.a.)	56% p.a 72% p.a.	41% p.a 72% p.a.	56% p.a 72% p.a.	35% p.a 72% p.a.
Risk-free discount rate (% p.a.)	5.1% p.a 6.9% p.a.	4.3% p.a 7.8% p.a.	4.3% p.a 6.9% p.a.	4.3% p.a 7.8% p.a
Expected dividend yield (% p.a.)	0.7% p.a 2.4% p.a.	0.4% p.a 2.4% p.a.	0.7% p.a 2.4% p.a.	0.4% p.a. · 2.4% p.a.

Other Disclosure

	31 March 2023				11 March 2022	
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based	40.7-		***************************************			
payments	10.71	3.52	14.23	12.89	10.08	22.97
Changes in fair value of share based payments						•••
due to any modifications made during the year	•	*	•		*	
Liability due for share based payments	343.65	355.07	698.72	264.88	496.70	761.58
Intrinsic value of the liability above	4.83	20.36	25.19	2.50	16.06	18.56





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

38. Risk Management

The Company has operations in India. Whilst risk is inherent in the Company's activities, it is managed through an integrated risk management framework, including ongoing identification, measurement and monitoring, subject to risk limits and other controls. This process of risk management is critical to the Company. The Company is exposed to credit risk, liquidity risk and market risk. It is also subject to various operating and business risks.

Risk management strategy:

The strategy at an execution level is supported by -

- 1. Three tiered risk management structure to manage and oversee risks
- 2. Board and Executive Level Committees to review and approve risk exposures
- 3. Risk Management framework to ensure each risk the Company is exposed to is given due importance and managed through a well-defined framework and guidelines
- 4. Well-defined Standard Operating Procedures and Product approval framework to ensure risks are mitigated at operational level
- 5. Adequate segregation of duties to ensure multi-layered checks and balances
- 6. Exception reporting framework to ensure process and policy deviations are adequately addressed

Risk management structure:

The Board of Directors are responsible for the overall risk management approach and for approving the risk management strategies and principles.

The Board has appointed the Risk Committee which is responsible for monitoring the overall risk process within the Company and reports to the Audit Committee

The Risk Committee has the overall responsibility for the development of the risk strategy and implementing principles, frameworks, policies and limits

The Company is responsible for implementing and maintaining risk related procedures to ensure an independent control process is maintained. The Company works closely with and reports to the Risk Committee, to ensure that procedures are compliant with the overall framework.

Credit risk

Credit risk is the risk of financial loss the Company may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. The Company's lending activities is restricted to only its subsidiaries within the Edelweiss Group, the Company has adopted a policy of dealing with creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults.

Credit risk is measured as the amount that could be lost if a customer or counterparty fails to make repayments. Credit risk is monitored using various internal risk management measures and within limits approved by the board within a framework of delegated authorities. It is managed through a robust risk control framework, which outlines clear and consistent policies, principles and guidance for risk managers. Presently Company has credit exposure only to it's subsidiaries where adequate control and monitoring is ensured.

Liquidity risk

Liquidity risk emanates from the possible mismatches due to differences in maturity and repayment profile of assets and liabilities. To avoid such a scenario, the Company has maintained cash reserves in the form of Fixed Deposits, Cash, Loans which are callable any time at the Company's discretion, etc. These assets carry minimal credit risk and can be liquidated. These would be to take care of immediate obligations while continuing to honour commitments as a going concern.

Analysis of financial assets and liabilities by remaining contractual maturities

The table below at note number 41 summarises the maturity profile of the undiscounted cash flows of the Company's financial assets and liabilities as at 31 March. All OTC derivatives used for hedging are shown by maturity, based on their contractual undiscounted payment obligations. All exchange traded derivatives held for trading are analysed based on expected maturity.

Market Risk:

Market risk is the risk which can affect the Company's performance due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates. The objective of the Company's market risk management is to manage and control market risk exposures within acceptable parameters.

Foreign exchange risk – Foreign exchange risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. The Company's foreign exposure is limited to investments and loans to Group entities outside India. The Company aggregates the foreign exchange exposure emerging out of these loans/investments and the same is hedged using OTC and exchange traded derivatives. Positions are regularly monitored by the Company and rebalanced/ rolled over based on the inflow and outflow of funds. The Company don't have any foreign currency exposure as at March 31, 2023.

	2022-23								
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax					
		.I NA 202	1-22						
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax					
	1	NA NA							





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Carrency Indian tunces in milions)

39. Fair Value Measurement

39.1 Valuation governance framework

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used.

For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

39.7. Fair value hierarchy

Fair values of financial assets and habilities are determined according to the following hierarchy.

Level 1 – valuation technique using quoted market price: financial instruments with quoted prices for identical instruments in active markets that company can access at the measurement date.

Level 2 – valuation technique using observable inputs: Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.

tevel 3 - valuation technique with significant unobservable inputs: Those that include one or more unobservable input that is significant to the measurement as whole.

39.3. Financial instruments measured at Amortised

The following table sets out the fair values and fair value hierarchy of financial instruments not measured at Amortised Cost.fair value and analysing them by the level in the fair value hierarchy into which each fair value measurement is categorised. The information given below is with respect to financial instruments assets and financial liabilities measured at amortised cost for which the fair value differs is different than from the carrying amount. Carrying amounts of cash and cash equivalents, trade recovables, trade and other payables as on 31 March 2023 approximate the fair value because of their short term nature. Difference between carrying amounts and fair values of bank deposits, other financials assets and other financial flabilities is not significant in each of the years presented.

		J1-Mar-23							
Particulars	Total Carrying Amount	Total fair value	Level 1	Level Z	Level 3				
Financial assets:									
Loans	29,023.40	29,023.40	•	-	29,023.40				
Financial liabilities									
Debt securities	25,886.54	25,886.54	22,366.27	3,520.27	-				
			31·M:	ar-22					
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3				
Financial assets:									
Loans	21,703.81	23,086.52	•	*	23,086.52				
Financial liabilities									
Debt securities	24,322.12	24,576.46	20,728.18	3.848.28					

39.4. The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy. Exchange traded and OTC derivatives are at gross amount i.e. before offsetting markin money.

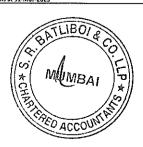
		As at 31 Mai	rch 2023	
	Level 1	Level Z	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments (assets)				
Exchange-traded derivatives	-		-	
Total derivative financial instruments (assets) - A	•	•	-	•
Investments				
Equity instruments	3.07	108.86	23,531.82	23,643.75
Total investments measured at fair value • B	3.07	108.86	23,531.82	23,643.75
Total financial assets measured at fair value on				
a recurring basis	3.07	108.86	23,531.82	23,643.75
	Level 1	Level 2	Level 3	Tatal
Assets measured at fair value on a recurring				
Derivative financial instruments (assets)				
Exchange-traded derivatives				
Total derivative financial instruments (assets)				
investments				
Equity instruments	2.89	89.25		92.14
Total investments measured at fair value	2.89	89.25		92.14
Total financial assets measured at fair value on	····			

39.5. Movement in level 3 financial instruments measured at fair value

The following tables show a reconciliation of the opening and closing amounts of Level 3 financial assets and liabilities which

are recorded at fair value.	I
	Financial assets
	Equity
	Instruments at
	FVTPL
As at 31-Mar-2022	
Transfer into level 3	23,531.82
As at 31-Mar-2023	27 524 0





Notes to the Standalone financial statements (Continued)

39.6. Fair valuation principles :

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

The Company's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to formation that is considered to be more relevant and reliable.

39.7. Fair valuation techniques :

Equity instruments
The equity instruments which are actively traded on recognised stock eachanges are valued at readily available active prices on a regular basis. Such instruments are classified as Level 1. Equity instruments in non-listed entities are initially measured at transaction price and re-measured at each reporting date at valuation provided by external valuer at instrument level. Such unlisted equity securities are classified at Level 2.

Oerivatives:

The Company enters into certain derivative financial instruments primarily with banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly forward exchange contracts.

Exchange traded derivatives:

Company has entered into certain exchange-traded currency futures. The Company uses latest traded prices at the reporting date to value these derivatives and classifies these instruments as Level 1 in the hierarchy.

39.8. Transfer between Level 1 and level 2

During the year there were no transfers between level 1 and level 2. Similarly, there were no transfers from or transfer to level 3.

39.9. Unobservable inputs used in measuring fair value categorised within Level 3 and sensitivity of fair value measurement to change in unobservable market data

As at 31 March 2023

Type of Financial Instruments			Range of estimates for unobservable input		unobservable input	unobservable input	Change in fair value because of decrease In unobservable input
tevel 3	Simple Average of discounted projected Cash Flows and Comparable Companies multiple	Fair value per share	₹ 2,238 per share	5%	1,176.59	5%	(1,176.59)





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

40. Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled. With regard to loans and advances to customers, the Company uses the same basis of expected repayment behaviour as used for estimating the effective interest rate. Issued debt reflect the contractual coupon amortisations.

	As	at 31 March 2023		As at 31 March 2022			
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total	
ASSETS						, , , , , , , , , , , , , , , , , , , ,	
Financial assets							
(a) Cash and cash equivalents	1,350.09		1,350.09	4,619.34		4,619.34	
(b) Bank balances other than cash and cash				,		••	
equivalents	39.17	-	39.17	539.08		539.08	
(c) Trade Receivables	305.64	-	305.64	123.64	-	123.64	
(d) Loans	7,393.97	21,629.43	29,023,40	886.11	20,817.70	21,703.81	
(e) Investments	111.93	71,988.77	72,100.70	92.14	49,540.49	49,632.63	
(f) Other financial assets	58.71	141.18	199.89	667.10	248.54	915.64	
Total financial assets (A)	9,259.51	93,759.38	103,018.89	6,927.41	70,606.73	77,534.14	
Non-financial assets							
(a) Current tax assets (net)	-	1,143.22	1,143.22	-	951.08	951.08	
(b) Deferred tax assets (net)		1,895.05	1,895.05	-	1,159.14	1,159.14	
(c) Property, Plant and Equipment		10.34	10.34		5.71	5,71	
(d) Other Intangible assets	-		-		0.83	0,83	
(e) Other non-financial assets	80.19	1,038.17	1,118.36	-	769.70	769.70	
Total non-financial assets (B)	80.19	4,086.78	4,166.96	-	2,886.46	2,886.46	
TOTAL ASSETS (C = A+B)	9,339.70	97,846.16	107,185,86	6,927,41	73,493,19	80,420.60	

	As	at 31 March 2023		As at 31 March 2022			
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total	
LIABILITIES							
Financial liabilities							
(a) Trade Payables	2,233.99	=	2,233.99	952,15	-	952.15	
(b) Debt securities	3,847.02	22,039.52	25,886.54	343.35	23,978.77	24,322.12	
(c) Other financial liabilities	1,120.26	5,360.19	6,480.45	1,563.37	3,488.64	5,052.01	
Total financial liabilities (D)	7,201.27	27,399.71	34,600.98	2,858.87	27,467.41	30,326.28	
Non-financial liabilities							
(a) Current tax liabilities (net)	-	7.86	7,86	_	7.94	7.94	
(b) Provisions	9.31	-	9.31	7.19	·	7.19	
(c) Other non-financial liabilities	15.08	-	15.08	77.03	-	77.03	
Total non-financial liabilities (E)	24.39	7.86	32.25	84.22	7.94	92.16	
TOTAL LIABILITIES (F = D+E)	7,225.66	27,407.57	34,633.23	2,943.09	27,475.35	30,418.44	





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

41 Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities

The table below summarises the maturity profile of the undiscounted cash flows of the Company's financial liabilities, financial assets, derivatives and financial commitments as at 31 March.

All OTC derivatives used for hedging are shown by maturity, based on their contractual undiscounted payment obligations. All exchange traded derivatives hold for trading are analysed.

As at 31 March 2023

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	3 years	
Trade payables	2,233.99	-	•			2,233.99
Debt securities	156.74	78.96	3,611.32	11,743.46	10,296.06	25,886.54
Other financial liabilities	1,120.26	-	-	5,360.19	-	6,480.45
Total undiscounted non-derivative financial liabilities	3,510.99	78.96	3,611.32	17,103.65	10,296.06	34,600.98
Non-derivative financial assets	Upto 3 months	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 3 years	Total
Cash and cash equivalent and other bank balances	1,389.26	-	-		*	1,389.26
Trade receivables	305.64	-	•	-	-	305.64
Loans	7,393.97	-	-	21,629.43	*	29.023.40
Investments designated at fair value through profit or loss	111.93			-	71,988.77	72,100.70
Other financial assets	58.71	•		121.24	19.94	199.89
Total undiscounted non-derivative financial assets	9,259.51		-	21,750.67	72,008.71	103,018.89
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1 year	year to 3 years	years	iotai
Financial Guarantee and contracts issued	17,171.60	446.57	664.50	2,241.90	12,557.60	33,082.17

As at 31 March 2022

Non-derivative financial liabilities	Upto	Between	Between 6	Between	More than	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	3 years	
Trade payables	952.15		-	-	-	952.13
Debt securities	143.85	86.19	113.31	14,062.35	9,916.42	24,322.12
Other financial liabilities	1,563.37			3,488.64		5,052.01
Total undiscounted non-derivative financial liabilities	2,659.37	86.19	113.31	17,550.99	9,916.42	30,326.28
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	3 years	
Cash and cash equivalent and other bank balances	5,158.42	-		+		5,158.42
Trade receivables	123.64	•	•	•	•	123.64
Loans	886.11	-	-	20,817.70		21,703.81
Investments at fair value through profit or loss	92.14		*	-	49,540.49	49,632,63
Other financial assets	76.44	-	590.66	248.54		915.64
Total undiscounted non-derivative financial assets	6,336.75	-	590.66	21,066.24	49,540.49	77,534.14
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Financial Guarantee and contracts issued	10,795.00	2,504.90	16.60	15,830.27	5,732,90	34.880.67





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

42 Total market risk exposure

Fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and equity prices. The Company classifies exposures to market risk into either trading or non-trading portfolios and manages each of those portfolios separately. Fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and equity prices. The Company classifies exposures to market risk into either trading or non-trading portfolios and manages each of those portfolios separately. Such risks the market risk for the trading portfolio is managed and monitored based on a VAR methodology that reflects the interdependency between risk variables. Non-trading positions are managed and monitored using other sensitivity analyses.

	Α	s at 31 March 202	23	As at 3	1 March 2022		
	Carrying amount	Traded risk Non-traded risk		Carrying amount	Traded risk	Non-traded risk	
Assets							
Cash and cash equivalent and other							
bank balances	1,389.26	-	1,389.26	5,158.42	-	5,158.42	
Trade receivables	305.64	-	305.64	123.64	•	123.64	
Loans at amortised cost	29,023.40	-	29,023.40	21,703.81	-	21,703.81	
Financial investments-FVTPL	23,643.75	111.93	23,531.82	92.14	92.14	-	
Financial investments—at cost	48,456.95	-	48,456.95	49,540.49		49,540.49	
Other Financial assets	199.89	-	199.89	915.64	-	915.64	
Total	103,018.89	111.93	102,906.96	77,534.14	92.14	77,442.00	
Liability							
Debt securities	25,886.54	-	25,886.54	24,322.12		24.322.12	
trade payables	2,233.99	-	2,233.99	952.15	-	952.15	
Other financial liabilities	6,480.45		6,480.45	5,052.01	-	5,052.01	
Total	34,600.98	•	34,600.98	30,326.28	-	30,326.28	





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

43 Disclosure related to collateral

Following table sets out availability of Company assets to support funding

As at 31 March 2023	Pledge as collateral	Available as collateral	Total carrying amount
Cash and cash equivalent including bank balance	30.87	1,358.39	1,389.26
Trade receivables	305.64	•	305.64
Loans	15,739.10	13,284.30	29,023.40
Investments	1,712.41	70,388.29	72,100.70
Other financial assets	-	78.65	78.65
Property, plant and equipment	-	10.34	10.34
Other non financial assets	•	1,118.36	1,118.36
Total assets	17,788.02	86,238.33	104,026.35

As at 31 March 2022	Pledge as collateral	Available as collateral	Total carrying amount
Cash and cash equivalent including bank balance	30.00	4,884.05	4,914.05
Trade receivables	123.64	-	123.64
Loans	15,729.71	5,974.10	21,703.81
Investments	2,285.56	47,347.07	49,632.63
Other financial assets	-	667.10	667.10
Property, plant and equipment	-	5.71	5.71
Other non financial assets		769.70	769.70
Total assets	18,168.91	59,647.73	77,816.64

44 Analysis of risk concentration

Industry analysis - risk concentration

As at 31 March 2023	Financial services	Others	Total
Financial assets			
Cash and cash equivalentand other bank balances	1,389.26	•	1,389.26
Trade receivables	305.64	•	305.64
Loans	29,023.40	-	29,023.40
Investments	72,100.70	-	72,100.70
Other financial assets	199.89	-	199.89
Total assets	103,018.89	-	103,018.89

As at 31 March 2022	Financial services .	Others	Total
Financial assets			
Cash and cash equivalentand other bank balances	5,158.42	•	5,158.42
Trade receivables	123.64		123.64
Loans	21,703.81		21,703.81
Investments	49,632.63	-	49,632.63
Other financial assets	915.64	-	915.64
Total assets	77,534.14	-	77,534.14





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency : Indian rupees in millions)

45. Events after reporting date

The Company has evaluated all events that occur after balance sheet date through the date when the financial statements were issued to determine if they must be reported. The management of the Company determined that there were no reportable subsequent events except as disclosed in Note 50.

46. Details of Benami Property held

The Company does not have any benami property, where any proceeding has been initiated or pending against the company for holding any Benami property.

47. Where the Company has borrowings from banks or financial institutions on the basis of security of current assets, it shall disclose the following:

The Company has been sanctioned working capital limits from bank during the F.Y. 2022 on the basis of security of current assets of the Company. The Company had closed the sanctioned workings capital limit within a month and accordingly was not required to file any return/statement with the bank. During the previous year the Company had availed overdraft facility from one Bank and pursuant to confirmation received from the said bank, there was no requirement to file any return/statement with the bank. There is no such working capital limits sanctioned during F.Y. 2023 by bank to the Company.

48. Wilful Defaulter

The Company is not declared as wilful defaulter by any bank or financial Institution or other lender.

49. Relationship with Struck off Companies

Where the company has any transactions with the companies struck off under section 248 of Companies Act, 2013 or section 560 of Companies Act, 1956, the Company shall disclose the following details, namely:

As at 31-Mar-23

Name of struck off Company	Nature of transactions with struck-off Company	Balance outstanding	Relationship with the Struck off company, if any, to be disclosed
Marvel Limited	Commission Income	-	None
Four Seasons Hotel	Professional Fees	- 1	None
Anahat Organisation Development Consultancy Pvt Ltd	Professional Fees		None
Shams Cable Network	Office Expense		None

As at 31 Mar 22

Name of struck off Company	Nature of transactions with struck-off Company	Balance	Relationship with the Struck off company, if any,
		outstanding	to be disclosed
Provenance Land Private Limited	Business Promotions	-	None
Aakanksha Leasing And Services Private			
Ltd	Commission and Brokerage Expense	-	None
Br Wealth Advisors Private Limited	Commission and Brokerage Expense		None

0.00 indicates amounts less than Rs. 0.01 million

50. Registration of charges or satisfaction with Registrar of Companies (ROC)

The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

A) During the year, the Company has not advanced or isoaned or invested funds to any other person(s) or entity(es), including foreign entities (intermediaties) with the understanding that the intermediaty shall, other than as disclosed in note (1) be own

(i) directly or indirectly tend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Benef daries) or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries.

Note (1)

During the year, the Company has given leans to its subsidiaries/fellow subsidiary companies in the ordinary course of business, which are at Alm's length and the same is approved by Board Audit Committee of the Company. The Company confirms that the below transactions are in accordance with relevant provisions of the Prevent on of Money-Laundering Act, 2002 (15 of 2003).

As at 31 Mar 23

S.No.	Name of Intermediary	Nature	Date	Rupees in millions	Name of Company in which investment done by Intermediary	Nature	Date	Rupees in millions	Remarks
1	Ecap Equities Limited (Ecap Eq)	Loan Given	04-Apr-22	2,300.00	Edenvess Rural & Corporate Services Limited (ERCSL)	Non convert ble Debenture	04-Apr-22	2,360.00	Ecap Eq and ERCSL are subsidiary of EFSL
2	Edelweiss Rural & Corporate Services Limited (ERCSL)	Loan Given	28-Dec-22	960 00	Ind a Credit Investment Fund If (ICIF II)	Units of Funds	28-Dec-22	957 09	ERCSL is suburdiary of EFSL and ICIF H investments are held through ERCSL
3	Edelweiss Rural & Corporate Services Limited (ERCSL)	Loan Given	Various Dates		Edel Finance Company Limited (EFCL)	Loan Given	24-Jun-22	2,120.00	ERCSL and EFCL are subsidiary of EFSL
4	Edelweiss Rural & Corporate Services Limited (ERCSL)	Loan Given	Various Dates		Edokweiss Retail Finance Limited (ERFL)	Loan Given	26-Dec-22	1,750 00	ERCSL and ERFL are subsidiary of EFSL
	Edelweiss Rural & Corporate Services Ermited (ERCSL)	Loan Given	Various Dates		Edelweiss Investment Advisors Emited (EIAL)	Loan Given	30-Dec-72	2,149.00	ERCSL and EIAL are subsidiary of EFSL
6	Edelweiss Rural & Corporate Services Umited (ERCSL)	Loan Given	Various Dates	200:00	Ecap Equities Limited (Ecap Eq)	Loan Given	Various Dates	200.00	ERCSL and Ecop Eq are subsidiary of EFSL
,	Ecap Equities Limited(Ecap Eq)	Loan Given	OI-Mar-23	830.00	Edelweits Securities And Investments Private Um/ted(ESIPE)	Loan Given	01-Mar-23	830 00	Ecap Eq and ESIPL are subsidiary of EFSL.
8	Ecap Equities Limited(Ecap Eq)	Loan Given	17-t-tar-23	650 00	Edel Investment Limited (EIL)	Compulsorily Convertible Debenture Infestion	17-Mar-23		Ecap Eq is wholly owned subsidiary of EFSL and Ett is wholly our red subsidiary of Ecap Eq.
	Edelweiss Securities And Investments Private Limited(ESIPL)	Loan Given	28.1.far-23	2,300.00	Edelweiss Alternative Asset Advisors Limited (EAAA)	Compulsor3y Convertible Debenture	28-Mar-23		ESIPL is wholly owned subsidiary of EFSL As per Group restructuring plan, ESIPL will be holding Company for EAAA.

As at 31-Mar-22

S.No.	Name of Intermediary	Nature	Date	Rupees in m-Sions	Name of Company in which investment done by Intermediary	Nature	Date	Rupees in millions	Remarks
1	Edelweiss Securities And Investments Private Limited (ESIPL)	Loan Given	28-Mar-22	846.50	Ede: Finance Company Limited (Edel Finance)	forestment in Equity	28-Mar-22	846 50	1) ESIPL is wholly owned subsidiary of EFSL. As per Group restructuring plan, ESIPL will be holding Company for Asset Reconstruction Business. 2) ESIPL has purchased equity shares of
2	Edelweiss Securities And Investments Private Limited (ESIPL)	Loan Given	28-Mar-22		Edelweits Rural & Corporate Services Limited (ERCSL)	Investment in Equity	28-Mar-22		Edelwess Asset Reconstruction Company umited (EARC) from Edel Finance and ERCSL. 3) During the year, ESPL has repaid \$ 850 million to Edelweiss Financial Services Umited (EFSL) and Closing Barance as at 31 March 2022 st \$ 1,447 million.
3	Edelweiss Rural & Corporate Services Limited (ERCSL)	toan Given	Various dates		Edetweiss Investment Adviser Limited (EIAL)	Loan Giren	Various dates	5,713.55	ERCSL and EIAL is wholly owned subsidiary of Edelweiss Financial Services Limited
4	Edelweiss Ruraf & Corporate Services Umited	izan G.yen	Var≥ous dates		Edel Finance Company Limited (Edel Finance)	Loan Given	Various dates		1) ERCSL and Eder Finance Company Limited (Eder Finance) are wholly owned subsidiary of Ederweits Financial Services Limited 2) Eder Finance has repaid \$7,932,40 million back to ERCSL and ERCSL has also repaid the same back to EFSL.
5	Edelweiss Rural & Corporate Services Limited	Loan Given	Various dates		ECL Finance Eimited (ECL Finance)	Loan Given	21-Der-21	8,200 00	I) ERCSL and ECL Finance are wholly owned subordiary of EFSL. 2) ECI finance has repaid ₹ 7,420 million back to ERCSL and ERCSL has also repaid the same back to EFSL.
6	Edelweiss Rural & Corporate Services Limited	Loan Given	09-Jun-22	1,130	Eder Land Limited (Edel Land)	Loan G.ven	9-fun-22		Size timers. 1) ERCSL and Edel Land are wholly owned subod any of EFSL. 2) Edel Land has repaid ₹ 1,130 million back to ERCSL and ERCSL has also repaid the same back to EFSL.

(B) During the year, the Company has not received any fund from any person(s) or entry(es), including foreign entities (funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall, other than as disclosed in note (2) below

() directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (I'm mate Beneficianies) or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

Note (2)

During the year, the Company has taken loans and given loans to its subsidiary company in the ordinary course of business, are at Aim's rength and the same is approved by Board Audit Committee of the Company. The Company confirms that the below transactions are in accordance with relevant provisions of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

As at 31-Mar-23

S.No. Name of Lender	Nature	Date	Rusees in millions	Loan given	Nature	Oate	Rupees in millions	Remarks
1 1 1				Nil			1 I	14.1-13

As at 31-Mar-22

S.No.	Name of Lender	Nature	Date	Rupees in millions	Loan given	Nature	Date	Rupees in millions	Remarks		

1	Beacon Trustee (Various 'enders)	NCD Barrowing	5-Oct-21	4,000	ECL finance	Loan given	6-0ct-21		II) As per agreement to an was taken by the Company, for the purpose of repayment of existing banking l'abblies of ECL Finance. 2) During the year ECL finance has repaid \$\frac{7}{4}\$ 000 meson the ECL.		

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Note (3)

Based on the legal pointen obtained by the Company, the transactions undertaken by NBf CCIC of borrowing/ending/nvestment to and from its holding/subsidiary/sif-late/group entity(es) or borrowing from outside the Group for onward lending/nvestments for carrying on their respective business in ordinary course will not attract reporting under Rule 11(e) of the Companies (Audit and Auditors) Rules, 2014 (the Rules). Accordingly, transactions undertaken by the Company with Edel Finance Company (Line of DESCO Company) and accordingly, transactions undertaken by the Company with Edel Finance Company. SATLIBOI & C



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Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

52. Undisclosed Income

The Company have not any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

53. The Company Doesn't have any immovable properties whose title deeds are not held in name of the Company.

S4. Loans and Advances

As at 31-Mar-23

Type of Barrowers	Amount of loan or advance in the nature of loan outstanding	Aggregate amount of loans/ advances in nature of loans	Percentage to the total Loans and Advances in the nature of loans*
Promoters		-	-
Directors	-	-	-
KMPs	•	=	
Related Parties			

^{*} Percentage of aggregate loans granted during the year

As at 31-Mar-22

Type of Borrowers	Amount of loan or advance in the nature of loan outstanding	Aggregate amount of loans/ advances in nature of loans	Percentage to the total Loans and Advances in the nature of loans*
Promoters	 -		
Directors		•	-
KMPs	-	<u>.</u>	-
Related Parties	-	9,701.55	45.379

^{*} Percentage of aggregate loans granted during the year

The Company has granted loans or advances to Group companies in the nature of loans, without specifying period of repayment of principal to companies. However, during the year the Company has executed supplementary agreement with all such Group companies to stipulate the schedule for repayment of principal. The repayment of principal as per supplementary agreement is not due on these loans. Of these following are the details of the aggregate amount of loans or advances in the nature of loans granted to promoters or related parties as defined in clause (76) of section 2 of the Companies Act, 2013.

- 55. The Board of Directors at their meeting held on 26 May 2023, have recommended a final dividend of ₹ 1.25 per equity share (on face value of ₹ 1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- 56. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 57.1 During the year ended 31 March 2023, two subsidiaries of the Company had sold certain financial assets amounting to ₹ 16,718.90 million (net of provisions) to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 5,227.20 million from these ARC Trusts. Ind AS 109 'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of derecognition of such financial assets from these subsidiaries' financial results. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in the subsidiaries' financial results. Based on assessment of probability of default, loss given default in respect of these financial assets (i.e. sold during the year ended March 31, 2023 and in earlier years) and in light of various factors viz. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the Company has recorded fair value loss of ₹ 3,786.01 million (net) for year ended and is included in "Net gain / (loss) on fair value changes.

During the previous year ended 31 March 2022, three subsidiaries of the Company had sold certain financial assets amounting to ₹ 1,675.60 million and ₹ 11,424.10 million respectively (net of provisions) to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 1,424.40 million and ₹ 9,455.70 million respectively from these ARC Trusts. Ind AS 109 – 'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of de-recognition of such financial assets from these subsidiaries' financial statement. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in subsidiaries' financial statement. Based on assessment of probability of default, loss given default in respect of these financial assets and in light of various factors viz. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the company has recorded fair value gain of ₹ 921.14 million (net) for the year ended respectively and is included in "Net gain on fair value changes".

57.2 During the previous year ended 31 March 2022, certain assets amounting to ₹ 2,720.00 million were sold to alternative assets funds by the subsidiary NBFCs. The Company has, vide a put agreement dated 04 February 2022, has guaranteed / undertaken to purchase these financial assets amounting to ₹ 2,720.00 million on occurrence of certain trigger event as per the agreement.





- 58. Pursuant to amendments in risk and rewards agreement between the subsidiaries and the Company (as mentioned in note above), with effect from 01 January 2021, fees payable on security receipts (ARC management Fee) has been agreed to be borne by the Company, as the risk and rewards are undertaken by the Company. Accordingly, an amount of ₹ 2,099.80 million (Previous year: ₹ 2,166.33 million) towards such expenses have been recorded by the Company.
- 59.1 The Company had amended its risk and rewards agreement with subsidiaries ECL Finance Limited (ECLF), NIDO Home Finance Limited (NHFL) and Edelweiss Retail & Finance Limited (ERFL), with effect from 01 January 2021, and agreed to bear fees payable on security receipts (ARC Fee), as the risk and rewards are undertaken / assumed by the Company. The sold agreement has been extended with effect from 31 December 2022, and accordingly, an amount of ₹ 1,139.24 millions has been recorded by the Company towards such expenses for the year ended 31 March 2023.
- 59.2 Under the Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE. Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real estate/structured finance Loans (Select Loans) into ECL Finance Limited within six months of the default leading to loss incurred by the ECL Finance Limited on or before the date of the conversion of the Investor CCOs into Equity Shares. The rationale for this undertaking was to keep the total equity/net worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the year ended 31 March 2023, Parties have agreed and concluded that loss event for three of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to ₹ 1,295.20 million incurred by ECL Finance Limited in earlier years. Accordingly, EFSL has recorded such loss in its profit and loss for the year ended 31 March 2023. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence there is no obligation of EFSL.
- 60. The Board of Directors of the Company at its meeting held on 13 May 2022, had approved the Scheme of arrangement between Edelweiss Financial Services Limited ("EFSL") and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ("NWML") and their respective shareholders and creditors, under section 230 to 232 read with section 52 and other applicable provisions of the Companies Act, 2013, which inter-alia envisaged demerger of Wealth Management Business Undertaking ("Demerged Undertaking" as defined in the Scheme) of EFSL into the NWML.
 - The National Company Law Tribunal Bench at Mumbai (Tribunal) has approved the aforementioned Scheme vide its order dated 27 April 2023 under the applicable provisions of the Companies Act, 2013. Certified copy of the said order of the Tribunal was received by the Company on 12 May 2023 and filed with the Registrar of Companies on 18 May 2023.
 - The Scheme came into the effect from 18 May 2023. As per the Scheme, the Appointed Date of the Scheme is 18 May 2023.
- 61. The Company's subsidiary ECL Finance Limited ('ECLF') has received the inspection report dated 12 January 2023 from Reserve Bank of India ('RBI') for the Financial Year 2021-22. The RBI in its inspection report has inter alia raised matter relating to the sharing of fair value gains of ₹ 1,994.10 million between the ECLF and the Company. This pertains to exposure towards certain borrowers that are covered under the Shareholders' agreement between the Company, ECLF and an investor and the Risks & Rewards sharing agreement between the Company and ECLF. ECLF has provided its justifications for recording such fair value gains in its financial statements to RBI. Further, ECLF has informed to its Board of Directors in its meeting dated 24 January 2023 that recording and sharing of such fair value gains between the Company and ECLF is in accordance with agreementa referred above. In the month of April 2023, the ECLF submitted a detailed reply along with calculations, rationale for recognising such fair value gain and amended the Risk & Rewards sharing agreement with the Company. Further, the ECLF has sold/received redemption against such security receipts as on 31 March 2023. Accordingly, there is no impact of this observation on financial statements as on 31 March 2023.
- 62. During the year ended 31 March 2023, an investor has invested in Security receipts issued by ARC trusts as senior class investor in such trusts amounting to Rs.12,000 million. These pertain to certain loans and security receipts sold by one of the subsidiary company, ECL Finance Limited to the ARC trusts. EFSL and another subsidiary company, Edeliweiss Securities and Investments Private Limited ("ESIPL") have provided a Put option to the investor assuring to pay or guarantee the payment of agreed aggregated total pay-out value after reducing any payment to investors from underlying assets during the period i.e., amount invested along with a minimum guaranteed return as per the agreement. Further, based on management assessment and given current estimates/cash flows from underlying assets, the likelihood of any payment to investor is considered as remote.
- The Income Tax Authorities (" the Department") had conducted a search under section 132 of the Income Tax Act, 1961 on the premises of the Company during March 2023. The Company had provided the requisite details which were sought by the Income tax authorities during the course of the search. Subsequently, the Company has received summons under section 131 (1A) of the Income Tax Act, 1961 seeking certain data/information, which the Company is in the process of responding. The Company confirms that neither the Department has raised any tax demand nor the Company has admitted any tax liability. Further, no proceeding or assessment orders have been issued post the search conducted by the Department. While uncertainty exists regarding the outcome of the proceedings by the Department, the Company is extending its full cooperation with the concerned income tax authorities and based on current internal assessment, management is of the view that this will not have any impact on the financial statement for the year ended 31 March 2023.
- 64. The Company has complied with the Rule 3 of Companies { Accounts} Rules, 2014 amended on August 5,2022 relating to maintenance of electronic books of account and other relevant books and papers. The Company's books of accounts and relevant books and papers are accessible in India at all times and backup of accounts and other relevant books and papers are maintained in electronic mode within India and kept in servers physically located in India on daily basis.
- 65. Details of Crypto Currency or Virtual Currency

The Company has not traded or invested in Crypto currency or Virtual Currency during the current financial year and any of the previous financial years.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

- 66. During the year ended 31 March 2023 employee benefits expense includes a reversal of bonus provision of ₹ 470 million. During the year ended 31 March 2022, employee benefits expense includes a reversal of long term incentive plan of ₹ 650.00 million and created additional bonus provision amounting to ₹ 731.00 million during the year ended 31 March 2022.
- Ouring the year ended 31 March 2023, other income includes gain amounting to ₹ 6,795.64 million (previous year ₹ 5,315.75 million) on sale of investments in its subsidiaries. (Namely Edelweiss Asset Reconstruction Company Limited, ECL Finance Limited, Edel Investment Limited, Nuvama Weath Management Limited (formerly known as Edelweiss Securities Limited) & Edelweiss Alternative Asset Advisors Pte Limited)
- 68. The Company has a process whereby periodically all long term contracts (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Company has reviewed and ensured that adequate provision as required under any law/ accounting standards for material foreseeable losses on such long term contracts (including derivative contracts) has been made in the books of accounts.

69. Ratio Analysis

Particulars	Year Ended Year Ended 31 March 2023 31 March 202	Domarke
Debt-Equity Ratio	0.36 D.4	19 Increase in the equity is more than the increase in the Debt , resulted in decrease in Debt-Equity ratio during the year.
Interest Service Coverage Ratio	8.65 4.5	19 Increase in the profit before tax compare to the previous year has resulted in increase in Interest service coverage ratio.
Total debt to Total assets (%)	24.15% 30.24	% Increase in Total assets from ₹ 80,420.60 million in previous year to ₹ 1,07,185.86 million in current year, resulted in decrease in Total Debt-Total Assets ratio during the year.
Net profit margin (%)	77.32% 68.01 ¹	% Increase in Net Profit from ₹ 9,333 million in previous year to ₹ 23,882.47 million in current year, resulted in increase in Net profit margin ratio during the year.

Notes:

- 1) Debt-equity Ratio = Total debt (Debt securities + Borrowings other than debt securities) / Net worth
- 2) Interest Service Coverage Ratio = Profit before interest and Tax / interest expense
- 3) Total debt to Total assets = (Debt securities + Borrowings other than debt securities) / Total assets
- 4) Net profit margin = Net Profit for the year / Total income
- 5) Current ratio, Long term debt to working capital, Bad Debts to account receivables ratio, Current liability ratio, Debtors turnover, Inventory turnover and Operating margin (%) are not applicable owing to the business model of the company
- 70. The Company is in compliance with number of layers of companies, as prescribed under clause (87) of section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017.





Notes to the financial statements for the year ended 31 March 2023 (Continued)

(Currency: Indian rupees in millions)

- 71. Previous year's figures have been regrouped / reclassified to conform to current year presentation.
- 72. All amounts disclosed in the financial statements and notes have been rounded off to the nearest million as per the requirements of Schedule III, unless otherwise stated.
- 73. These financial statements have been approved for issue by the Board of Directors of the Company on 26 May 2023

The accompanying notes are an integral part of financial statements.

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants

ICAI_Firms Registration Number: 301003E/E300005

per Shrawan Jalan

. Partner

Membership No: 102102

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Rashesh Shah Chairman & Managing Director

For and on behalf of the Board of

DIN: 00008322

Ananya Suneja Chief Financial Officer

Mumbai 26 May 2023

Venkatchalam Ramaswamy

Vice- Chairman & Executive Director

DIN: 00008509

Tarun Khurana

Company Secretary

Mumbai 26 May 2023





Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India

Tel: +91 22 6819 8000

INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Edelweiss Financial Services Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss, including the statement of Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, its profit including other comprehensive income its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs), as 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 Standalone Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Emphasis of Matter

We draw attention to note 48 of the standalone financial statements, which describes the economic and social disruption as a result of continued COVID-19 pandemic of the Company's business and financial metrics including the Company's estimates of impairment of investments and other financial assets, which are highly dependent on uncertain future developments. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the standalone financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the standalone financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying standalone financial statements.



Chartered Accountants

Key audit matters

How our audit addressed the key audit matter

<u>Impairment of investments in subsidiary companies</u> (as described in note 1.4.1.3 and note 7 of the standalone financial statements)

The Company has investments in various subsidiaries and associate aggregating Rs. 49,540.49 million which are not listed or quoted. These investments are valued at cost and are required to be assessed for impairment in accordance with Ind AS 36, when any indicators of impairment are observed.

In carrying out such impairment assessment, a significant judgement of the management is involved in estimating the investee company's "value in use", in accordance with Ind AS 36. Estimation of the value in use requires the management to apply appropriate assumptions with respect to the growth rates for future cash flow projections of the investee company and discount rates for determining present value of such cash flows.

In view of the high degree of management's judgement involved in estimation of the recoverable amount of investments in unlisted subsidiaries and associate and the inherent uncertainty relating to the assumptions supporting such estimates, we considered this area as a key audit matter.

Our audit procedures included considering the appropriateness of the processes laid down by the management for assessment of impairment in the value of investments in subsidiaries and associate combined with procedures performed as follows:

- Considered management's assessment of impairment from the management experts wherever considered necessary and assessed whether any impairment indicators existed for investment in individual subsidiaries and associate.
- Traced the net-worth of the individual subsidiaries and associate to their audited financial statements to assess whether any impairment indicators were present.
- Assessed information used to determine the key assumptions, including growth rates and discount rates.
- Assessed the disclosures relating to investments in subsidiaries and associate included in the standalone financial statements in accordance with the requirements of Ind AS.

IT systems and controls

Financial accounting and reporting processes, especially in the financial services sector, are fundamentally reliant on IT systems and IT controls to process significant transaction, hence we identified IT systems and controls as a key audit matter for the Company.

Automated accounting procedures and IT environment controls, which include IT governance, general IT controls over program development and changes, access to programs and data and IT operations, are required to be designed and to operate effectively to ensure reliable financial reporting.

Our audit procedures focused on the IT infrastructure and applications relevant to financial reporting of the Company:

- Tested the design and operating effectiveness of the Company's IT access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.
- Tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
- Tested the Company's periodic review of access rights. Also tested requests of changes to systems for approval and authorization.
- In addition to the above, tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.
- Tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.



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Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the standalone financial statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to me made available to us after that date.

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Board report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Responsibilities of Management for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. 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 the 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 statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

As part of an audit in accordance with SAs, 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 statements, 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



Chartered Accountants

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements 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 statements, including the disclosures, and whether the standalone financial statements 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.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements for the financial year ended March 31, 2022 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (c) The Balance Sheet, the Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
 - (e) On the basis of the email confirmation received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act;
 - (f) With respect to the adequacy of the internal financial controls with reference to these standalone financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;
 - (g) In our opinion, the managerial remuneration for the year ended March 31, 2022 has been paid / provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act:



Chartered Accountants

- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements – (Refer Note 35(1)(a) and (b) to the standalone financial statements);
 - The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts – (Refer Note 68 to the standalone financial statements);
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company
 - iv. a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the note 55 (A) to the standalone financial statements, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - b) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the note 55 (B) to the standalone financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - c) Based on such audit procedures performed that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement.
 - v. The final dividend paid by the Company during the year in respect of the same declared for the previous year is in accordance with section 123 of the Act to the extent it applies to payment of dividend.

The interim dividend declared and paid by the Company during the year and until the date of this audit report is in accordance with section 123 of the Act.

As stated in note 59 to the standalone financial statements, the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The dividend declared is in accordance with section 123 of the Act to the extent it applies to declaration of dividend.

For S.R. Batlibol & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner Membership Number:102102

UDIN: 22102102AJSYBG5060

Place of Signature: Mumbal Date: May 27, 2022



Chartered Accountants

Annexure 1 Referred to in Paragraph 1 Under the Heading "Report on Other Legal and Regulatory Requirements" of Our Report of Even Date

Re: Edelweiss Financial Services Limited ('the Company')

In terms of the information and explanations sought by us and given by the company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

- (i) (a)(A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (a)(B) The Company has maintained proper records showing full particulars of intangibles assets.
 - (b) The Company has a regular programme of physical verification of its property, plant and equipment and are verified by the management according to a phased programme designed to cover all the items over a period of three years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with the policy, the Company has physically verified certain property, plant and equipment during the year and no discrepancies were noticed in respect of assets verified during the year.
 - (c) The title deeds of all the immovable properties are held in the name of the Company.
 - (d) The Company has not revalued its Property, Plant and Equipment or intangible assets during the year ended March 31, 2022.
 - (e) There are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) (a) The Company's business does not require maintenance of inventories and, accordingly, the requirement to report on clause 3(ii)(a) of the Order is not applicable to the Company.
 - (b) As disclosed in note 51 to the standalone financial statements, the Company has been sanctioned working capital limits in excess of Rs. five crores in aggregate from bank during the year on the basis of security of current assets of the Company. The Company had closed the sanctioned workings capital limit within a month and accordingly was not required to file any return/statement with the bank. During the year the Company has availed overdraft facility from one Bank and pursuant to confirmation received from the said bank, there was no requirement to file any return/statement with the bank.
- (iii) (a) During the year the Company has provided loans, advances in the nature of loans, stood guarantee and provided security to companies as follows:

Rs in million

				TO IT IT IT	1011
	Guarantees	Put Option	Security	Loans	Advances in nature of loans
Aggregate amount granted/ provided during the year to -Subsidiaries - Others	9,080.00 Nil	2,720.00 Nil	1,712.41 Nil	60,614.78 Nil	Nil Nil
*Balance outstanding as at balance sheet date in respect of above cases					
- Subsidiaries - Others	34,880.67 (**) Nil	Rs 3,584.88 Nil	1,712.41 Nii	21,385.43 Nil	Nil Nil

^{*} the above balance includes outstanding as at March 31, 2022

^{**} Guarantees originally issued against the above was Rs. 70,100.70 million



Chartered Accountants

- (b) During the year the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees to companies are not prejudicial to the Company's interest.
- (c) In respect of a loans granted to group companies, payment of interest was stipulated in the agreement and interest payment is regular. The schedule of repayment of principal was not stipulated. Hence, we are unable to comment on the regularity principal repayment. However, during the year the Company has entered into supplementary agreement to stipulate the principal repayment. The repayment of principal as per supplementary agreement is not due. As represented by the Management, there are no loans given to other than group companies.
- (d) There are no amounts of loans and advances in the nature of loans granted to companies which are overdue for more than ninety days.
- (e) Loans and advance given to group Companies were due during the year, had been renewed/extended by entering into supplementary agreement to stipulate schedule of principal repayment terms. As represented by the management, the company has not granted fresh loan to settle the overdues of existing loans given to the same parties.

Rs in Millions

		IV2 III MITHOUS
Name of Parties		Percentage of the aggregate to the total loans or advances
		in the nature of loans granted
	extended	during the year
Various subsidiaries and associate	22,105.13	36.47%

(f) As disclosed in note 58 to the standalone financial statements, the Company has granted loans or advances to Group companies in the nature of loans, without specifying period of repayment of principal to companies. However, during the year the Company has executed supplementary agreement with all Group companies to stipulate the schedule for repayment of principal. The repayment of principal as per supplementary agreement is not due on these loans. Of these following are the details of the aggregate amount of loans or advances in the nature of loans granted to promoters or related parties as defined in clause (76) of section 2 of the Companies Act, 2013:

Rs in Millions

	All Parties	Promoters	Related Parties - Group Companies
Aggregate amount of loans/ advances in nature of loans			
 without specifying period of repayment of principal 	9,701.55	Nil	9,701.55
Percentage of loans/ advances in nature of loans to the total loans outstanding as on balance sheet date	45.37%	Nil	45.37%

- (iv) The Company has not advanced loans to directors / to a Company in which the director is interested to which provisions of section 185 of the Companies Act 2013 apply and hence not commented upon. The Company has made investments/ given loans /guarantees/ provided security which is in compliance to the provisions of section 186 of the Companies Act 2013.
- (v) The Company has neither accepted any deposits from the public nor accepted any amounts which are deemed to be deposits within the meaning of sections 73 to 76 of the Companies Act and the rules made thereunder, to the extent applicable. Accordingly, the requirement to report on clause 3(v) of the Order is not applicable to the Company.
- (vi) The Central Government has not specified the maintenance of cost records under Section 148(1) of the Companies Act, 2013, for the products/services of the Company.



Chartered Accountants

- (vii) (a) The Company is generally regular in depositing with appropriate authorities undisputed statutory dues including goods and services tax, provident fund, employees' state insurance, income-tax, cess and other statutory dues applicable to it though there has been a slight delay in a few cases. According to the information and explanations given to us and based on audit procedures performed by us, no undisputed amounts payable in respect of these statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable. The provisions relating to custom, duty of excise, value added tax, and sales tax are not applicable to company.
 - (b) The dues of goods and services tax, provident fund, employees' state insurance, income-tax, service tax, and other statutory dues have not been deposited on account of any dispute, are as follows. The provisions relating to duty of custom, duty of excise, value added tax and sales tax are not applicable to the Company.

Rs in million

Name of the statute	Nature of the dues	Amount	Period to which the amount relates	Forum where the dispute is pending
Income Tax Act, 1961	Income Tax	3.23	AY 2001-02	High Court
Income Tax Act, 1961	Income Tax	17.95	AY 2008-09	High Court
Income Tax Act, 1961	Income Tax	122.73	AY 2009-10	High Court
Income Tax Act, 1961	Income Tax	219.45	AY 2010-11	High Court
Income Tax Act, 1961	Income Tax	83.53	AY 2011-12	High Court
Income Tax Act, 1961	Income Tax	45.30	AY 2018-19	Commissioner of Income Tax (Appeals)
Service Tax	Service Tax	414.60	2008-09 to 2011-12	CESTAT, Mumbai
Service Tax	Service Tax	119.75	2009-10 up to Jun 2012	CESTAT, Mumbai
Service Tax	Service Tax	979.56	October 2010 to March 2015	CESTAT, Mumbai

- (viii) The Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year. Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.
- (ix) (a) The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - (c) Term loans were applied for the purpose for which the loans were obtained.
 - (d) On an overall examination of the standalone financial statements of the Company, the Company has used funds raised on short-term basis in the form of overdraft facility from banks and inter corporate deposit from Financial institutions aggregating to Rs. 11,986.14 millions for long-term purposes representing granting of long term loans to group Company. However, during the year these Overdrafts and inter corporate deposit are repaid.



Chartered Accountants

(e) On an overall examination of the standalone financial statements of the Company, the Company has taken funds from following entities and persons on account of or to meet the obligations of its subsidiaries as per details below:

Rs in million

Nature Of fund taken	Name of lender	Amount involved	Name of the subsidiary	Relation	Nature of transaction for which funds utilized
Non convertible debenture	Beacon Trusteeship Limited	4,000	ECL finance Limited	Subsidiary	Amount utilized for lending to the subsidiary of the company to repay its existing banking liabilities (This is as per the agreement)
Bank overdraft & Inter corporate deposit	Various Lender	11,986.14	Edelweiss Rural & Corporate Services Limited (ERCSL)	Subsidiary	Amount utilized for lending to the subsidiary of the company to repay its existing banking liabilities

(f) The Company has raised loans during the year on the pledge of securities held in its subsidiaries or associate companies as per details below. Further, the Company has not defaulted in repayment of such loans raised.

Rs in million

Nature of loan	Name of	Amount	Name of	Relation	Details of security pledged
taken	lender	of loan	the associate		
Non-Convertible	Beacon	6,500	Edelweiss	Associate	Equity Shares of Edelweiss
debenture	Trusteeship		Securities		Securities Limited pledged
	Limited		Limited		, ,

- (x) (a) The Company has utilized the monies raised during the year by way of public offer (including debt instruments) in the nature of Non convertible debenture for the purposes for which they were raised.
 - (b) The Company has not made any preferential allotment or private placement of shares /fully or partially or optionally convertible debentures during the year under audit and hence, the requirement to report on clause 3(x)(b) of the Order is not applicable to the Company.
- (xi) (a) No fraud by the Company or no fraud on the Company has been noticed or reported during the year.
 - (b) During the year, no report under sub-section (12) of section 143 of the Companies Act, 2013 has been filed by secretarial auditor or by us in Form ADT 4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- (xii) The Company is not a nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii) of the Order is not applicable to the Company.
- (xiii) Transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the notes to the standalone financial statements, as required by the applicable accounting standards.
- (xiv) (a) The Company has an internal audit system commensurate with the size and nature of its business.
 - (b) The internal audit reports of the Company issued till the date of the audit report, for the period under audit have been considered by us.
- (xv) The Company has not entered into any non-cash transactions with its directors or persons connected with its directors and hence requirement to report on clause 3(xv) of the Order is not applicable to the Company



S.R. Batlibol & Co. LLP

- (a) The provisions of section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) are not applicable to the Company. Accordingly, the requirement to report on clause (xvi)(a) of the Order is not applicable to the Company.
 - (b) The Company has not conducted any Non-Banking Financial or Housing Finance activities without obtained a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - (c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi) of the Order is not applicable to the Company.
 - (d) The Group has one Core Investment Company as part of the Group.
- (xvii) The Company has not incurred cash losses in the current year and in the immediately preceding financial year respectively.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly requirement to report on Clause 3(xviii) of the Order is not applicable to the Company.
- On the basis of the financial ratios disclosed in note 69 to the standalone financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- (xx) (a) There are no unspent amounts that are required to be transferred to a fund specified in Schedule VII of the Companies Act (the Act), in compliance with second proviso to sub section 5 of section 135 of the Act. This matter has been disclosed in note 28(b) to the standalone financial statements.
 - (b) There are no unspent amounts, that are required to be transferred to a special account in compliance of provision of sub section (6) of section 135 of Companies Act. This matter has been disclosed in note 28(b) to the standalone financial statements.

For S.R. Batliboi & Co. LLP

hartered Accountants

CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan Partner

Membership Number: 102102 UDIN: 22102102AJSYBG5060

Place of Signature: Mumbai

Date: May 27, 2022



Chartered Accountants

Annexure 2 to the Independent Auditor's Report of Even Date on the Standalone Financial Statements of Edelweiss Financial Services Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls with reference to standalone financial statements of Edelweiss Financial Services Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to these standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls,, both issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to these standalone financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to these standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statement included obtaining an understanding of internal financial controls with reference to these standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to these standalone financial statements.

Meaning of Internal Financial Controls With Reference to these Standalone Financial Statements

A Company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial controls with reference to standalone financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.



Chartered Accountants

Inherent Limitations of Internal Financial Controls With Reference to Standalone Financial Statements

Because of the inherent limitations of internal financial controls with reference to these standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by ICAI.

For S.R. Batliboi & Co. LLP Chartered Accountants

IPAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 22102102AJSYBG5060

Place of Signature: Mumbai

Date: May 27, 2022



Edelweiss Financial Services Limited Balance Sheet as at 31 March 2022

(Currency: Indian rupees in millions)	Note	As at 31 March 2022	As at 31 March 2021
ASSETS			
Financial assets			
(a) Cash and cash equivalents	2	4,619.34	1,481.81
(b) Bank balances other than cash and cash equivalents	3	539.08	8.19
(c) Derivative financial instruments	4	·	-
(d) Trade Receivables	5	123.64	191.00
(e) Loans	6	21,703.81	12,472.43
(f) Investments	7	49,632.63	43,817.32
(g) Other financial assets	8	915.64	629.35
Total financial assets		77,534.14	58,600.10
Non-financial assets			
(a) Current tax assets (net)		951.08	688.06
(b) Deferred tax assets (net)	9	1,159.14	378.08
(c) Property, Plant and Equipment	10	5.71	5.99
(d) Other Intangible assets	10	0.83	1.19
(e) Other non-financial assets	11	769.70	135.88
Total Non-financial assets		2,886.46	1,209.20
TOTAL ASSETS		80,420.60	59,809.30
LIABILITIES			
Financial liabilities			
(a) Trade Payables	12		
(i) total outstanding dues of micro enterprises and small enterprises		0.15	-
(ii) total outstanding dues of creditors other than micro enterprises and small			
enterprises		952.00	2,354.43
(b) Debt securities	13	24,322.12	7,288.95
(c) Borrowings (other than debt securities)	14	71	1,091.16
(d) Other financial liabilities	15	5,052.01	7,683.70
Total financial liabilities		30,326.28	18,418.24
Non-financial liabilities			
a) Current tax liabilities (net)		7,94	7.26
(b) Provisions	16	7.19	3.59
c) Other non-financial liabilities	17	77.03	120.33
Total non-financial liabilities		92.16	131.18
TOTAL LIABILITIES		30,418.44	18,549.42
EQUITY			
a) Equity Share capital	18	898.20	890.90
(b) Other equity	19	49,103.96	40,368.98
FOTAL EQUITY		50,002.16	41,259.88
FOYAL LIABILITIES AND EQUITY		80,420.60	59,809.30

The accompanying notes are an integral part of the Standalone Financial Statements.

1 to 74

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan

Membership No: 102102

Mumbai 27 May 2022

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For and on behalf of the Board of Directors

Chairman & Managing Director

. Iya Suneja

Mumbai 27 May 2022

Himanshu Kaji

Executive Director DIN: 00009438

Tarun Khurana Company Secretary



Edelweiss Financial Services Limited Statement of profit and loss for the year ended 31 March 2022

	Note	For the year ended	For the year ended
(Currency: Indian rupees in millions)		31 March 2022	31 March 2021
Revenue from operations	<u>.</u>		
Interest income	20	2,918.12	834.96
Dividend Income	· · · · · · · · · · · · · · · · · · ·	386.01	1,365.31
Fee and commission income	21	889.65	991.19
Net gain on fair value changes	25	4,170.71	
Other operating revenue	22	-	244.60
Total Revenue from operations		8,364.49	3,436.06
Other income	23	5,360.24	13,782.67
Total income		13,724.73	17,218.73
Expenses			
Finance costs	24	2,142.50	973.34
Net Loss on Fair value changes	25	+	4,422.85
Impairment on financial instruments	26	(54.92)	1,486.98
Employee benefits expense	27	426.32	1,912.18
Depreciation, amortisation and impairment	10	3.53	14.04
Other expenses	28	2,659.87	1,470.15
Total expenses		5,177.30	10,279.54
Profit before tax		8,547.44	6,939.19
Tax expense:	29 & 30		
Current tax		(5.08)	(135.98)
Deferred tax		(781.06)	(86.95)
Profit for the year		9,333.58	7,162.12
Other Comprehensive Income			······································
Items that will not be reclassified to profit or loss			
Re-measurements of the defined benefit plans		(0.10)	(9.54)
Other comprehensive income		(0.10)	9.54
Total comprehensive income		9,333.48	7,171.66
Earnings per share (₹) (Face value ₹ 1 each)	31		
- Basic		10.44	8.05
- Diluted		10.43	8.01

The accompanying notes are an integral part of the Standalone Financial Statements

1 to 74

As per our report of even date attached

For S. R. Batlibol & Co. LLP Chartered Accountants

ICAI Firms Registration Number: 301003E/E300005

hrave 2

per Shrawan Jalan Partner Membership No: 102102

Mumbai 27 May 2022

WINDOW ACCOUNTS

For and on behalf of the Board of Directors

Rashesh Shah Chairman & Managing Director

Chairman & Managing Direct DIN: 00008322

Manya Suneja Chief Financial Officer

Mumbai 27 May 2022

Himanshu Kaji
Executive Director
DIN: 00009438

Tarun Khurana Company Secretary



Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency: Sidus rupees in millions)

A Equity share capital

Parokulus	For the year anded	for the year ended		
Farotowns	31 March 2022	31 March 2021		
Bahace at the beginning of the year	#90.90	389.51		
Changes in Equity Share Capital due to prior period errors	-			
Restated balance at the beginning of the current reporting year	\$90.90	889 51		
Changes in equity share capital during the year	7.30	1 39		
Balance at the end of the year	898.20	890 90		

Notes:

1. Coi make Employees Welfare Trust and Edekwiss Employees Incentive and Welfare Trust are extension of Company's Internal Statements, these contracts are holding 4,48,95,780 number of equity shares amounting to 6,44.90 million (Previous year 6,44.90 million). These are deducted from total outstanding equity shares.

2. Refer note 18 for detailed quantitative information including lowestors holding more than 5% of equity share capital.

3. The above two Walkars Trusts hold an aggregate 43,836,780 events chares of the Company for incentive and wolfare benefits for group employees as per extant applicable. Securious and Exchange Board of India regulations (\$280, Dursuant to the exercise of right available under Regulation 29 of \$500 (Share Based Employee Boerfold Regulations, 2014), the Company has a paged before the expany data of \$27.00 colore 7019 for extension of the time trint for disposing of aforestid equity shares. The said application is under corresponding and approval for extension from \$500 to award as at data.

B. Other equity (Refer Note 19)

			Reserves and	Surplus			Total attributable
Particulars	Share application money pending allotment	Capital Redamption Reserve	Securities Promium Account	Employee Stock Option Plan (ESOP) reserve/Stock approclation rights (SAR)	General reserve	Retained earnings	to oquity share holders
Salance at 31-Mar-20	0.19	2.03	30,175.07	818.38	508.64	2,152.08	33,658.19
Profit for the year		-	-	,	-	7,152.12	7,162.12
Other comprehensive income		•		*		9,54	9.54
Total Comprehensive Income for the year				-	- 1	7.171.66	7,171 68
Dividends to equity shareholders			-			(842.22)	(842,22
Transfers to securities premium on exercise of ESOP	- 1	-	25.03	(25.03)	-		-
Issue of equity instruments on ESOP	(48 101		48.71		-	,	(1.39
Share application money received	49.61		-		-		49,61
ESOP Charge		-	-	139.42	- 1	-	139.42
Stock appreciation rights (SAR)	-	-	-	195.71	-		195.71
Belance et 31-Mar-21	1,70	2.03	30,245.81	1,128.28	508.64	8,481.52	40,368,98
Profit for the year		-	-	-	-	9.333.57	9,333 57
Other comprehensive income			-		÷	(0,10)	{0,10
Total Comprehensive income for the year	•	•	-	-	- 1	9,333.47	9,333.47
Dividends to equity shareholders	-	-				(709.54)	(709.54
Transfers to securities premium on exercise of ESOP	- T	-	110.75	(110.75)	- 1	-	
Issue of equity instruments on ESOP	(320.14)		312.84	-		-	(7.30
Share application money received	316,44						318 44
ESOP charges transferred to reserves					1	55.85	55 86
Reversal on account of lapses of ESOP/SAR				(439.54)			(439.64
ESOF Charge	- 1	-		63.95	-		63.95
Stock appreciation rights (SAR)	-	-	-	119.64	- 1	_	119,64
Belance at 31-Mar-22		2.03	30,670,40	761.58	508,64	17,161,31	49,103,98

The accompanying notes are an integral part of the Standalone Financial Statements

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As per our report of even date attached. For S. R. Batilibol & Co. LLP

Chartered Accountants ICAI Firms Registration Number: 301003E/E300005 iener.

per Shrawan Jalan Partnar Mambership No: 102102

Mumbel 27 May 2022

Tarun Khuran

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Edelweiss Financial Services Limited Statement of Cash Flow for the year ended 31 March 2022

Cui	rrency : Indian rupees in millions)	For the year ended	For the year end
_	······································	31 March 2022	31 March 20
	Cash flow from operating activities		
_	Profit / (Loss)before tax	8,547.44	6,939.
	Adjustments for:		
	Depreciation and amortisation expenses	3.53	14.
	Fair value change in investments	(3,249.57)	(3.
_	Fair value change in provisions	(921.14)	4,425.
	Profit on sale of investments (net)	(5,315.75)	(13,714.
_	Impairment / (reversal) on financial instruments	(54.92)	1,485
_	Dividend on investments	(386.01)	(1,365
•	(Profit)/loss on sale of property, plant and equipment	(0.97)	9
	Interess income	{2,918.12}	(834
	ESOP and SAR cost	22.97	84
_	Finance costs	2,142.50	973
_	Operating cash flow before working capital changes	(2130.05)	(1,984
	Adjustments for:		
	Decrease /lincrease] in trade receivables	123.87	47
	Decrease /(Increase) in other financial assets	(29.38)	316
	Decrease //increase) in other non-financial assets	(633.35)	
-	Decrease /{Increase in other bank balances	(530.88)	1
•	(Decrease)/increase in in trade payables	(1291.56)	900
	(Decrease)/increase in provisions and other financial liabilities	[1100.47]	1,832
	(Decrease)/increase in other non-financial liabilities	(43.28)	49
	Cash generated from / (used in) operations	(5635.10)	1.170
-	Income taxes paid (net of refund)	{257.25)	3
_	Net cash generated from / (used in) operating activities - A	(5,892.35)	1.174
	Cash flow from investing activities		
-	Purchase of property, plant and equipment	(4.52)	(3
-	Sale of property, plant and equipment	2.57	7
•	Purchase of investments	(5,969.26)	(16,618
-	Sale of investments	8,128,50	21,186
	Dividend on investments	386.01	1.365
	Loan (given) / Repayment of loans (Refer note 1 below)	{9,233.51}	(12,46)
	Interest received	2,918.12	834
	Net cash generated from / (used in) investing activities - 8	(3,772.09)	(5,695
	Carl Base San Street Street		
	Cash flow from financing activities	210.44	46
	Proceeds from issuance of Share capital (including securities premium)	318.44	
	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities	(710.00)	(12,734
	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities	(710.00) 16,751.30	(12,734 19,230
_	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below)	(710.00) 16,751.30 (1,091.16)	(12,734 19,230 358
_	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below) Dividend paid	(710.00) 16,751.30 (1,091.16) (1,315.98)	(12,734 19,230 358
	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below) Dividend paid Finance costs	(710.00) 16,751.30 {1,091.16} (1,315.98) (1,150.63)	(12,734 19,230 358 (915
_	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below) Dividend paid	(710.00) 16,751.30 (1,091.16) (1,315.98)	(12,734 19,230 358 (915
	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below) Dividend paid Finance costs	(710.00) 16,751.30 (1,091.16) (1,1315.98) (1,150.63) 12,801.97	(12,734 19,230 358 (915 5,989
	Proceeds from issuance of Share capital (including securities premium) Repayment of Debt securities Proceeds from Debt securities Proceeds from/(repayment of) borrowing (Refer note 1 below) Dividend paid Finance costs Net cash generated from / (used in) financing activities - C	(710.00) 16,751.30 (1,091.16) (1,315.98) (1,150.63) 12,801.97	49 (12,734 19,230 358 (915 5,989 1,460

Notes:

1. Cash receipts and payments for transactions with group companies in which the turnover is quick, the amounts are large, and the maturities are short are presented on net basis in accordance with 1nd AS-7 Statement of Cash Flows.

2. Cash flow Statement has been prepared under the indirect method as set out in Ind AS 7 prescribed under the Companies (Indian Accounting Standards) Rules, 2015 under the Companies Act, 2013.

3. Refer note 34 for changes in liabilities arising from financing activities.

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As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants
ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

Mumbai 27 May 2022

À MON Himanshu Kaji Executive Director

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Notes to the financial statements for the year ended 31 March 2022

1. Background

Edelweiss Financial Services Limited ('the Company') is registered with Securities and Exchange Board of India (SEBI) as Category I – Merchant Banker. The Company was incorporated on November 21, 1995 and is the ultimate holding company of Edelweiss group of companies. The Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

The Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities.

Significant Accounting Policies

1.1 Basis of preparation of financial statements

The standalone financial statements of the Company has been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time).

These standalone financial statements have been prepared on a historical cost basis, except for derivative financial instruments and other financial assets held for trading, which have been measured at fair value. The standalone financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

1.2 Presentation of financial statements

The Company presents its balance sheet in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (noncurrent) is presented in Note no.43.

Financial assets and financial liabilities are generally reported gross in the balance sheet. They are only offset and reported net when, in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- · The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties

1.3 Financial Instruments

1.3.1 Date of recognition

Financial assets and financial liabilities, with the exception of borrowings are initially recognised on the trade date, i.e., the date that the Company becomes a party to the contractual provisions of the instrument. This includes regular way trades purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the market place. The Company recognises borrowings when funds reach the Company.

1.3.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than



Notes to the financial statements for the year ended 31 March 2022 (Continued)

financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

1.4 Classification of financial instruments

1.4.1 Financial assets:

The Company classifies all its financial assets based on the business model for managing the assets and the asset's contractual terms, measured at either:

Financial assets carried at amortized cost (AC)

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in carrying value of financial assets is recognised in profit and loss account.

Financial assets at fair value through other comprehensive income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in fair value of financial assets is recognised in Other Comprehensive Income.

Financial assets at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are measured at FVTPL. The Company measures all financial assets classified as FVTPL at fair value at each reporting date. The changes in fair value of financial assets is recognised in Profit and loss account.

1.4.1.1 Amortized cost and Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

1.4.1.2 Financial assets held for trading

The Company classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there is evidence of a recent pattern of short-term.



Notes to the financial statements for the year ended 31 March 2022 (Continued)

profit is taking. Held-for-trading assets and liabilities are recorded and measured in the balance sheet at fair value.

1.4.1.3 Investment in equity instruments

The Company measures all equity investments at fair value through profit or loss except, for Investment in subsidiaries and associates are recognised at cost, subject to impairment if any at the end of each reporting period. Cost of investment represents amount paid for acquisition of the investment.

1.4.2 Financial liabilities

All financial liabilities are measured at amortised cost except for financial guarantees, and derivative financial liabilities.

1.4.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued, and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the EIR.

1.4.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value under Ind AS 109. Management only designates an instrument at FVTPL upon initial recognition when one of the following criteria are met. Such designation is determined on an instrument-by-instrument basis:

- The designation eliminates, or significantly reduces, the inconsistent treatment that would
 otherwise arise from measuring the assets or liabilities or recognising gains or losses on them on
 a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed, and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or
- The liabilities containing one or more embedded derivatives, unless they do not significantly
 modify the cash flows that would otherwise be required by the contract, or it is clear with little
 or no analysis when a similar instrument is first considered that separation of the embedded
 derivative(s) is prohibited.

Financial assets and financial liabilities at FVTPL are recorded in the balance sheet at fair value. Changes in fair value are recorded in profit and loss with the exception of movements in fair value of liabilities designated at FVTPL due to changes in the Company's own credit risk. Such changes in fair value are recorded in the Own credit reserve through OCI and do not get recycled to the profit or loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, respectively, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using effective interest rate.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

1.4.2.3 Financial guarantee:

Financial guarantees are contract that requires the Company to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.

1.4.3 Financial liabilities and equity instruments

Financial instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue, or cancellation of the Company's own equity instruments.

1.4.4 Derivative contracts (Derivative assets / Derivative liability)

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value through profit or loss. The resulting gain or loss is recognised in profit or loss immediately.

1.5 Reclassification of financial assets and financial liabilities

The Company does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Company acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified.

1.6 Employee welfare trust

The Company is a sponsor to two trusts namely: (i) Edelweiss Employees' Welfare Trust; and (ii) Edelweiss Employees' Incentives and Welfare Trust. These trusts have been formed exclusively to provide benefits to employees of the Company and its subsidiaries and associates. These trusts have been treated as an extension of the Company for the purpose of these financial statements. Accordingly, the equity shares of the Company held by these trusts have been treated as treasury shares. The excess of the cost of such shares over the face value of shares has been reduced from the securities premium account of the Company.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

1.7 Derecognition of financial assets and financial liabilities

1.7.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Company derecognises a financial asset when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new loan, with the difference recognised as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded.

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Company records a modification gain or loss, to the extent that an impairment loss has not already been recorded.

1.7.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Company also derecognises the financial asset if it has both transferred the financial asset and the transfer qualifies for derecognition.

The Company has transferred the financial asset if, and only if, either:

- The Company has transferred its contractual rights to receive cash flows from the financial asset;
- It retains the rights to the cash flows but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.

A transfer only qualifies for derecognition if either:

- The Company has transferred substantially all the risks and rewards of the asset; or
- The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Company considers control to be transferred if and only if, the transferee has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.

1.7.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled, or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

1.8 Impairment of financial assets

The Company records allowance for expected credit losses for all amortised cost financial assets and financial guarantee contracts, in this section all referred to as 'financial instruments. Equity instruments are not subject to impairment under Ind AS 109.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Company uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables.

For all other financial instruments, the Company recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the Company expects to receive, discounted at the original effective interest rate. The Company recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

1.9 Write off

Financial assets are written off either partially or in their entirety only when the Company has stopped pursuing the recovery. If the amount to be written off is greater than the accumulated loss allowance, the difference is first treated as an addition to the allowance that is then applied against the gross carrying amount. Any subsequent recoveries are credited to impairment on financial instruments in statement of profit and loss.

1.10 Determination of fair value

The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's



Notes to the financial statements for the year ended 31 March 2022 (Continued)

ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

- Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted quoted
 prices from active markets for identical assets or liabilities that the Company has access to at the
 measurement date. The Company considers markets as active only if there are sufficient trading
 activities with regards to the volume and liquidity of the identical assets or liabilities and when there
 are binding and exercisable price quotes available on the balance sheet date.
- Level 2 financial instruments-Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments -Those that include one or more unobservable input that is significant
 to the measurement as whole. For assets and liabilities that are recognised in the financial
 statements on a recurring basis, the Company determines whether transfers have occurred between
 levels in the hierarchy by re-assessing categorization (based on the lowest level input that is
 significant to the fair value measurement as a whole) at the end of each reporting period. The
 Company periodically reviews its valuation techniques including the adopted methodologies and
 model calibrations.

1.11 Revenue from contract with customer

Revenue is measured at fair value of the consideration received or receivable. Revenue is recognized when (or as) the Company satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset. When (or as) a performance obligation is satisfied, the Company recognizes as revenue the amount of the transaction price (excluding estimates of variable consideration) that is allocated to that performance obligation. The Company applies the five-step approach for recognition of revenue:

- i. Identification of contract(s) with customers;
- ii. Identification of the separate performance obligations in the contract;
- iii. Determination of transaction price;
- iv. Allocation of transaction price to the separate performance obligations; and
- v. Recognition of revenue when (or as) each performance obligation is satisfied

Revenue Recognition for different heads of Income are as under:

(i) Investment banking advisory fees, Syndication fees (net of tax)

Advisory/Syndication fees are recognised on an accrual basis in accordance with agreement entered into with respective investment managers / advisors.

(ii) Interest income

Interest income is recognized using the effective interest rate.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

(iii) Dividend income

Dividend income is recognized in the statement of profit or loss on the date that the Company's right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of dividend can be reliably measured. This is generally when the Shareholders approve the dividend.

(iv) Profit or loss on sale of investments

Profit or loss on sale of investments is recognised on trade date basis. Difference between the sale price and average cost of acquisition is recognized as profit or loss on sale of investments.

1.12 Earnings per share

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all potential equity shares.

1.13 Foreign currency transactions

These financial statements are presented in Indian Rupees which is also the functional currency of the Company. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.

1.14 Retirement and other employee benefit

Provident fund and national pension scheme

The Company contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for on an accrual basis and recognised in the statement of profit and loss.

Gratuity



The Company's gratuity scheme is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on independent actuarial valuation using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an Insurance company approved by Insurance Regulatory and Development Authority (IRDA).

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets

Notes to the financial statements for the year ended 31 March 2022 (Continued)

(excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

Remeasurements are not reclassified to profit or loss in subsequent periods.

Compensated Absences

The eligible employees of the Company are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Company recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

The liability is provided based on the number of days of unutilised leave at each balance sheet date based on a valuation by an independent actuary.

1.15 Share-based payment arrangements

Equity-settled share-based payments to employees of the Group and others providing similar services that are granted by the Company are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) which are equity settled share-based payments.

a. with respect to Company's employees:

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve and Stock Appreciation Rights Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and hence the fair value of each installment differs.

b. with respect to employees of the Group:

The fair value determined at the grant date of the equity-settled share-based payments is accounted as a capital contribution (deemed investment) to the respective subsidiaries over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised such that the cumulative capital contribution (deemed investment) is increased so that it reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and hence the fair value of each installment differs. Whenever, these estimates are expected to get settle between the subsidiaries and the Company, they are accounted as receivable/payable.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

1.16 Property, plant, and equipment

Property plant and equipment is stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation, and accumulated impairment in value. Changes in the expected useful life are accounted for by changing the depreciation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria as mentioned above. Repairs and maintenance are recognised in profit or loss as incurred.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided up to the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Company has evaluated the useful lives of the respective fixed assets which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the fixed assets are as follows

Estimated useful lives of the assets are as follows:

Estimated useful life
60 years
10 years
8 years
5 years
6 years
3 years

Leasehold improvements are amortised on a straight-line basis over the estimated useful lives of the assets or the period of lease, whichever is shorter.

Amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives, and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.





Notes to the financial statements for the year ended 31 March 2022 (Continued)

1.17 Intangible assets

Intangible assets are recorded at the consideration paid for the acquisition of such assets and are carried at cost less accumulated amortization and impairment, if any. Intangibles such as software are amortised over a period of 3 years based on its estimated useful life.

1.18 Impairment of non-financial assets

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired based on internal/external factors. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

1.19 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less.

1.20 Provisions and other contingent liabilities

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where the probability of outflow is considered to be remote, or probable, but a reliable estimate cannot be made, a contingent liability is disclosed. Given the subjectivity and uncertainty of determining the probability and amount of losses, the Company takes into account a number of factors including legal advice, the stage of the matter and historical evidence from similar incidents.

1.21 Income tax expenses

Income tax expense represents the sum of the tax currently payable and deferred tax.

1.21.1 Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

1.21.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.



Notes to the financial statements for the year ended 31 March 2022 (Continued)

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits (including Minimum Alternative Tax credit) to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

1.21.3 Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

1.22 Critical accounting judgements and key sources of estimation uncertainty

In the application of the Company's accounting policies, which are described above, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

1.23 Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognised in the standalone financial statements.

1.23.1 Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments for principal and interest (SPPI) and the business model test. The Company determines the business model at a level that reflects how Group of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are

Notes to the financial statements for the year ended 31 March 2022 (Continued)

compensated. The Company monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

1.24 Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, as described below. The Company based its assumptions and estimates on parameters available when these financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

1.24.1 Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, estimation is required in establishing fair values. Judgements and estimates include considerations of liquidity and model inputs related to items such as credit risk (both own and counterparty), funding value adjustments, correlation, and volatility.

1.24.2 Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Company's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies.

It is Company's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

1.25 Standards issued but not yet effective

There are no new standard or amendment issued but not effective.





(Currency : Indian rupees in millions)

2. Cash and cash equivalents

	As at 31 March 2022	As at 31 March 2021
Cash in hand	0.01	0.01
Balances with banks:		
-in Current accounts	4,619.33	1,481.80
Total	4,619.34	1,481.81

3. Bank Balance other than cash and cash equivalents

	As at	As at
	31 March 2022	31 March 2021
Fixed deposits with banks to the extent held as security against borrowings (Refer Note 1)	30.00	-
Fixed deposits with banks	500,48	-
In unpaid dividend accounts	8.60	8.19
Total	539.08	8.19

Note 1:

Fixed deposit aggregating to ₹ 30.00 million (previous year ₹ Nil) have been pledged with Trustees against coupon payment of Debt Securities.





(Currency : Indian rupees in millions)

4. Derivative financial instruments

The Company enters into derivative transactions to hedge its interest rate risks and currency risks.

These derivatives are held for risk management purposes i.e. economic hedges but the Company has elected not to apply hedge accounting requirements.

As at 31 March 2022	Currency	Notional amount* (Units)	Fair value of asset (₹)	Currency	Notional amount* (Units)	Fair value of liability (र)
Currency derivatives		,				
Currency Futures						-
Less: amounts offset		_				
			-			_
Total						
(0.0)			·····			···
As at 31 March 2021	Currency	Notional amount* (Units)	Fair value of asset (₹)	Currency	Notional amount* (Units)	Fair value of liability (7)
As at 31 March 2021 Currency derivatives	<u> </u>	Notional amount™ (Units)	Fair value of asset (₹)	Currency	Notional amount* {Units}	•
As at 31 March 2021 Currency derivatives Currency Futures	Currency	Notional amount* (Units)	Fair value of asset (₹)	Currency GBPINR	Notional amount* {Units}	<u>(₹)</u>
As at 31 March 2021 Currency derivatives	<u> </u>					<u>(₹)</u>

Notes





Notional amount represents quantity in case of currency linked derivatives.

(Currency : Indian rupees in millions)

4.1 Offsetting:

Certain derivative financial assets and financial liabilities are subject to master netting arrangements, whereby in the case of insolvency, derivative financial assets and financial liabilities will be settled on a net basis. The tables below summarise the financial assets and liabilities subject to offsetting, enforceable master netting and similar agreements, as well as financial collateral received to mitigate credit exposures for these financial assets, and whether offset is achieved in the balance sheet:

Financial assets subject to offsetting, netting arrangements

As at 31 March 2022

Financial assets subject to offsetting	Offsetting i	recognised i sheet	n the balance	Netting potential not recognised in balance sheet			Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerate on of netting potential
Derivative financial assets	-				-				
Financial liabilities subject to offsetting	Offsetting r	ecognised ii sheet	n the balance		recognise	otential not d in balance neet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial liabilities	-					· · · · ·	· · · · · · · · · · · · ·		-
As at 31 March 2021:									
Financial assets subject to offsetting	Offsetting r	ecognised ir sheet	n the balance	Netting potential not recognised in balance sheet			Assets not subject to netting arrangements	Total assets	Maximum Exposure to Risk
	Gross asset before offset	Amount offset*	Net asset recognised in balance sheet	Financial liabilities	Collateral received	Assets after considerati on of netting potential	Assets recognised in the balance sheet	Recognised in the balance sheet	After considerati on of netting potential
Derivative financial assets	6.15	6.15	; ::::::::::::::::::::::::::::::::::::						
Financial liabilities subject to offsetting	Offsetting re	ecognised in sheet	the balance		recognised	otential not f in balance eet	Liabilities not subject to netting arrangements	Total liabilities	Maximum Exposure to Risk
	Gross liability before offset	Amount offset*	Net liability recognised in balance sheet	Financial assets	Collateral paid	Liabilities after considerati on of netting potential	Liabilities recognised on the balance sheet	Recognised in the bafance sheet	After considerati on of netting potential
Derivative financial liabilities	0.03	0.03	· -	<u> </u>	<u></u>	 			<u> </u>

^{*} As at 31 March 2021, the amount of cash margin received that has been offset against the gross derivative assets is ₹ 6.15 million. Also, at the reporting date, the amount of cash margin paid that has been offset against the gross derivative liabilities is ₹ 0.03 million.





Notes to the financial statements (Continued)

(Currency : Indian rupees in millions)

5. Trade Receivables

	As at	As at
	31 March 2022	31 Merch 2021
Receivables considered good -unsecured	123.64	217.64
Secetrables - credit Impaired	55.86	88.34
Gross Receivables	179.30	305.98
Less: Provision for Impairment - unsecured	(1.71)	(35.39)
Less: Allowance for expected credit losses	(\$4.13)	(79.59)
Total:	123.64	191.00

Trade Receivable Againg Schudule

As at 31 March 2022	Outstanding for following periods from due date of payment								
Particulars	Less than 6 months	6 months -1 year	1-Z years	2-3 years	More than 3 years	Total			
l) Undisputed Trade receivables – considered good	123.64			-		123.64			
(ii) Undisputed Trade Receivables – which have significant increase in cresis risk				_					
(iii) Undisputed Trade Receivables – credit Impaired	27,73	5.90	4.16	5.01	13.06	55.86			
(w) Disputed Trade Receivables-considered good		_	-		-	-			
(v) Disputed Trade Receivables – which have significant increase in credit risk	_								
(wi) Disputed Trade Receivables — credit Impaired		-		_	-				
Gross receivables (A)	151.37	5.90	4.16	5.01	13.06	179.50			
() Undisputed Trade receivables — considered good	(1.71)		-		-	(1.71)			
(ii) Undisputed Trade Receivables — which have significant increase in credit risk		_	_						
(iii) Undisputed Trade Receivables – cradit Impaired	(26.02)	(5.90)	(4.16)	(5.01)	(13.06)	(54.15)			
(M) Disputed Trade Receivables-considered good	_	_			, , , ,				
(v) Disputed Trade Receivables – which have significant increase in credit risk	_		, 1						
(vi) Disputed Trade Receivables – credit Impaired	-		·············	-					
Total ECL Provision on receivables (B)	(27.73)	(5.90)	(4.16)	(5.01)	(13.06)	(55.86)			
Total receivables net of provision = (A)-(B)	123.64	-		-		123.64			

	As at 31 March 2021	0.	I				
	Particulars	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
	Undisputed Trade receivables – considered good	191.00	26.64				217.64
	(R) Undisputed Trade Receivables – which have significant increase in credit risk	_	_				
	(iii) Undisputed Trade Receivables – credit Impaired	37.17	27.12	9.99	9.54	4.52	88.34
	(w) Disputed Trade Receivables considered good						
	(v) Disputed Trade Receivables – which have significant increase in credit risk						
	(vi) Disputed Trade Receivables – credit impaired			······································	,		······································
	Gross receivables (A)	228.17	53.76	9.99	9.54	4.63	747.08
The state of the s	II Undigeted Trade receivables - considered			9.59	9.34	4.52	105.9€
	food	(#.75)	(26.64)		-	•	(35.39)
	(#) Undisputed Trade Receivables – which have significant increese in credit risk				_	-	
	(III) Undisputed Trade Receivables - credit	(29.42)	(27.12)	(9.99)	(9.54)	(4.52)	(79.59)
	Impaired						
	(IV) Disputed Trade Receivables-considered						
	good	-	_		_	-	
i	(v) Otsputed Trade Receivables – which have significant increase in credit risk						
	(vf) Dispoted Trade Receivables credit impaired						-
	Total ECt Provision on receivables (#)	(37.17)	(53.76)	(9.99)	(9.54)	(4,52)	(114,98)
	Total receivables net of provision = (A)-(B)	191.00	-	-			191.00

5.2 Reconciliation of impairment allowance on trade receivables:

Particulars	
Impairment allowance measured as per stroughted approach	Amount
Impairment allowance as oe 31 March 2020	(38.14)
(Add)/ less: asset originated (net)	[76 60]
Impairment afforwards as on 31 March 2021	(114.98)
(Aid)/ less: asset originated or acquired / reversals (net)	59.12
Impairment allowance as on 31 March 2022	[55.86]

- Notes:

 1) No trade or other receivables are due from directors or other officers of the company either severally or jointly with any other person.

 2) No trade or other receivables are due from Birms or private companies in which directors is partner, a director or a member.

 3) Trade receivables are non-interest earning and are generally on terms of 1 to 30 days.

 4) There are no unbified or not due trade receivables as at 31 March 2022 and 31 March 2021.





(Currency: Indian rupees in millions)

6. Loans

	As at	As a
	31 March 2022	31 March 2021
Term Loans (at amortised cost)		· · · · · · · · · · · · · · · · · · ·
Loans to related parties (Refer note 37)	21,707.64	12,474.13
Loans to employees	•	0.53
Total Gross (A)	21,707.64	12,474.66
Less: Impairment loss allowance	(3.83)	(2.23)
Total (Net) (A)	21,703.81	12,472.43
Unsecured	21,707.64	12,474.66
Total Gross (B)	21,707.64	12,474.66
Less: Impairment loss allowance	(3.83)	(2.23)
Total (Net) (B)	21,703.81	12,472.43
Loans in India		
Public sector Others	21,707.64	12,474.66
Total Gross (C)	21,707.64	12,474.66
Less: Impairment loss allowance	(3.83)	(2.23)
Total (Net) (C) (I)	21,703.81	12,472.43
Loans outside India	•	_
Less: Impairment loss allowance	•	-
Total (Net) (C) (II)	-	-
Total (C) (I) and (C) (II)	21,703.81	12,472.43

These loans are considered to have low credit risk based on credit evaluation undertaken by the Company. There is no history of any defaults on these loans. Since the counter-parties are subsidiaries and associates of the Company, the Company regularly monitors to ensure that these entities have enough liquidity which safeguards the interest of investors and lenders. Accordingly, there is very minimal Expected credit loss allowance on the aforesaid loans.





(Currency : Indian rupees in millions)

6.1 Credit Quality

The table below shows the credit quality and the maximum exposure to credit risk based on the Company's internal grading and year-end stage classification. The amounts presented are gross of impairment allowances.

Loans at amortised cost

		31-Mar-2022				31-Mar-2021		
	Stage !	Stage II	Stage III	Total	Stage i	Stage II	Stage III	Tota!
Performing								
High grade	21,707.64	•	-	21,707.64	12,474.66	-		12,474.66
Standard grade	-		-				_	
Non-performing								
Impaired	-	-			-	-		_
Total	21,707.64	*		21,707.64	12,474.66	-	-	12,474.66

6.2 Gross carrying amount and corresponding ECL reconciliation - Loans

	Non-credit impaired			Credit impaired				Total	
	Stage I		Stag	2	Stag	e (III			
	Gross carrying Allo amount	wance for ECL	Gross carrying amount	Allowance for ECL	Gross carrying amount	Allowance for ECL	Gross carrying amount	Allowance for ECL	
0-1									
8alance at 31 March 2020	6.73						6.73		
Net new and further lending/(repayments)	12,467.93	2.23		-		-	12,467.93	2.23	
Balance at 31 March 2021	12,474.66	2.23	·	•		-	12,474.66	2,23	
Net new and further lending/(repayments)	9,232.98	1.60		-	-	-	9,232.98	1.60	
Balance at 31 March 2022	21,707.64	3.83	-		-		21,707.64	3.83	





(Currency: Indian rupees in millions)

7. Investments

As at 31 March 2022	At amortised cost	At Fair Value through	At cost	Total
	(subsidiaries,	profit and Loss	(subsidiaries,	
	associates and others)		associates and others)	
Equity Shares	-	92.14	47,896.64	47,988.78
Debt securities		-	-	
Preference Shares	_	*	1,650.00	1,650.00
Total	-	92.14	49,546.64	49,638,78
Investments in India	-	92.14	49,540.49	49,632.63
Investments outside India	_		6.15	6.15
Total	-	92.14	49,546.64	49,638.78
Less - Impairment Loss allowance	-	-	6.15	6,15
Total	-	92.14	49,540.49	49,632.63
Aggregate amount of quoted investments				2.89
Aggregate market value of quoted investments				2.89
Aggregate amount of unquoted investments				49,629.74
As at 31 March 2021	At Amortised cost	At Fair Value through	At cost	Total
	(subsidiaries,	profit and Loss	(subsidiaries,	
	associates and others)		associates and others)	
	associates and others;		associates and others;	
Equity Shares	-	27.40	40,895.95	40,923.35
Debt securities	250.12	•	-	250.12
Preference Shares		-	2,650.00	2,650.00
Total	250.12	27.40	43,545.95	43,823.47
Investments in India	250.12	27.40	43,539.80	43,817.32
Investments outside India		-	6.15	6.15
Total	250.12	27.40	43,545.95	43,823.47
Less - Impairment Loss allowance	-	-	6.15	6.15
				~
Fotal	250.12	27.40	43,539.80	43,817.32
Total Aggregate amount of quoted investments	250.12	27.40	43,539.80	43,817.32 2.04
Crotal Aggregate amount of quoted investments Aggregate market value of quoted investments Aggregate market value of quoted investments Aggregate market value of puoted investments	250,12	27.40	43,539.80	

Notes:

- 1) Investments in equity shares of subsidiaries and associates are pledged against Debt securities Issued is amounting to ₹ 573.16 million (previous year ₹ 448.64 million).
- 2) Investment in equity shares of subsidiary is pledged against Debt securities issued by another subsidiary amounting to ₹ 1,712.41 million (previous year ₹ Nil).
- 3) Impairment on investment has been assessed based on business projection approved by Board of directors of respective subsidiaries / associates. Impairment is recognised, based on management assessment, if the recoverable value is less than carrying amount.
- 4) The Company has Employee Stock Option Plans (ESOP) in force. Based on such ESOP schemes, the Company has granted options to acquire equity shares of the Company that would vest in a graded manner to certain employees of subsidiaries. To the extent that the Company has not charged and recovered the fair value of such stock options from its subsidiaries / associates, it has been included in the above carrying value of investment in those subsidiaries / associates.

7.1 Investments measured at amortised cost

The table below shows the gross carrying amount of the Group's investments measured at amortised cost by credit risk, based on the Group's internal credit rating system and year-end stage classification. The amount presented are gross of impairment allowances.

31-Mar-22	31-Mar-21
Gross carrying	Gross carrying
faucant	amount
(Stage 1)	(Stage 1)
High grade	250.12
Standard grade	
Individually impaired	-
Fotal -	250.12

Reconciliation of gross carrying amount for investments measured at amortised cost

	31-Mar-22	31 Mar-21
	Gross carrying	Gross carrying
	amount	amount
	(Stage 1)	(Stage 1)
Gross carrying amount - opening balance	250.12	
New assets originated or purchased	(250.12)	250.12
Gross carrying amount - closing balance	-	250.12





(Currency: Indian rupees in millions)

8. Other financial assets

	As at	As at
	31 March 2022	31 March 2021
Margin placed with broker	0.46	29.20
Deposits- others	19.94	20.64
Corporate guarantee fees receivable	248.54	324.63
Receivable on account of sale of investments (Refer Note 1)	590.66	_
Advances recoverable in cash for value to be received	56.04	254.88
Total	915.64	629.35

Notes:

1 During the year, Company sold its controlling stake in the insurance broking business (Edelweiss Gallagher Insurance Broking Limited) to its joint venture partner Arthur J Gallagher & Co. The Company has received appropriate approval including Insurance Regulatory and Development Authority (IRDA) for selling its investment in Edelweiss Insurance Broking business. Based on sale agreement, contingent consideration will be received over a period of time based on revenue achievement. Accordingly, an amount of ₹ 590.66 million recorded as receivables on account of such sale as per terms of the agreement.

9. Deferred tax assets (net)

	As at	As at
	31 March 2022	31 March 2021
Deferred tax assets		
Trade Receivables		
Provision for expected credit losses	15.02	29.50
Property, Plant and Equipment and Intangible assets		
Difference between book and tax depreciation	9.09	12.00
Unused tax losses		
Unused tax losses / credits	336.54	336.54
Employee benefit obligations		
Disallowances under section 438 of the Income Tax Act, 1961	1.81	0.90
Investments and other financial instruments		
Fair valuation of investments - loss in valuation	0.68	0.68
Others		
Provision on risk and reward undertaking	796.00	-
Deferred tax liabilities		
Investments and other financial instruments		
Unrealised gain on derivatives		(1.54)
Total	1,159.14	378.08







94.05

104.13

Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency : Indian rupees in millions)

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			2525								
		i.i.		Gross Block	Hock		/	Depreciation	Depreciation and amortisation		Net Block
Particulars		As at 01 April 2021		Additions/adjust ments during the year	Deductions/a djustments during the	As at 31 March 2022	As at 01 April 2021	Charge for the year	Deductions/adjus tments during the year	As at 31 March 2022	As at 31 March 2022
æ	Property, Plant and Equipments		naturet								
	Freehold Building	1.75	75		1	1.75	0.33	0.07	1	0.40	1.35
	Leasehold improvements			•	1			-			
	Furniture and Fixtures	0.15	15	0.09	10.01	0.23	90'0	0.03	0.01	0.08	0.15
	Vehicles	3.74	74	0.95	3.74	0.95	2.90	0.42	3.03	0.29	0.66
	Office equipment	1.96	36	0.25	67.0	1.92	1.16	0.37	0.14	1.39	0.53
	Computers	15.55	55	2.74	5.54	12.75	12.71	1.79	4.77	9.73	3.02
Total (A)		23.	15	4.03	9.58	17.60	17,16	2.68	7.95	11.89	5.71
			regres								
(q	Intangibles										
	Software	78.(38	0.49		78.57	76.89	0.85		77.74	0.83
Total (B)		78.08	80	0.49		78.57	76.89	0.85		17.74	0.83
Total (A+B)		101.23	33	4.52	9.58	96.17	94.05	3.53	7.95	89.63	6.54
			nonandroradr								
	The second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a section in the second section in the section is a section in the section in the section is a section in the section in the section is a section in the section in the section is a section in the section in the section is a section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section in the section in the section is a section in the			Gross Block	lock	The second description of the second descrip		Depreciation	Depreciation and amortisation		Net Block
Particulars		As at 01 April 2020		Additions/adjust ments during the year	Deductions/ad justments during the	As at 31 March 2021	As at 01 April 2020	Charge for the year	Deductions/adjust ments during the year	As at 31 March 2021	As at 31 March 2021
a)	Property, Plant and				Year						
	Freehold Building	1.75	75			1.75	0.25	800		0.33	1.42
	Leasehold Improvements	0.63	33	,	0.63		0.63	•	0.63		,
	Furniture and Fixtures	0.15	15			0.15	0.03	0.03		0.06	0.09
	Vehicles	4.7	62		1.05	3.74	3.25	0.43	0.78	2.90	0.84
	Office equipment	1.70	0,	0.26		1.96	0.72	0.44		1.16	0.80
	Computers	18.45	15	1.31	4.21	15.55	14.23	2.30	3.82	12.71	2.84
Total (A)		27.47		1.57	5,89	23.15	19.11	3.28	5.23	17.16	5.99
p}	Intangibles									:	
	Software	101.85	Ş	2.36	26.13	78.08	85.02	10.76	18.89	76.89	1.19
rotal (B)		101.8	2	2.36	26.13	78.08	85.02	10.76		68'9'	1.19



(Currency: Indian rupees in millions)

11. Other non-financial assets

	As at	As at
	31 March 2022	31 March 2021
Input tax credit	612.55	83.85
Prepaid expenses	138.42	25.80
Other Advances	5.47	12.82
Contribution to gratuity fund (net) (Refer note 33)	13.26	13.41
Total	769.70	135 RR

Trade payables

	31-Mar-22	31-Mar-21
Total outstanding dues of micro enterprises and small enterprises (MSME)	0.15	-
Total outstanding dues of creditors other than micro enterprises and small enterprises	952.00	2,354.43
Total	952.15	2,354.43

12.1 Trade payables ageing schedule

As at 31 March 2022	Outstand	ing for following period	ds from due date of pay	ment	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	0.15	-	-	- 1	0.15
(ii) Others	952.00	- · · · · · · · · · · · · · · · · · · ·	<u>-</u>	-	952.00
(iii)Disputed dues-MSME	*	-	-	- 1	-
(iv)Disputed dues-Others		-		-	-
Total	952.15			-	952.15

As at 31 March 2021	Outstand	ling for following period	ds from due date of pay	ment	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	-	-	-	-	-
(ii) Others	2,354.43			- 1	2,354.43
(iii)Disputed dues-MSME	-	-	-	- 1	
(iv)Disputed dues-Others	-	- ·	-	-	-
Total	2,354.43	-	-	-	2,354.43

12.2 Trade Payables includes ₹ 0.15 million (Previous Year ₹ Nil million) payable to "Suppliers" registered under the Micro, Small and Medium Enterprises Development Act, 2006. Interest paid by the Company during the year to "Suppliers" registered under this Act is ₹ Nil million (Previous year: ₹ 0.003 million). The aforementioned is based on the responses received by the Company to its inquiries with suppliers with regard to applicability under the said Act.





(Currency : Indian rupees in millions)

13. Debt securities

	As at	As at
	31 March 2022	31 March 2021
Secured Debt (At amortised cost)		
Non-Convertible Debentures (refer Note 1 below)	24,322.12	7,288.95
(i) Debt securities in India	24,322.12	7,288.95
(ii) Debt securities outside India	-	
Total	24,322.12	7,288.95

Note 1:

For secured debt, the Company has provided collateral in the nature of exclusive and Pari Passu charge of Loans, receivables and investments.

13.1 Debt Securities - as at 31 March 2022

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest		***************************************		
9.00 - 9.99%	-	5,712.73	6,715.01	12,427.74
14.00-14.99%	-	6,500.00	+	6,500.00
19.00 - 19.99%	210.00	402.50	2,177.50	2,790.00
Various (benchmark linked)	*	1,472.20	560.00	2,032.20
Accrued Interest and EIR		-	•	572.18
Total	210.00	14,087.43	9,452.51	24,322.12

Debt Securities - as at 31 March 2021

Maturities	<1 years	1-3 years	> 3 years	Total
Rate of Interest	Market 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
9.00 - 9.99%	-	738.88	1,261.12	2,000.00
19.00 - 19.99%	210.00	420.00	2,870.00	3,500.00
Various (benchmark linked)	*	1,331.09	501.48	1,832.57
Accrued Interest and EIR	•	-	-	(43.62)
Total	210.00	2,489.97	4,632.60	7,288.95

14. Borrowings (other than debt securities)

	As at 31 March 2022	As at 31 March 2021
Unsecured (at amortised cost)		
Borrowings from related party (repayable on demand)		
(Interest rate payable Nil for 31 March 2022 and interest rate	-	1,091.16
payable @ 14.50 % for 31 March 2021)		
		1,091.16
Borrowings in India		1,091.16
Borrowings outside India		
Total	-	1,091.16





(Currency : Indian rupees in millions)

15. Other financial liabilities (at amortised cost unless otherwise specified)

	As at	As at
	31 March 2022	31 March 2021
Accrued salaries and benefits	851.49	1,606.90
Unclaimed dividends	8.60	8.19
Interim dividend payable	235.77	842.22
Risk and Reward undertaking	3,162.45	4,426.30
Financial guarantee obligation	248.54	324.63
Other Advances	467.51	467.51
Other payables	77.65	7.95
Total	5,052.01	7,683.70

16. Provisions

	As at 31 March 2022	As at 31 March 2021
Provision for employee benefits and related costs		
Compensated absences	7.19	3.59
Total	7.19	3.59

17. Other non-financial liabilities

	As at	As at 31 March 2021
	31 March 2022	
Statutory dues*	70.92	111.87
Others	6.11	8.46
Total	77.03	120.33

^{*} includes witholding taxes, provident fund, profession tax and other statutory dues payables.





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

18. Equity share capital

Equity state copites					
	As at 31 Marc	As at 31 March 2022		As at 31 March 2021	
	No of shares	Amount	No of shares	Amount	
Authorised :					
Equity Shares of ₹ 1 each	1,230,000,000	1,230.00	1,230,000,000	1,230.00	
Preference shares of ₹ 5 each	4,000,000	20.00	4,000,000	20.00	
	1,234,000,000	1,250.00	1,234,000,000	1,250.00	
Issued, Subscribed and Paid up:					
Equity Shares of ₹ 1 each	943,097,965	943.10	935,798,077	935.80	
Less: Shares held by Edelweiss Employees Incentives and					
Welfare Trust (Refer note 1)	(7,301,510)	(7.30)	(7,301,510)	(7.30)	
Less: Shares held by Edelweiss Employees Welfare Trust					
(Refer note 1)	(37,595,270)	(37.60)	(37,595,270)	(37.60)	
	898,201,185	898.20	890,901,297	890.90	
. Reconciliation of number of shares					
(Before deducting treasury shares)	As at 31 Marc	h 2022	As at 31 Marc	h 2021	
	No of shares	Amount	No of shares	Amount	
Outstanding at the beginning of the year	935,798,077	935.80	934,409,002	934.41	
Shares issued during the year:	332,736,077	933.00	334,403,002	934.41	
-Under Employee Stock Options Plans (ESOPs)	7,299,888	7.30	1,389,075	1.39	
Outstanding at the end of the year	943,097,965	943.10	935,798,077	935.80	
			223,130,011	333.60	

Note:

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Company's financial statements. These trusts are holding 44,896,780 number of equity shares amounting to ₹.44.90 million (Previous year ₹.44.90 million). These are deducted from total outstanding equity shares.
- 2. The above two Employee Welfare Trust(s) hold an aggregate 44,896,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.

B. Terms/rights attached to equity shares :

The Company has only one class of equity shares having a par value of 🕄 1 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders.

C. Details of shares held by promoters in the Company

As at 31 March 2022

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	145,601,730	-	145,601,730	15.44%	0.00%
Venkatchalam A Ramaswamy	58,126,560		58,126,560	5.16%	0.00%
Vidya Rashesh Shah	31,031,200	-	31,031,200	3.29%	0.00%
Aparna T Chandrashekar	12,210,000	-	12,210,000	1.29%	0.00%
Kaavya Venkat Arakoni	11,790,000		11,790,000	1.25%	0.00%
Neel Rashesh Shah	2,000,000		2,000,000	0.21%	0.00%
Sneha Sripad Desai	1,025,000	-	1,025,000	0.11%	0.00%
Shilipa Urvish Mody	950,000		950,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000		50,000	0.01%	6.00%
Mabella Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000		38,750,000	4.11%	0.00%
Spire Investment Advisors LLP	3,200,000		3,200,000	0.34%	0.00%
Sejal Premal Parekh	950,000		950,000	0.10%	0.00%
Avanti Rashesh Shah	2,000,000	•	2,000,000	0.21%	0.00%
Total	307,684,490		307,684,490	32.62%	0.00%

As at 31 March 2021

Promoter name	No. of shares at the beginning of the year	Change during the year	No. of shares at the end of the year	%of total shares	% Change during the year
Rashesh Chandrakant Shah	145,301,730	300,000	145,601,730	15.56%	0.21%
Venkatchalam A Ramaswamy	58,026,560	100,000	58,126,560	6.21%	0.17%
Vidya Rashesh Shah	33,031,200	{2,000,000}	31,031,200	3.32%	(6.05)%
Aparna T Chandrashekar	12,210,000		12,210,000	1.30%	0.00%
Kaavya Venkat Arakoni	11,790,000		11,790,000	1.26%	0.00%
Neel Rashesh Shah	-	2,000,000	2,000,000	0.21%	0.00%
Sneha Sripad Desai	1,025,000		1,025,000	0.11%	0.00%
Shilpa Urvish Mody	950,000	-	950,000	0.10%	0.00%
Arakoni Venkatachalam Ramaswamy	50,000	-	50,000	0.01%	0.00%
Mabelia Trustee Services Private Limited (on behalf of M/s. Shah Family Discretionary Trust)	38,750,000	-	38,750,000	4.14%	0.00%
Spire Investment Advisors LLP	3,200,000	*	3,200,000	0.34%	0.00%
Sejal Premai Parekh	950,000	-	950,000	0.10%	0.00%
Avanti Rashesh Shah	2,000,000	·	2,000,000	0.21%	0.00%
Total	307,284,490	400,000	307,684,490	32.88%	(\$.67)%

D. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

Rashesh Shah Venkatchalam Ramaswamy Bih Sa



As at 31 Mare	h 2022	As at 31 March 2021	
No of shares	% holding	No of shares	% holding
145,601,730	15.44%	145,601,730	15.56%
58,126,560	6.16%	58,126,560	6.21%
48,257,748	5.12%	48,257,748	5.16%
251,986,038	26.72%	251,986,038	26.93%



(Currency: Indian rupees in millions)

19. Other equity

	As at	As at
	31 March 2022	31 March 2021
Share application money pending allotment	-	1.70
Capital redemption reserve	2.03	2.03
Securities premium account	30,670.40	30,246.81
ESOP and SAR outstanding	761.58	1,128.28
General reserve	508.64	508.64
Retained earnings	17,161.31	8,481.52
Total	49,103.96	40,368.98

19.1 Capital redemption reserve

The Company has recognised capital redemption reserve on buy back of equity share capital.

19.2 Securitles premium reserve

Securities premium reserve is used to record the premium on issue of shares. The reserve can be utilised only for limited purposes such as issuance of bonus shares / allotment of ESOP / SAR in accordance with the provisions of the Companies Act, 2013.

19.3 General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of net income at a specified percentage in accordance with applicable regulations. The purpose of these transfers was to ensure that if a dividend distribution in a given year is more than 10% of the paid-up capital of the Company for that year, then the total distribution is less than the total distributable results for that year. Consequent to introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of Companies Act, 2013.

19.4 Stock Option and Shares appreciation rights outstanding

ESOP and SAR option outstanding represents the amount transferred to reserves pursuant to the "ESOP 2011" and "SAR 2019" schemes.

19.5 Retained earnings

Retained earnings comprises of the Company's undistributed earnings after taxes.





(Currency : Indian rupees in millions)

20. Interest income

	For the year ended	For the year ended
	31 March 2022	31 March 2021
On financial assets measured at Amortised cost		
Interest on loans	2,898.03	833.17
Interest on deposits with Banks	5.04	
Other interest income	15.05	1.79
Total	2,918.12	834.96

21. Fee and commission income

For the ye	ear ended	For the year ended
	arch 2022	31 March 2021
Advisory and other fees	889.65	991.19
<u>Total</u>	889.65	991.19

Below is the disaggregation of the revenue from contracts with customers and its reconciliation to amounts reported in statement of profit and loss:

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Service transferred at a point in time	889.65	991.19
Service transferred over time	•	
Total revenue from contract with customers	889.65	991.19
Geographical Markets	2021-22	2020-21
India	832.90	967.40
Outside India	56.75	23.79
Total revenue from contract with customers	889.65	991.19

Note

The Company satisfies its performance obligations on completion of service with regards to investment banking, advisory and other fees. The payments on these contracts is due on completion of service, the contracts do not contain a significant financing component and the consideration is not variable.

Further, at the end of the year, there are no unsatisfied performance obligations with respect to existing contracts.

22. Other operating revenue

	or the year ended 31 March 2022	For the year ended 31 March 2021
Fee and commission income (Refer Note 36)	-	244.60
Total	•	244.60

23. Other income

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Foreign exchange gain	17.02	0.00
Miscellaneous income	27.47	67.82
Profit on sale of subsidiaries (net) (Refer Note 66)	5,315.75	13,714.85
Total	5,360.24	13,782.67

24. Finance cost

	For the year ended	For the year ended
	31 March 2022	31 March 2021
(at amortised cost unless otherwise stated)		
Interest on deposits	8.74	2.76
interest on borrowings (other than debt securities)	24,28	1.76
Interest on debt securities	2,099.68	968.20
Other finance charges	9.80	0.62
Total Total	2,142.50	973.34

25. Net gain /(loss) on fair value changes

h 2022	31 March 2021

249.57	3.45
921.14	(4,426.30)
170,71	(4,422.85)
	921.14 4,170.71



Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

26. Impairment on financial instruments

	For the year ended	For the year ended
	31 March 2022	31 March 2021
On loans	1.60	2.21
On investments	•	6.15
On trade receivables	(56.52)	78.52
Others (Refer note 64)		1,400.10
Total	(54.92)	1,486,98

27. Employee benefits expense

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Salaries and wages (Refer Note 65)	378.11	1,803.52
Contribution to provident and other funds	25.14	19.88
Expense on employee stock option scheme/stock appreciation rights (Refer Note 40)	22.97	84.68
Staff welfare expenses	5.10	4.10
Total	426.32	1,912.18

28. Other expenses

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Advertisement and business promotion	7.51	6.11
Auditors' remuneration (Refer note 28(a))	32.68	18.09
Commission and brokerage	46.05	39.92
Communication	2.29	5.42
Computer software and other expenses	67.30	24.76
Commission to non-executive directors	14.00	16.00
Electricity charges	1,34	-
Contribution towards corporate social responsibility (Refer Note 28.b)	75.04	22.70
Directors' sitting fees	1.88	1.84
Insurance	5,46	20.79
Legal and professional fees	102.04	409.60
Management fees (Refer Note 62)	2,166.33	489.25
Foreign exchange loss (net)	-	75.63
Membership and subscription	30.20	18.49
Goods and Service tax expenses	15.61	6.47
Office expenses	2.29	230,14
Clearing & Custodian charges	6.77	2.72
Printing and stationery	4.03	1.73
Rates and taxes	7.66	7.14
Rent (Refer Note 28.c)	55.76	61.36
Repairs and maintenance - others	0.04	0.60
Seminar and conference expenses	0.47	0.12
Travelling and conveyance	12.36	3.71
Postage and courier	0.68	0.13
Loss on sale/ write-off of PPE (net)	(0.97)	7.06
Miscellaneous expenses	3.05	0.37
Total	2,659.87	1,470.15

28. (a) Auditors' remuneration

	For the year ended	For the year ended
	31 March 2022	31 March 2021
As Audicors		
Statutory Audit of the Company	5.90	4.40
Limited Review	3.74	3.60
Certification	11.38	0.36
Fees for debenture issuances	11.50	9.60
Towards reimbursement of expenses	0.16	0.13
Total	32.68	18.09

28. (b) Details of CSR Expenditure

	For the year ended	For the year ended
	31 March 2022	31 March 2021
As per the provisions of Section 135 of Companies Act 2013,		
Gross Amount required to be spent by the Company	75.04	22.70
Amount Spent (Paid in Cash)		
(i) Construction/ Acquisition of any assets	*	-
(ii) on purpose other than (i) above	75.04	22.70
Amount Spent (Yet to be paid in Cash)		
(i) Construction/ Acquisition of any assets		
ii) on purpose other than (i) above		
Total.,	75.04	22.70

28. (c) Leases

Rental expenses for the year ended March 31, 2022 aggregated to ₹ 55.76 million (Previous year: ₹ 61.36 million) which has been included under the head other expenses – Rent in the Statement of profit and loss. The component does not have any non-cancellable operating lease. TUBOI & CO



(Currency: Indian rupees in millions)

29. Income tax

The components of income tax expense recognised in profit or loss for the years ended 31 March 2022 and 31 March 2021 are;

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Current tax	-	-
Adjustment in respect of current income tax of prior years	(5.08)	(135.98)
Deferred tax relating to origination and reversal of temporary differences	(781.06)	(86.95)
Deferred tax relating to unused tax losses and unused tax credits (including write-downs) (net)	-	-
Total tax expense	(786.14)	(222.93)
Total current tax	(5.08)	(135.98)
Total deferred tax	(781.06)	(86.95)

29.1. Reconciliation of the total tax expense

The tax expense shown in the statement of profit and loss differs from the tax expense that would apply if all profits had been charged at India corporate tax rate. A reconciliation between the tax expense and the accounting profit multiplied by India's domestic tax rate for the years ended 31 March 2022 and 31 March 2021 is, as follows:

	For the year ended	For the year ended
	31 March 2022	31 March 2021
Profit before tax	8,547.44	6,939.19
Tax rate	25,17%	25.17%
Income tax expense calculated based on above tax rate	2,151.39	1,746.59
Adjustment in respect of income tax of prior years	(5.08)	(135.98)
Income not charged to tax or chargeable to lower tax rate	(1,412.14)	(3,795.68)
DTA not created on		
Current year taxable loss	-	1,555.12
Expenditure of current year	(72.70)	450.05
DTA created on expenses of earlier year	(1,466.50)	(151.83)
Tax impact due to revaluation of deferred tax due to change in Income tax rate*	-	81.40
Non Deductible Expenses	18.89	27.40
Tax expense recognised in profit or loss	(786.14)	(222.93)

^{*} The government of India, on September 20, 2019 vide the Taxation Laws (Amendment Ordinance) 2019 the Ordinance), inserted a new Section 115BAA in the Income Tax Act, 1961, which provides an option to the Company for paying Income tax at reduced rates. Accordingly, the Company has remeasured its deferred tax assets (net) basis the rate prescribed in the aforesaid section resulting in additional charge of ₹ Nil million in FY 2021-22 (Previous year ₹ 81.40 million).







Notes to the financial statements (Continued) **Edelweiss Financial Services Limited** (Currency : Indian rupees in millions)

30. Components of deferred tax

The following table shows deferred tax recorded in the Balance sheet and changes recorded in the income tax expense:

r the year ended 31 March 2022	Opening deferred tax asset/(liability)	rred tax ility)	Recogn	Recognised in profit or loss	Recognised in other comprehensive income	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
ferred tax Assets									
ide receivables- expected credit losses		29.50		(14.48)	F		-	(14.48)	15.02
used tax losses / credits		336.54		0.00		-			33.65
ployee benefits obligations		0.90		0.91	£			0.91	1 81
r valuation of Investments - loss in									
uation		89.0		00.0	•	,	,	•	0.68
r valuation of Derivatives	2	•			-	•	,	-	
operty, Plant and Equipment and	est.								
angible assets		12.00		(2.91)	•		•	(2.91)	9.09
ovision on risk and reward undertaking		,		796.00	E		1	796.00	796,00
ferred tax Liabilities									
realised gain on Derivatives	,2,2,	(1.54)		1.54		,		1.54	
tal		378.08		781.06				781.06	1.159.14
rthe year ended 31 March 2021	Opening deferred tax asset/(liability)	rred tax ility)	Recogn	Recognised in profit or loss	Recognised in other comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
farrad tax Account			ľ						

Deferred tax Assets									
Trade receivables- expected credit losses		29.50		(14.48)		-	•	(14.48)	15.03
Unused tax losses / credits		336.54		0.00		-		(observed)	20.61
Employee benefits obligations		0.90		0.91	•	•		100	1 01
Fair valuation of Investments - loss in								76.0	10.1
valuation		0.68		0.00	•	,			0.68
Fair valuation of Derivatives		•	-		1	-	,		*
Property, Plant and Equipment and									
intangible assets		12.00		(2.91)	,	,	,	(2.91)	60.6
Provision on risk and reward undertaking		•		796.00	I.	٠	,	796.00	796.00

Deferred tax Liabilities									
Unrealised gain on Derivatives		(1.54)		1.54		,		1.54	
Total		378.08		781.06		-	•	781.06	1.159.14
For the year ended 31 March 2021	Opening deferred tax asset/(liability)	rred tax ility)	Recogn	Recognised in profit or loss	Recognised in other Recognised comprehensive income directly in equity	Recognised directly in equity	Others	Total Movement	Closing deferred tax asset/(liability)
Deferred tax Assets									
Trade receivables - expected credit losses		13.41		16.09	44	٠		16.09	29.50
Unused tax losses / credits		256.40		80.14	•	•	1	80.14	336.54
Employee benefits obligations		3.20		(2.30)	•	•	ı	(2.30)	0.90
Fair valuation of Investments - loss in valuation		1.06		(8E U)	4			(00.0)	0.00
Fair valuation of Derivatives		99'0		(0.66)			1	(96.0)	00.0
Property, Plant and Equipment and									
Intangiole assets		16.40		(4.40)	4	•	,	(4.40)	12.00
Deferred tax Liabilities									
Unrealised gain on Derivatives		-		(1.54)	•		٠	(1.54)	(1.54)
Total	A	291.13		86.95	•		,	86.95	378.08

Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency : Indian rupees in millions)

Deductible temporary differences, unused tax losses and unused tax credits on which deferred tax asset is not recognised in balance sheet 30.1.

As at 31-Mar-2022			<u> </u>								
e i i e	Deductible t	Deductible temporary differences				Unused tax losses	es	T WOMEN'S		Unused	Unused tax credits
Financial Year to which the loss	Amount	Expiry year- financial	Unabsorbec	Unabsorbed depreciation	Unabsorbed Ic	Unabsorbed long term capital losses	1	Unabsorbed business losses	Total	Mai	Mat Credit
related to		year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Expiry year- financial year	Amount	Amount	Expiry year-financial
FY 2021-22	200.00	200.00 Not Applicable	ŀ								
FY 2020-21					3,267.39	FY 2028-29		THE PARTY OF THE P			THE PARK AND ADDRESS OF THE PA
Total	200.00		,		3,267.39		1	in the second se	,	-	TTOMATONIUS
	·										T T T T T T T T T T T T T T T T T T T

As at 31-Mar-2021		. 12121									
Financial Year to	Deductible t	Deductible temporary differences				Unused tax losses	55			Unused	Unused tax credits
which the loss		Expiry year- financial	Unabsort	Unabsorbed depreciation		Unabsorbed long term capital losses		Unabsorbed business losses	Total	Mai	Mat Credit
related to	Amount	year	Amount	Expiry year- financial year	Amount	Expiry year- financial	Amount	Expiry year- financial	Amount	Amount	Expiry year- financial
FY 2020-21	-			No expiry	3,267.39	3,267.39 FY 2028-29	6.776.62	Εγ	10 044 01		year
									*		
Total					3,267.39		6.776.62		10.044.01		





(Currency: Indian rupees in millions)

31. Earnings per share (EPS)

In accordance with Indian Accounting Standard 33 – "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2015, the computation of earnings per share is set out below:

	31 March 2022	31 March 2021
Profit for the year	9,333.58	7,162.12
Calculation of weighted average number of equity shares of ₹1 each		
Number of shares outstanding at the beginning of the year	890,901,297	889,512,222
Number of shares issued during the year	7,299,888	1,389,075
Total number of equity shares outstanding at the end of the year	898,201,185	890,901,297
Weighted average number of shares outstanding at the end of the year (based on the date of issue of shares)	893,981,653	889,951,721
Number of dilutive potential equity shares	792,995	3,799,836
Earnings per share (EPS) (Face value ₹ 1 each)		
Basic earnings share (in ₹)	10.44	8.05
Diluted earning per share (in ₹)	10.43	8.01





(Currency: Indian rupees in millions)

32. Segment information

Primary Segment (Business Segment)

The Company's business is organised and management reviews the performance based on the business segments as mentioned below:

Segment	Activities Covered
Agency	Advisory and transactional services
	Development, managerial and financial support to the businesses of Edelweiss
Holding company activities	group entities

Income for each segment has been specifically identified. Expenditure, assets and liabilities are either specifically identified with individual segments or have been allocated to segments on a systematic basis.

The operating segments are the segments for which separate financial information is available and for which operating profit / loss amounts are evaluated regularly by the Chief Operating Decision Maker.

Based on such allocations, segment disclosures relating to revenue, results, assets and liabilities have been prepared.

Secondary Segment

Since the business operations of the Company are primarily concentrated in India, the Company is considered to operate only in the domestic segment and therefore there is no reportable geographic segment.

The following table gives information as required under the Indian Accounting Standard -108 on "Operating Segment":

Segment information	Particulars	For the ye	ar Ended
		31 March 2022	31 March 2021
1 Segment revenue			
	Agency business	750.22	664.08
	Holding company activities	12,947.47	16,486.83
	Unaliocated	27.04	67.82
	Total income	13,724.73	17,218.73
2 Segment results (Profit before tax)			***************************************
	Agency business	212.68	(142.71)
	Holding company activities	8,307.72	7,014.08
	Unallocated	27.04	67.82
	Total profit before tax	8,547.44	6,939.19
	Less: Provision for taxation	(78 6 .14)	(222.93)
	Profit after taxation	9,333.58	7,162.12
		As a	l .
3 Segment assets		31 March 2022	31 March 2021
J Jegment disets	Agency business	156.43	41.86
	Holding company activities	78,153.96	58,701.30
	Unallocated	2,110.21	1,066.14
	Total assets	80,420.60	59,809.30
4 Segment liabilities			······································
	Agency business	162.80	397.09
	Holding company activities	30,247.70	18,136.88
	Unallocated	7.94	15.45
	Total liabilities	30,418.44	18,549.42
		For the ye	ar Ended
		31 March 2022	31 March 2021
5 Capital Expenditure			
	Agency business	2.23	0.62
<u></u>	Holding company activities	2.29	3.31
	Unallocated		. .
	Total liabilities	4.52	3.93
6 Depreciation and Amortisation			
	Agency business	1.74	2.23
	Holding company activities	1.79	11.81
	Unallocated	-	
	Total liabilities	3.53	14.04
7 Significant Non-Cash Expenses / (Income)			
other than Depreciation and Amortisation	Azoneu hucinoss		
	Agency business Holding company activities	(56.52)	78.03
	Unallocated	(4,170.08)	5,793.35
	Total liabilities	14 330 001	E 074 20
	rotal nabilities	(4,226.60)	5,871.38





Notes to the financial statements (Continued)

(Currency : Indian rupees in millions)

33. Retirement benefit plan

A) Defined contribution plan (Provident fund and National Pension Scheme):

In accordance with Employees' Provident Fund and Miscellaneous Provisions Act, 1952, employees of the Company are entitled to receive benefits under the provident fund, a defined contribution plan, in which, both the employee and the Company contribute monthly at a determined rate. These contributions are made to a recognized provident fund administered by Regional Provident Fund Commissioner. The employees contribute 12% of their basic salary and the Company contributes an equal amount.

The Company recognised ₹ 16.75 million (Previous year: ₹ 16.30 million) for provident fund and other contributions in the statement of profit and loss.

8) Defined benefit plan (Gratuity):

In accordance with the Payment of Gratuity Act, 1972, the Company provides for gratuity, a defined benefit plan covering all employees. The plan provides a lump sum payment to vested employees at retirement or termination of employment in accordance with the rules laid down in the Payment of Gratuity Act, 1972. The gratuity benefit is partially provided through funded plan and annual expense is charged to the statement of profit and loss on the basis of actuarial valuation.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity were carried out as at 31 March 2022. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at balance sheet date:

Statement of profit and loss

Expenses recognised in	the Statement of	Profit and Loss:
------------------------	------------------	------------------

	31 March 2022	31 March 2021
Current service cost	3.96	3.78
Interest on defined benefit obligation	(0.56)	(0.20)
Total included in 'Employee benefits expense'	3.40	3.58

	31 March 2022	31 March 2021
Balance at start of year (Loss)/ Gain	8.81	(0.73
Re-measurements on define benefit obligation (DBO)		
a. Actuarial (Loss)/ Gain from changes in financial assumptions	(0.50)	(1.58
b. Actuarial (Loss)/ Gain from experience over the past year	1.10	2.95
c. Actuarial Loss/(Gain) from changes in demographic assumptions	(2.12)	1.55
Return on plan assets excluding amount included in net interest on the net		
defined benefit liability/ (asset)	1.42	6.62
Balance at end of year (Loss)/ Gain	8,71	5.81

Balance sheet

Reconciliation of defined benefit obligation (DBO):

	31 March 2022	31 March 2021
Present value of DBO at the beginning of the year	36.41	42.93
Acquisition/ (Divestiture)		
Interest cost	1.92	2.20
Current service cost	3.96	3.78
Benefits paid	(5.34)	(4.00)
Past service cost		
Actuarial (gain)/loss	1.52	(2.92)
Transfer in / (Out)	1.99	(5.58
Present value of DBO at the end of the year	40.46	36.41

Reconciliation of fair value of plan assets:

	31 March 2022	31 March 2021
Fair value of plan assets at the beginning of the year	49.82	40.80
Contributions by Employer	5.34	4.00
Benefits paid	(5.34)	(4.00)
Interest income	2.48	2.40
Acquisition/ (Divestiture)/Curtailment		
Return on plan asset excluding amount included in net interest on the net	1.42	6.62
defined benefit liability/ (asset)	1.42	0.02
Fair value of plan assets at the end of the year	53.72	49.82
Actual Return on Plan Assets	39.00	90.22





Notes to the financial statements (Continued)

(Currency : Indian rupees in millions)

33. Retirement benefit plan (Continued)

B) Defined benefit plan (Gratuity) (Continued):

				31 March 2022	31 March 2021
Present value of DBO				40.46	36.41
Fair value of plan assets at the end of the	e				
year				53.72	49.82
Net Liability / (Assets)				(13.26)	[13.41
Less: Effect of limiting net assets to asset	1				
ceiling				_	
Uability / (Assets) recognised in the bala	ance sheet				
Experience adjustments:					
	31 March 2022	31 March 2021	31 March 2020	31 March 2019	31 March 201
On plan liabilities: loss / (gain)	2.12	(2.95)	(3.08)	(1.84)	{4.57
On plan assets: gain / (loss)					
Estimated contribution for next year			2.00	1.00	·
Percentage Break-down of Total Plan As	ceate				
Terrenage break down or lotter harris			************************	31 March 2022	31 March 202
Investment in Unit linked funds with inst	stance company			99.9%	99.99
Cash and cash equivalents				0.1%	0.19
Total	alance sheet date;			0.1% 100.0%	
Total	alance sheet date:		31 March 2022		100.09
Total Principal actuarial assumptions at the b	alance sheet date:		5.9%		100.09 31 March 202
Total Principal actuarial assumptions at the b Discount rate	alance sheet date:				100.09 31 March 202 5.09
Total Principal actuarial assumptions at the bi Discount rate Salary escalation	alance sheet date:		5.9%		100.09 31 March 202 5.09 7.09
Total Principal actuarial assumptions at the bi Discount rate Salary escalation Employees attrition rate Mortality Rate	alance sheet date:	IALM 2	5.9% 7.0%	100.0%	100.09 31 March 202 5.09 7.09 25.09
Cash and cash equivalents Total Principal actuarial assumptions at the bi Discount rate Salary escalation Employees attrition rate Mortality Rate interest Rate on Net DBO / (Asset) (%)		IALM 2	5.9% 7.0% 16.0%	100.0%	100.09 31 March 202 5.09 7.09 25.09 2012-14 (Ultimate
Total Principal actuarial assumptions at the bi Discount rate Salary escalation Employees attrition rate Mortality Rate		IALM 2	5.9% 7.0% 16.0% 012-14 (Ultimate)	100.0%	31 March 202 5.05 7.09 25.02 2012-14 (Ultimate 5.99
Total Principal actuarial assumptions at the bit bit bit bit bit bit bit bit bit bit		IALM 2	5.9% 7.0% 16.0% 012-14 (Ultimate) 5%	100.0%	31 March 202 5.05 7.09 25.02 2012-14 (Ultimate 5.99
Total Principal actuarial assumptions at the bit Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w		IALM 2	5.9% 7.0% 16.0% 012-14 (Ultimate) 5%	100.0%	31 March 202: 5.05 7.09 25.05 2012-14 (Ultimate 5.99 2 year
Total Principal actuarial assumptions at the bit bit bit bit bit bit bit bit bit bit		IALM 2	5.9% 7.0% 16.0% 012-14 (Ultimate) 5% 4 years	100.0%	100.01 31 March 202 5.09 7.09 25.09 2012-14 (Ultimate 5.99 2 year
Total Principal actuarial assumptions at the bi Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w Sensitivity Analysis		IALM 2	5.9% 7.0% 16.0% 012-14 (Ultimate) 5% 4 years	100.0%	31 March 202: 5.09 7.09 25.09 2012-14 (Ultimate 5.59 2 year 31 March 202: 0.76
Total Principal actuarial assumptions at the bactories of the bactories o		IALM 2	5.9% 7.0% 16.0% 012-14 (Uitimate) 5% 4 years 31 March 2022 1.20	100.0%	31 March 202 5.00 7.00 7.00 25.00 2012-14 (Ultimate 5.99 2 year 31 March 202 40.76
Total Principal actuarial assumptions at the bit bit bit bit bit bit bit bit bit bit		IALM 2	5.9% 7.0% 7.0% 012-14 (Ultimate) 5% 4 years 31 March 2022 1.20 (1.20)	100.0%	31 March 202 5.03 7.03 25.03 25.03 25.03 2012-14 (Ultimate Control of Control
Total Principal actuarial assumptions at the bi Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / [Asset] [%] Expected weighted average remaining w Sensitivity Analysis DOB increases / [decreases] by 1 % Docrease in Salary Growth Rate 1 % Decrease in Salary Growth Rate		IALM 2	5.9% 7.0% 16.0% 012-14 (Uitimate) 5% 4 years 31 March 2022 1.20 (1.20) (1.20)	100.0%	31 March 202 5.00 7.00 25.09 2012-14 [Ultimate 2 year 31 March 202 (0.72 (0.73 0.78
Total Principal actuarial assumptions at the bit bit bit bit bit bit bit bit bit bit		IALM 2	5.9% 7.0% 7.0% 16.0% 012-14 (Ultimate) 5% 4 years 31 March 2022 1.20 1.20 1.20 1.23	100.0%	31 March 202: 31 March 202: 5.09 7.09 25.09 2012-14 [Ultimate 5.99 2 year 31 March 202: 0.76 [0.72 0.73 0.78 (0.05)
Total Principal actuarial assumptions at the bit Discount rate Salary escalation Employees attrition rate Mortality Rate Interest Rate on Net DBO / (Asset) (%) Expected weighted average remaining w Sensitivity Analysis DOB increases / (decreases) by 1 % increase in Salary Growth Rate 1 % Decrease in Salary Growth Rate 1 % Increase in Discount Rate 1 % Increase in Discount Rate 1 % Increase in Withdrawal Rate	orking life (years)	IALM 2	5.9% 7.0% 7.0% 012-14 (Ultimate) 5% 4 years 31 March 2022 1.20 (1.20) (1.20) 1.23 (0.06)	100.0%	0.19 100.09 31 March 2021 5.09 7.09 2012-14 (Ultimate 5.99 2 year: 31 March 2021 0.76 (0.72 (0.73 0.78 (0.05

there are no changes from the previous year to the methods and assumptions underlying the sensitivity analyses.

C) Compensated absences:
The Company provides for accumulated compensated absences as at the balance sheet date using projected unit credit method based on actuarial valuation.

D) Other Disclosures

Description of Asset Liability Matching (ALM) Policy

The Company has an insurance plans invested in market linked bonds. The investment returns of the market-linked plan are sensitive to the changes in interest rates. The liabilities' duration is not matched with the assets' duration.

Description of funding arrangements and funding policy that affect future contributions

The liabilities of the fund are funded by assets. The Company aims to maintain a close to full-funding position at each Balance Sheet date. Future expected contributions are disclosed based on this principle.

Maturity profile

The average expected remaining lifetime of the plan members is 4 years (31 March 2021: 2 years) as at the date of valuation. This represents the weighted average of the expected remaining lifetime of all plan participants.





(Currency: Indian rupees in millions)

34. Changes in liabilities arising from financing activities

Particulars	01 April 2021	Cash flows	Changes in fair values	Exchange difference	Others**	31 March 2022
Borrowings*	8,380.01	14,950.1	3		991.98	24,322.12
Total liabilities from financing activities	8,380.01	14,950.13	3 -	-	991.98	24,322.13
Total Rubinties Holls Intelleding dettaties						
Total Habitites Wall Invaliding addresses	0,000,04		· · · · · · · · · · · · · · · · · · ·			
Particulars	01 April 2020	Cash flows	Changes in fair values	Exchange difference	Others**	31 March 2021
		Cash flows 6,855.26		Exchange difference	Others** 58.12	31 March 2021 8,380.01

- * Comprises of Debt securities and other borrowings.
- ** Refers to interest accrued during the year.

35. Contingent liabilities, commitments and leasing arrangements:

35.1 Contingent liabilities and commitments

- a) Claims against the Company not acknowledged as debt:
 - Income Tax matters in respect of which appeal is pending ₹ 7.80 million (Previous year: ₹ 11.30 million).
 - -Service Tax matters in respect of which appeal is pending ₹ 534.36 million (Previous year: ₹ 534.36 million).

b) Other claim not acknowledged as debt:

The Company's pending litigations mainly comprise of claims against the Company pertaining to proceedings pending with Income tax, service tax and other authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Company believes that the outcome of these proceedings will not have a materially adverse effect on the Company's financial position and results of operations.

The Company has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The company has filed appeals and is defending its position. Based on the favorable outcome in Appellate proceedings in the past and as advised by the tax advisors, company is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.

c) Corporate/other guarantee not acknowledged as debt:

Corporate/other guarantee given by the Company on behalf of its subsidiaries and associate companies and to third party which is outstanding as at 31 March 2022 and 31 March 2021 is given below:

	As at	AS at
	31 March 2022	31 March 2021
Guarantee to trustees and others for non convertible debentures and other borrowings	23,527.47	26,707.50
Guarantee to Banks for loan taken by subsidiaries and associates	11,353.20	11,465.18
Total	34,880.67	38,172.68

35.2 Capital commitment

Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances) र Nil (Previous year: र Nil million).

36 Cost Sharing

Edelweiss Financial Services Limited provide necessary business and management oversights to its various subsidiaries inter-alia in the form of business and strategy planning, stake holder relation, marketing & publication, technology support, HR Policies including leadership & development of employees, governance and regulatory policies, policy advocacy, legal & litigation handling framework etc. (here in after collectively referred to as "Business and Management oversight"). The subsidiaries of Edelweiss group thus get benefitted from the oversight of expenses incurred by group companies. It is therefore imperative that expenses if incurred on providing such oversight, to be shared by its subsidiaries.

The group companies provide business and support services to each other basis of the signed agreed terms. The services provided are with the intent to create synergies at group level for e.g. sharing of empty spaces with the group companies, having common HR and admin teams, using one's available resource for the benefit of the group.

in consideration of the business and management oversight by Edelweiss group, the beneficiaries shall share and pay towards the costs, as agreed. It is expressly agreed between the parties that sharing of these cost shall be on the total cost over the financial year (April to March) adequate to compensate the function performed, assets employed and risks assumed by group companies and will be determined by the beneficiaries and edelweiss group companies. The amount payable by the beneficiaries is reviewed intermittently and any amendment to the same is mutually agreed upon in writing by the parties. For the purpose of total cost means all operating expense including but not limited to, normal recurring cost such as office rent, communication charges, salaries, employee benefits, cost of approved third-party vendor, deprecation on assets used and amortization.





(Currency: Indian rupees in millions)

37 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

(A) Subsidiaries which are controlled by the Company:

- 1 Edel Finance Company Limited (Edel finance)
- 2 Edelweiss Rural & Corporate Services Limited (ERCSL) (through Edel Finance)
- 3 Edelweiss Housing Finance Limited (through ERCSL)
- 4 Allium Finance Private Limited (through ERCSL)
- 5 Edelweiss Investment Adviser Limited (through ERCSL)
- 6 Comtrade Commodities Services Limited (Formerly known as Edelweiss Comtrade Limited) (through ERCSL)
- 7 Edel Land Limited (ELL)
- 8 Edelcap Securities Limited (through ELL)
- 9 Edelweiss Retail Finance Limited (through Edelcap Securities Limited)
- 10 Edel Investments Limited (through Ecap Securities and Investments Limited)
- 11 Edelweiss Capital (Singapore) Pte. Limited (through Edel Investments Limited) (upto 23 December 2020)
- 12 EC International Limited, Mauritius
- 13 EAAA LLC, Mauritius (through EC International Limited)
- 14 EW Special Opportunities Advisors LLC, Mauritius (through EC International Limited)
- 15 Edelweiss Securities and Investments Private Limited (ESIPL)
- 16 Edelweiss Alternative Asset Advisors Limited (through ESIPL)
- 17 Edelweiss Real Assets Managers Limited (through ESIPL)
- 18 Sekura India Management Limited (through ESIPL)
- 19 ECL Finance Limited
- 20 Edelweiss Global Wealth Management Limited
- 21 Edelweiss Alternative Asset Advisors Pte. Limited
- 22 EdelGive Foundation
- 23 Edelweiss Gallagher Insurance Brokers Limited (upto 17 October 2021)
- 24 Edelweiss Asset Management Limited
- 25 Edelweiss Trusteeship Company Limited
- 26 Edelweiss Asset Reconstruction Company Limited
- 27 Edelweiss Tokio Life Insurance Company Limited
- 28 Edelweiss Capital Services Limited
- 29 ECap Securities and Investments Limited (Formerly known as Ecap Equities Limited)
- 30 Edelweiss General Insurance Company Limited
- 31 EC Commodity Limited (through Edelweiss Rural & Corporate Services Limited)
- 32 Aster Commodities DMCC, United Arab Emirates (through EC International Limited, Mauritius)
- 33 Lichen Metals Private Limited (up to 30 March 2021)
- 34 Edelweiss Resolution Advisors LLP (through Edelweiss Rural and Corporate Services Limited)
- 35 Edelweiss Multi Strategy Fund Adivsors LLP (through Edelweiss Rural and Corporate Services Limited)
- 36 Edelweiss Private Equity Tech Fund (through ELL)
- 37 Edelweiss Value and Growth Fund (through ELL)





(Currency: Indian rupees in millions)

Trust name:

37. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued)

(A) Subsidiaries which are controlled by the Company: (Continued)

- 38 Edelweiss Employees Welfare Trust
- 39 Everest Securities & Finance Limited (merged with ELL w.e.f September 01, 2020)
- 40 India Credit Investment Fund II (w.e.f. March 31, 2021)
- 41 Edelweiss Employees Incentive and Welfare Trust
- 42 Edelweiss Securities Limited (ESL) (upto 26 March 2021)
- 43 Edelweiss Finance & Investments Limited (through ESL) (upto 26 March 2021)
- 44 Edelweiss Broking Limited (through ESL) (upto 26 March 2021)
- 45 Edelweiss Custodial Services Limited (through ESL) (upto 26 March 2021)
- 46 Edelweiss Investment Advisors Private Limited (through ESL) (upto 26 March 2021)
- 47 Edelweiss Financial Services Inc (through ESL) (upto 26 March 2021)
- 48 Edelweiss Financial Services (UK) Limited (through ESL) (upto 26 March 2021)
- 49 Edelweiss Securities (IFSC) Limited (through ESL) (upto 26 March 2021)
- 50 ESL Securities Limited (through ESL) (upto 26 March 2021)
- 51 Edelweiss Securities (Hong Kong) Private Limited (through ESL) (upto 26 March 2021)

(B) Enterprises over which control is exercised by the Company:

1 ESAF - I Trust	34 EARC Trust SC 342	67 EARC Trust SC 397
2 EARC SAF - 2 Trust	35 EARC Trust SC 344	68 EARC Trust SC 399
3 EARC SAF - 3 Trust	36 EARC Trust SC 347	69 EARC Trust SC 401
4 EARC Trust SC 6	37 EARC Trust SC 348	70 EARC Trust SC 402
5 EARC Trust SC 7	38 EARC Trust SC 349	71 EARC Trust SC 405
6 EARC Trust SC 9	39 EARC Trust SC 351	72 EARC Trust SC 406
7 EARC Trust SC 102	40 EARC Trust SC 352	73 EARC Trust SC 410
8 EARC Trust SC 109	41 EARC Trust SC 357	74 EARC Trust SC 412
9 EARC Trust SC 112	42 EARC Trust SC 360	75 EARC Trust SC 413
10 EARC Trust SC 130	43 EARC Trust SC 361	76 EARC Trust SC 415
11 EARC Trust SC 223	44 EARC Trust SC 363	77 EARC Trust SC 416
12 EARC Trust SC 227	45 EARC Trust SC 370	78 EARC Trust SC 417
13 EARC Trust SC 228	46 EARC Trust SC 372	79 EARC Trust SC 418
14 EARC Trust SC 229	47 EARC Trust SC 373	80 EARC Trust SC 421
15 EARC Trust SC 238	48 EARC Trust SC 374	81 EARC Trust SC 422
16 EARC Trust SC 245	. 49 EARC Trust SC 375	82 EARC Trust SC 423
17 EARC Trust SC 251	50 EARC Trust SC 376	83 EARC Trust SC 424
18 EARC Trust SC 262	51 EARC Trust SC 377	84 EARC Trust SC 425
19 EARC Trust SC 263	52 EARC Trust SC 378	85 EARC Trust SC 427
20 EARC Trust SC 266	53 EARC Trust SC 380	86 EARC Trust SC 428
21 EARC Trust SC 293	54 EARC Trust SC 381	87 EARC Trust SC 429
22 EARC Trust SC 297	55 EARC Trust SC 383	88 EARC Trust SC 430
23 EARC Trust SC 298	56 EARC Trust SC 384	89 EARC Trust SC 431
24 EARC Trust SC 306	57 EARC Trust SC 385	90 EARC Trust SC 434
25 EARC Trust SC 308	58 EARC Trust SC 386	91 EARC Trust SC 436
26 EARC Trust SC 314	59 EARC Trust SC 387	92 EARC Trust SC 440
27 EARC Trust SC 318	60 EARC Trust SC 388	93 EARC Trust SC 441
28 EARC Trust SC 321	61 EARC Trust SC 391	94 EARC Trust SC 444
29 EARC Trust SC 325	62 EARC Trust SC 392	95 EARC Trust SC 447
30 EARC Trust SC 329	63 EARC Trust SC 393	96 EARC Trust SC 448
31 EARC Trust SC 331	64 EARC Trust SC 394 65 EARC Trust SC 395	97 EARC Trust SC 449
32 EARC Trust SC 332	65 EARC Trust SC 395	97 EARC Trust SC 449 98 EARC Trust SC 451
33 EARC Trust SC 334	66 EARC Trust SC 396	99 EARC Trust SC 459





(Currency: Indian rupees in millions)

(C) Individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them control or significant influence over the Company:

Mr. Rashesh Shah

Mr. Venkatchalam Ramaswamy

Ms. Vidya Shah

Ms. Aparna T. C.

(D) Key managerial personnel (KMP):

Mr. Rashesh Shah - Chairman

Mr. Venkatchalam Ramaswamy - Vice Chairman and Executive Director

Mr. Himanshu Kaji - Executive Director

Mr. Rujan Panjwani - Executive Director

Mr. S Ranganathan - Chief Financial Officer (up to October 31, 2020)

Mr. Sarju Simaria - Chief Financial Officer (w.e.f. November 01, 2020 upto 28 Feb 2022)

Ms. Ananya Suneja - Chief Financial Officer (from 01 March 2022)

Mr. Tarun Khurana - Company Secretary (from 23 April 2021)

Mr. B Renganathan - Company Secretary (upto 23 April 2021)

(E) Relatives of KMP / Promoter Individuals with whom transactions have taken place

Ms. Kaavya Venkat

Ms. Shilpa Mody

Ms. Sejal Premal Parekh

Mr. A V Ramaswamy

Ms. Sncha Sripad Desai

Ms. Shabnam Panjwani

(F) Indeppendent Directors

Mr. Berjis Desai (upto 6 November 2021)

Mr. Biswamohan Mahapatra

Mr. Kunnasagaran Chinniah

Mr. Navtej S. Nandra

Mr. P. N. Venkatachalam

Mr. Ashok Kini

Dr. Ashima Goyal

(G) Other Director

Ms. Anita M George (upto 13 July 2020)

(H) Associates with whom transactions have taken place

Edelweiss Securities Limited (ESL) (from 27 March 2021)

Subsidiaries of Edelweiss Securities Limited Edelweiss Finance & Investments Limited

Edelweiss Broking Limited

Edelweiss Custodial Services Limited

Edelweiss Investment Advisors Private Limited

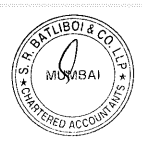
Edelweiss Financial Services Inc

Edelweiss Financial Services (UK) Limited

Edelweiss Securities (IFSC) Limited

ESL Securities Limited (through ESL)

Edelweiss Securities (Hong Kong) Private Limited





Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency : Indian suppos in millions)

37 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

Transactions and balances with Related Parties:

<u>) </u>	Transactions and balances with Related Parties:		.,	
	Nature of Transaction	Related Party Name	31-Mar-22	31-Ma
1	Sale of Equity shares to	Edelweiss Securities Limited	-	3,837
		Edel Finance Company Limited	2,668.02	1,654
		EVel Land timited	1,134.72	
		Edeliwelss Burat & Corporate Services Limited	-	0
	İ	Edelweiss Global Wealth Management lamited	-	15,495
2	Amount received on winding up of Subsidiary	Edelweiss Copital (5 ngapora) Pte. Limited		72
	Į.		1	
3	Purchase of Equity shares from	ECap Securities And investments Emited(formerly known as ECap	- 1	4,100
		Equities (imited)		
		Edelweiss Securities Limited	1,022.41	714
		Edel Finance Company Limited	-	6,706
		Edel Land Elmited	- 1	92
		Edelweiss Rural & Corporate Services Limited	0.10	
4	Investment in Compulsory Convertible Debentures of	Edelive:ss Alternative Asset Advisors Limited		250
5	Investments in Compulsory Convertible Preference Shares	Edel Finance Company Limited		1,650
				_,
6	Investment in Compulsory Convertible Debenture of	Edelweiss Global Wealth Management Limited		12
ŭ	intermeter company contention occurred or		· 1	11
7	Investment in Equity shares of	Edel Finance Company Limited		30
′	unescribetic in educid susies of	Edehvelss General Insurance Company United	1,250,00	
		1	1 ' 1	85
		ECap Securities And investments Limitedt formerly known as ECap Equities Limited!	310.00	
		Edelweiss Capital Services Limited	15.30	
		Edelweiss Global Wealth Management Emited	500.00	
		Edelweiss Tokio Life insurance Company Limited	2,918.00	
		roanyeiss roug the instrumed company canned	2,918.00	
_		and the second of the second o		
8	Investment in Non-cumulative redeemable preference share	ECap Secur-lies And investments Emited(formerly known as ECap Equities Limited)		1,00
		sednuses numbers		
9	Reimbursement of Loss [Refer note 64)	ECL Finance Limited		1,40
•	Reminutement of Loss (Refer note 64)	ECC 1 HOLD OF COLUMN		1,40
10	Basis Absolute value -loans taken from	Edelweiss Rural & Corporate Services Limited	1	
10	Basis Absolute value -loans taken from	1	•	4,03
		ECap Securities And investments Limited(formerly known as ECap Equities Limited)		5,75
		crimines coursed.		
*1	Basis Absolute value - loans repaid to	Edelweiss Rural & Corporate Services timited		4,03
••	Days Absolute Folde - Idens report to	ECap Securities And investments limited Formerly known as ECap	1	4,65
		Equities Emited)	·	4,03
12	Basis Absolute value - loans given to	ECap Securities And Javestments timited) formerly known as ECap	5,771.35	20,11
	James Isaans Briefins	Equities Limited)	-,	20,11
		Edgiweiss Rural & Corporate Services Limited	36,891.63	21,43
		Edehveiss Finance and Investments Limited		4,43
		ECL Finance Limited	7,100.00	7,00
		Edelweiss Global Wealth Management Limited	500.00	38
i		Edol Land Limited		79
		Eacl Finance Company Limited	8,055.30	2,11
		Edglweisz Securities And Investments Private Limited	2,296.50	-,,,
			2,250,50	
13	Basis Absolute value - loans repaid by	ECop Securities And investments limited) formerly known as ECop	3,715.31	20,11
13	besis Absolute value - Ibans repaid by	Equities Gmited:	3,/15.31	20,11
		Edelweiss Rural & Corporate Services Limited	29,749.48	19,23
		Edelweiss Finance and investments Limited	3,355.00	1,07
		£C1 Finance Limited	10,900,00	3,20
		Edelweiss Global Wealth Management Limited	163.14	23
,		Edel Land Limited	790.00	
		•	790.00 850.00	
		Edelweiss Securities And lovestments Private Limited	1	
		Ecelve'ss Securities And Investments Private Limited Edel Fizance Company Limited	2,110.00	





Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency: Indian rupees in millions)

37 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

3.	Warrant and the state of the form of the state of the sta	

Sr. Na	Transactions and balances with Related Parties: Nature of Fransaction	Related Party Name	21 24 37	31.64 3
-	astre of Hanserroll	Related Fatty frame	31-Mar-22	31-Mar-2
14	Sale of Property, Plant and Equipment to	Edehveiss Finance and investments timited	0.33	D.01
		Edelweiss Rural & Corporate Services timited	0.14	0.15
		Edelweiss Broking Limited Edelweiss Securities Limited	0.15	0.14
		ECL Finance Limited	0.04 0.05	0.22
		Edalweiss Custodial Services Lunited	0.05	0.00
		Edelweiss Investment Adviser Limited		0.00
		Edelweiss General Insurance Company Limited		0.0
		FCap Securities And investments Limited (formerly known as ECap		0.0
		Equities Limited)		
		Edelcap Securities Limited	6.00	0.0
		Edelwe-ss Afternative Asset Advisors limited Edel levestments limited	0.03	0.0
		EdelGive Foundation	0.00	
		Edelweiss Asset Reconstruction Company Limited	0.03	
		Edelweiss Retail Finance Limited	0.00	
		Edelweiss Tokio Elfe insurance Company Limited	0.00	_
		ESL Securities Limited	0.03	
15	Purchase of Property, Plant and Equipment from	Edebweiss Housing Finance Limited	*	0.0
		Edelweiss Rural & Corporate Services lumited ECL Finance Limited	0.11	0.0
		Edelweiss Global Wealth Management Limited	0.00	0.3
		Edehve'ss Alternative Asset Advisors Limited		0.0
		Edefweiss Securities Limited	0.96	0.0
		Edehveiss Broking Umited	0.06	0.0
		Edelweiss Custodial Services Limited	-	0.0
		EdelGive Foundation	0.00	-
		Edehveiss Investment Adviser Limited	0.00	
		Edelweiss Finance and Investments Limited	0.15	
		Edelweiss Capital Services Limited	0.01	-
	L	Luc graduat (No.		
16	Remuneration paid to	Mr. Rashesh Shah	86.77	11.4
		Mr. Venkat Ramaswamy Mr. etimanshu Keje	65.58	9.3
		Mr. Rimanshu kaji Mr. Rujan Panjwani	41.59	10.7
		zar, sujan zanjwani zar, S. Ranganathan	52.09	2.2 5.7
		Mr. Sarju S-maria	18.42	4.5
		Mr Tarun Khurana	7.50	
		Pas Ananya Suneja	1.39	
		Mr B. Renganathan	2.64	
17	Dividend paid on Equity Shares	Mr. Rashesh Shah	211.12	
		Mr. Venkatchulam Ramaswamy	84.28	-
		Ms. Vidya Shahi	45.00	•
		Shah Family Discretionary Trost Spire Investment Advisors LLP	56.19 4.64	•
		Ms. Aparna T. C.	4.64 17.70	-
		Ms. Kaasya Venkat	17.70	-
		Mr. Rujan Panjwani	16.97	-
		Mr. Heranshu Kaji	4.28	
	-	Ms Stiena Sr. pad Desai	1.49	-
		Ms. Shilpa Mody	1.38	
		54s. Sejał Premai Patekh v	1.38	-
		Ms. Shabnam Panjwani	0.93	-
		Mr. A V Ramaswarry	0.07	-
		Mr. Haytej S. Nandra Ms. Avanti Shah	11.56	-
		Str. P. N. Venkatachalam	2.90	
		g		
		Air Neel Shah	0.39 2.90	
		Mr. Need Shah Mr. Tarun khurana	0.39 2.90	-
		•	2.90 0.09	-
		Mr. Tarun Khorana	2.90	-
		Mr. Tarun Khorana Mr. Kunnasagaran Chinniah	2.90 0.09 0.29	-
18	Dividend Income received from	Mr. Tarun Khorans Mr. Kunnasagazan Chinniah Mr. 8. Rengaratban EC International Limited	2.90 0.09 0.29	
18	Dividend Income received from	Mr. Tarun Khorana Mr. Kunnasagazan Chinniah Mr. B. Renganathan EC International Limited ECelveiss Securaies Limited	2.90 0.09 0.29 0.08	526.4
18	Dividend Income received from	Mr. Tarun Khorans Mr. Kunnasagazan Chinniah Mr. 8. Rengaratban EC International Limited	2.90 0.09 0.29	526.4
		Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited Ecelweiss Securities Limited Ecelweiss Securities Limited Ecelweiss Callagher Insurance Brokers Limited	2.90 0.09 0.29 0.08	526.4 836.8
	Dividend Income received from Reling support fee carned from	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Umited ECelverias Securiais Limited ECelverias Callagher Insurance Brokers Limited ECE Finance Limited	2.90 0.09 0.29 0.08	526.4 838.8
		Mr. Taron Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC international Limited ECelwe-is Securities Limited Ecelwe-is Callagher Instractor Brokers Limited ECEL Finance Limited Ecelwe-is Callagher Instractor Brokers Limited	2.90 0.09 0.29 0.08	526.4 838.8 0.4
		Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Umited ECelverias Securiais Limited ECelverias Callagher Insurance Brokers Limited ECE Finance Limited	2.90 0.09 0.29 0.08	526.4 838.8
		Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited Ecelweiss Securials Limited Ecelweiss Securials Limited ECElmance Limited ECE Finance Limited ECE Finance Limited Ecelweiss Karis & Corporate Services Limited Ecelweiss Securials Limited	2.90 0.09 0.29 0.08	526.4 836.8
		Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Umited ECelverias Securiais Limited ECelverias Cadlagher Insurance Brokers Limited ECE Finance Limited ECE Finance Limited Eckeverias Routal & Corporate Services Limited Eckeverias Rectal Finance Limited Eckeverias Retail Finance Limited	2.90 0.09 0.29 0.08	526.4 838.8 0.4 0.2 0.0 0.0
		Mr. Tarun Khurana Mr. Rannasagaran Chinniah Mr. B. Renganathan EC International Limited Ecelweis S Gallagher Insurance Brokers Limited Ecelweis S Gallagher Insurance Brokers Limited ECE Finance Limited Ecelweis Rain't & Corporate Services Limited Ecelweis S Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities And Investments Limited Ecelweis Securities And Investments Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.4 0.2 0.0 0.0 0.0
		Mr. Taron Khorana Mr. Rannasagaran Chinniah Mr. B. Renganathen EC International United Edebae's Securities Limited Edebae's Securities Limited Edebae's Ratial & Corporate Tervices Limited Edebae's Ratial & Corporate Tervices Limited Edebae's Returnian Elimited Edebae's Returnian Elimited Edebae's Returnian Elimited Edebae's Nousing Finance Limited Edebae's Custodal Services Limited Edebae's Scustodal Services Limited Edebae's Custodal Services Limited Edebae's Custodal Services Limited Edebae's Returnian And Vinestiments Limited (formerly known as ECAp Eduties Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0
		Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan Lec'i International Umited Eccliverias Securities Limited Eccliverias Cadiagher Insurance Brokers Limited ECC Finance Limited Eccliverias Cadiagher Insurance Brokers Limited Eccliverias Securities Limited Eccliverias Securities Limited Eccliverias Retuil Finance Limited Eccliverias Retuil Finance Limited Eccliverias Retuil Finance Limited Eccliverias Cadodal Services entired Eccliverias Cadodal Services entired Ecquities Limited Ecquities Limited) Eccliverias Cadodal Services entired Ecquities Limited	2.90 0.031 0.29 0.08 	526.4 338.8 30.8 0.4 0.2 0.0 0.0 0.0 0.0
		Mr. Taron Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan E.C. International Limited E.C. International Limited E.C. Edwess Securates Limited E.C. Edwess Courties Limited E.C. Edwess Courties Limited E.C. Edwess Rainal & Corporate Services Limited E.C. Edwess Rainal & Corporate Services Limited E.C. Edwess Securate Finance Limited E.C. Edwess Rainal Finance Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Securates And Investments Limited (ormerly known as EC. p Earlies Limited) E.C. Edwess Finance and Investments Limited E.C. Edwess Finance and Investments Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0
		Mr. Taron Khorana Mr. Rannasagaran Chinniah Mr. B. Renganathen EC International Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Rousial Finance Limited Edelwe's Rousial Finance Limited Edelwe's Courties And Investments Limited Finance Limited Edelwe's Annal Investments Limited Edelwe's Securities And Investments Limited Edelwe's Sinance and Investments Limited Edelwe's Sinance and Investments Limited Edel Finance Company Limited Edelwe's Asset Reconstruction Company Limited Edelwe's Asset Reconstruction Company Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
		Mr. Taron Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan E.C. International Limited E.C. International Limited E.C. Edwess Securates Limited E.C. Edwess Courties Limited E.C. Edwess Courties Limited E.C. Edwess Rainal & Corporate Services Limited E.C. Edwess Rainal & Corporate Services Limited E.C. Edwess Securate Finance Limited E.C. Edwess Rainal Finance Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Coustodai Services Limited E.C. Edwess Securates And Investments Limited (ormerly known as EC. p Earlies Limited) E.C. Edwess Finance and Investments Limited E.C. Edwess Finance and Investments Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.2! 0.2: 0.0 0.0 0.0 0.0 0.0 0.0 0.0
		Mr. Taron Khorana Mr. Rannasagaran Chinniah Mr. B. Renganathen EC International Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Rousial Finance Limited Edelwe's Rousial Finance Limited Edelwe's Courties And Investments Limited Finance Limited Edelwe's Annal Investments Limited Edelwe's Securities And Investments Limited Edelwe's Sinance and Investments Limited Edelwe's Sinance and Investments Limited Edel Finance Company Limited Edelwe's Asset Reconstruction Company Limited Edelwe's Asset Reconstruction Company Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.2! 0.2: 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.		Mr. Taron Khorana Mr. Rannasagaran Chinniah Mr. B. Renganathen EC International Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Securities Limited Edelwe's Rousial Finance Limited Edelwe's Rousial Finance Limited Edelwe's Courties And Investments Limited Finance Limited Edelwe's Annal Investments Limited Edelwe's Securities And Investments Limited Edelwe's Sinance and Investments Limited Edelwe's Sinance and Investments Limited Edel Finance Company Limited Edelwe's Asset Reconstruction Company Limited Edelwe's Asset Reconstruction Company Limited	2.90 0.031 0.29 0.08 	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.	Ruling support fee carried from	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Rengaranthan Edinasagaran Chinniah Mr. B. Rengaranthan Edinasagaran Chinniah Edinasagaran Chinniad Edinasagaran Edinasagara	2.90 0.09 0.29 0.08 384.80	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.	Ruling support fee carried from	Mr. Tarun Khurana Mr. Kannasagazia Chinniah Mr. B. Rengariathan Eci International Limited Ecelweiss Securales Limited Ecelweiss Callagher Insurance Brokers Limited Ecelweiss Callagher Insurance Brokers Limited Ecelweis Rarial & Corporate Tervices Limited Ecelweiss Retail & Corporate Tervices Limited Ecelweiss Retail Finance Limited Ecelweiss Retail Finance Limited Ecelweiss Securales And Inseptiments Limited (Insurance Limited Ecelweiss Calcada Services Limited Ecelweiss Calcada Services Limited Ecelweiss Calcada Services Limited Ecelweiss And Inseptiments Limited (Insurance Limited Ecelweiss And Reconstruction Company Limited Ecelweiss Services Reconstruction Company Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited	2.90 0.09 0.29 0.08 - 384.80	0.4 838.8 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.	Ruling support fee carried from	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Cadiagher Insurance Brokers Limited ECEL Finance Limited Ecelweis Rarul & Corporate Services Limited Ecelweis Securities And Insestments Limited Ecelweis Securities And Insestments Limited Ecelweis Limited) Ecelweis Securities And Insestments Limited Ecelweis Securities Instituted Ecelweis Asset Reconstruction Company Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited Ecelweis Securities Limited	2.90 0.09 0.29 0.08 384.80	0.4 838.8 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.	Ruling support fee carried from	Mr. Tarun Khurana Mr. Kannasagazia Chinniah Mr. B. Rengariathan Eci International Limited Ecelweiss Securales Limited Ecelweiss Callagher Insurance Brokers Limited Ecelweiss Callagher Insurance Brokers Limited Ecelweis Rarial & Corporate Tervices Limited Ecelweiss Retail & Corporate Tervices Limited Ecelweiss Retail Finance Limited Ecelweiss Retail Finance Limited Ecelweiss Securales And Inseptiments Limited (Insurance Limited Ecelweiss Calcada Services Limited Ecelweiss Calcada Services Limited Ecelweiss Calcada Services Limited Ecelweiss And Inseptiments Limited (Insurance Limited Ecelweiss And Reconstruction Company Limited Ecelweiss Services Reconstruction Company Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited Ecelweiss Services Limited	2.90 0.09 0.29 0.08 384.80	526.4 838.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
20	Rating support fee earned from Fee / commission paid to	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Umited ECelweiss Securales Limited ECelweiss Callagher Insurance Brokers Limited ECelweiss Callagher Insurance Brokers Limited ECelweiss Retail & Corporate Tervices Limited Edelweiss Retail & Torporate Tervices Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Limited Edelweiss Retail Finance Company Limited Edelweiss Retail Finance Company Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Retail Limited Edelweiss Retail Limited Edelweiss Retail Edelweise Limited Edelweiss Retail Edelweise Limited	2.90 0.09 0.29 0.08 384.80	526.4 338.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
19.	Ruling support fee carried from	Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited Ecelweis S Securalies Limited Ecelweis S Gallagher Insurance Brokers Limited ECE Finance Limited ECE Finance Limited Ecelweis Rarial & Corporate Services Limited Ecelweis S Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Limited) Ecelweis Limited Ecelweis Anset Reconstruction Company Limited Ecelweis Asset Reconstruction Company Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Securation Limited Ecelweis Repairal Services Inc. Ecelweis Repairal Services Inc. Ecelweis Rural & Corporate Services Limited Ecelweis Rural & Corporate Services Limited Ecelweis Rural & Corporate Services Limited Ecelweis Rural & Corporate Services Limited Ecelweis Rural & Corporate Services Limited Ecelweis Rural & Corporate Services Limited Ecelweis Ecelwrited	2.90 0.09 0.29 0.08 384.80	526.4 338.8 0.4 0.2 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
20	Rating support fee earned from Fee / commission paid to	Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathen EC International Limited Ecolweis Securalies Limited Ecolweis Securalies Limited Ecolweis Gallagher Insurance Brokers Limited Ecolweis Rainal & Corporate Tendres Limited Ecolweis Rainal & Corporate Tendres Limited Ecolweis Securalies Limited Ecolweis Housing Finance Limited Ecolweis Lostodal Services tentred Ecolweis Costodal Services United Ecolweis Securalies Limited Ecolweis Assel Reconstruction Company Limited Ecolweis Securalies Limited Ecolwe	2.90 0.09 0.29 0.08 384.80	526.4 838.8 0.2! 0.2! 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.
20	Rating support fee earned from Fee / commission paid to	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited ECelver's Securalies Limited ECelver's Securalies Limited ECelver's Securalies Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Company Limited ECEL Finance Limited ECEL Finance Company Limited ECEL Finance Company Limited ECEL Finance Limited	2.90 0.09 0.29 0.08 384.80	526.4 338.8 0.4 0.2: 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.
20	Rating support fee earned from Fee / commission paid to	Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathen EC International Limited Ecolweis Securalies Limited Ecolweis Securalies Limited Ecolweis Gallagher Insurance Brokers Limited Ecolweis Rainal & Corporate Tendres Limited Ecolweis Rainal & Corporate Tendres Limited Ecolweis Securalies Limited Ecolweis Housing Finance Limited Ecolweis Lostodal Services tentred Ecolweis Costodal Services United Ecolweis Securalies Limited Ecolweis Assel Reconstruction Company Limited Ecolweis Securalies Limited Ecolwe	2.90 0.09 0.29 0.08 384.80	526.4: 838.8: 0.4: 0.2: 0.0: 0.
20 21	Fee / commission paid to Management Fees paid to	Mr. Tarun Khurana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited ECelver's Securalies Limited ECelver's Securalies Limited ECelver's Securalies Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Company Limited ECEL Finance Limited ECEL Finance Company Limited ECEL Finance Company Limited ECEL Finance Limited	2.90 0.09 0.29 0.08 384.80	526.4: 838.8: 0.2: 0.0: 0.
20	Rating support fee earned from Fee / commission paid to	Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathen EC International Limited Ecolwe is Securalies Limited Ecolwe is Gallagher Insurance Brokers Limited Ecolwe is Gallagher Insurance Brokers Limited Ecolwe is Gallagher Insurance Brokers Limited Ecolwe is Rainal & Corporate Tendees Limited Ecolwe is Securalies Limited Ecolwe is Securalies Insured Limited Ecolwe is Securalies Insured Limited Ecolwe is Securalies Insured Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Finance and linvestments Limited Ecolwe is Finance can dilivestments Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Securalies Limited Ecolwe is Resonate Limited Ecolwe is Raina & Corporate Services Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Nasel Reconstruction Company Limited Ecolwe is Rainal Finance Limited Ecolwe is Rainal Finance Limited	2.90 0.09 0.29 0.08 384.80 30.86 8.00 0.17 0.34 1,829.94 19.93 19.93 19.93	526.41 838.84 0.44 0.25 0.00 0.00 0.00 0.00 0.00 0.00 0.00
20 21	Fee / commission paid to Management Fees paid to	Mr. Tarun Khorana Mr. Kannasagaran Chinniah Mr. B. Renganathan EC International Limited ECelver's Securaties Limited ECelver's Securaties Limited ECelver's Securaties Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Limited ECEL Finance Company Limited ECEL Finance Finance Limited ECEL Finance Finance Limited ECEL Finance Finance and Investments Limited Finance Company Limited ECEL Finance Finance And Investments Limited ECEL Finance Finance Finance ECEL Finance Finance Limited ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance Limited ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance Finance ECEL Finance	2.90 0.09 0.29 0.08 384.80 	526.41 338.84 0.44 0.25 0.00 0.



MUMBAI

(Currency : Indian rupees in millions)

37 Disclosure as required by Indian Accounting Standard 24 – "Related Party Disclosure" (Continued):

ľ	Transactions and balances with Related Parties:

Sr.Na	Nature of Fransaction	Related Party Name	31-Mar-22	31-Mar-21
23	Fee / Guarantee commission earned from	Edel Finance Company Limited	1.12	2.33
1		Estelweiss Finance and Investments Limited	1.44	4.50
1		ECap Securities And investments limited formerly known as ECap		20.46
		Equities (imited)		50.75
		ECL Finance Limited Edelweiss Asset Reconstruction Company Limited	4,5	63.89
		Edebveiss Rural & Corporate Services Limited	45.13	
		Edelweiss Housing Finance Simited		125.39
		Edetweiss Retail Finance Limited	4.44	1.17 0.81
		Edebvers Asset Management Limited	0.86	0.23
		Ecelland Limited	7.57	0.23
		Edebyess Alternative Asset Advisors limited	0.06	
		Eriehveiss Gallagher Insurance Brokers Limited	0.00	5.00
		Evelve was sured or area or area	-	3.00
24	Burinary Canica Charger Income accord from	Edehveiss Ganeral Insurance Company Smited	_	0.59
**	Business Service Charges income earned from	Edelweiss Asset Reconstruction Company Limited		3.09
		Ldel investments Limited		0.02
		Edehveiss Fokio Life Insurance Company Limited		1.24
		Edelweiss Custodial Services Limited		1.45
		Edefweiss Alternative Asset Advisors Limited		0.56
1		Edelweiss Broking Limited	. !	1.01
		Edelweiss Global Wealth Management Limited		0.11
		ECt Finance timited		8.64
		Edelweiss Gallagher Insurance Brokers Limited		0.07
1		Edelweiss Asset Management Limited		0.51
1		ECap Securities And investments Limited formerly known as ECap		1.59
1		Equities Cimited)		
1		Edefweiss Housing Finance Emited	- 1	1.61
		Edebweiss Finance and Investments Limited	-	0.50
1		Edelwess Securities Limited		1.06
		Erietweiss Rural & Corporate Services Limited	٠ ا	2.99
		Allium Finance Private Limited	-	0.00
		EC Commodity Limited	•	0.00
1		Edekap Securities Limited	•	0.19
i		Edenwerss Retail Finance Limited	-	0.88
		Edelweiss Investment Advisor Limited	•	0.00
1		Comtrade Commodities Services Limited	-	0.02
]		tiches Metals Private Limited		0.00
		Edel Land Limited	-	0.01
		Edel Finance Company Limited	-	0.01
		EdelGive Foundation	- 1	0.02
l		Edelweiss Securates Limited		e nt
25	Enterprise / Corporate allocation income earned from	Edelweiss Finance and investments Limited	•	8.85 4.15
			•	13.40
		Edelwe-ss Housing Finance Limited ECap Securities And investments Limited(formerly known as ECap		13.27
		Equities United!	1	13.27
		Ettelcap Securities Limited		1.58
		Ecolyeiss Asset Management Limited	-	4.29
		Edelweiss Galfagher insurance Brokers Limited		0.58
		Ecelweiss Globa: Wealth Management Limited	-	0.94
		Edelweiss Broking Limited		8.45
1		Ecolweiss Alternative Asset Advisors Limited		4.65
1		Ecolweiss Custodial Services Limited	-	12.12
1		Edelweiss Investment Adviser Limited	•	0.00
1		EC Commodity United	-	0.04
1		Evel land Limited	-	0.11
1		Allium Finance Private Limited		0.00
1		Edelweiss Tokio Life Insurance Company Limited	-	10,35
		Edel Investments Limited	-	0.13
1		Edelweiss Asset Reconstruction Company Elmited	·	25.79
		EdelG-ve Foundation		0.16
1		Lichen Metals Private Limited	•	0.00
1		Comtrade Commodities Services Estited	-	0.21
		Edebreiss Retail Finance Limited Friehreiss General Insurance Contoany Limited	-	7.30
1		and the state of t	•	4.91
1		Edel Finance Company Limited ECL Finance Limited	-	0.12 72.02
		ECCL Finance Limited Edetwess Rural & Corporate Services Limited		72.02
		Company of Company of the State		24,73
26	Corporate Cost - In	Edehvess Rural & Corporate Services timited		220.69
"	corporate 6091 - ICI		•	220.09
27	Interest income on margin from	Edelwe-ss Custodial Services Limited	0.24	1.45
"	maries madine of meight from		0.24	2.43
28	Margins placed with	Edelweiss Custodial Services Limited	48.87	13.25
"	The second secon			.5.13
29	Margins withdrawn by	Edehweiss Custodial Services Limited	76.16	0.79
			,	****
30	Interest Income on Debenture	Edelweiss Alternative Asset Advisors Limited	11.71	-
1				į
31	Interest expense on short term loan taken	Edelweiss Rural & Corporate Services Limited	.	30.81
-		ECap Securities And investments Limited) formerly known as ECap	1.99	-
L		Equities Limited)		





Notes to the financial statements (Continued) (Currency: Indian rupees in millions)

37 Disclosure as required by Indian Accounting Standard 24 ~ "Related Party Disclosure" (Continued):

(J) r.¥o	Transactions and balances with Related Parties:	Related Party Name	T	J
110	The state of the s	pesitu zori, note	31-Mar-22	31-Mar
32	Interest income on short term loan given	ECap Securities And investments Limited(formerly known as ECap Equities Limited)		430.3
		Edehweiss Rural & Corporate Services Limited	2,005.73	352.
		Edelweiss Finance and Investments Limited	162.73	47.0
		ECL Finance Limited	71.69	1.8
		Edelwaiss Global Wealth Management Limited	24.41	2.6
		Ecel tand timited	493.50	21.0
		Edel Finance Company Limited Edelweiss Securities And Investments Private Limited	136.65	7.8
		Treament Second State investments Living Country	3.33	`
33	Other expenses paid to	Edelweiss Custodial Services Limited		0.0
3.5	Clearing Charges paid to	Edehweisz Custodiał Services Umited	0.00	
35	Cost reimbursements paid to	Edehvers Rurai & Corporate Services Limited Edehvers Securates Limited	71.92	53.0
		ECL Finance Limited	383.39	19.0
		Edelweiss Custodial Services Limited	20.91	0.0
		Edelwe-ss Global Wealth Management Limited	2.53	0.0
		FCap Securities And investments Limited! formerly known as ECap	,	0.6
		Equities Limited)		
		Edebweiss Broking Limited Edebweiss Retail Finance Limited	403.56	59.4
		Edelweiss Financial Services Inc.	•	0.1
		Essi Land Limited	1	0.0
	*	Ecolveiss Securities (Hong Kong) Private Limited		0.0
		Edelweiss Housing Finance Limited	0.01	".
		1	1	
36	Cast reimbursements recovered from	Ecelweiss Securities Limited	0.33	7.5
		Edelweiss Rerel & Corporate Services Limited	0.62	26.7
		ECL Finance Umited	0.19	20.1
		Ecelweiss Tokia Life insurance Company Limited	0.64	28.4
		Evelwe.ss Broking Limited	1.66	30.5
		Edelweiss Investment Advisar Limited Edelweiss Custodial Services Limited		0.2
		Comtrade Commodities Services Limited	0.76	3.3
		ECap Securities And Investments Limited) formerly known as ECap	1	0.0
		Equities Limited)	1	· · · · · · · · · · · · · · · · · · ·
		Edelweiss Asset Management Limited	0.39	4.8
		Edelweiss Asset Reconstruction Company limited	1.23	5.3
		Edelweiss Global Wesith Management Limited	-	1.4
		Edelweiss Housing Finance Limited	1.34	9.2
		Edelweiss Finance and Investments Limited Edelweiss Retail Finance Limited	i :	3.0
		Edel Land Limited	0.33	1.0
		Edehveiss Alternative Assot Advisors Limited	0.88	0.2 3.2
		Edelweiss Gallagher insurance Brokers Limited	0.06	2.0
		Edelweits General Insurance Company Limited	0.27	13.6
		Edel Investments Limited		0.2
		Exel Finance Company Limited	-	0.5
		EC Commodity Limited		0.1
		Edelcap Securities Limited	0.66	3.5
		Lichen Metals Private Limited	-	0.0
ĺ		EdalGive Foundation		0.4
		All'um Finance Private Limited Edelweiss Alternative Asset Advisors Pte. Limited	-	0.0
		Edelweiss Alternative Asset Advisors Pte. Limited Edelweiss investment Advisors Pte. Limited	-	0.0
		EAAA H.C		0.0
		Erietweiss International (Singapore) Pte. Limited	1 : 1	0.0
		Ecchwerss Financial Services Inc.	-	1.
		Etiehve-ss Securities (Hong Kong) Private Limited	-	0.
		Edelweiss Financial Services (UX) (Imited	-	0:0
		Edelweiss Trusteeship Company Limited		· · · · · · · · · · · · 0.0
- 1		Edelweiss Securities And Investments Private Limited		0.
		ESt, Securities Limited Edebverss Capital Services Limited	'	0.
			-	0.
37	Directors' sitting fees paid to	Mr Berjis Desai	0.28	0.9
		Mr Biswamchan Mahapatra Mr Kunnessgaren Chimrish		
		Mr Navtej S. Nandra	0.54 0.24	0.0
1		Mr P N Venkatachalam	0.32	0.
1		Dr. Ashima Goyal	0.12	0.
- 1		Mr Ashok Kini	0.12	0.
		l		
38	Commission paid to Non executive directors	Alt Berjis Desai	2.00	0.
		Mr Biswamohan Mahapatra	2.00	0.
		Mr Konnasagaran Chinniah	2.00	0.
-		Mr Navtej S. Nandra Mr P # Venkstachalam	2.00	0.5
l		Dr. Ashima Goyal	2.50	0.9
- 1		Mr Ashok Kini	2.00 2.00	0.9
		Ms Vidya Shah	2.00	0.3
- 1			1	
39	Contribution towards corporate social responsibility	EdeKive Foundation	75.04	22
39	Contribution towards corporate social responsibility	EdelGive Foundation	75.04	22.7





Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency: Indian rupees in millions)

37 Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued):

		Disclosing as reduised by liming Accounting 2/20/09/0 54 - Reserv	(
1	(J) 5r.No	Transactions and balances with Related Parties: Nature of Yransaction	Related Party Hame	31-Mar-22	31-Mar-21
		Balances with Related Parties			
	1	Investments in Equity Shares in Balances	ECL Finance Limited Edelweiss Tokio Life insurance Company Limited	15,492.85 8,943.58	15,492.85 6,025.58
			Edelweiss Asset Management Limited	1,712.41	1,892.16
			fC international Limited	6.15	6.15
			ECap Securities And investments Limited(formerly known as ECap Societies Limited)	1,599.95	1,289.95
			Edelweiss Retail Finance Limited		914.11
			Edetweiss Capital Services Limited	280.50	265.20
			Edel levestments Emited	46.57	46.67
			Edel Sand Simited Edel Give Foundation	147.71 0.10	147.61 0.10
			Ecowe ss Housing Finance Limited	195.98	1,188.96
			Edelweiss Gallagher Insurance Brokers Limited	-	32.27
			Edehversy Trusteaship Company Limited	1.00	1.00
	ł		Edelive:ss Global Wealth Management Limited	790.01	290.01 3,936.16
			Edebwess General Insurance Company Limited Edel Finance Company Limited	5,136.16 7,871.55	7,871.55
			Edehvers Securities Umited	124.52	124.52
	l		Edehvers Asset Reconstruction Company Limited	448.64	448.64
	1		Edehweiss Securities And investments Private Imited	4,072.99	972.46
			Edelwa-ss Alternative Asset Advisors Pte. Limited	1,025.86	-
	2	Investments in Preference shares of	Edel Finance Company timited	1,650.00	1,650.00
			ECap Securities And investments limited formerly known as ECap	-	1,000.00
	-		Equities Limited)		
	3	Gratuity Payable to	Edelweiss Securities Limited	0.33	2.20
	_		Edelweiss Finance and Investments Limited	0.44	0.44
			Edekweiss Broking Umited	0.00	2.55
İ			Edehveiss Alternative Asset Advisors Eimited Edehveiss Asset Reconstruction Company Limited	0.00 0.42	1.40 0.42
			ECL Finance Dimited	1.79	-
ļ					
i	4	Gratuity Receivable from	ECL Finance Limited	•	0.21
	i		Edel Finance Company Umited Edelweiss Securities Limited	-	0.34 0.88
			Edetweiss Rurai & Corporate Services Limited	2.60	-
	5	ESOP Charges Payable to	Edelweiss Housing Finance Emited		0.90
			Edel Finance Company Limited Edelweiss Securales Limited	19.70	3.11
			Edelweiss Broking Limited	9.87	
i	İ		Edelweiss Alternative Asset Advisors Limited	15.98	
			Edelive-ss Tokio Life Insurance Company Limited	0.96	•
İ			Edelczp Securities Limited	4.58	-
	6	ESOP Charges Receivable from	Edelweiss Securates Limited		60.20
			Edelweiss Finance and Investments Limited	1.04	5.33
			Edekap Securities Limited		2.58
			Edelweiss Rurat & Corporate Services Limited Edelweiss Asset Management Limited	1.17 1.85	19.29 10.56
			ECL Finance Limited	6.54	35.07
			Edelweiss Globai Wealth Management Limited		12.53
			Edelweiss Broking Umited		23.34
			Fidelweiss Alternative Asset Advisors Limited Entelweiss Custodial Services Lenited	3.66	21.44 4.58
			Edolweiss Tokro Life insurance Company Limited	-	13.47
			Edelweiss Asset Reconstruction Company Limited	3.34	8.61
			Edelweiss General Insurance Company Limited	1.91	9.75
			ECap Securities And investments Limited Formerly known as ECap Equities Limited;	-	13.35
			ESE Securities Limited	2.36	5.46
			Edehvers Capital Services Limited	0.22	0.08
			Edelweiss Investment Adviser Limited Edelweiss Alternative Asser Advisors Pte. Limited	0.10	0.00 1.87
			Edelweiss Retail Finance United	0.66	3.12
			Edelweiss Investment Advisors Pte. Limited	0.65	2.60
			Edelweiss Financial Services Inc. Edel Land Limited	0.06 2.74	0.01 0.03
			Leel Und Umited Edel Investments Umited	2.74	U.03
*			Edehweiss Housing Finance Simited	0.67	
			Edelweiss International (Singapore) Pte. Umited	0.07	0.03
	_	Assemblishment on loans street to	Edebye-ss Rural & Corporate Services Limited	244.11	51.13
	,	Accrued interest on loans given to	Edehveiss Finance and Investments simited	244.11	7.32
			Edel Finance Company timited	41.65	7.28
			ECL finance Limited	,	1.68
			Edelweiss Globa: Wealth Management timited Edel Land timited	2.87 30.59	1.26 1.89
			Edebreiss Securities And incestments Private Limited	3.00	1.05
	8	Accrued interest on loans taken from	Edelweiss Bural & Corporate Services Limited	•	0.00
	و ا	Long Term Loan given to	Edehvelss Rural & Corporate Services Limited	9,270.00	
	,		Edgl Land Limited	2,050.00	-
			Edel Finance Company timited	8,051.20	
			Edelweiss Securities And Investments Private Limited	1,446.50	
140404464614446664666666	10	Short Term Loan given to	Edolweiss Finance and Threstments Limited		3,355:00
i i			ECI. Finance Lumited	-	3,800.00
			Edulweiss Globa: Wealth Management Limited	488.35	151.50
j			Earl Land Limited Edel Finance Company Limited	6.04	790.00 2,110.00
			Edeliveiss Rural & Corporate Services Limited	4.10 69.23	2,110.00 2,197.08
	11	Short term loans taken from	ECop Securities And investments Limited) formerly known as ECop Equities Limited)	•	1,091.16
		CON CON	equition (district)		



MUMBAI

Notes to the financial statements (Continued) (Currency : Indian (supees in millions)

37 Disclosure as required by Indian Accounting Standard 24 ~ "Related Party Disclosure" (Continued):

Yransactions and balances with Related Parties:

(J) No	Transactions and balances with Related Parties: Nature of Transaction	Related Party Name	31-Mar-22	21 1454
	mattre or manaction	Neighbu Party Haute	31-ry-ar-22	31-Mar-
12	Debt Securities	Edelive'ss Finance and investments cimited		18.7
	Dear Security	Edelweiss Broking Limited		1.2
		•		
13	Frade payable to	Comtrade Commodities Services Fürified		0.0
-5	7.7.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	Edelweiss Financial Services Inc	0.21	0.4
		Ectelweiss Housing Finance Limited	19.57	11.5
		ECL finance Limited	772.01	2,079.2
		Edelweiss Retail Finance Limited	6.39	7.8
		Edelweiss Securities (ESC) Limited		0.0
		Edelweiss Securities Limited	1.53	75.7
		Edelweiss Broking Limited	1.72	14.3
		EdelGryp Foundation	0.00	14.3
		Edebweiss Alternative Asset Advisors Limited	72.69	
		Edelweiss Asset Reconstruction Company Limited	16.42	_
		Enelweiss Custodial Services Limited	1.78	
		Egoliweiss Burat & Cosporate Services Limited	8.40	
		Edokwe'ss Securities And Investments Private Limited	0.23	-
		Enchwelss Alternative Asset Advisors Pte. Limited	2.42	-
		EBENG-35 ARCHDAING MASSEL MUSICIS FIG. CHIREGO	2.42	
	Toda saaskalda faan	Earthmaire Takin Edwines expres Communical Improve		27.0
14	Trade receivable from	Edeliveiss Tokio Life insurance Company Limited	7.31	37.9 1.1
		ECap Securities And investments Umited(formerly known as ECap Equities Limited)		1.3
		Edgicap Securities Emsted	0.83	0.3
		Edel Finance Company Limited	0.09	0.1
		Edelweiss Asset Management Limited	0.01	0.4
		Epelweiss Asset Reconstruction Company Limited		5.0
		Edehweiss Finance and Investments Limited	0.14	0.:
		Edehveiss Alternative Asset Advisors timited	0.17	0.
		Edelweiss Alternative Asset Advisors Pter Limited	·	0.
		Edel Land Limited	ا م	0.
		Edelweiss General Insurance Company Limited	0.42 6.71	5.
		Edelweiss Global Wealth Management Limited	6.71	0.
		EdelGive Foundation		
				0.
		Album Finance Private United		0.
			0.85	0.
		Edelwe'ss Securities (Hong Kong) Private Umited	0.00	0.
		Edelweiss Financial Services (UK) timited	0.02	0.
		Edelweiss Investment Advisors Pte Limited	8.65	0.
		ESE Securities Limited	•	0.
		Edelweiss Rural & Corporate Services Limited	•	131
		Edelweiss Eustodial Services Limited	-	0.
		Eachweiss Investment Adviser Einsted	0.01	0.
		Edelweiss International (Singapore) Pte. Limited	8.07	0.
		Edgiweiss Trusteeship Company Limited		0.
		EAAA ILC	0.01	0.
		Edelweiss Securities And Investments Private Limited	•	0.
		Edelweiss Capital Services Umited		0.
15	Margin placed with broker	Edelweiss Custodial Services Limited	0.47	29.
		Ecolweiss Securities Limited	0.06	0
16	Risk and Reward undertaking	Edefweiss Retail Finance Limited	1,102.84	648
		Edehweiss Housing Finance Limited	2,299.55	1,445
		ECt Finance Limited	42,906.27	40,455.
17	Guarantee given on behalf of Group Company	Edulweiss Custodial Services Limited	8,950.00	6,950
		ECap Securities And investments timited) formerly known as ECap	1,209.10	1,879
		Equities Limited;		
		Edehverss Asset Reconstruction Company Limited	18,782.40	21,901
		Edel Finance Company timited	470.00	780.
1		Edobveiss Finance and investments Limited	139.77	145
		Edehve ss Housing Finance Limited	1,324.40	1,890
				CONTRACTOR STATE
		Edelweiss Investment Adviser Limited	1,830.00	2,250.
		ECt Finance timited	1,830.00 1,625.00	2,230. 2,375.
		1		





Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of
employees on an overall basis.

(Currency: Indian rupees in millions)

38. Capital management

The Company manages the capital structure by a balanced mix of debt and equity. The Company's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Company maintains sound capitalisation both from an economic and regulatory perspective. The Company continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Company's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended 31 March 2022 and 31 March 2021.

This framework is adjusted based on underlying macro-economic factors affecting business environment, financial market conditions and interest rates environment. Company monitors capital using debt-equity ratio, which is total debt divided by total equity.

	As at	As at
Particulars	31 March 2022	31 March 2021
Total Debt	24,322.12	8,380.11
Equity	50,002.16	41,259.88
Net Debt to Equity	0.49	0.20

Total Debt = Debt securities + Borrowings other than debt securities

Disclosure of loans and advances given pursuant to requirements of Regulation 34(3) of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended.

	31 March 2	31 March 2022		31 March 2021	
Entity	Loan outstanding	Maximum amount outstanding during the year	Loan outstanding	Maximum amount outstanding during the year	
Edelweiss Rural and Corporate Services Limited	9,583.35	22,885.95	2,248.21	7,735.33	
Edelweiss Finance & Investments Limited	- .	3,355.00	3,362.32	3,362.32	
ECL Finance Limited	-	4,000.00	3,801.68	3,801.68	
Edelweiss Global Wealth Management Limited	491.23	651.50	152.76	250.00	
Edel Land Limited	2,086.62	2,846.04	791.89	790.00	
Edel Finance Company Limited	8,096.94	8,055.30	2,117.27	2,117.28	
Ecap Equities Limited	-	3,347.85		15,487.85	
Edelweiss Securities And Investments Private Limited	1,449.50	2,296.50		· · · · · · · · · · · · · · · · · · ·	

All the above loans have maturity of 0-3 years as per contracted terms.





Notes to the Standalone financial statements (Continued)

(Currency : Indian rupees in millions)

40. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edelweiss Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2022 and 31 March 2021 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity-settled options under the Employee Stock Option Plans and Stock Appreciation Rights Plans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The Edelweiss Group has granted ESOPs under the two plans viz., ESOP 2011 & SAR 2019 to its employees on an equity-settled basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelweiss group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOPs/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelweiss group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

	SAR 2019	ESOP 2011
Dates of grant	Varying	Varying
Option Type	Equity settled	Equity settled
No. of outstanding options at 31 March 2022	10,914,200	7,182,488
No. of outstanding options at 31 March 2021	16,780,500	18,260,651
No. of Equity shares represented by an option	1 share for 1 option	1 share for 1 option
Fair Value per option	Varies as per the grant date	Varies as per the grant date
Exercise Price	Varies as per the grant date	Varies as per the grant date
Vesting Period	2-6 years	1-4 years
Vesting Conditions	Service	Service

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

	SAR 2019	ESOP 2011
Duration from grant date	% options vesting	% options vesting
12 months from the grant date	-	25.00%
24 months from the grant date	33.33%	25.00%
36 months from the grant date	-	25.00%
48 months from the grant date	33.33%	25.00%
60 months from the grant date	-	-
72 months from the grant date	33.34%	
Total	100.00%	100.00%

Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1-4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Equity settled

Movement of number of Options for FY 2021-22 and 2020-21

Number of options		2021-22			2020-21		
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total	
Outstanding at the start of the year	16,780,500	18,260,651	35,041,151	11,230,000	21,126,689	32,356,689	
Granted during the year*	-	*		6,425,500	1,956,500	8,382,000	
Exercised during the year		(6,627,263)	(6,527,263)	-	(1,970,150)	(1,970,150)	
Lapsed/ cancelled during the year	(5,866,300)	(4,450,900)	{10,317,200}	(875,000)	(2,852,388)	(3,727,388)	
Outstanding at the end of the year*	10,914,200	7,182,488	18,096,688	16,780,500	18,260,651	35,041,151	
Exercisable at the end of the year	-	4,030,525	4,030,525	-	11,542,051	11,542,051	

^{*}Includes, SAR 2019 345,050, ESOP Nil (Previous year SAR 2019 515,000, ESOP 2011 nil) approved but not granted.

Weighted Average Exercise Price for FY 2021-22 and 2020-21

Weighted Average Exercise Price (₹)	31 March 20	31 March 2021		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Outstanding at the start of the year	132.90	132.00	178.75	131.80
Granted during the year		•	61.00	61.00
Exercised during the year	-	44.70		35.10
Lapsed/ cancelled during the year	150.57	196.21	166.29	161.03
Outstanding at the end of the year	123.38	172.77	132.90	132.00
Exercisable at the end of the year	NA NA	191.57	NA	110.14
Weighted Average Share price at the exercise date	NA	44.81	NA	35.17





Notes to the financial statements (Continued)

(Currency : Indian rupees in millions)

40. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Outstanding Options as at March 31 - 2022 and 2021

		31 March 2022		021
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options outstanding	10,914,200	7,182,488	16,780,500	18,260,651
Weighted average strike price (₹)	123.38	172.77	132.90	132.00
Weighted average remaining lifetime of options (in years)	2.33	0.39	2.70	0.45
Number of employees covered under the scheme	152	210	182	326

Options granted during FY 2021-22 and 2020-21

	31 March 2022		31 March 2021	
		SAR 2019 ESOP 2011	SAR 2019	ESOP 2011
Number of options granted	-	-	6,425,500	1,956,500
Weighted average strike price (in ₹)	NA NA	NA	61.00	61.00
Weighted average remaining lifetime of options (in years)	NA NA	NA NA	4.00	3.50
Number of employees covered under the scheme	NA	NA	155	115
Weighted Average Fair value per option (in ₹)	NA NA	NA	28.23	27.24
Weighted Average Intrinsic value per option (in 3)	NA	NA		

Assumptions for Fair Value for FY 2021-22 and 2020-21

	31 Mare	31 March	2021	
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Weighted average share price (in ₹)	123.12	175.10	132.93	133.01
V/eighted average strike price (in ₹)	123.38	172,77	132.90	132.00
Weighted average remaining lifetime of options (in years)	2.33	0.39	2.70	0.45
Expected volatility (% p.a.)	56% p.a 72% p.a.	35% р.а 72% р.а.	56% - 72% p.a.	35% - 72% р.а.
Risk-free discount rate (% p.a.)	4.3% p.a 6.9% p.a.	4.3% p.a 7.8% p.a.	4.3% - 6.9% p.a.	4.3% - 8.5% p.a.
Expected dividend yield (% p.a.)	0.7% p.a 2.4% p.a.	0.4% p.a 2.4% p.a.	0.7% · 2.4% p.a.	0.4% - 3.1% p.a.

Other Disclosure

	31 March 2022			31 March 2021		
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based payments	12.89	10.08	22.97	51.47	33.21	84.68
Changes in fair value of share based payments due to any modifications made during the year	•	•		-	-	-
Liability due for share based payments	264.88	496.70	761.58	344.54	783.64	1,128.28
Intrinsic value of the liability above	2.50	16.06	18.56	6.51	33.76	40.27





(Currency: Indian rupees in millions)

41. Risk Management

The Company has operations in India. Whilst risk is inherent in the Company's activities, it is managed through an integrated risk management framework, including ongoing identification, measurement and monitoring, subject to risk limits and other controls. This process of risk management is critical to the Company. The Company is exposed to credit risk, liquidity risk and market risk. It is also subject to various operating and business risks.

Risk management strategy:

The strategy at an execution level is supported by -

- 1. Three tiered risk management structure to manage and oversee risks
- 2. Board and Executive Level Committees to review and approve risk exposures
- 3. Risk Management framework to ensure each risk the Company is exposed to is given due importance and managed through a well-defined framework and guidelines
- 4. Well-defined Standard Operating Procedures and Product approval framework to ensure risks are mitigated at operational level
- 5. Adequate segregation of duties to ensure multi-layered checks and balances
- 6. Exception reporting framework to ensure process and policy deviations are adequately addressed

Risk management structure:

The Board of Directors are responsible for the overall risk management approach and for approving the risk management strategies and principles.

The Board has appointed the Risk Committee which is responsible for monitoring the overall risk process within the Company and reports to the Audit Committee

The Risk Committee has the overall responsibility for the development of the risk strategy and implementing principles, frameworks, policies and limits

The Company is responsible for implementing and maintaining risk related procedures to ensure an independent control process is maintained. The Company works closely with and reports to the Risk Committee, to ensure that procedures are compliant with the overall framework.

Credit risk

Credit risk is the risk of financial loss the Company may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. The Company's lending activities is restricted to only its subsidiaries within the Edelweiss Group, the Company has adopted a policy of dealing with creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults.

Credit risk is measured as the amount that could be lost if a customer or counterparty fails to make repayments. Credit risk is monitored using various internal risk management measures and within limits approved by the board within a framework of delegated authorities. It is managed through a robust risk control framework, which outlines clear and consistent policies, principles and guidance for risk managers. Presently Company has credit exposure only to it's subsidiaries where adequate control and monitoring is ensured.

Liquidity risk

Liquidity risk emanates from the possible mismatches due to differences in maturity and repayment profile of assets and liabilities. To avoid such a scenario, the Company has maintained cash reserves in the form of Fixed Deposits, Cash, Loans which are callable any time at the Company's discretion, etc. These assets carry minimal credit risk and can be liquidated. These would be to take care of immediate obligations while continuing to honour commitments as a going concern.

Analysis of financial assets and liabilities by remaining contractual maturities

The table below at note number 44 summarises the maturity profile of the undiscounted cash flows of the Company's financial assets and liabilities as at 31 March. All OTC derivatives used for hedging are shown by maturity, based on their contractual undiscounted payment obligations. All exchange traded derivatives held for trading are analysed based on expected maturity.

Market Risk:

Market risk is the risk which can affect the Company's performance due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates. The objective of the Company's market risk management is to manage and control market risk exposures within acceptable parameters.

Foreign exchange risk – Foreign exchange risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. The Company's foreign exposure is limited to investments and loans to Group entities outside India. The Company aggregates the foreign exchange exposure emerging out of these loans/investments and the same is hedged using OTC and exchange traded derivatives. Positions are regularly monitored by the Company and rebalanced/ rolled over based on the inflow and outflow of funds. The Company don't have any foreign currency exposure as at March 31, 2022.

		202	1-22	***************************************
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax
	<u> </u>	NA 202	0-21	
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax
USD	5	(43.53)		43:53





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

42. Fair Value Measurement

42.1 Valuation governance framework

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

42.2. Fair value hierarchy

Fair values of financial assets and liabilities are determined according to the following hierarchy.

Level 1 - valuation technique using quoted market price: financial instruments with quoted prices for identical instruments in active markets that company can access at the measurement date.

Level 2 – valuation technique using observable inputs: Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.

Level 3 – valuation technique with significant unobservable inputs: Those that include one or more unobservable input that is significant to the measurement as whole.

42.3. Financial instruments not measured at fair value:

The following table sets out the fair values of financial instruments not measured at fair value and analysing them by the level in the fair value hierarchy into which each fair value measurement is categorised. The information given below is with respect to financial assets and financial liabilities measured at amortised cost for which the fair value is different than the carrying amount. Carrying amounts of cash and cash equivalents, trade receivables (net of expected credit loss) and trade and other payables as on March 31, 2022 approximate the fair value because of their short-term nature. Difference between carrying amounts and fair values of bank deposits, other financials assets and other financial liabilities subsequently measured at amortised cost is not significant in each of the years presented.

		3	1-Mar-22		
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:					
Loans	21,703.81	23,086.52	-	-	23,086.52
Financial liabilities					
Debt securities	24,322.12	24,576.46	20,728.18	3,848.28	•
		3	1-Mar-21		
Particulars	Total Carrying Amount	Total fair value	Level 1	Level 2	Level 3
Financial assets:					
Loans*	12,472.43	12,472.43	-	-	12,472.43
Financial liabilities					
Debt securities	7,288.95	7,541.56	3,494.43	4,047.12	
Borrowings (other than debt securities)*	1,091.16	1,091.16	·	-	1,091.16

^{*} Carrying amounts of Loans and Borrowings (other than debt securities) as on 31 March 2021 approximate the fair value because of their short-term nature.

42.4. The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy. Exchange traded and OTC derivatives are at gross amount i.e. before offsetting margin money. The impact of offsetting is explained in note 4.1.

		As at 31 Mar	ch 2022		
_	Level 1	Level 2	Level 3	Total	
Assets measured at fair value on a recurring basis					
Derivative financial instruments (assets)					
Exchange-traded derivatives					
Total derivative financial Instruments (assets) - A			+		
investments					
Equity instruments	2.89	89.25		92,14	
Total investments measured at fair value - B	2.89	89.25		92.14	
Total financial assets measured at fair value on a					
recurring basis	2.89	89.25	····	92.14	
	As at 31 March 2021				
	Level 1	Level 2	Level 3	Total	
Assets measured at fair value on a recurring basis					
Derivative financial instruments (assets)					
Exchange-traded derivatives	6.15			6.15	
Total derivative financial instruments (assets)	6.15	-	-	6.15	
Investments					
Equity instruments	2.04	25.36	_	27.40	
Total investments measured at fair value	2.04	25.36		27.40	
Total financial assets measured at fair value on a					
recurring basis	8.19	25.36	onenanian anagmana	33.55	





Notes to the Standalone financial statements (Continued)

(Currency : Indian rupees in millions)

42.5. Assets and liabilities by fair value hierarchy (Continued)

		As at 31 M	tarch 2022	
	Level 1	Level 2	Level 3	Total
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments (liabilities):				
Exchange-traded derivatives				-
Total financial liabilities measured at fair value on a				
recurring basis	•	·····	-	
Particulars		As at 31 M	arch 2021	
_	Level 1	Level 2	Level 3	Total
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments (liabilities):				
Exchange-traded derivatives	0.03			0.03
Total financial liabilities measured at fair value on a				
recurring basis	0.03		-	0.03

42.6. Fair valuation principles :

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal for most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

The Company's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to formation that is considered to be more relevant and reliable

42.7. Fair valuation techniques :

Equity instruments

The equity instruments which are actively traded on recognised stock exchanges are valued at readily available active prices on a regular basis. Such instruments are classified as Level 1. Equity instruments in non-listed entities are initially measured at transaction price and remeasured at each reporting date at valuation provided by external valuer at instrument level. Such unlisted equity securities are classified at Level 2.

Derivatives:

The Company enters into certain derivative financial instruments primarily with banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly forward exchange contracts.

Exchange traded derivatives:
Company has entered into certain exchange-traded currency futures. The Company uses latest traded prices at the reporting date to value these derivatives and classifies these instruments as Level 1 in the hierarchy.

42.8. Transfer between Level 1 and level 2

During the year there were no transfers between level 1 and level 2. Similarly, there were no transfers from or transfer to level 3.





(Currency : Indian rupees in millions)

43. Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled. With regard to loans and advances to customers, the Company uses the same basis of expected repayment behaviour as used for estimating the EIR. Issued debt reflect the contractual coupon amortisations.

	As	at 31 March 2022			As at 31 March 2021	
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total
ASSETS						
Financiał assets						
(a) Cash and cash equivalents	4,619.34		4,619.34	1,481.81	<u>.</u>	1,481.81
(b) Bank balances other than cash and cash						
equivalents	539.08	-	539.08	8.19	•	8.19
(c) Trade Receivables	123.64	-	123.64	191.00		191.00
(d) Loans	886.11	20,817.70	21,703.81	12,472.43		12,472.43
(e) Investments	92.14	49,540.49	49,632.63	2,137.19	41,680.13	43,817.32
(f) Other financial assets	667.10	248.54	915.64	304.72	324.63	629.35
Total financial assets (A)	6,927.41	70,606.73	77,534.14	16,595.34	42,004.76	58,600.10
Non-financial assets						
(a) Current tax assets (net)	•	951.08	951.08	-	688.06	688.06
(b) Deferred tax assets (net)		1,159.14	1,159.14	-	378.08	378.08
(c) Property, Plant and Equipment		5.71	5.71	-	5.99	5.99
(d) Other Intangible assets		0.83	0.83	-	1.19	1.19
(e) Other non-financial assets	-	769.70	769.70	-	135.88	135.88
Total non-financial assets (B)	-	2,886.46	2,886.46	- "	1,209.20	1,209.20
TOTAL ASSETS (C = A+B)	6,927.41	73,493.19	80,420.60	16,595.34	43,213.96	59,809.30

	As	at 31 March 2022		As at 31 March 2021		
	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total
LIABILITIES						
Financial liabilities						
(a) Trade Payables	952.15	-	952.15	2,354.43	*	2,354.43
(b) Debt securities	343.35	23,978.77	24,322.12	234.81	7,054.14	7,288.95
(c) Borrowings (other than debt securities)			-	1,091.16	-	1,091.16
(d) Other financial liabilities	1,563.37	3,488.64	5,052.01	1,697.26	5,986.44	7,683.70
Total financial liabilities (D)	2,858.87	27,467.41	30,326.28	5,377.66	13,040.58	18,418.2
Non-financial liabilities						
(a) Current tax liabilities (net)		7.94	7.94	-	7.26	7.26
(b) Provisions	7.19	-	7.19	3.59	-	3.59
(e) Other non-financial liabilities	77.03	-	77.03	120.33		120.33
Total non-financial liabilities (E)	84,22	7.94	92.16	123.92	7.26	131.18
TOTAL LIABILITIES (F = D+E)	2,943.09	27,475.35	30,418.44	5,501.58	13,047.84	18,549.42
NET TOTAL ASSETS / (LIABILITIES) (C-F)	3,984.32	46,017.84	50,002.16	11,093.76	30,166.12	41,259.8
vote:						

The Company in addition to generating operating income from merchant banking activities, is also a holding Company of profitable subsidiaries involved in diversified businesses and receives dividend distribution at regular interval and will be comfortably able to meet it's obligations at all points of time.





(Currency : Indian rupees in millions)

Analysis of financial liabilities, financial assets, derivatives and financial commitments by remaining contractual maturities

The table below summarises the maturity profile of the undiscounted cash flows of the Company's financial liabilities, financial assets, derivatives and financial commitments as at 31 March. All OTC derivatives used for hedging are shown by maturity, based on their contractual undiscounted payment obligations. All exchange traded derivatives held for trading are analysed based on expected maturity.

As at 31-Mar-22

Non-derivative financial liabilities	Upto 3 months	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 years	Total
Trade payables	952.15	-	-	*	-	952.15
Borrowings (other than debt securities)	-	-				-
Debt securities	143.85	86.19	113.31	14,062.35	9,916.42	24,322.12
Other financial liabilities	1,563.37			3,488.64		5,052.01
Total undiscounted non-derivative financial liabilities	2,659.37	86.19	113.31	17,550.99	9,916.42	30,326.28
Non-derivative financial assets	Upto 3	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 3 years	Total
Cash and cash equivalent and other bank balances	5,158.42				•	5,158.42
Stock-in-trade						· · · · · · · · · · · · · · · · · · ·
Trade receivables	123.64			*	•	123.64
Loans	886.11	-		20,817.70		21,703.81
Investments at fair value through profit or loss	92.14				49,540.49	49,632.63
041	76.44	_	590.66	248.54		915.64

Other financial assets

Total undiscounted non-derivative financial assets

The Company in addition to generating operating income from merchant banking activities, is also a holding Company of profitable subsidiaries involved in diversified businesses and receives dividend distribution at regular interval and will be comfortably able to meet it's obligations at all points of time.

Derivatives	Upto 3 months	Between 3 to 6 months	Between 6 months to 1 year	Between 1 year to 3 years	More than 3 3 years	Total
Net settled derivatives entered into for trading purposes	•				-	-
Other net settled derivatives		-	-	-		
Total		-				<u> </u>
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Financial Guarantee and contracts issued	10.796.00	2,504.90	16.60	15,830.27	5,732.90	34,880.67

The Company has undrawn lines of credit available aggregating ₹ Nil million as at 31 March 2022 (previous year ₹ Nil million) to meet any possible liquidity shortfall.

6,336.75

As at 31-Mar-21

Non-derivative financial flabilities	Upto	Between	Between 6	Between	More than	Total
	3 months	3 to 6 months	months to 1 year	1 year to 3 years	3 years	
Trade payables	2,354.43		•	-	•	2,354.43
Borrowings (other than debt securities)	1,091.16	-		-	*	1,091.16
Debt securities	57.09	52.02	125.71	2,423.92	4,630.21	7,288.95
Other financial liabilities	1,697.26	-	•	5,985.44		7,683.70
Total undiscounted non-derivative financial liabilities	5,199.94	52.02	125.71	8,410.36	4,630.21	18,418.24
Non-derivative financial assets	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	3 years	
Cash and cash equivalent and other bank balances	1,490.00			<u> </u>		1,490.00
Trade receivables	191.00	-		*		191.00
Loans	12,472.43	-	-		-	12,472.43
Investments at fair value through profit or loss	2,137.19	-		-	41,680.13	43,817.32
Other financial assets	304.72		-	324.63	-	629.35
Total undiscounted non-derivative financial assets	16,595.34			324.63	41,680.13	58,600.10
Derivatives	Upto 3	Between 3 to	Between 6	Between	More than 3	Total
	months	6 months	months to 1 year	1 year to 3 years	3 years	
Net settled derivatives entered into for trading purposes	6.12	-	•			6.12
Other net settled derivatives						
Total	6.12	- "	-	-		6.12
Commitments	Upto 3	Between 3 to	Between 6	Between 1	More than 3	Total
	months	6 months	months to 1	year to 3 years	years	
Financial Guarantee and contracts issued	7,240.00	1,171.10	6,090.20	16,169.74	7,501.64	38,172.68

The Company has undrawn lines of credit available aggregating ₹ Nil million as at 31 March 2022 (previous year ₹ Nil million) to meet any possible liquidity shortfall.





77,534.14

21,066.24

590.66

(Currency: Indian rupees in millions)

45 Total market risk exposure

Fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and equity prices. The Company classifies exposures to market risk into either trading or non-trading portfolios and manages each of those portfolios separately. Fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and equity prices. The Company classifies exposures to market risk into either trading or non-trading portfolios and manages each of those portfolios separately. Such risks the market risk for the trading portfolio is managed and monitored based on a VaR methodology that reflects the interdependency between risk variables. Non-trading positions are managed and monitored using other sensitivity analyses.

	A	s at 31 March 202	22	As at 3			
	Carrying amount	rying amount Traded risk Non-traded risk		Carrying amount	Traded risk	Non-traded risk	
Assets	•						
Cash and cash equivalent and other							
bank balances	5,158.42	-	5,158.42	1,490.00	=	1,490.00	
Trade receivables	123.64	-	123.64	191.00	-	191.00	
Loans at amortised cost	21,703.81	-	21,703.81	12,472.43	-	12,472.43	
Financial investments – FVTPL	92.14	92.14	•	27.40	27.40		
Financial Investments- at cost	49,540.49	-	49,540.49	43,789.92	-	43,789.92	
Other Financial assets	915.64	-	915.64	629.35	-	629.35	
Total	77,534.14	92.14	77,442.00	58,600.10	27.40	58,572.70	
Liability							
Borrowings (other than debt securities)	-	-	-	1,091.16	-	1,091.16	
Debt securities	24,322.12	-	24,322.12	7,288.95	-	7,288.95	
Trade payables	952.15	-	952.15	2,354.43	-	2,354.43	
Other financial liabilities	5,0\$2.01	-	5,052.01	7,683.70	-	7,683.70	
Total	30,326.28	-	30,326.28	18,418.24	-	18,418.24	





(Currency: Indian rupees in millions)

46 Disclosure related to collateral

Following table sets out availability of Company assets to support funding

As at 31 March 2022	Pledge as collateral	Available as collateral	Total carrying amount				
Cash and cash equivalent including bank balance	30.00	4,884.05	4,914.05				
Trade receivables	123.64		123.64				
Loans	15,729.71	5,974.10	21,703.81				
Investments	2,285.56	47,347.07	49,632.63				
Other financial assets		667.10	667.10				
Property, plant and equipment	-	5.71	5.71				
Other non financial assets		769.70	769.70				
Total assets	18,168.91	59,647.73	77,816.64				

As at 31 March 2021	Pledge as collateral	Available as collateral	Total carrying amount
Cash and cash equivalent including bank balance	-	647.78	647.78
Trade receivables	191.00	-	191.00
Loans	3,811.57	8,660.86	12,472.43
Investments	448.64	43,368.68	43,817.32
Other financial assets	-	304.72	304.72
Property, plant and equipment	-	5.99	5.99
Other non financial assets	÷	135.88	135.88
Total assets	4,451.21	53,123.91	57,575.12

47 Analysis of risk concentration

Industry analysis - risk concentration

As at 31 March 2022	Financial services	Others	Total
Financial assets		······································	
Cash and cash equivalentand other bank balances	5,158.42	-	5,158.42
Trade receivables	123.64	•	123.64
Loans	21,703.81	-	21,703.81
Investments	49,632.63	*	49,632.63
Other financial assets	915.64		915.64
Total assets	77,534.14		77,534.14

As at 31 March 2021	Financial services	Others	Total
Financial assets			
Cash and cash equivalentand other bank balances	1,490.00	-	1,490.00
Trade receivables	191.00	-	191.00
Loans	12,472.43	-	12,472.43
Investments	43,817.32	-	43,817.32
Other financial assets	629.35	· · · · · · · · · · · · · · · · · · ·	629.35
Total assets	58,600.10		58,600.10





(Currency: Indian rupees in millions)

48. Impact of Covid

The Company has considered the possible effects that may result from the pandemic relating to COVID-19 on the carrying amounts of receivables, intangibles, investments and other assets and repayment ability of its borrowers. In developing the assumptions relating to the possible future uncertainties in the economic conditions because of this pandemic, the Company has used internal and external sources of information. The Company has assessed the impact of the COVID-19 pandemic on its liquidity and ability to repay its obligations as and when they are due. Management has considered various financial support from banks and other fundraising opportunities in determining the Company's liquidity position over the next 12 months.

The Company has reviewed the assumptions used and based on current estimates expects the carrying amount of these assets will be recovered. The impact of COVID-19 on the Company's financial statements may differ from that estimated as at the date of approval of these financial statement and the Company will continue to closely monitor any material changes to future economic conditions.

49. Events after reporting date

The Company has evaluated all events that occur after balance sheet date through the date when the financial statements were issued to determine if they must be reported. The management of the company determined that there were no reportable subsequent events to be disclosed other than below:

The Board of Directors of the Company ("Board") at their meeting held on May 13, 2022 has approved the Scheme of Arrangement between the Company and Edelweiss Securities Limited ("Resulting Company" or "ESL") and their respective shareholders and creditors under Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act, 2013 ("Act") ("Scheme") which inter alia, provides for demerger, transfer and vesting of the Demerged Undertaking (as defined in the Scheme) from the Company into the Resulting Company on a going concern basis and reduction of the capital of the Resulting Company in the manner set out in the Scheme. Post necessary regulatory and statutory approvals, the equity shares of the Resulting Company shall be listed on BSE Limited and the National Stock Exchange of India Limited.

50. Details of Benami Property held

The Company does not have any benami property, where any proceeding has been initiated or pending against the company for holding any Benami property.

51. Where the Company has borrowings from banks or financial institutions on the basis of security of current assets, it shall disclose the following:-

The Company has been sanctioned working capital limits from bank during the year on the basis of security of current assets of the Company. The Company had closed the sanctioned workings capital limit within a month and accordingly was not required to file any return/statement with the bank. During the year the Company has availed overdraft facility from one 8ank and pursuant to confirmation received from the said bank, there was no requirement to file any return/statement with the bank.

52. Wilful Defaulter

The Company is not declared as wilful defaulter by any bank or financial Institution or other lender.

53. Relationship with Struck off Companies

Where the company has any transactions with the companies struck off under section 248 of Companies Act, 2013 or section 560 of Companies Act, 1956, the Company shall disclose the following details, namely:-

Name of struck off Company	Nature of transactions with struck-off Company	Balance	Relationship with the Struck off company, if any,
Marrie Of Struck Off Company	Matter of transactions with struck of company	outstanding	to be disclosed
Provenance Land Private Limited	Business Promotions	-	None
Aakanksha Leasing And Services			
Private Ltd	Commission and Brokerage Expense		None
Br Wealth Advisors Private			
Limited	Commission and Brokerage Expense		None

54. Registration of charges or satisfaction with Registrar of Companies (ROC)

The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.





Notes to the financial statements (Continued)

55. Utilisation of Borrowed funds and share premium:

All During the year, the Company has not advanced or loaned or invested funds to any other person(s) or entity(s), including foreign entities (Intermediaries) with the understanding that the intermediary shall, other than as disclosed in note (1) below:

(b) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

Note (1)

During the year, the Company has given loans to its subsidiar/ea/fellow subsidiary companies in the ordinary course of business, which are at Arm's length and the same is approved by Board Audit Committee of the Company. The Company confirms that the below transactions are in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act, 2013 and the such transactions are not in violation of the Prevention of Money-Laundering Act, 2002 (15 of 2003).

S.No.	Name of Intermediary	Nature	Đate	Rupees in millions	Name of Company in which investment done by Intermediary	Nature	Date	Rupees in militions	Remarks
1	Edelweiss Securities And Investments Private Umited (ESIPL)	Loan Given	28-Mar-22	846.50	Edel Finance Company Limited (Edel Finance)	investment in Equity	28-Mar-22		1) ESPL Is whethy owned subsidiary of EFSL. As per Geoup restricturing plan ESPL will be holding Company for Asset Reconstruction Submans. 2) ESPL has purchased equity shares of Edelweiss Asset Reconstruction Company Limited (EAR) from Cell Finance and ERSSL. 3) During the year, CSPL has repaid & BSD million to Cellweiss Financial Services
3	Edelweiss Securities And Investments Private Limited (ESIPL)	toan Given	28-Mar-22	1,450.00	Edelweiss Rural & Corporate Services Urnited (ERCSL)	Investment in Equity	28-Mar-22	1,450.00	Limited (EFSL) and Closing Balance as at 31 March 2022 is ₹ 1,447 million.
3	Edelweiss Rural & Corporate Services Limited (ERCSL)	Loan Given	Various dates	5,714	Edehweiss Investment Adviser Limited (EIAL)	toan Given	Various dates	5,713.55	ERCSE and EIAL is wholly owned subsidiary of Edelweiss Financial Services Limited
4	Edehveiss Rural & Corporate Services Limited	Loan Given	Various dates		Edel Finance Company Limited (Edel Finance)	Loan Given	Various dates		1) ERCSL and Edel Finance Company Limited (Edel Finance) are wholly owned subsidiary of Edebweiss Financial Services Limited. 2) Edel Finance has repaid 7,352.40 million back to ERCSL and ERCSL has also repaid the same back to EFSL.
5	Edelweiss Rural & Corporate Services Limited	Loan Given	Various dates	8,200	ECL Finance Limited (ECL Finance)	Loan Given	21-Dec-21		1) ERCSL and EEL Finance are wholly owned subsidiary of EFSL. 2) EEL (inance has repaid ₹ 7,420 million back to ERCSL and ERCSL has also repaid the same back to EFSL.
	Edehweiss Rural & Corporate Services Limited	Loan Given	09-jun-22	1,130	Edel Land limited (Edel Land)	Loan Given	9-Jun-22		1) ERCSL and Edel Land are wholly owned subsidiary of EFSL. 2) Edel Land has repaid ₹ 1,130 million back to ERCSL and ERCSL has also repaid the same back to EFSL.

(8) During the year, the Company has not received any fund from any person(s) or entity(es), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall, other than as disclosed in note (2) below

(i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or

(ii) provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries

Note (2)

During the year, the Company has taken loans and given loans to its subsidiary company in the ordinary course of business, are at Atm's length and the same is approved by Board Audic Committee of the Company. The Company confirms that the below transactions are in accordance with relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act, 2013 and the such transactions are not in violation of the Frevention of Money-Laundering Act, 2002 (15 of 2003).

Name of Lender	Nature	Date	Rupees in millions	Lozn given	Nature	Date	Rupees in millions	Remarks
Beacon Trustee (Various	NCD Borrowing	5-Oct-21	4,000	ECL finance	Loan given	6-Oct-21	4,000	1) As per agreement loan was taken by the
ienders)								Company, for the purpose of repayment of
								existing banking fiabilities of ECL Finance.
					i			2) During the year ECL finance has repaid ?
								4,000 million to EFSt .
1	Beacon Trustee Various	Beacon Trustee Various NCD Borrowing	Beacon Trustee (Various NCO Borrowing 5-Oct-21	Beacon Trustee (Various NCD Borrowing 5-Oct-21 4,000	Beacon Trustee (Various NCD Borrowing 5-Oct-21 4,000 ECL finance	Beacon Trustee (Various NCD Borrowing 5-Oct-21 4,000 ECL finance Loan given	Beacon Trustee (Various NCD Borrowing 5-Oct-21 4,000 ECL finance Loan given 5-Oct-21	Beacon Trustee (Various NCD Borrowing 5 Oct-21 4,000 ECL finance Loan given 5-Oct-21 4,000 lenders)

Note (3)

Based on the legal opinion obtained by the Company, the transactions undertaken by MBEC-CIC of borrowing/lending/investment to and from its helding/subsidiary/affiliate/group entity(ies) or borrowing from outside the Group for onward lending/investments for carrying on their respective business in ordinary course will not attract reporting under Rule 11(e) of the Companies (Audá and Auditors) Rules, 2014 (the Rules'). Accordingly, transactions undertaken by the Company with Edel Finance Company Limited (NBEC-CIC) is not disclosed under the Rules.





(Currency : Indian rupees in millions)

56. Undisclosed income

The Company have not any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

57. The Company Doesn't have any immovable properties whose title deeds are not held in name of the Company.

EQ Consend Advances

The Company has granted loans or advances to Group companies in the nature of loans, without specifying period of repayment of principal to companies. However, during the year the Company has executed supplementary agreement with all such Group companies to stipulate the schedule for repayment of principal. The repayment of principal as per supplementary agreement is not due on these loans. Of these following are the details of the aggregate amount of loans or advances in the nature of loans granted to promoters or related parties as defined in clause (76) of section 2 of the Companies Act, 2013:

Type of Borrowers	Amount of loan or advance in the nature of loan outstanding	loan outstanding in nature of loans	
Promoters		-	-
Directors		-	-
KMPs		-	-
Related Parties		9,701.55	45.37%

^{*} Percentage of aggregate loans granted during the year

- 59. The Board of Directors at their meeting held on 27 May 2022, have recommended a final dividend of ₹1.20 per equity share (on face value of ₹1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- 60. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 61. During the year ended 31 March 2022, three subsidiaries of the Company had sold certain financial assets amounting to ₹ 1,675.60 million and ₹ 11,424.10 million respectively (net of provisions) to various asset reconstructions company trusts (ARC Trusts') and acquired security receipts (Sf) amounting to ₹ 1,424.40 million and ₹ 9,455.70 million respectively from these ARC Trusts. Ind AS 109 "financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of derecognition of such financial assets from these subsidiaries' financial statement. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in subsidiaries' financial statement. Based on assessment of probability of default, loss given default in respect of these financial assets and in light of various factors vit. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the company has recorded fair value gain of ₹ 921.14 million (net) for the year ended respectively and is included in "Net gain on fair value changes".
- 62. Pursuant to amendments in risk and rewards agreement between the subsidiaries, ERCSL and the Company (as mentioned in note above), with effect from 01 January 2021, fees payable on security receipts (ARC management Fee) has been agreed to be borne by the Company, as the risk and rewards are undertaken by the Company. Accordingly, an amount of \$2,166.33 million (Previous year' \$4.99.25 million) towards such expenses have been recorded by the Company.
- 63. Ouring the year ended 31 March 2022, the Company has recorded a fair value gain of ₹ 3,150 million for its investment in Edelweiss Securities and Investments Private Limited based on fair valuation report obtained from registered valuer and on account of Composite scheme of Arrangement between the Company's subsidiary and associate Companies i.e. Edelweiss Securities Limited ("ESE"), Edelweiss Securities and investments Private Limited ("ESE"), Edelweiss Global Wealth Management Limited ("ESE"), Edelweiss Global Vestith Management Limited ("ESE"), Edelweiss Global Vestith Management Limited ("ESE"), Edelweiss Global Vestith Management Business from ESL into ESIPL. The National Company Law Tribunal Bench at Mumbai (Tribunal) has approved the aforementioned Scheme on 31 March 2022 under the applicable provisions of the Companies Act, 2013. Certified copy of the said order of the Tribunal was received by the Company on 05 April 2022 and filed with the Registrar of Companies on 22 April 2022.
- 64. Under Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE. Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real state/structured finance Loans (Select Loans) into ECL Finance Limited on or before the date of the conversion of the investor CCDs into Equity Shares. The rationale for this undertaking was to keep the total equity/net worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the previous year, Parties have agreed and concluded that loss event for two of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to \$\frac{7}{2}\$ 1400.10 million incurred by ECL Finance Limited in artier years. Accordingly, EFSL has recorded such loss in its profit and loss during last year. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence there is no obligation of the Company.





(Currency : Indian rupees in millions)

- During the year ended 31 March 2022, employee benefits expense includes a reversal of long term incentive plan of ₹ 650.00 million and created additional bonus provision amounting to ₹ 731.00 million during the year ended 31 March 2022.
- During the year ended 31 March 2022, other income includes gain amounting to ₹5,315.75 million (previous year ₹13,714.85 million) on sale of investments in its subsidiaries.
- During the year ended 31 March 2022, certain assets amounting to ₹ 2,720.00 million were sold to alternative assets funds by the subsidiary NBFCs. The Company has, vide a put agreement dated 04 February 2022, has guaranteed / undertaken to purchase these financial assets amounting to ₹ 2,720.00 million on occurrence of certain trigger event as per the
- The Company has a process whereby periodically all long term contracts (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Company has reviewed and ensured that adequate provision as required under any law/ accounting standards for material foreseeable losses on such long term contracts (including derivative contracts) has been made in the books of accounts.
- 69. Ratio Analysis

	Particulars	Year Ended 31-Mar-22	Year Ended 31-Mar-21	Remarks
1	Debt-Equity Ratio	0.49	0.2	0 Increase in Total Debt from ₹ 8,380 million in previous year to ₹ 24,322 million in current year, resulted in increase in Debt-Equity ratio during the year.
2	Interest Service Coverage Ratio	4.99	8.1	3 As stated above, increase in total debt has resulted in increase in finance cost and consequently decrease in Interest service coverage ratio.
3	Total debt to Total assets (%)	30.24%	14,01	% Increase in Total Debt from ₹ 8,380 million in previous year to ₹ 24,322 million in current year, resulted in increase in Total Debt-Total Assets ratio during the year.
4	Net profit margin (%)	68.01%	41.60	% Increase in Net Profit from ₹ 7,162 million in previous year to ₹ 9,333 million in current year, resulted in increase in Net profit margin ratio during the year.

- Debt-equity Ratio = Total debt (Debt securities + Borrowings other than debt securities) / Net worth Interest Service Coverage Ratio = Profit before interest and Tax / interest expense
 Total debt to Total assets = (Debt securities + Borrowings other than debt securities) / Total assets
 Net profit margin = Net Profit for the year / Total income

- The Company is in compliance with number of layers of companies, as prescribed under clause (87) of section 2 of the Act read with the Companies (Restriction on number of Layers) Rules, 2017.
- 71. Details of Crypto Currency or Virtual Currency

The Company has not traded or invested in Crypto currency or Virtual Currency during the current financial year and any of the previous financial years.





(Currency: Indian rupees in millions)

- 72. Previous year's figures have been regrouped / reclassified to conform to current year presentation.
- 73. All amounts disclosed in the financial statements and notes have been rounded off to the nearest million as per the requirements of Schedule III, unless otherwise stated.
- 74. These financial statements have been approved for issue by the Board of Directors of the Company on 27 May 2022.

The accompanying notes are an integral part of financial statements.

1801 & CO

MUMBAI

As per our report of even date attached

For S. R. Batliboi & Co. LLP

Chartered Accountants
†CAi Firms Registration Number: 301003E/E300005

per Shrawan Jalan

Partner Membership No: 102102

Mumbai 27 May 2022

For and on behalf of the Board of Directors

Rashesh Shah

Chairman & Managing Director

DIN: 00008322

Apariya Suneja Chief Financial Officer

Mumbai 27 May 2022

Himanshu Kaji Executive Director DIN: 00009438

8____

Tarun Khurana Company Secretar

Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India Tel: +91 22 6819 8000

INDEPENDENT AUDITOR'S REPORT

To the Members of Edelweiss Financial Services Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Edelweiss Financial Services Limited ("the Company"), which comprise the Balance Sheet as at March 31 2021, the Statement of Profit and Loss, including the statement of Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2021, its profit including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SAs), as 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 Standalone Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Emphasis of Matter

We draw attention to note 52 of the standalone financial statements, which describes the economic and social disruption as a result of COVID-19 pandemic of the Company's business and financial metrics including the Company's estimates of impairment of investments and other financial assets, which are highly dependent on uncertain future developments. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalche financial statements for the financial year ended March 31, 2021. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the standalone financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the standalone financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying standalone financial statements.



Chartered Accountants

Key audit matters

How our audit addressed the key audit matter

Impairment of investments in subsidiary companies (as described in Note 1.4.1.3 and note 7 of the standalone financial statements)

The Company has investments in various subsidiaries aggregating Rs. 43,789.92 million which are not listed or quoted. These investments are valued at cost and are required to be assessed for impairment in accordance with Ind AS 36, when any indicators of impairment are observed.

In carrying out such impairment assessment, a significant judgement of the management is involved in estimating the investee company's "value in use", in accordance with Ind AS 36. Estimation of the value in use requires the management to apply appropriate assumptions with respect to the growth rates for future cash flow projections of the investee company and discount rates for determining present value of such cash flows.

In view of the high degree of management's judgement involved in estimation of the recoverable amount of investments in unlisted subsidiaries and the inherent uncertainty relating to the assumptions supporting such estimates, we considered this area as a key audit matter.

Our audit procedures included considering the appropriateness of the processes laid down by the management for assessment of impairment in the value of investments in subsidiaries combined with procedures performed as follows:

- We considered management's assessment of impairment from the management experts wherever considered necessary and assessed whether any impairment indicators existed for investment in individual subsidiaries.
- We traced the net-worth of the individual subsidiaries to their audited financial statements to assess whether any impairment indicators were present.
- We assessed information used to determine the key assumptions, including growth rates and discount rates.
- We assessed the disclosures relating to investments in subsidiaries included in the standalone financial statements in accordance with the requirements of Ind AS.

IT systems and controls

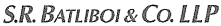
Financial accounting and reporting processes, especially in the financial services sector, are fundamentally reliant on IT systems and IT controls to process significant transaction, hence we identified IT systems and controls as a key audit matter for the Company.

Automated accounting procedures and IT environment controls, which include IT governance, general IT controls over program development and changes, access to programs and data and IT operations, are required to be designed and to operate effectively to ensure reliable financial reporting.

Our audit procedures focused on the IT infrastructure and applications relevant to financial reporting of the Company:

- We tested the design and operating effectiveness of the Company's IT access controls over the information systems that are important to financial reporting and various interfaces, configuration and other identified application controls.
- We tested IT general controls (logical access, changes management and aspects of IT operational controls). This included testing requests for access to systems were reviewed and authorized.
- We tested the Company's periodic review of access rights. We also tested requests of changes—to—systems—for—approval—and authorization.
- In addition to the above, we tested the design and operating effectiveness of certain automated controls that were considered as key internal controls.
- We tested the design and operating effectiveness of compensating controls in case deficiencies were identified and, where necessary, extended the scope of our substantive audit procedures.





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Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Board report, but does not include the standalone financial statements and our auditor's report thereon, which we obtained prior to the date of this auditors report, and the Annual report, which is expected to be made available to us after that date.

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the Annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Responsibilities of Management for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. 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 the 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 statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

As part of an audit in accordance with SAs, 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 statements, 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 fraudimay involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequates internal financial controls with

Chartered Accountants

reference to financial statements in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements 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 statements, including the disclosures, and whether the standalone financial statements 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.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the financial year ended March 31, 2021 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (c) The Balance Sheet, the Statement of Profit and Loss including the Statement of Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
 - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
 - (e) On the basis of the email confirmation received from the directors as on March 31, 2021 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164 (2) of the Act;

With respect to the adequacy of the internal financial controls with reference to these standalone financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;

Chartered Accountants

- (g) In our opinion, the managerial remuneration for the year ended March 31, 2021 has been paid / provided by the Company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act;
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements – (Refer Note 40 (a) and (b) to the standalone financial statements);
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts (Refer Note 54 to the standalone financial statements);
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company

For S.R. Batliboi & Co. LLP Chartered Accountants

CAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 21102102AAAAKZ4950

Place of Signature: Mumbai Date: June 11, 2021

MUMBAI & COUNTY

Chartered Accountants

Annexure 1 referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our report of even date

Re: Edelweiss Financial Services Limited ('the Company')

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given by the management and based upon the audit procedures performed, the title deeds of immovable properties included in property, plant and equipment are held in the name of the company.
- (ii) The Company's business does not involve inventories and, accordingly, the requirements under paragraph 3(ii) of the Order are not applicable to the Company.
- (iii) According to the information and explanations given to us and based upon the audit procedures performed, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Accordingly, the provisions of clause 3(iii)(a), (b) and (c) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given by the management, provisions of section 185 and 186 of the Companies Act 2013 in respect of loans to directors including entities in which they are interested and in respect of loans and advances given, investments made and, guarantees, and securities given have been complied with by the company.
- (v) The Company has not accepted any deposits within the meaning of Sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of clause 3(v) of the Order are not applicable.
- (vi) To the best of our knowledge and as explained, the Company is not in the business of sale of any goods. Therefore, in our opinion, the provisions of clause 3(vi) of the Order are not applicable to the Company.
- (vii) (a) Undisputed statutory dues including provident fund, employees' state insurance, income-tax, goods and service tax, cess and other statutory dues have generally been regularly deposited with the appropriate authorities though there has been a slight delay in a few cases. The provisions relating to duty of custom, duty of excise, value added tax and sales tax are not applicable to the Company.
 - (b) According to the information and explanations given to us and based upon the audit procedures performed, no undisputed amounts payable in respect of provident fund, employees' state insurance, income-tax, goods and service tax, cess and other statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable. The provisions relating to duty of custom, duty of excise, value added tax and sales tax are not applicable to the Company.
 - (c) According to the information and explanations given to us and based upon the audit procedures performed, the dues of income-tax, goods and service tax, and cess on account of any dispute, are given below. The provisions relating to duty of custom, duty of excise, value added tax and sales tax are not applicable to the Company.

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Name of the	Nature of the	Amount	Period to which	Forum where the dispute
statute	dues	(Rs. In	the amount	is pending
		million)	relates	
Income Tax Act, 1961	Income Tax	3.23	AY 2001-02	High Court
Income Tax Act, 1961	Income Tax	17.95	AY 2008-09	High Court
Income Tax Act, 1961	Income Tax	122.73	AY 2009-10	High Court
Income Tax Act, 1961	Income Tax	219.45	AY 2010-11	High Court
Income Tax Act, 1961	Income Tax	83.53	AY 2011-12	High Court
Income Tax Act, 1961	Income Tax	45.30	AY 2018-19	Commissioner of Income Tax (Appeals)
Service Tax	Service Tax	414.60	2008-09 to 2011-12	CESTAT, Mumbai
Service Tax	Service Tax	119.75	2009-10 up to Jun 2012	CESTAT, Mumbai
Service Tax	Service Tax	979.56	October 2010 to March 2015	CESTAT, Mumbai

- (viii) In our opinion and according to the information and explanations given by the management and based upon the audit procedures performed, the Company has not defaulted in repayment of loans or borrowing to a financial institution and banks, government or dues to debenture holders.
- (ix) In our opinion and according to the information and explanations given by the management, the Company has utilized the monies raised by way of debt instruments for the purposes for which they were raised..
- (xi) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us by the Management, we have neither come across any instances of material fraud by the Company or on the Company by the officers and employees, noticed or reported during the year, nor have we been informed of any such case by the management.
- (x) According to the information and explanations given by the management and based upon the audit procedures performed, the Company has paid or provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V of the Act.
- (xii) In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause 3(xii) of the order are not applicable to the Company and hence not commented upon.
- (xiii) According to the information and explanations given by the management and based upon the audit procedures performed, transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the notes to the financial statements, as required by the applicable accounting standards.
- (xiv) According to the information and explanations given by the management, the Company has complied with provisions of section 42 of the Companies Act, 2013 in respect of the private placement of Non convertible debentures during the year. According to the information and explanations given by the management, we report that the amounts raised, have been used for the purposes for which the funds were raised, though idle/surplus funds which were not required for immediate utilization were gainfully invested in liquid assets payable on demand.
- (xv) According to the information and explanations given by the management and based upon the audit procedures performed, the Company has not entered into any non-cash transactions with directors or persons connected with him as referred to in section 192 of Companies Act, 2013.



Chartered Accountants

(xvi) According to the information and explanations given to us and based upon the audit procedures performed, the provisions of section 45-IA of the Reserve Bank of India Act, 1934 are not applicable to the Company.

For S.R. Batliboi & Co. LLP Chartered Accountants

JCAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 21102102AAAAKZ4950

Place of Signature: Mumbai Date: June 11, 2021



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Chartered Accountants

Annexure 2 to the Independent Auditor's Report of even date on the Standalone Financial Statements of Edelweiss Financial Services Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls with reference to standalone financial statements of Edelweiss Financial Services Limited ("the Company") as of March 31, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ("ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to these standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing as specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls, both issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to these standalone financial statements was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls with reference to these standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statement included obtaining an understanding of internal financial controls with reference to these standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to these standalone financial statements.

Meaning of Internal Financial Controls With Reference to these Standalone Financial Statements

A Company's internal financial controls with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial controls with reference to standalone financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements

Chartered Accountants

Inherent Limitations of Internal Financial Controls With Reference to Standalone Financial Statements

Because of the inherent limitations of internal financial controls with reference to these standalone financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at March 31, 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by ICAI.

For S.R. Batlibol & Co. LLP Chartered Accountants

ICAI Firm Registration Number: 301003E/E300005

per Shrawan Jalan

Partner

Membership Number:102102 UDIN: 21102102AAAAKZ4950

Place of Signature: Mumbai

Date: June 11, 2021



Balance Sheet as at March 31, 2021

(Currency:Indian rupees in million)

			As at	As at
I.	ASSETS	Note	March 31, 2021	March 31, 2020
	Financial assets			
		_		
	(a) Cash and cash equivalents	2	1,481.81	13.66
	(b) Bank balances other than cash and cash equivalents	2A	8.19	9.55
	(c) Trade receivables	5	191.00	316.80
	(d) Loans	6	12,472.43	6.73
	(e) Investments	7	43,817.32	34,672.87
	(f) Other financial assets	8	629.35	695.42
			58,600.10	35,715.03
(2)	Non-financial assets			
	(a) Current tax assets (net)	9	688.06	618.59
	(b) Deferred tax assets (net)	10 & 32	378.08	291.13
	(c) Property, Plant and Equipment	11	5,99	8.36
	(d) Intangible assets under development			9.16
	(e) Other Intangible assets	11	1.19	16.83
	(f) Other non- financial assets	12	135.88	133.78
			1,209.20	1,077.85
	TOTAL ASSETS		59,809.30	36,792.88
II.	LIABILITIES AND EQUITY			
	•			
	LIABILITIES			
(1)	Financial liabilities			
	(a) Derivative financial instruments	3&4		
	(b) Trade payables	5601		-
	(i) total outstanding dues of micro enterprises and small enterprises	13&41		0.90
	(ii) total outstanding dues of creditors other than micro enterprises and small			0.90
	enterprises	13	2,354,43	52,45
	(c) Debt securities	14	7,288.95	734.12
	(d) Borrowings other than debt securities	15	1,091.16	732.51
	(e) Other financial liabilities	16	6,841.48	577.09
			17,576.02	2,097.07
(2)	Non-financial liabilities			3,7,7,7,
	(a) Current tax liabilities (net)	17	7.26	69.84
	(b) Provisions	18	845.81	9.08
	(c) Other non-financial liabilities	19	120.33	
	, , , , , , , , , , , , , , , , , , , ,	17	973.40	71.19 150.11
	EQUITY		7/3.40	130.11
	(a) Equity share capital			
	(b) Other equity	20	890.90	889.51
1	(b) Other equity	21	40,368.98	33,656.19
			41,259.88	34,545.70
	TOTAL LIABILITIES AND EQUITY		59,809.30	36,792.88

For S. R. Batliboi & Co. LLP

As per our report of even date attached.

Chartered Accountants ICAI Firms Registration Number: 301003E/E300005

The accompanying notes are an integral part of financial statements

per Shrawan Jalan

Partner

Membership No: 102102

and on behalf of the Board of Directors

Rashesh Shah

1 to 62

Chairman, Managing Director & CEO

DIN: 00008322

Sarju Simaria

Chief Financial Officer

Mumbai June 11, 2021

Himanshu Kaji

Executive Director DIN: 00009438

Tarun Khurana SVP & Company Secretary





Statement of Profit and Loss for year ended March 31, 2021

(Currency:Indian rupees in million)

	Note	For the year ended	For the year ended
	14016	March 31, 2021	March 31, 2020
Revenue from operations			
Interest income	22	834.96	121.16
Dividend income	23	1,365.31	694.72
Fee and commission income	24	991.19	959.81
Other operating income	25	244.60	437.57
Total Revenue from operations		3,436.06	2,213.26
Other income			
Other income	26	13,782.67	242.14
Total Revenue			
Total Revenue		17,218.73	2,455.40
Expenses			
Finance costs	27	200 24	
Net loss / (gain) on fair value changes	28	973.34 4,422.85	323.11
Impairment on financial instruments	29		(134.66)
Employee benefits expense	30	1,486.98	18.73
Depreciation, amortisation and impairment	30 11	1,912.18	797.67
Other expenses	31	14.04	32.16
	31	1,470.15	622.92
Total expenses		10,279.54	1,659.93
			1,007,70
Profit before tax		6,939.19	795.47
m ·			
Tax expenses	32		
Current tax		(135.98)	1.90
Deferred tax (net)		(86.95)	(32.22)
Profit for the year		7,162.12	825.79
		7,10.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7	025,77
Other Comprehensive Income			
Items that will not be reclassified to profit or loss			
Remeasurement gain / (loss) on defined benefit plans		9.54	(0.47)
			(0111)
Total		9.54	(0.47)
Total Comprchensive Income		7,171.66	825.32
•	_	1917200	043.32
Earnings Per Share (₹) (Face Value of ₹ 1/- each) (1) Basic	35		
(2) Diluted		8.05	0.93
(2) Dudled		8.01	0.92
		• •	

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For S. R. Batliboi & Co. LLP

As per our report of even date attached.

ICAI Firms Registration Number: 301003E/E300005

The accompanying notes are an integral part of financial statements

per Shrawan Jalan

Partner

Membership No: 102102

Mumbai June 11, 2021

For and on behalf of the Board of Directors

Chairman, Managing Director & CEO

DIN: 00008322

Sarju Simaria

Chief Financial Officer

Himanshu Kajl Executive Director DIN: 00009438

Tarun Khurana SVP & Company Secretary





(Currency:Indian rup	es in million)	For the year ended March 31, 2021	For the year ended March 31, 2020
A Cash flow from o	perating activities		
Profit before tax		6,939.19	795,47
Adjustments for :			
Depreciation and	amortisation expenses	14.04	32.16
Fair value change	in investments	(3.45)	3.03
Fair value change	in provisions	4,426.30	-
Profit on sale of I	ivestments (net)	(13,714.85)	(156.58
impairment / (re	rersal) on financial instruments	1,485.98	18.73
Dividend on inve	itments	(1,365.31)	(694,72
(Profit)/loss on sa	le of property, plant and equipment	9.16	(1.44
Interest Income		(834.96)	(116.93
ESOP and SAR co:	t	84.68	99.65
Finance costs		973.34	323.11
	ow before working capital changes trnents for working capital changes	(1,984.88)	302.48
Decrease /(increa	se) in trade receivables	47.28	192.14
Decrease/(Increa	se) in derivative financial instruments	-	(2.48
(Decrease)/increa	se in in trade payables	900.99	(37.31
Decrease /(Increa	se) in other financial assets	316.52	71.68
Decrease /(Increa	se) in other non-financial assets	7.34	(28.97
Decrease /{Increa	se) in other bank balances	1.36	50.42
(Decrease)/increa	se in provisions and other financial liabilities	1,832,60	(27,08
(Decrease)/increa	se in other non-financial liabilities	49.14	49.55
Cash generated f	rom /(used in) operations	1,170.35	570.43
Income taxes paid	f/{refund) during the year	3.93	(170.71
Net cash generat	ed from / (used in) operating activities - A	1,174.28	399.72
Cash flow from in			
	rty, plant and equipment	(3.93)	(11.70
	plant and equipment	7.90	2.56
Purchase of inves		(16,618.52)	(1,558.22
Sale of investmen	==	21,186.33	431.42
Dividend on Inves		1,365.31	694.72
	ayment of loans (Refer note 1 below)	(12,467.93)	2,390.67
Interest received	** ** ** ***	834.96	258.21
Net cash generat	ed from / (used in) investing activities - B	(5,695.88)	2,207.66
Cash flow from fi	pancing activities		
	uance of Share capital (including securities premium)	49.61	79.92
	convertible debentures	(12,734.12)	-
Proceeds from de		19,230.83	734.12
	payment of) borrowing (Refer note 1 below)	358.65	{2,928.12
Dividend pald Finance costs			(266.51
		(915.22)	(323.11)
Net cash generat	ed from / (used In) financing activities - C	5,989.75	(2,703.70
Net (decrease) / I	ncrease in cash and cash equivalents (A+B+C)	1,468.15	(96.32
	ivalents as at the beginning of the year	13.66	109.98
	ivalents as at the end of the year	1,481.81	13.66

Notes:

1 Cash receipts and payments for transaction with group companies in which the turnover is quick, the amounts are large, and the maturities are short are presented on net basis in accordance with Ind AS-7 Statement of Cash Flows.

2 Cash Flow Statement has been prepared under the indirect method as set out in Ind A5 7 prescribed under the Companies Act (Indian Accounting Standard) Rules, 2015 under the Companies Act, 2013.

For S. R. Batliboi & Co. LLP

Chartered Accountants
ICAI Firms Registration Number: 301003E/E300005

per Shrawan Jalan Partner Membership No: 102102

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Chairman, Managing Director & CEO DIN: 00008322

Sarju Simaria Chief Financial Officer

Partin Khurana SVP & Company Secret

Executive Director DIN: 00009438

Mumbai June 11, 2021





Notes to financial statements

(Currency:Indian rupees in million)

Cash Flow Disclosure

Change in Liabilities arising from financing acitivies

Particulars	As at April 01, 2020	Cash Flows	Changes in Fair value	Others*	As at March 31, 2021
Debt Securities	734.12	6,496,71	_	58.12	7,288,95
Borrowings other than Debt Securities	732.51	358.65	•	56.12	1,091.16
	1,466.63	6,855.36	#	58.12	8,380.11
Particulars	As at April 01, 2019	Cash Flows	Changes in Fair value	Others*	As at March 31, 2020
Debt Securities		*22.00			
Borrowings other than Deht Securities	3,660.63	733.92 (3,251.03)	-	0.20 322.91	734.12 732.51
	3,660.63	(2,517.11)	-	323.11	1,466.63

^{*}Other column includes the effect of interest accrued during the period.





Statement of Changes in Equity for the year ended March 31, 2021 (Currency:Indian rupees in million)

A. Equity Share Capital

Particulars	Amount
As at April 01, 2019	17,788
Changes in equity share capital during FY 2019-20	1,74
As at March 31, 2020	889.51
Changes in equity share capital during FY 2020-21	1.39
As at March 31, 2021	890.90

Note:

1. Edoweiss Employees' Welfare Trust and Edelweiss Employees' Intentive and Welfare Trust are extension of Company's financial statements, these trusts are holding 4,48,36,780 number of equity shares as on March 31, 2021 amounting to ₹ 44.30 million). These are deducted from total outstanding equity shares.

2. Refer note 20 for detailed quantitative information including investors holding more than 5% of equity share capital.

3. The abover two Employee Welfare Trivials fload an agregate 44,385. We detuply shares of the Company for incentive and welfare benefits for group employees as per extant applicable \$EBI regulations. Fursuant to the exercise of fight available under Regulation 29 of \$EBI (Share Based Employee Benefits) Regulations, 20.04, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aloresaid equity shares. The said application is under consideration and approval for extension from \$EBI is availed as at date.

B. Other Equity

Particulars	Securities Premium	Securities Premium Retained Earnings		General Reserve Capital Redemption Reserve	Employee Stock Option Plan (ESOP) & (SAR) reserve	Share application money pending allotment	Total Attributable to equity holders
Balance as at April 01, 2019	30,057.56	1,593.27	508.64	2.03	460.59	6.15	32,628.24
Profit for the year Other Comprehensive Income Total comprehensive income		825.79 (0.47) 825.32					825.79 (0.47) 825.32
final dividends to equity shareholders Issue of equity instruments on ESOP	84.14	(266.51)			242.03	(85.88)	27 2
Hansets to securives premum or exercise of cour Share application money received during the year Stock appreciation rights (SAR)	75.55				148.93	79.92	79.92 148.93
Balance as at March 31, 2020	30,175.07	2,152.08	508.64	2.03	818.18	0,19	33,656.19
Prolit for the year Other Comprehensive Income		7,162.12					7,162.12
Total comprehensive income		7,171.66					7,171.66
interim dividends to equity shareholders Issue of equity instruments on ESOP	46.71	(842,22)			ţ	(48.10)	(842.22)
FOUT change Transfers to securities premium on exercise of ESOP Share application money received during the year Stock appreciation rights (SAR)	25.03				(25.03) (25.03)	49.61	139.42 - 49.61 195.71
Balance as at March 31, 2021	30,246.81	8,481.52	508.64	2.03	1,128.28	1.70	40,368,98

The accompanying notes are an integral part of financial statements For S.R. Ballibol & Co. LLP

1 to 62

ICAI Firm Registration Number: 301003E/E300005

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Partner Membership No: 102102 per Shrawan Jalan

Himmark all Executive Diocetor on 1:0000438 Rashesh Shah

Chalrman, Managing Director & CEO DIN: 00008322

Tarun Khurana

vices Limited *

SSISI

SVP & Company-Secretary

Chief Financial officer

Mumbai June 11, 2021

Notes to the financial statements for the year ended March 31, 2021

1. Background

Edelweiss Financial Services Limited ('the Company') is registered with Securities and Exchange Board of India (SEBI) as Category I – Merchant Banker. The Company was incorporated on November 21, 1995 and is the ultimate holding company of Edelweiss group of companies. The Company has its registered office at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai, India.

The Company is principally engaged in providing investment banking services and holding company activities comprising of development, managerial and financial support to the business of Edelweiss group entities.

Significant Accounting Policies

1.1 Basis of preparation of financial statements

The standalone financial statements of the Company has been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time).

These standalone financial statements have been prepared on a historical cost basis, except for derivative financial instruments and other financial assets held for trading, which have been measured at fair value. The standalone financial statements are presented in Indian Rupees (INR) and all values are rounded to the nearest million, except when otherwise indicated.

1.2 Presentation of financial statements

The Company presents its balance sheet in order of liquidity in compliance with the Division III of the Schedule III to the Companies Act, 2013. An analysis regarding recovery or settlement within 12 months after the reporting date (current) and more than 12 months after the reporting date (noncurrent) is presented in Note no.46.

Financial assets and financial liabilities are generally reported gross in the balance sheet. They are only offset and reported net when, in addition to having an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event, the parties also intend to settle on a net basis in all of the following circumstances:

- The normal course of business
- The event of default
- The event of insolvency or bankruptcy of the company and or its counterparties

1.3 Financial Instruments

1.3.1 Date of recognition

Financial assets and financial liabilities, with the exception of borrowings are initially recognised on the trade date, i.e., the date that the Company becomes a party to the contractual provisions of the instrument. This includes regular way trades purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the market place. The Company recognises borrowings when funds reach the Company.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.3.2 Initial measurement of financial instruments

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

1.4 Classification of financial instruments

1.4.1 Financial assets:

The Company classifies all its financial assets based on the business model for managing the assets and the asset's contractual terms, measured at either:

Financial assets carried at amortized cost (AC)

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in carrying value of financial assets is recognised in profit and loss account.

Financial assets at fair value through other comprehensive income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The changes in fair value of financial assets is recognised in Other Comprehensive Income.

Financial assets at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are measured at FVTPL. The Company measures all financial assets classified as FVTPL at fair value at each reporting date. The changes in fair value of financial assets is recognised in Profit and loss account.

1.4.1.1 Amortized cost and Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding





Notes to the financial statements for the year ended March 31, 2021 (Continued)

expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

1.4.1.2 Financial assets held for trading

The Company classifies financial assets as held for trading when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there is evidence of a recent pattern of short-term profit is taking. Held-for-trading assets and liabilities are recorded and measured in the balance sheet at fair value.

1.4.1.3 Investment in equity instruments

The Company measures all equity investments at fair value through profit or loss except, for Investment in subsidiaries and associates are recognised at cost, subject to impairment if any at the end of each reporting period. Cost of investment represents amount paid for acquisition of the investment.

1.4.2 Financial liabilities

All financial liabilities are measured at amortised cost except for financial guarantees, and derivative financial liabilities.

1.4.2.1 Debt securities and other borrowed funds

After initial measurement, debt issued, and other borrowed funds are subsequently measured at amortised cost. Amortised cost is calculated by taking into account any discount or premium on issue funds, and costs that are an integral part of the EIR.

1.4.2.2 Financial assets and Financial liabilities at fair value through profit or loss

Financial assets and financial liabilities in this category are those that are not held for trading and have been either designated by management upon initial recognition or are mandatorily required to be measured at fair value under Ind AS 109. Management only designates an instrument at FVTPL upon initial recognition when one of the following criteria are met. Such designation is determined on an instrument-by-instrument basis:

- The designation eliminates, or significantly reduces, the inconsistent treatment that
 would otherwise arise from measuring the assets or liabilities or recognising gains or
 losses on them on a different basis; or
- The liabilities are part of a group of financial liabilities, which are managed, and their performance evaluated on a fair value basis, in accordance with a documented risk management or investment strategy; or



Notes to the financial statements for the year ended March 31, 2021 (Continued)

The liabilities containing one or more embedded derivatives, unless they do not
significantly modify the cash flows that would otherwise be required by the contract, or
it is clear with little or no analysis when a similar instrument is first considered that
separation of the embedded derivative(s) is prohibited.

Financial assets and financial liabilities at FVTPL are recorded in the balance sheet at fair value. Changes in fair value are recorded in profit and loss with the exception of movements in fair value of liabilities designated at FVTPL due to changes in the Company's own credit risk. Such changes in fair value are recorded in the Own credit reserve through OCI and do not get recycled to the profit or loss. Interest earned or incurred on instruments designated at FVTPL is accrued in interest income or finance cost, respectively, using the EIR, taking into account any discount/ premium and qualifying transaction costs being an integral part of instrument. Interest earned on assets mandatorily required to be measured at FVTPL is recorded using effective interest rate.

1.4.2.3 Financial guarantee:

Financial guarantees are contract that requires the Company to make specified payments to reimburse to holder for loss that it incurs because a specified debtor fails to make payment when it is due in accordance with the terms of a debt instrument.

Financial guarantee issued or commitments to provide a loan at below market interest rate are initially measured at fair value and the initial fair value is amortised over the life of the guarantee or the commitment. Subsequently they are measured at higher of this amortised amount and the amount of loss allowance.

1.4.3 Financial liabilities and equity instruments

Financial instruments issued by the Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company entity are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

1.4.4 Derivative contracts (Derivative assets / Derivative liability)

The Company enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts and interest rate swaps.

Derivatives are initially recognised at fair value and are subsequently re-measured at fair value through profit or loss. The resulting gain or loss is recognised in profit or loss immediately.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.5 Reclassification of financial assets and financial liabilities

The Company does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Company acquires, disposes of, or terminates a business line. Financial liabilities are never reclassified.

1.6 Employee welfare trust

The Company is a sponsor to two trusts namely: (i) Edelweiss Employees' Welfare Trust; and (ii) Edelweiss Employees' Incentives and Welfare Trust. These trusts have been formed exclusively to provide benefits to employees of the Company and its subsidiaries and associates. These trusts have been treated as an extension of the Company for the purpose of these financial statements. Accordingly, the equity shares of the Company held by these trusts have been treated as treasury shares. The excess of the cost of such shares over the face value of shares has been reduced from the securities premium account of the Company.

1.7 Derecognition of financial assets and financial liabilities

1.7.1 Derecognition of financial assets due to substantial modification of terms and conditions

The Company derecognises a financial asset when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new loan, with the difference recognised as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded.

If the modification does not result in cash flows that are substantially different, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Company records a modification gain or loss, to the extent that an impairment loss has not already been recorded.

1.7.2 Derecognition of financial assets (other than due to substantial modification)

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is derecognised when the rights to receive cash flows from the financial asset have expired. The Company also derecognises the financial asset if it has both transferred the financial asset and the transfer qualifies for derecognition.

The Company has transferred the financial asset if, and only if, either:

- The Company has transferred its contractual rights to receive cash flows from the financial asset; or
- It retains the rights to the cash flows but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

A transfer only qualifies for derecognition if either:

- The Company has transferred substantially all the risks and rewards of the asset; or
- The Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset

The Company considers control to be transferred if and only if, the transferree has the practical ability to sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without imposing additional restrictions on the transfer.

1.7.3 Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled, or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability. The difference between the carrying value of the original financial liability and the consideration paid, including modified contractual cash flow recognised as new financial liability, would be recognised in profit or loss.

1.8 Impairment of financial assets

The Company records allowance for expected credit losses for all amortised cost financial assets and financial guarantee contracts, in this section all referred to as 'financial instruments. Equity instruments are not subject to impairment under Ind AS 109.

The Company follows 'simplified approach' for recognition of impairment loss allowance on trade receivables and lease receivables. The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition. The Company uses a provision matrix to determine impairment loss allowance on portfolio of its receivables. The provision matrix is based on its historically observed default rates over the expected life of the receivables.

For all other financial instruments, the Company recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses (12m ECL). The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the





Notes to the financial statements for the year ended March 31, 2021 (Continued)

cash flows that the Company expects to receive, discounted at the original effective interest rate. The Company recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

1.9 Write off

Financial assets are written off either partially or in their entirety only when the Company has stopped pursuing the recovery. If the amount to be written off is greater than the accumulated loss allowance, the difference is first treated as an addition to the allowance that is then applied against the gross carrying amount. Any subsequent recoveries are credited to impairment on financial instruments in statement of profit and loss.

1.10 Determination of fair value

The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques, as summarised below:

Level 1 financial instruments –Those where the inputs used in the valuation are unadjusted
quoted prices from active markets for identical assets or liabilities that the Company has
access to at the measurement date. The Company considers markets as active only if there
are sufficient trading activities with regards to the volume and liquidity of the identical
assets or liabilities and when there are binding and exercisable price quotes available on the
balance sheet date.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

- Level 2 financial instruments-Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.
- Level 3 financial instruments –Those that include one or more unobservable input that is significant to the measurement as whole. For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. The Company periodically reviews its valuation techniques including the adopted methodologies and model calibrations.

1.11 Revenue from contract with customer

Revenue is measured at fair value of the consideration received or receivable. Revenue is recognized when (or as) the Company satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset. When (or as) a performance obligation is satisfied, the Company recognizes as revenue the amount of the transaction price (excluding estimates of variable consideration) that is allocated to that performance obligation. The Company applies the five-step approach for recognition of revenue:

- i. Identification of contract(s) with customers;
- ii. Identification of the separate performance obligations in the contract;
- iii. Determination of transaction price;
- iv. Allocation of transaction price to the separate performance obligations; and
- v. Recognition of revenue when (or as) each performance obligation is satisfied

Revenue Recognition for different heads of Income are as under:

(i) Investment banking advisory fees, Syndication fees (net of tax)

Advisory/Syndication fees are recognised on an accrual basis in accordance with agreement entered into with respective investment managers / advisors.

(ii) Interest income

Interest income is recognized using the effective interest rate.

(iii) Dividend income

Dividend income is recognized in the statement of profit or loss on the date that the Company's right to receive payment is established, it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of dividend can be reliably measured. This is generally when the Shareholders approve the dividend.

(iv) Profit or loss on sale of investments

Profit or loss on sale of investments is recognised on trade date basis. Difference between the sale price and average cost of acquisition is recognized as profit or loss on sale of investments.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.12 Earnings per share

Basic earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding for the year.

Diluted earnings per share reflect the potential dilution that could occur if securities or other contracts to issue equity shares were exercised or converted during the year. Diluted earnings per share is computed by dividing the net profit after tax attributable to the equity shareholders for the year by weighted average number of equity shares considered for deriving basic earnings per share and weighted average number of equity shares that could have been issued upon conversion of all potential equity shares.

1.13 Foreign currency transactions

These financial statements are presented in Indian Rupees which is also the functional currency of the Company. Transactions in currencies other than Indian Rupees (i.e. foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.

1.14 Retirement and other employee benefit

Provident fund and national pension scheme

The Company contributes to a recognised provident fund and national pension scheme which is a defined contribution scheme. The contributions are accounted for on an accrual basis and recognised in the statement of profit and loss.

Gratuity

The Company's gratuity scheme is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that the employees have earned in return for their service in the current and prior periods, that benefit is discounted to determine its present value, and the fair value of any plan assets, if any, is deducted. The present value of the obligation under such benefit plan is determined based on independent actuarial valuation using the Projected Unit Credit Method. Benefits in respect of gratuity are funded with an Insurance company approved by Insurance Regulatory and Development Authority (IRDA).

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are



Notes to the financial statements for the year ended March 31, 2021 (Continued)

recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur.

Remeasurements are not reclassified to profit or loss in subsequent periods.

Compensated Absences

The eligible employees of the Company are permitted to carry forward certain number of their annual leave entitlement to subsequent years, subject to a ceiling. The Company recognises the charge in the statement of profit and loss and corresponding liability on such non-vesting accumulated leave entitlement based on a valuation by an independent actuary. The cost of providing annual leave benefits is determined using the projected unit credit method.

The liability is provided based on the number of days of unutilised leave at each balance sheet date based on a valuation by an independent actuary.

1.15 Share-based payment arrangements

Equity-settled share-based payments to employees of the Group and others providing similar services that are granted by the Company are measured by reference to the fair value of the equity instruments at the grant date. These includes Stock Appreciation Rights (SARs) which are equity settled share-based payments.

a. with respect to Company's employees:

The fair value determined at the grant date of the equity-settled share-based payments is expensed over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve and Stock Appreciation Rights Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and hence the fair value of each installment differs.

b. with respect to employees of the Group:

The fair value determined at the grant date of the equity-settled share-based payments is accounted as a capital contribution (deemed investment) to the respective subsidiaries over the vesting period, based on the Company's estimate of equity instruments that will eventually vest, with a corresponding increase in equity. At the end of each reporting period, the Company revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised such that the cumulative capital contribution (deemed investment) is increased so that it reflects the revised estimate, with a corresponding adjustment to the Employee Stock Option Plan Reserve. In cases where the share options granted vest in installments over the vesting period, the Company treats each installment as a separate grant, because each installment has a different vesting period, and





Notes to the financial statements for the year ended March 31, 2021 (Continued)

hence the fair value of each installment differs. Whenever, these estimates are expected to get settle between the subsidiaries and the Company, they are accounted as receivable/payable.

1.16 Property, plant and equipment

Property plant and equipment is stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation, and accumulated impairment in value. Changes in the expected useful life are accounted for by changing the amortisation period or methodology, as appropriate, and treated as changes in accounting estimates.

Subsequent costs incurred on an item of property, plant and equipment is recognised in the carrying amount thereof when those costs meet the recognition criteria as mentioned above. Repairs and maintenance are recognised in profit or loss as incurred.

Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives. Depreciation is provided on a written down value basis from the date the asset is ready for its intended use or put to use whichever is earlier. In respect of assets sold, depreciation is provided up to the date of disposal.

As per the requirement of Schedule II of the Companies Act, 2013, the Company has evaluated the useful lives of the respective fixed assets which are as per the provisions of Part C of the Schedule II for calculating the depreciation. The estimated useful lives of the fixed assets are as follows

Estimated useful lives of the assets are as follows:

Nature of assets	Estimated useful life		
Building (other than Factory Building)	60 years		
Furniture and fixtures	10 years		
Vehicles	8 years		
Office equipment	5 years		
Computers - servers and networks	6 years		
Computers - end user devices, such as desktops, laptops, etc.	3 years		

Leasehold improvements are amortised on a straight-line basis over the estimated useful lives of the assets or the period of lease, whichever is shorter.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

Amount of those components which have been separately recognised as assets is derecognised at the time of replacement thereof. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

1.17 Intangible assets

Intangible assets are recorded at the consideration paid for the acquisition of such assets and are carried at cost less accumulated amortization and impairment, if any. Intangibles such as software are amortised over a period of 3 years based on its estimated useful life.

1.18 Impairment of non-financial assets

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired based on internal/external factors. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of cash generating unit which the asset belongs to is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the statement of profit and loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of the depreciable historical cost.

1.19 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less.

1.20 Provisions and other contingent liabilities

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where the probability of outflow is considered to be remote, or probable, but a reliable estimate cannot be made, a contingent liability is disclosed. Given the subjectivity and uncertainty of determining the probability and amount of losses, the Company takes into account a number of factors including legal advice, the stage of the matter and historical evidence from similar incidents.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.21 Income tax expenses

Income tax expense represents the sum of the tax currently payable and deferred tax.

1.21.1 Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

1.21.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are also recognised with respect to carry forward of unused tax losses and unused tax credits (including Minimum Alternative Tax credit) to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

It is probable that taxable profit will be available against which a deductible temporary difference, unused tax loss or unused tax credit can be utilised when there are sufficient taxable temporary differences which are expected to reverse in the period of reversal of deductible temporary difference or in periods in which a tax loss can be carried forward or back. When this is not the case, deferred tax asset is recognised to the extent it is probable that:

- the entity will have sufficient taxable profit in the same period as reversal of deductible temporary difference or periods in which a tax loss can be carried forward or back; or
- tax planning opportunities are available that will create taxable profit in appropriate periods.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.



Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.21.3 Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

1.22 Critical accounting judgements and key sources of estimation uncertainty

In the application of the Company's accounting policies, which are described above, the management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

1.23 Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the management has made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognised in the standalone financial statements.

1.23.1 Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments for principal and interest (SPPI) and the business model test. The Company determines the business model at a level that reflects how Group of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance is measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the quantum, the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.





Notes to the financial statements for the year ended March 31, 2021 (Continued)

1.24 Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, as described below. The Company based its assumptions and estimates on parameters available when these financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

1.24.1 Fair value of financial instruments

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be derived from active markets, they are determined using a variety of valuation techniques that include the use of valuation models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, estimation is required in establishing fair values. Judgements and estimates include considerations of liquidity and model inputs related to items such as credit risk (both own and counterparty), funding value adjustments, correlation, and volatility.

1.24.2 Impairment of financial assets

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Company's ECL calculations are outputs of models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies.

It is Company's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

1.25 Standards issued but not yet effective

There are no new standard or amendment issued but not effective.





Notes to the financial statements

(Curro	ncy:Indian rupees in million)	As at March 31, 2021	As at March 31, 2020
2.	Cash and cash equivalents		
	Cash in hand	0.01	0.10
	Balances with banks		
	- in current accounts	1,481.80	13.56
	Total	1,481.81	13.66
		As at	As at
		March 31, 2021	March 31, 2020
2.A	Bank balances other than cash and cash equivalents		
	Unpaid dividend accounts	8.19	9.55
	Total	8.19	9.55





Notes to the financial statements

(Currency:Indian rupees in million)

3. Derivative financial instruments

The Company enters into derivative transactions to hedge its interest rate risks and currency risks.

These derivatives are held for risk management purposes i.e. economic hedges but the Company has elected not to apply hedge accounting requirements.

Particulars (i)Currency derivatives	
Currency Futures	
Less: Amounts Offset (refer note.4 offsetting disclosure)	

			March	31, 2021			
Unit	Currency	Notional amount*	Fair value Asset	Unit	Currency	Notional amount*	Fair value liability
Number of currency units	USDINR	12,271,000	6.15	Number of currency units	USDINR GBPINR	300,000	(0.03)
			(6.15)				0.03
				Number of currency units	USDINR	•	-

Total Derivative Financial Instruments

Total

Total

Particulars
(i)Currency derivatives

Forwards

Currency Futures

Less: Amounts Offset (refer note.4 offsetting disclosure)

(ii) Currency forwards

Forwards

			March 3	31, 2020	196 (194 (18.00 <u>)</u>) (1950)		
Unit	Currency	Notional amount*	Fair value Asset	Unit	Currency	Notional amount*	Fair value liability
Number of currency units	USDINR	-	-	Number of currency units	USDINR GBPINR	5,895,000 300,000	0.77 1.12 (1.89)
Number of currency units	USDINR		-				

Total Derivative Financial Instruments

Tota

Total

^{*} Notional amount represents quantity in case of currency linked derivatives





Notes to the financial statements

(Currency:Indian rupees in million)

4. Offsetting

Certain derivative financial assets and financial liabilities are subject to master netting arrangements, whereby in the case of insolvency, derivative financial assets and financial liabilities will be settled on a net basis. The tables below summarise the financial assets and liabilities subject to offsetting, enforceable master netting and similar agreements, as well as financial collateral received to mitigate credit exposures for these financial assets, and whether offset is achieved in the balance sheet:

Financial assets subject to offsetting 31-March 2021

				Netting potentia	etting potential not recognised in	Assets not subject to netting	
Particulars	Offsetting	Offsetting recognised in the balance sheet	lance sheet	palan	valance sheet	arrangements	Total assets
			Net asset		Assets after	Assets recognised	
	Gross asset		recognised in	Financial	consideration of on the balance Recognised in the	on the balance	Recognised in the
	before offset	before offset Amount offset* balance sheet	balance sheet	liabilities	netting potential	sheet	balance sheet
Derivative financial assets	6.15	6.15	-	-	•	-	-

Financial liabilities subject to offsetting 31- March 2021

	-					Liabilities not	
				Netting potentia	etting potential not recognised in	subject to netting	
Particulars	Offsetting r	Offsetting recognised in the balance sheet	lance sheet	balan	balance sheet	arrangements	Total liabilities
			Net liability		Liabilities after	Liabilities	
	Gross liability		recognised in		consideration of	recognised on the Recognised in the	Recognised in the
	before offset	Amount offset*	balance sheet	Financial assets	pefore offset: Amount offset* balance sheet Financial assets netting potential	balance sheet	balance sheet
Derivative financial liabilities	0.03	0.03		•		-	-

^{*} As at the reporting date, the amount of cash margin received that has been offset against the gross derivative assets is ₹ 6.15 million. Also, at the reporting date, the amount of cash margin paid that has been offset against the gross derivative liabilities is ₹ 0.03 million.





Notes to the financial statements

(Currency:Indian rupees in million)

4. Offsetting

Financial assets subject to offsetting 31-March 2020

						Assets not subject	
				Netting potentia	letting potential not recognised in	to netting	
Particulars	Offsetting	Offsetting recognised in the balance sheet	lance sheet	balan	balance sheet	arrangements Total assets	Total assets
			Net asset		Assets after	Assets recognised	
	Gross asset		recognised in	Financial	consideration of	consideration of on the balance	Recognised in the
	before offset	before offset Amount offset*	balance sheet	llabilities	netting potential	sheet	balance sheet
Derivative financial assets	•	-	-	-	•	•	-

Financial liabilities subject to offsetting 31- March 2020

AUTHORITIES AND AND AND AND AND AND AND AND AND AND							
						Liabilities not	
				Netting potentia	Netting potential not recognised in	subject to netting	
Particulars	Offsetting	Offsetting recognised in the balance sheet	slance sheet	balan	balance sheet	arrangements	Total liabilities
			Net liability		Liabilities after	Liabilities	
	Gross liability		recognised in		consideration of	consideration of recognised on the Recognised in the	Recognised in the
	before offset	Amount offset*	balance sheet	Financial assets	before offset Amount offset* balance sheet Financial assets netting potential balance sheet balance sheet balance sheet	balance sheet	balance sheet
Derivative financial liabilities	1.89	1.89	,	-	-		•

^{*} As at the reporting date, the amount of cash margin received that has been offset against the gross derivative assets is ₹ Nii. Also, at the reporting date, the amount of cash margin paid that has been offset against the gross derivative llabilities is ₹1.89 million.





Notes to the financial statements

(Currency:Indian rupees in million)

		March 31, 2021	March 31, 2020
5.	Trade receivables		
	a) Trade receivables		
	Receivables considered good - Unsecured	305.98	355.18
	Less: Allowance for expected credit losses	(114.98)	(38.38)
	Total	191,00	316.80
	b) Reconciliation of impairment allowance on trade receivables:	For the year ended March 31, 2021	For the year ended March 31, 2020
	Impairment allowance measured as per simplified approach	7141CH 31, 2021	(March 31, 2020
	Impairment allowance - Opening Balance	(38.38)	(97.05)
	(Add)/ less: asset originated or acquired (net)	(76.60)	58.67
	Impairment allowance - Closing Balance	(114.98)	(38.38)

- Notes:

 1) No trade or other receivables are due from directors or other officers of the company either severally or jointly with any other person.

 2) No trade or other receivables are due from firms or private companies in which directors is partner, a director or a member.

 3) Trade receivables are non-interest earing and are generally on terms of 1 to 30 days.

e) Trade receivables days past due

As at March 31, 2021	0-90 days	91-180 days	[81-270 days	270- 360 days	> 360 days	Total
ECL Rates	0.54%	98,92%	99,91%	100.00%	100.00%	
Estimated total gross carrying amount at default ECL - Simplified approach	191.59 1.03	36.53 36.14	53.15 53.10	0.65 0.65	24.06 24.06	305,98 114,98
Net carrying amount	190.56	0.39	0.05	-		191.00

As at March 31, 2020	0-90 days	91-180 days	181-270 days	270- 360 days	> 360 days	Total
ECL Rates	0,55%	17.37%	56.10%	88.16%	100.00%	
Estimated total gross carrying amount at default ECL - Simplified approach	300.23 3.29	21.70 3.77	-	16.30 14.37	16.95 16.95	355.18 38.38
Net carrying amount	296.94	17.93		1.93		316.80





Notes to the financial statements

(Currency:Indian rupees in million)

		As at March 31, 2021	As at March 31, 2020
5. L	oans		
(:	at Amortised cost)		
	Loans to related parties	12,474.13	_
	Loans to employees	0.53	6.73
Т	otal Gross	12,474.66	6.73
L	ess: Impairment loss allowance	(2.23)	-
Т	otal (Net)	12,472.43	6.73
U	Insecured	12,474.66	6.73
Т	otal Gross	12,474.66	6.73
L	ess: Impairment loss allowance	(2.23)	-
T	otal (Net)	12,472.43	6.73
L	oans outside India Others		-
L	oans in India Public sector		
	Others	12,474.66	6.73
T	otal Gross	12,474.66	6.73
L	ess: Impairment loss allowance	(2.23)	-
T	otal (Net)	12,472.43	6.73

Note:

These loans are considered to have low credit risk based on credit evaluation undertaken by the Company. There is no history of any defaults on these loans. Since the counter-parties are subsidiaries and employees of the Company, the Company regularly monitors to ensure that these entities have enough liquidity which safeguards the interest of investors and lenders. Accordingly, there is very minimal Expected credit loss allowance on the aforesaid loans.





Notes to the financial statements

(Currency:Indian rupees in million)

7. Investments

As at March 31, 2021				
	At Amortised cost (subsidiaries, associates and others)	At fair value Through P&L	At cost (subsidiaries, associates and others)	Total
Equity instruments		27.40	40,895,95	40,923.35
Compulsory Convertible Debentures	250.12	27.40	44,023.23	250.12
Non-cumulative redeemable Preference Shares Investment			1,000.00	1,000.00
Compulsory Convertible Preference Shares			1,650.00	1,650.00
TOTAL - Gross (A)	250.12	27,40	43,545,95	43,823.47
(i) Investments outside India			5.15	6.15
(ii) Investment in India	250.12	27.40	43,539.80	43,817,32
Total (B)	250.12	27.40	43,545.95	43,823.47
Less: Allowance for impairment (C)		_ :	6.15	6.15
Total Net (A-C)	250.12	27.40	43.539.80	43.817.32

Aggregate amount of quoted investments
Aggregate market value of quoted investments
Aggregate amount of unquoted investments

2.04	1

As at March 31, 2020				
	At Amortised cost	At fair value Through P&L	At cost (subsidiaries, associates and others)	Total
Equity instruments		23.95	34,648.92	34,672.87
TOTAL - Gross (A)	-	23.95	34,648.92	34,672,87
(i) Investments outside India	-		534.37	534.37
(ii) Investment in India		23.95	34,114.55	34,138,50
Total (B)	-	23.95	34,648.92	34,672.87
Less: Allowance for impairment (C)			.	
Total Net (A-C)		23.95	34,648,92	34,672.87

Aggregate amount of quoted investments
Aggregate market value of quoted investments
Aggregate amount of unquoted investments

03.0 08.0 34,672.07

Note:

1) The Company has Employee Stock Option Plans (ESOP) in force. Based on such ESOP schemes, the Company has granted options to acquire equity shares of the Company that would vest in a graded manner to certain employees of subsidiaries. To the extent that the Company has not charged and recovered the fair value of such stock options from its subsidiaries, it has been included in the above carrying value of investment in the those subsidiaries.

2) Impairment on investment has been assessed based on business projection approved by Board of directors of respective subsidiaries / associates. Impairment recognised, based on management assessment, if the recoverable value is less than carrying amount.





Notes to the financial statements

(Сип	ency:Indian rupees in milition)	As at	As at
8.	Other financial assets	March 31, 2021	March 31, 2020
0.	Other inancial assets		
	Deposits- others	20.64	21.41
	Margin placed with broker	29.20	15.28
	Corporate guarantee fees receivable	324.63	356.59
	Advances recoverable in cash or in kind or for value to be received	254.88	302.14
	Total	629.35	695.42
9.	Current tax assets (net)		
	Advance income taxes	688.06	618.59
	(net of provision for tax) Total		
	10031	688.06	618.59
10	Deferred tax assets (net)		
IV.	Descri ed tax assess (net)		
	Deferred tax assets		
	Trade receivables		
	Provision for expected credit loss	29,50	13.41
	Property, plant and equipment and intangibles		
	Difference between book and tax depreciation	12.00	16.40
	Townstern and and all all and a second		
	Investments and other financial instruments Unrealised loss on derivatives		
	Fair valuation of investments - loss in valuation	0.60	0.66 1.06
	This valuation of investments - 1055 in valuation	0.68	1.06
	Employee benefit obligations		
	Disallowances under section 43B of the Income Tax Act, 1961	0.90	3.20
	,		5.20
	Unused tax losses		
	Accumulated Losses	336.54	256.40
	Deferred tax liabilities	379.62	291.13
	Deterred tax habilities		
	Investments and other financial instruments		
	Unrealised gain on derivatives	1.54	
	-		
		1.54	-
	Total	250.00	201.12
		378.08	291.13





Notes to the financial statements (Continued)

(Currency: Indian rupees in million)

11. Property, plant and equipment and intangible assets

		Gre	Gross Block			Depreciation / Amortization / Impairment	ortization / Impair	ment	Net Block
Description of assets	As at April 01, 2020	Additions during the year	Deductions during the year	As at March 31, 2021	As al April 01, 2020	Charge for the year	Deductions during the year	As at March 31, 2021	As at March 31, 2021
Property, Plant and Equipment								A	
Frechold Building	27.1	,	ı	1.75	0.25	0.08	•	0.33	1.42
Leasehold Improvements	0.63	•	0.63	•	0.63	,	0.63	•	,
Furniture and Fixtures	0.15	•	į	0.15	0.03	0.03	,	0.06	0.09
Vehicles	4.79	,	1.05	3.74	3.25	0.43	0.78	2.90	0.84
Office Equipment	1.70	0.26	1	1.96	0.72	0.44	•	1.16	0.80
Computers	18,45	1:31	4.21	15.55	14.23	2.30	3,82	12.71	2.84
Total: A	27.47	1.57	5.89	23.15	19.11	3.28	5.23	17.16	5,99
Intangible assets					74				
Computer software	101.85	2.36	26.13	78.08	85.02	10.76	18.89	76.89	1.19
Total; B	101.85	2.36	26.13	78.08	85.02	10.76	18.89	76.89	1.19
Grand total [A+B]	129.32	3.93	32.02	101.23	104.13	14.04	24.12	94.05	7.18







Notes to the financial statements (Continued)

(Currency: Indian rupces in million)

11. Property, plant and equipment and intangible assets (previous year)

		Gra	Gross Block			Depreciation / Amo	Depreciation / Amortization / Impairment	nent	Net Block
Description of assets	As at April 01, 2019	Additions during the year	Deductions during the year	As at March 31, 2020	As at April 01, 2019	Charge for the year	Deductions during the year	As at March 31, 2020	As at March 31, 2020
Property, Plant and Equipment									
Freehold Building	1.75	•	,	1.75	0.17	0.08	•	0.25	1.50
Leaschold Improvements	0.63	,	,	0.63	0.62	0.01	•	69'0	ı
Furniture and Fixtures	0.17	0.04	0.06	0.15	0.06	0.03	90'0	0.03	0.12
Vehicles	6,81	,	2.02	4.79	3.66	0.97	1.38	3.25	1.54
Office Equipment	2.28	97.0	1.34	1.70	1.40	0.65	1.33	0.72	0.98
Computers	20.77	1.07	3.39	18,45	12.75	4,40	2.92	14.23	4.22
Total: A	32,41	1.87	6.81	27.47	18.66	6.14	5,69	19.11	8.36
Intangible assets									
Computer software	91,23	10.62	ı	101.85	29.00	26.02		85.02	16.83
Total: B	91.23	10.62	-	101.85	\$9.00	26.02		85.02	16.83
Grand total [A+B]	123.64	12.49	6,81	129.32	77.66	32.16	5.69	104.13	25.19





Notes to the financial statements

(Currency:Indian rupees in million)

		AS at	A\$ 21
		March 31, 2021	March 31, 2020
12.	Other non-financial assets		
	Input tax credit	83.85	-
	Contribution to gratuity fund (net)	13.41	
	Prepaid expenses	25.80	133.78
	Vendor advances	12.82	-
	Total	135.88	133.78
13.	Trade Payables		
	Total outstanding dues of micro enterprises and small enterprises		
	(Refer note.41)		0.90
	Total outstanding dues of creditors other than micro enterprises and		
	small enterprises	2,354,43	52.45
	(includes sundry creditors, provision for expenses, customer payables		
)		
	Total	2,354.43	53.35
	•		TOP 1000000000000000000000000000000000000





Notes to the financial statements

(Currency:Indian rupees in million)

Debt securi				As at	
ment seculi	ities		<u></u>	March 31, 2021	March 31, 2
Secured					
	rtible redeemable Debentures				
(at ammort					
Non-con	vertible Debentures - privately placed			3,432.22	
	avertible Debentures - Public Issue			2,024.16	
Market L	Linked Debentures			1,832.57	
				7,288.95	
Unsecured					
Commercial	l paper			_	734
	• •				7.5
				7,288.95	734
			*****	1,200.93	/34
D-14 0 2					
Debt Securit				7,288.95	734
Debt Securit	ties outside India			-	
					734
investments		teral in the nature	of specific and P	7,288.95	
For secured investments		teral in the nature	of specific and P		
For secured investments Debt Securitie Maturities	es - as at 31 March 2021	teral in the nature	of specific and P		of receivables a
For secured investments Debt Securitie Maturities Rate of Interes	es - as at 31 March 2021			ari Passu charge c	of receivables a
For secured investments Debt Securitie Maturities Rate of Interes 7.00 - 7.99%	es - as at 31 March 2021	<1 years	1-3 years -	ari Passu charge c	of receivables a
For secured converted investments Debt Securities Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99%	es - as at 31 March 2021	<1 years	I-3 years	ari Passu charge o	of receivables a
Debt Securitie Maturities Rate of Interes 7,00 - 7,99% 8,00 - 8,99% 9,00 - 9,99%	es – as at 31 March 2021 st	<1 years	1-3 years -	> 3 years	of receivables a
Por secured converted investments Debt Securities Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99%	es - as at 31 March 2021 st	<l li="" years<="">---</l>	I-3 years	> 3 years	of receivables a
Debt Securities Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 11.00 - 11.99% 19.00-19.99%	st - as at 31 March 2021	<1 years	1-3 years	> 3 years	of receivables a
Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 10.00 - 10.90% 11.00 - 11.99% 19.00-19.99% Zero Coupon I	st - as at 31 March 2021 st - as at 31 March 2021 be - as at 31 March 2021 be - as at 31 March 2021 be - as at 31 March 2021	<1 years	1-3 years - - 738.88	> 3 years	of receivables a
Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 10.00 - 10.99% 11.00 - 11.99% Zero Coupon I Various (benef	st - as at 31 March 2021 st bo bo Debeutures hmark linked)	<1 years	1-3 years - - 738.88	> 3 years	2,00 3,50
Debt Securitie Maturities Rate of Interes 7,00 - 7,99% 8,00 - 8,99% 10,00 - 10,99% 11,00 - 11,99% 2ero Coupon I Various (benef	st - as at 31 March 2021 st bo bo Debeutures hmark linked)	<1 years	1-3 years	> 3 years > 3 years 1,261.12 2,870.00 501.48	2,000 3,50 1,83
Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% Zero Coupon I Various (benef	st - as at 31 March 2021 st bo bo Debeutures hmark linked)	<1 years	738.88 	> 3 years > 3 years 1,261.12 2,870.00	2,000 3,50 1,83
Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 11.00 - 11.99% 11.00 - 11.99% 2ero Coupon I Various (benef Accrued Interes Total	st as at 31 March 2021 st control of the control	<1 years	1-3 years	> 3 years > 3 years 1,261.12 2,870.00 501.48	
Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 10.00 - 10.99% 11.00 - 11.99% 19.00-19.99% Zero Coupon I Various (benef	st - as at 31 March 2021 st bo bo Debeutures hmark linked)	<1 years	1-3 years	> 3 years > 3 years 1,261.12 2,870.00 501.48 4,632.60	2,00 3,50 1,83 442 7,28
Debt Securities Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 10.00 - 10.99% 11.00 - 11.99% 19.00-19.99% Zero Coupon I Various (benef	st - as at 31 March 2021 st So Debentures chmark linked) est and EIR	<1 years	1-3 years	> 3 years > 3 years 1,261.12 2,870.00 501.48	2,000 3,50 1,83
For secured investments Debt Securitie Maturities Rate of Interes 7.00 - 7.99% 8.00 - 8.99% 9.00 - 9.99% 10.00 - 10.90% 11.00 - 11.99% 12ero Coupon I Various (benef Accrued Intere Total Debt Securities Maturities	st - as at 31 March 2021 st So Debeutures chmark linked) cst and EIR ss - as at 31 March 2020	<1 years	1-3 years	> 3 years > 3 years 1,261.12 2,870.00 501.48 4,632.60	2,00 3,50 1,83 44 7,28





Notes to the financial statements

(Currency:Indian rupees in million)

(Cur	rency:Indian rupees in million)		
		As at	As at
		March 31, 2021	March 31, 2020
16.	Other financial liabilities		
	Other payables	7.95	0.02
	Unpaid dividends	7.95 8.19	9.55
	Accrued salaries and benefits	1.606.90	210.93
	Financial guarantee obligation	324.63	356.59
	Risk and Reward undertaking (Refer note 56)	4,426.30	330.37
	Other Advances	467.51	_
	Total	6,841.48	577.09
17.	Current tax liabilities (net)		
	Provision for taxation	7.26	69.84
	(net of advance tax) Total		
	Iviai	7.26	69.84
18.	Provisions		
	Provision for employee benefits		
	Gratuity		2.13
	Compensated leave absences	3,59	6.95
	Interim dividend	842,22	0.93
	Total	845.81	9.08
19.	Other non-financial liabilities		
	Statutory liabilities*	111.87	69.28
	Others	8.46	09.28 1.91
		0.40	1,51
	Total	120.33	71.19

 $^{{}^{*}}$ includes withholding taxes, provident fund, profession tax and other statutory dues payables





Notes to the financial statements

(Currency:Indian rupees in million)

		As at March 31, 2021 As at March 31, 2		, 2020	
		No of shares	Amount	No of shares	Amount
20.	Equity share capital Authorised:				
	Equity Shares of ₹ 1 each	1,230,000,000	1,230.00	1,230,000,000	1,230.00
	Preference shares of ₹ 5 each	4,000,000	20.00	4,000,000	20.00
		1,234,000,000	1,250.00	1,234,000,000	1,250.00
	Issued, Subscribed and Paid up: Equity Shares of ₹ 1 each Less: Shares held by Edelweiss Employees	935,798,077	935.80	934,409,002	934.41
	Incentives and Welfare Trust	(7,301,510)	(7.30)	(7,301,510)	(7.30)
	Less: Shares held by Edelweiss Employees Welfare Trust (Refer Note,1,6)	(37,595,270)	(37.60)	(37,595,270)	(37.60)
	,	890,901,297	890.90	889,512,222	889.51
Л.	Reconciliation of number of shares (Before deducting treasury shares)	As at March 31	. 2021	As at March 3	1 2020
	, , , , , , , , , , , , , , , , , , , ,	No of shares	Amount	No of shares	Amount
			-	777-771 (770)	Тыковас
	Outstanding at the beginning of the year Shares issued during the year:	934,409,002	934.41	932,669,564	932.67
	-Under Employee Stock Options Plans (ESOPs)	1,389,075	1.39	1,739,438	1.74
	Outstanding at the end of the year	935,798,077	935.80	934,409,002	934.41

Note:

- 1. Edelweiss Employees' Welfare Trust and Edelweiss Employees' Incentive and Welfare Trust are extension of Company's financial statements, these trusts are holding 4,48,96,780 number of equity shares as on March 31, 2021 amounting to ₹ 44,90 million (as at March 31, 2020: ₹ 44.90 million). These are deducted from total outstanding equity shares.
- 2. The above two Employee Welfare Trust(s) hold an aggregate 4,48,96,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is availed as at date.

B. Terms/rights attached to equity shares:

The Company has only one class of equity shares having a par value of ₹ 1 per share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the Company, the equity shareholders will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts, if any, in proportion to the number of equity shares held by the shareholders.

C. Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

	As at March	31, 2021	As at March 31, 2020	
	No of shares	% holding	No of shares	% holding
Rashesh Shah	145,601,730	15.56%	145,301,730	15,55%
Venkatchalam Ramaswamy	58,126,560	6.21%	58,026,560	6.21%
BIH SA	48,257,748	5.16%	47,007,748	5.03%
	251,986,038	26.93%	250,336,038	26.79%
Notes				

Note

The Shareholding of Mr. Rashesh Chandrakant Shah and Mr. Venkatchalam A Ramaswamy in the Promoter and Promoter Group category as at March 31 2020, does not include 3,00,000 equity shares and 1,00,000 equity shares purchased by them respectively on March 31, 2020, as the shares were credited to the respective demat accounts post March 31, 2020, as per the settlement cycle.





Notes to the financial statements

(Currency:Indian rupees in million)

21. Other Equity

21.	Out Equity	As at	As at
		March 31, 2021	March 31, 2020
	Securities premium account	30,246.81	30,175.07
	General reserve	508.64	508.64
	Capital redemption reserve	2.03	2.03
	Retained earnings	8,481.52	2,152.08
	Stock options outstanding Shares Appreciation Rights outstanding	783,64	669.25
	Share application money pending allotment	344.64 1.70	148.93 0.19
	Total	40,368.98	33,656.19
	W		
	Movement in Other Equity	As at	As at
ī	, Securities premium account	March 31, 2021	March 31, 2020
-	-		
	Opening Balance	30,175.07	30,057.56
	Add: On issue of shares on exercise of Employee Stock Options Plans (ESOPs) Add: On transfer from ESOP reserve on exercise of Employee Stock Options Plans (ESOPs)	46.71	84.14
	, , , , , , , , , , , , , , , , , , , ,	25.03	33.37
	Total	30,246.81	30,175.07
11	. General Reserve		
	Opening Balance	508.64	508.64
	Add: Additions during the year	-	-
	Total	508.64	508,64
111	. Capital Redemption Reserve		
	Opening Balance Add : Additions during the year	2.03	2.03
	Total	2.03	2.03
IV.	. Retained earnings		
	Opening Balance	2,152.08	1,593.27
	Add: Profit for the year	7,162.12	825.79
	Add: Other Comprehensive Income	9.54	(0.47)
	Amount available for appropriation	9,323.74	2,418.59
	Appropriations:		
	Interim dividend	(842,22)	-
	Final dividend	-	(266.51)
	Total	(842.22)	(266,51)
	Total	8,481.52	2,152.08
v.	Stock options outstanding (Refer note 38)		
	Opening Balance	669.25	460.59
	Add : Additions during the year	139.42	242.03
	Less: Transfer to securities premium account on exercise of ESOPs	(25.03)	(33.37)
	Total	783.64	669.25
VI.	SAR outstanding (Refer note 38)		
	Opening Balance Add : Additions during the year	148.93	
	Total	195.71	148.93
		344.04	148.93
VII.	Share application money pending allotment (Received against ESOP exercised by employees. For details of ESOP plan refer note 38)	1.70	0.19
	Total	1.70	0.19
	Total	40,368.98	33,656.19
		-10,000,00	22,000,17





Notes to the financial statements

(Curre	ncy:Indian rupees in million)	For the year ended March 31, 2021	for the year ended March 31, 2020
22.	Interest Income		
	On Financial assets measured at Amortised Cost		
	Interest on loans	833.17	116.93
	Interest on deposits with bank	_	2.39
	Other interest income	1.79	1.84
	Total	834,96	121.16
23.	Dividend Income		
	Dividend on investment	1,365.31	694.72
	Total	1,365.31	694.72
24,	Fee and commission income (Refer Note 48)		
	Advisory and other fees	991.19	959.81
	Total	991.19	959.81
25,	Other operating income		
	Fee income from group (Refer note 36)	244.60	437.57
	Total	244.60	437.57
26.	Other income		
	Foreign exchange gain	-	131.12
	Miscellaneous income	67.82	92.13
	Profit on sale of subsidiaries (net) (Refer note 53)	13,714.85	18.89
	Total	13,782.67	242.14





Notes to the financial statements

(Cur	rency:Indian rupees in million)	For the year ended March 31, 2021	for the year ended March 31, 2020
2.7	Finance cost		
	On Financial Liabilities measured at Amortised Cost		
	Interest on deposits		
	Interest on Inter-corporate deposits	2.76	-
	Interest on borrowings		
	Interest on bank overdraft	1.76	<u>.</u>
	Interest on loan from subsidiaries		315.99
	Interest on debt securities		
	Cost of benchmark linked debentures	35.08	_
	Discount on commercial paper	33.05	0.20
	Interest on debentures	900.07	-
	Other interest expense		
	Financial and bank charges	0.61	6.89
	Interest - others	0.01	0.03
	Total	973.34	323.11
10	Not loss/(coin) on fair value changes		
20.	Net loss/(gain) on fair value changes Net (gain)/ loss on financial instruments at FVTPL		
	Investments		
	Fair value (gain) / loss (unrealised)	(3.45)	3.03
	Others		
	Profit on sale of investments (realised)		(137.69)
	Fair Value loss on risk and reward undertaking (Refer note 56)	4,426.30	-
	Total	4 400 00	(104.60
	10131	4,422.85	(134.66)
29.	Impairment on financial instruments		
	Trade receivables	78.52	18.73
	Impairment in value of investments	6.15	-
	Provision for expected credit loss	2.21	-
	Others (Refer note 55)	1,400.10	-
	Total	1,486,98	18.73
30.	Employee benefit expenses		
	Salaries and wages	1,803.52	653.66
	Contribution to provident and other funds	19.88	20.86
	Expense on Employee Stock Option Scheme (ESOP) &	84.68	99.65
	Stock Appreciation Rights (Refer note.38)		
	Staff welfare expenses	4.10	23.50
	Total	1,912.18	797.67
	- V 5774	1,712,10	171.01





Notes to the financial statements

(Currency:Indian rupces in million)

		For the year ended March 31, 2021	for the year ended 31 March 2020
31.	Other expenses	, , ,	
	Advertisement and business promotion	6.11	42.54
	Auditors' remuneration (Refer note 31.A)	18.09	8.97
	Commission and brokerage	39.92	28.28
	Communication	5.42	6.53
	Directors' sitting fees	1.84	1.82
	Commission to non-executive directors	16.00	3.50
	Insurance	20.79	36.76
	Legal and professional fees	409.60	168.03
	Management Fees (Refer note 57)	489.25	=
	Printing and stationery	1.73	5.68
	Rates and taxes	7.14	2.39
	Rent (Refer Note 31.C)	61.36	83.32
	Repairs and maintenance	0.60	0.51
	Foreign exchange loss (net)	75.63	
	Computer software	24.76	46.48
	Corporate social responsibility -Donation (Refer Note 31.B)	22.70	28.70
	Donation	-	0.30
	Clearing & custodian charges	2.72	4.85
	Loss on sale of fixed assets	7.06	<u>.</u>
	Membership and subscription	18.49	15.41
	Office expenses	230.14	61.71
	Postage and courier	0.13	2.62
	Seminar & Conference	0.12	0.65
	Goods & Service tax expenses	6.47	14.70
	Travelling and conveyance	3.71	54.00
	Miscellaneous expenses	0.37	5.17
	Total	1,470.15	622.92
31.A	Auditors' remuneration:		
		For the year ended	for the year ended
		March 31, 2021	31 March 2020
	As an Auditor		
	Statutory Audit of the Company	4.40	4.40
	Limited Review	3.60	3.60
	Certification	0.36	0.51
	Fees for debenture issuances	9.60	₩
	Towards reimbursement of expenses	0.13	0.46
	Total	18.09	8.97





Notes to the financial statements

(Currency:Indian rupees in million)

31.B Details of CSR Expenditure:

As per the provisions of Section 135 of Companies Act 2013,

	For the year ended March 31, 2021	for the year ended 31 March 2020
Gross Amount required to be spent by the Company	22.70	28.01
Amount Spent (Paid in Cash)		
Construction/ Acquisition of any assets	_	_
on purpose other than (i) above	22.70	28.70
Amount Spent (Yet to be paid in Cash)		
Construction/ Acquisition of any assets	-	-
on purpose other than (i) above	•	~
Total	22.70	28.70

31.C Operating leases

Rental expenses for the year ended 31 March 2021 aggregated to \mathfrak{T} 61.36 million (Previous year: \mathfrak{T} 83.32 million) which has been included under the head other expenses – Rent in the Statement of profit and loss. The Company does not have any non-cancellable operating lease.





Notes to the financial statements

(Currency:Indian rupees in million)

32. Income Tax

32.A Component of Income Tax Expenses

	For the year ended March 31, 2021	for the year ended 31 March 2020
Current Tax	· · · · · · · · · · · · · · · · · · ·	45.59
Adjustment in respect of income tax of prior years Deferred tax relating to temporary differences	(135,98) (86,95)	(43.69) (32.22)
Total Tax Charge for the year	(222,93)	(30.32)
Current Tax Deferred Tax (Refer Note 32.C)	(135.98) (86.95)	1,90 (32.22)

32.B The income tax expenses for the year can be reconciled to the accounting profit as follows:

	For the year ended March 31, 2021	for the year ended 31 March 2020
Profit before Taxes	6,939.19	795.47
Statutory Income Tax rate	25.17%	34.94%
Tax Charge at Statutory Rate	1,746.59	277.94
Tax effect of:		
Adjustment in respect of current income tax of prior year	(135.98)	(43.69)
Income not charged to tax or chargeable to lower tax rate	(3,795.68)	(271.98)
DTA not created on		
Current year taxable loss	1,555.12	
Expenditure of current year	450.05	-
DTA created on expenses of earlier year	(151.83)	-
Tax impact due to revaluation of deferred tax due to change in Income		-
tax rate*	81.40	
Non Deductible Expenses	27.40	7.41
Income Tax Expenses Reported in Statement of Profit and Loss	(222.93)	(30.32)
Effective Income Tax Rate	(3.21%)	(3.81%)

^{*} The government of India, on September 20, 2019 vide the Taxation Laws (Amendment Ordinance) 2019 the Ordinance), inserted a new Section 115BAA in the Income Tax Act, 1961, which provides an option to the Company for paying Income tax at reduced rates. Accordingly, the Company has remeasured its deferred tax assets (net) basis the rate prescribed in the aforesaid section resulting in additional charge of ₹81.40 millions.







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Edelweiss Financial Services Limited

Notes to the financial statements

(Currency:Indian rupees in million)

32. Income Tax

32.C Table below shows deferred tax recorded in the balance sheet and changes recorded in Income tax expenses:

For the Year Ended March 2021	As at March 31, 2020	Recognised in profit or loss	Recognised in OCI	Recognised directly in equity	As at March 31, 2021
Deferred Tax Assets					
Difference between book and tax depreciation (including intangibles)	16.40	(4.40)	•	,	12.00
Trade receivables - Expected credit loss	13.41	16.09	•	•	29.50
Fair valuation of investments - loss in valuation	1.06	(0.38)	,	,	89.0
Disallowances under section 43B of the Income Tax Act, 1961	3.20	(2.30)	•		0.90
Accumulated Losses	256.40	80.14	•	•	336.54
Unrealised loss on derivatives	99.0	(9.66)	ı	•	0.00
Deferred Tax Liabilities Unrealised gain on derivatives	•	(1.54)		•	(1.54)
Deferred Tax Asset (net)	291.13	86.95	3		378.08
For the Year Ended March 2020	As at 31-Mar-19	Recognised in profit or loss	Recognised in OCI	Recognised directly in equity	As at March 31, 2020
Deferred Tax Assets Difference between book and tox dancedation fineliging intendibles	99 11	2.74	·	,	16.40
Trade receivables - Expected credit loss	40.10	(26.69)	•	•	13.41
Fair value of investments			•	•	1.06
Disallowances under section 43B of the Income Tax Act, 1961	3.60	(0.66)	0.26		3.20
Accumulated Losses	219.54		ŧ		256.40
Deferred Tax Liabilities Fair valuation of investments- gain in valuation Unrealised gain on derivatives	(35.52) 17.27	35.52 (16.61)			99:0



(Currency: Indian rupees in millions)

33. Segment reporting

Primary Segment (Business Segment)

The Company's business is organised and management reviews the performance based on the business segments as mentioned below:

Segment	Activities Covered
Agency business	Advisory and transactional services
Holding company activities	Development, managerial and financial support to the businesses of Edelweiss group entities

Income for each segment has been specifically identified. Expenditure, assets and liabilities are either specifically identified with individual segments or have been allocated to segments on a systematic basis.

Based on such allocations, segment disclosures relating to revenue, results, assets and liabilities have been prepared.

Secondary Segment

Since the business operations of the Company are primarily concentrated in India, the Company is considered to operate only in the domestic segment and therefore there is no reportable geographic segment.

The following table gives information as required under the Indian Accounting Standard -108 on "Segment Reporting":

	Particulars	For the year ended For the year ended
	rai licujats	March 31, 2021 March 31, 2020
1	Segment Revenue	
	a) Agency business	664.08 808.18
	b) Holding company activities	16,486.83 1,638.85
	c) Unallocated	67.82 8.37
	Total Income	17,218.73 2,455.40
11	Segment Results	
	a) Agency business	(142.71) (33.78)
	b) Holding company activities	7,014.08 820.88
	c) Unallocated	67.82 8.37
TRANSPORT - TRANSPORT	Profit before taxation	6,939.19 795.47
News Washing	Less: Provision for taxation	(222.93) (30.32)
	Profit after taxation	7,162.12 825.79





Edelweiss Financial Services Limited Notes to the financial statements (Continued) (Currency: Indian rupees in millions)

33. Segment reporting (Continued)

	Particulars	March 31, 2021	March 31, 2020
111	Segment Assets		
	a) Agency business	41.86	133.07
	b) Holding company activities	58,701.30	35,740.57
	c) Unallocated	1,066.14	919.24
TOTAL STATE OF STATE	Total	59,809.30	36,792.88
IV	Segment Liabilities	en en en en en en en en en en en en en e	t an aire e e a ann an an an an an an an an an an an
	a) Agency business	397.09	283.21
	b) Holding company activities	18,136.88	1,815.30
	c) Unallocated	15.45	148.67
	Total	18,549.42	2,247.18
<u>v</u>	Capital Expenditure	eriter er er sammen er er er sammen er er er er er er er er er er er er er	- to take to
	(Including intangible assets under development)	The second secon	
	a) Agency business	0.62	2.78
	b) Holding company activities	3.31	9.71
	c) Unallocated	-	-
	Total	3.93	12.49
VI	Depreciation and Amortization	analise and a second state of the second second second second second second second second second second second	
	a) Agency business	2.23	8.54
	b) Holding company activities	11.81	23.62
	c) Unallocated		-
	Total	14.04	32.16
VII	Significant Non-Cash Expenses Other than Depreciation and A	Amortization	
	a) Agency business	78.03	39.69
	b) Holding company activities	5,793.35	81.72
	c) Unallocated	-	-
	Total	5,871.38	121,41





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure":

- (4)
- Subsidiaries which are controlled by the Company:
- 1 Edelweiss Securities Limited (upto March 26, 2021)
- 2 Edelweiss Finance & Investments Limited (upto March 26, 2021)
- 3 ECL Finance Limited
- 4 Edehveiss Global Wealth Management Limited
- 5 Edelweiss Gallagher Insurance Brokers Limited
- 6 Edelweiss Trustee Services Limited (Merged with ECop Equities Limited) (w.e.f November 30, 2019)
- 7 Edelcap Securities Limited (through ECap Equities Limited)
- 8 Edelweiss Asset Management Limited
- 9 ECap Equities Limited
- 10 Edelweiss Broking Limited (upto March 26, 2021)
- 11 Edelweiss Trusteeship Company Limited
- 12 Edelweiss Alternative Asset Advisors Limited
- 13 Edelweiss Housing Finance Limited
- 14 Edehveiss Investment Adviser Limited (through Edelweiss Rural & Corporate Services Limited)
- 15 EC Commodity Limited (through Edelweiss Rural & Corporate Services Limited)
- 16 Edel Land Limited
- 17 Edelweiss Custodial Services Limited (through Edelweiss Securities Limited) (upto March 26, 2021)
- 18 Edelweiss Investment Advisors Private Limited (up to March 26, 2021)
- 19 EC International Limited, Mauritius
- 20 Edelweiss Capital (Singapore) Ptc. Limited
- 21 Edelweiss Alternative Asset Advisors Ptc. Limited (through Edelweiss Capital (Singapore) Ptc. Limited)
- 22 Edelweiss International (Singapore) Pte. Limited (through Edelweiss Capital (Singapore) Pte. Limited)
- 23 Aster Commodities DMCC, United Arab Emirates (through EC International Limited, Mauritius)
- 24 EAAA LLC, Mauritius (through EC International Limited)
- 25 EW Special Opportunities Advisors LLC, Mauritius (through EAAA LLC)
- 26 Edel Investments Limited
- 27 Edelweiss Tokio Life Insurance Company Limited
- 28 Edelweiss Rural & Corporate Services Limited (through Edel Finance Company Limited)
- 29 Edelweiss Comtrade Limited (through Edelweiss Rural & Corporate Services Limited)
- 30 Edel Finance Company Limited
- 31 Edelweiss Retail Finance Limited (through Edelcap Securities Limited)
- 32 Edelweiss Securities (Hong Kong) Private Limited (through Edelweiss Securities Limited- up to March 26, 2021)
- 33 Edelweiss Financial Services Inc (up to March 26, 2021)
- 34 Edelweiss Finvest Limited (Merged with Edel Finance Company Limited w.e.f. February 22, 2021)
- 35 Lichen Metals Private Limited (up to March 30, 2021)
- 36 Edelweiss Capital Services Limited (Incorporated as on February 12, 2021)
- 37 EdelGive Foundation
- 38 Edelweiss Resolution Advisors LLP (through Edelweiss Rural and Corporate Services Limited)
- 39 Edelweiss Multi Strategy Fund Adixsors LLP (through Edelweiss Rural and Corporate Services Limited)
- 40 EFSL International Limited, Mauritius (through EC International Limited)
- 41 Edelweiss Financial Services (UK) Limited, (through Edelweiss Securities Limited) (upto March 26, 2021)
- 42 Edelweiss General Insurance Company Limited
- 43 Edelweiss Asset Reconstruction Company Limited (through Edelweiss Custodial Services Limited)
- 44 Edelweiss Private Equity Tech Fund (through Ecap Equities Limited)
- 45 Edelweiss Securities (IFSC) Limited (upto March 26, 2021)
- 46 Edelweiss Value and Growth Fund (through Ecap Equities Limited)
- 47 Allium Finance Private Limited (through Edelweiss Rural and Corporate Services Limited)
- 48 Edelweiss Securities and Investments Private Limited (through Edelweiss Securities Limited)





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued)

Subsidiaries which are controlled by the Company: (Continued)

- 49 ESL Securities Limited (through Edelweiss Securities Limited) (upto March 26, 2021)
- 50 Edelweiss Employees Welfare Trust
- 51 EC Global Limited (merged with EC international Limited w.e.f September 01, 2020)
- 52 Everest Securities & Finance Limited (w.e.f September 01, 2020 upto March 26, 2021)
- 53 India Credit Investment Fund II (w.e.f. March 31, 2021)
- 54 EW India Special Assets Advisors LLC, Mauritius (through EAAA LLC) (upto June 30, 2019)
- 55 Edelweiss Holdings Limited (Merged with ECap Equities Limited w.e.f November 30, 2019)
- 56 Edelweiss AIF Fund I EW Clover Scheme -1 (through Edelcap Securities Limited) (closed w.e.f. February 29,2020)
- 57 Retra Ventures Private Limited (through Ecap Equities Limited) (ceased to become subsidiary w.e.f. March 19, 2020)
- 58 Edelweiss Securities Trading and Management Private Limited (Merged with Edelweiss Securities and Investments Private Limited w.e.f. November 19, 2019)
- 59 Alternative Investment Market Advisors Private Limited (Merged with Ecap Equities Limited w.e.f November 22, 2019)
- 60 Edelweiss Employees Incentive and Welfare Trust

Enterprises over which control is exercised by the Company: (B)

Trust name :

- 1 ESAF I Trust
- 2 EARC SAF 2 Trust
- 3 EARC SAF 3 Trust
- 4 EARC Trust SC 6
- 5 EARC Trust SC 7
- 6 EARC Trust SC 9
- 7 EARC Trust SC 102
- 8 EARC Trust SC 109
- 9 EARC Trust SC 112
- 10 EARC Trust SC 130 11 EARC Trust SC 223
- 12 EARC Trust SC 229
- 13 EARC Trust SC 238
- 14 EARC Trust SC 245
- 15 EARC Trust SC 251 16 EARC Trust SC 262
- 17 FARC Trust SC 263
- 18 EARC Trust SC 266
- 19 EARC Trust SC 293 20 FARC Trust SC 297
- 21 EARC Trust SC 298
- 22 EARC Trust SC 306
- 23 EARC Trust SC 308
- 24 EARC Trust SC 314
- 25 EARC Trust SC 318
- 26 EARC Trust SC 321
- 27 EARC Trust SC 325
- 28 EARC Trust SC 329 29 EARC Trust SC 331
- 30 EARC Trust SC 332
- 31 EARC Trust SC 334
- 32 EARC Trust SC 342
- 33 EARC Trust SC 344
- 34 EARC Trust SC 347
- 35 EARC Trust 5C 348





Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

- Enterprises over which control is exercised by the Company:
 - Trust name (Continued):
 - 36 EARC Trust SC 349
 - 37 EARC Trust SC 351
 - 38 EARC Trust SC 352 39 FARC Trust SC 357

 - 40 EARC Trust SC 360 41 EARC Trust SC 361

 - 42 EARC Trust SC 363
 - 43 EARC Trust SC 370 44 EARC Trust SC 372

 - 45 EARC Trust SC 373
 - 46 EARC Trust SC 374 47 EARC Trust SC 375
 - 48 EARC Trust SC 376

 - 49 EARC Trust SC 377
 - 50 EARC Trust SC 378
 - 51 EARC Trust SC 380
 - 52 EARC Trust SC 381
 - 53 EARC Trust SC 383
 - 54 EARC Trust SC 384
 - 55 EARC Trust SC 385
 - 56 EARC Trust SC 386
 - 57 EARC Trust SC 387
 - 58 EARC Trust SC 388
 - 59 EARC Trust SC 391
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 - 61 EARC Trust SC 393
 - 62 EARC Trust SC 394
 - 63 EARC Trust SC 395 64 EARC Trust SC 396
 - 65 EARC Trust SC 399
 - 66 EARC Trust SC 401
 - 67 EARC Trust SC 402
 - 68 EARC Trust SC 405 69 EARC Trust SC 406
 - 70 EARC Trust SC 410
 - 71 EARC Trust SC 412
 - 72 EARC Trust SC 415 73 EARC Trust SC 427
 - 74 EARC Trust SC 428
 - 75 EARC Trust SC 429
 - 76 EARC Trust SC 430
- Individuals owning, directly or indirectly, an interest in the voting power of the Company that gives them control or significant (C) influence over the Company:
 - 1 Mr. Rashesh Shah
 - 2 Mr. Venkatchalam Ramaswamy
 - 3 Ms. Vidya Shah
 - 4 Ms. Aparna T. C.





(Currency: Indian rupees in millions)

(D) Key	managerial	personnel:
(U	, rej	ilianagerias	bergouwer .

- 1 Mr. Rashesh Shah Chairman, Managing Director & CEO
- 2 Mr, Venkatchalam Ramaswamy Vice Chairman and Executive Director
- 3 Mr. Himanshu Kaji Executive Director
- 4 Mr. Rujan Panjwani Executive Director
- 5 Mr. S Ranganathan Chief Financial Officer (up to October 31, 2020)
- 6 Mr. Sarju Simaria Chief Financial Officer (w.e.f. November 01, 2020)

(E) Relatives of Individuals exercising significant influence

- 1 Ms. Kaavya Venkat
- 2 Ms. Shilpa Mody
- 3 Ms. Sejal Premal Parekh
- 4 Mr. A V Ramaswamy
- 5 Ms. Sneha Sripad Desai
- 6 Ms. Shabnam Panjwani

(F) Indenpendent Directors

- l Mr. Berjis Desai
 - 2 Mr. Biswamohan Mahapatra
 - 3 Mr. Kunnasagaran Chinniah
 - 4 Mr. Naviej S. Nandra
 - 5 Mr. P. N. Venkatachalam
 - 6 Mr. Ashok Kini
 - 7 Dr. Ashima Goyal
- (G) Other Director

1 Ms. Anita M George

(H) Associates with whom transactions have taken place

1 Edelweiss Securities Limited (ESL) (w. e. f. March 27, 2021)

(I) Subsidiaries of Edelweiss Securities Limited

- 1 Edelweiss Finance & Investments Limited (EFIL)
- 2 Edelweiss Broking Limited (EBL)
- 3 Edelweiss Custodial Services Limited (ECdSL)
- 4 Edelweiss Investment Advisors Private Limited (EIAPL)
- 5 Edelweiss Financial Services Inc (EFSI)
- 6 Edelweiss Financial Services (UK) Limited (EFSUKL)
- 7 Edelweiss Securities (IFSC) Limited (ESL IFSC)
- 8 ESL Securities Limited (ESL Sec)
- 9 Edelweiss Securities (Hong Kong) Private Limited (ESHPL)





(Currency: Indian rupees in milions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Contlaued) (J) Transactions and balances with related parties

Deleterman Part of Company Limited 1,54-97 Deleterman Part of Company Converted 1,54-97 Deleterman Company Con	No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2020
Bide Finance Congruey Linted 1,044-47 1,044-67		Capital Account Transactions during the year			<u> </u>
Bide Finence Company Latered 1,644-87 1,644-87 1,646-87	۱	Sale of Equity shares to	Edelweiss Securities Limited	3,837,51	189
Edelwist Statist Weath Neuropment Landed 15,485.59 1 1			Edel Finance Company Limited	1,654.97	
2 Amount received on volating up of Solvinistory 3 Pershase of Equity shares done 5 Experiment Lanked 5					
Deschared Equity shares from Sidel Finance Company Lambol Sidel Finance Co	٦	Amount manifest on winding on affects the			
Micheman Semant Lamined 744,13 Add Prisone Company Lamined 722,66 756,167 762,667	. !			72.83	
Red Finnes Company Lumnto C.70 A T Cold Land Lumido 29,246	3	Purchase of Equity shares from			
Leds Lancined 92,246 Leds Lancined 92,246 Leds Frames Company Lancined 192,246 Leds Frames Company Lancined 1,560,000 Leds Frames Company Lancined 1,560,000 Ledd Frames Company Lancined 1,560,000 Ledd Frames Company Lancined 1,560,000 Ledd Frames Company Lancined 1,560,000 Ledd Frames Company Lancined 1,500,000 Ledd Lancined 1,500,000 Ledd Frames Company Lancined 1,500,000 Ledd Lanc	-				
5 few censurers in Computery Convertible Perf Shares 6 few censurers in Computery Convertible Debenure of 7 few testorers in Computery Convertible Debenure of 8 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Equity shares of 6 few censurers in Foot-censurers of 1 few censurers in Foot-censurers in Foot-censurers of 1 few censurers in Non-censurers in Foot-censurers of 1 few censurers in Non-censurers in Foot-censurers of 1 few censurers in Foot-censurers in Foot-censurers of 1 few censurers in Foot-censurers in Foot-censurers of 1 few censurers in Foot-censurers					
6 Investment in Computes your control of Declarity of Lobel World Management Limited 7 Investment in Equity shares of Lobel World Management Limited 8 Investment in Equity shares of Lobel World Management Limited 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 8 Investment in Non-enumalative redeemable perforance share 9 Reimbordeness of Love (Refer note 5) 10 Illusts Absolute value - Short term loans tepaid to (Refer note 1) 11 Illusts Absolute value - Short term loans tepaid to (Refer note 1) 12 Illusts Max value - Short term loans pyon to (Refer note 1) 13 Illusts Max value - Short term loans given to (Refer note 1) 14 Illusts Absolute value - Short term loans given to (Refer note 1) 15 Illusts Absolute value - Short term loans given to (Refer note 1) 16 Illusts Absolute value - Short term loans given to (Refer note 1) 17 Illusts Absolute value - Short term loans sepaid by (Refer note 1) 18 Illusts Absolute value - Short term loans sepaid by (Refer note 1) 19 Illusts Absolute value - Short term loans sepaid by (Refer note 1) 10 Illusts Absolute value - Short term loans sepaid by (Refer note 1) 10 Illusts Max value - Short term loans sepaid by (Refer note 1) 11 Illusts Max value - Short term loans sepaid by (Refer note 1) 12 Illusts Max value - Short term loans sepaid by (Refer note 1) 13 Illusts Max value - Short term loans sepaid by (Refer note 1) 14 Illusts Max value - Short term loans sepaid by (Refer note 1) 15 Illusts Max value - Short term loans sepaid by (Refer note 1) 16 Illusts Max valu	4	Investment in Compulsory Convertible Debentures of	Edelweiss Alternative Asset Advisors Limited	250.00	
The discretiment in Equity shares of Cold Finance Company Limited Cold Science General Immunes Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Company Limited Cold Science Col	5	Investments in Compulsory Convertible Pref Shares	Edel Finance Company Limited	1,650.00	
Edebesia General Instances Company Limited Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Wealth Autograment United Edebesia Globel Company Entwice Limited - ECSL Edebesia Globel Company Entwice Limited - ECSL Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL ECQ-Equalitic Limited Edebesia Globel Company Entwice Limited - ECSL Edebesia Globel Company Limited Edebesia Globel Company Limited Edebesia Globel Company Limited Edebesia Globel Company Limited Edebesia Globel Company Limited Edebesia Globel Wealth Autograment Limited Edebesia Globel Wealth Autograment Limited Edebesia Globel Wealth Autograment Limited Edebesia Globel Wealth Autograment Limited Edebesia Globel Wealth Autograment Limited Edebesia Company Limited Edebesi	6	Investment in Compulsory Convertible Debenture of	Edelweiss Global Wealth Management Limited	125.00	
Edebeires Gerenti Insurance Company Limited Edebeires (Rectif Wealth Management Limited Edebeires (Rectif Wealth Management Limited Edebeires (Rectif Wealth Management Limited Edebeires (Rectif Wealth Management Limited Edebeires (Rectif Wealth Management Limited 1,000.00	7	Investment in Equity shares of	Edel Finance Company Limited	303.00	47
Electheriss Securities (1976) Custimated	- 1	• • • • • • • • • • • • • • • • • • • •	Edelweiss General Insurance Company Limited		1,00
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10 Basis Absolute value - Short term leans taken from (Refer note 1) 11 Basis Absolute value - Short term leans taken from (Refer note 1) 12 Basis Absolute value - Short term leans taken from (Refer note 1) 13 Basis Max value - Short term leans taken from (Refer note 1) 14 Basis Max value - Short term leans taken from (Refer note 1) 15 Basis Max value - Short term leans taken from (Refer note 1) 16 Basis Max value - Short term leans taken from (Refer note 1) 17 Basis Max value - Short term leans taken from (Refer note 1) 18 Basis Max value - Short term leans taken from (Refer note 1) 19 Basis Max value - Short term leans taken from (Refer note 1) 10 Basis Max value - Short term leans taken from (Refer note 1) 11 Basis Max value - Short term leans taken from (Refer note 1) 12 Basis Absolute value - Short term leans taken from (Refer note 1) 13 Basis Max value - Short term leans taken from (Refer note 1) 14 Basis Absolute value - Short term leans taken from (Refer note 1) 15 Basis Absolute value - Short term leans taken from (Refer note 1) 15 Basis Absolute value - Short term leans taken from (Refer note 1) 16 Basis Absolute value - Short term leans taken from (Refer note 1) 17 Basis Absolute value - Short term leans taken from (Refer note 1) 18 Basis Absolute value - Short term leans taken from (Refer note 1) 19 Basis Absolute value - Short term leans taken from (Refer note 1) 10 Basis Absolute value - Short term leans taken from (Refer note 1) 10 Basis Absolute value - Short term leans taken from (Refer note 1) 10 Basis Absolute value - Short term leans taken from (Refer note 1) 10 Basis Absolute value - Short term leans taken from (Refer note 1) 11 Basis Max value - Short term leans taken from (Refer note 1) 12 Basis Max value - Short term leans taken from (Refer note 1) 13 Basis Max value - Short term leans taken from (Refer note 1) 14 Basis Max value - Short term leans taken from (Refer note 1) 15 Basis Max value - Short term leans taken from (Refer note 1) 16 Basis Max value - Short term leans taken from (R	- 1	·	Ecap Equities Limited	1,000.00	
Basis Absolute value - Short term loans repaid to (Refer note 1) Ecalewiss Renal & Copperate Services Limited - ECSL 4,012,94 195, 4558,84	- 1			1,400.10	
10 Basis Max value - Short term loans repaid to (Refer note 1) 12 Basis Max value - Short term loans taken from (Refer note 1) 13 Basis Max value - Short term loans repaid to (Refer note 1) 14 Basis Max value - Short term loans repaid to (Refer note 1) 15 Echivens Rural & Corporate Services Limited - ECSL 15 PS 200 16 Ecquired Limited 17 PS 200 18 Echivens Rural & Corporate Services Limited - ECSL 17 PS 200 18 Echivens Rural & Corporate Services Limited - ECSL 18 Ecquired Limited 18 Echivens Rural & Corporate Services Limited - ECSL 18 Ecquired Limited 19 Ecquired Limited 19 Ecquired Limited 10 Ecqu	10	Basis Absolute value - Short term loans taken from (Refer note 1)			108,30
ECQP Equities Limited ECQP Equities Expirited ECQP Equities Limited ECQP Equities Expirited ECQP Expirited Ex	,,	Basis Absolute value - Short term loans tennid to (Refer note 1)	Edeburier Burel & Corporate Semilare Limited ECC1		104.74
Scape Equities Limited S.159-20 S.159-		- The state of the			195,38
ECop Equilies Limited S.159-20	12	Basis Max value - Short term loans taken from (Refer note 1)	Edelweiss Rural & Corporate Services Limited - ECSL	750.00	8.08
Basis Absolute value - Short term loans given to (Refer note 1) ECup Equities Limited ECSL 21,130,85 Eddwess Branca and Investments Limited ECSL 21,130,85 Eddwess Finance and Investments Limited 4,434,50 ECC, France Limited ECSL 21,140,85 Eddwess Finance and Investments Limited 7,006,70 Eddwess Cisball Wealth Management Limited 791,00 Edd Finance Company Limited 791,00 Edd Finance Company Limited 791,00 Edd Finance Company Limited 791,00 Edd Finance Company Limited 791,00 Eddwess Branch & Corporate Services Limited ECSL 13,233,77 Eddwess Branch & Corporate Services Limited ECSL 13,233,77 Eddwess Finance and Investments Limited 1,079,50 ECL Finance Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 ECL International Limited 1,00 Edd Internat					
Basis Absolute value - Short term loans given to (Refer note 1) ECap Equities Limited ECSL 21,430,85 Eddwess Finance and Investments Limited 4,434,50 ECL Finance Limited ECL Finance Limited 20,112,85 Eddwess Sighal Wealth Management Limited 33,10 Edd Finance Company Limited 33,10 Edd Finance Company Limited 33,10 Edd Finance Company Limited 2,110,00 Edd Finance Company Limited 2,110,00 Edd Finance Company Limited ECSL 2,133,77 Eddwess Romal & Corporate Services Limited - ECSL 1,233,77 Eddwess Romal & Corporate Services Limited - ECSL 1,233,77 Eddwess Romal & Corporate Services Limited Eddwess Romal & Eddwes	13	Basis Max value - Short term loans repaid to (Refer note 1)			8,00
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ECL Finance Limited Eddewises Global Weath Management Limited Edde Land Limited Edde Land Limited Edde Land Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Ribard & Company Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Clobal Weath Management Limited Eddewises Eddewi		•			
Beldewess Global Wealth Management Limited 133.3 ID 15 Basis Absolute value - Short term loans repaid by (Refer note 1) ECap Equities Limited 2,110.00 ECap Equities Limited Edelwess Flance and Investments Limited Edelwess Stance and Investments Limited Edelwess Capital (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Gaptial (Silpapore) Pre. Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance and Investments Limited Edelwess Flance Company Limited Edelwess Flance (Sungapore) Pre. Lamited Edelwess Flance Company Limited Edelwess Flance Edelwess Flance Company Limited Edelwess Flance Company Limited Edelwess Flance Elimited Edelwess Flance Flance Flance Edelwess Flance Elimited Edelwess Flance Elimited Edelwess Flance Elimited Edelwess Flance Elimit	ı				
Edel Land Limited 2,110,00					
ECap Equities Limited EAd-twests Rural & Corporate Services Limited - ECSL Edelweixs Rural & Corporate Services Limited - ECSL Edelweixs Rural & Corporate Services Limited - ECSL Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Capital (Singapoe) Ptr. Limited Edelweixs Finance and Investments Limited Edelweixs Finance and Investments Limited Edelweixs Finance and Investments Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Management Limited Edelweixs Finance Company Limited Edelweixs Finance and Investments Limited Edelweixs Finance and Investments Limited Edelweixs Global Wealth Management Limited Edelweixs Global Wealth Managemen			Edel Land Limited		
Basis Max value - Short term loans given to (Refer note 1) ECap Equities Limited 1,079.50			Edel Finance Company Limited	2,110,00	
Edelweiss Rural & Corporate Services Limited FCSL 19233.77 Edelweis Finance and Investments Limited 1,079.50 1,00	15	Basis Absolute value - Short term loans repaid by (Refer note 1)	ECap Equities Limited	20.112.85	
ECL Finance Limited 3,206,70 Edelward Management Limited 231 60 Edel Land Limited 1,00 Edel Land Limited 1,00 Edel Land Limited 1,00 Edelward Management Limited 1,00 Edelward Management Limited 1,00 Edelward Management Limited 1,00 Edelward Management Limited 1,00 Edelward Management Limited 2,000,00 Edelward Management Limited 2,000,00 Edelward Management Limited 125,00 Edelward Management Limited 125,00 Edelward Management Limited 125,00 Edel Land Limited 790,00 Edel Finance Company Limited 2,110,00 Mr. S. Ranganathan -			Edelweiss Rural & Corporate Services Limited - ECSL		
Edelweis Global Wealth Management Limited Edel Land Limited Ed Indied Ed Indied Ed Indied Ed Indied Ed Indied Ed Indied Eddweis Capital (Singapore) Ptr. Limited Eddweis Sural & Corporate Services Limited Eddweis Rural & Corporate Services Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Global Wealth Management Limited Eddweis Rural & Corporate Services Limited Eddweis Rural & Corporate Services Limited Eddweis Rural & Corporate Services Limited Eddweis Rural & Corporate Services Limited Eddweis Finance and Investments Limited Eddweis Finance Cimited Eddweis Global Wealth Management Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Company Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Company Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddweis Finance Eddweis Limited Eddwei					
Edd Land Limited ECh Describes Capital (Singapore) Ptc. Limited Echweiss Capital (Singapore) Ptc. Limited Echweiss Capital (Singapore) Ptc. Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited EChy Equities Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Ended Land Limited Ended Land Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Management Limited Echweiss Global Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Global Wealth Management Limited Echweiss Company Limited Echweiss Enhance Enhance Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Limited Echweiss Enhance Enhance Echweiss Limited Echweiss Enhance Enhance Echweiss Enhance Enhance Echweiss Enhance Enhance Echweiss Enhance Echweiss Enhance Enhance Echweiss Enhance Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enhance Echweiss Enh					
Edelweiss Capital (Singapore) Ptc. Limited Edelweiss Rural & Corporate Services Limited 10,346.55 Edelweiss Rural & Corporate Services Limited - ECSL 7,376.58 Edelweiss Finance and Investments Limited 2,000.00 ECL Finance Limited 3,206.70 Edel Finance Company Limited 125.50 Edel Finance Company Limited 125.50 Edel Finance Company Limited 2,110.00 Mrt. S. Rangenanhan - - Pasis Max value - Short term loans repaid by (Refer note 1) ECap Equities Limited 10,300.00 Edelweiss Finance Company Limited 1,079.50 Edelweiss Finance and Investments Limited 1,079.50 Edelweiss Finance and Investments Limited 1,079.50 Edelweiss Global Wealth Management Limited 2,266.00 Edel Limited 1,00 Edel Finance Company Limited 2,000.00 ECL Finance Limited 2,000.00 ECL Finance Company Limited 2,000.00 ECL Finance and Investments Limited 2,000.00 ECL Finance and Investments Limited 2,000.00 ECL Finance and Investments Limited 0,01 Edelweiss Capital (Singapore) Ptc. Limited 0,01 Edelweiss Capital (Singapore) Ptc. Limited 0,01 Edelweiss Capital (Singapore) Ptc. Limited 0,02 Edelweiss Custodial Services Limited 0,02 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweis Securities Limited 0,00 Edelweis Edelweis Limited 0,00 Edelweis Edelweis Limited 0,00 Edelweis Edelweis Limited 0,00 Edelweis Edelweis Limited 0,00 Edelweis Edelweis Edelweis Limited 0,00 Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis Edelweis	ļ		Edel Land Linsted		
Basis Max value - Short term loans given to (Refer note 1) ECap Equities Limited Edelweiss Finance and Investments Limited - ECSL Edelweiss Finance and Investments Limited - 2,000.00 ECL Finance Limited - 3,206.70 Edelweis Global Wealth Management Limited - 125.00 Edel Land Limited - 790.00 Edel Finance Company Limited - 2,110.00 Mr. S. Ranganathan ECap Equities Limited - 2,000.00 Edelweis Global Wealth Management Limited - 2,110.00 Mr. S. Ranganathan				} I	38 1,97
Eldelweiss Finance and Investments Limited - ECSL 2,000.00 EC International Description of ECI Finance and Investments Limited 2,000.00 ECI International Economic Process Finance and Investments Limited 3,206.70 Eddweis Global Wealth Management Limited 125.00 Eddweis Global Wealth Management Limited 125.00 Edd International Economic Process Finance Company Limited 2,110.00 Mr. S. Ranganathan	16	Basis Max value - Short term loans given to (Refer note 1)	ECap Equities Limited	10.346.55	
ECL Finance Limited 3,206,70			Edelweiss Rural & Corporate Services Limited - ECSL	7,876,58	
Edelweiss Global Wealth Management Limited 790.00 Edel Land Limited 790.00 Edel Finance Company Limited 2,110.00 Mr. S. Ranganathan 2,110.00 Mr. S. Ranganathan 1,000 Edelweiss Rural & Corporate Services Limited 4,605.00 Edelweiss Finance and Investments Limited 1,079.50 Edelweiss Finance and Investments Limited 3,206.70 Edelweiss Global Wealth Management Limited 226.00 Edel Land Limited 2,000.00 Edel Land Limited 1,000 Edel Finance Company Limited 2,000.00 Edel Land Limited 1,000 Edel Finance Company Limited 2,000.00 Edelweiss Capital (Singapore) Ptc. Limited 2,000.00 Edelweiss Capital (Singapore) Ptc. Limited 2,000.00 Edelweiss Rural & Corporate Services Limited 4,000.00 Edelweiss Broking Limited 5,000 Edelweiss Broking Limited 5,000 Edelweiss Broking Limited 5,000 Edelweiss Broking Limited 5,000 Edelweiss Broking Limited 5,000 Edelweiss Broking Limited 5,000 Edelweiss Gustaf Services Limited 5,000 Edelweiss Gustaf Services Limited 5,000 Edelweiss Greated Havanance Company Limited 5,000 Edelweiss General Havanance Company Limited 5,000 Edelweiss General Havanance Company Limited 5,000 Edelweiss Havanance Company Limited 5,000 Edelweis Havanance Company Limited 5,000 Edelweis Havanance Company Limited 5,000 Edelweis Havanance Co	1				
Edd Land Limited	1				
Mr. S. Ranganathan				790.00	
EA Decider Limited					
Edelweiss Finance and Investments Limited	17	Busis Max value - Short term loans repaid by (Refer note 1)	ECap Equities Limited	10 300 00	
ECL. Finance Limited 3,206.70 Edelweiss Global Wealth Management Limited 226.00 Edel Land Limited 1.00 Edel Finance Company Limited 2,000.00 Edel Finance Company Limited 2,000.00 ECI International Limited - 1.1 Edelweiss Capital (Singapore) Pte. Limited - 1.1 Edelweiss Finance and Investments Limited 0,01 Edelweiss Finance and Investments Limited 0,14 Edelweiss Broking Limited 0,27 Edelweiss Securities Limited 0,27 ECL. Finance Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss Custodial Services Limited 0,00 Edelweiss General Insurance Company Limited 0,00 Edelweiss General Insurance Company Limited 0,00 Edelweiss General Insurance Company Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweiss Alternative Asset Advisors Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing Finance Limited 0,00 Edelweis Housing F	ļ	., ., , , , , , , , , , , , , , , , , ,			
Edelweiss Global Wealth Management Limited 226.60 Edel Land Limited 1.00 Edel Finance Company Limited 2,000.00 EC International Limited 2,000.00 EC International Limited 2,000.00 EC International Limited 2,000.00 Edelweiss Capital (Singapore) Pte. Limited 0.01 Edelweiss Finance and Investments Limited 0.01 Edelweiss Broking Limited 0.14 Edelweiss Broking Limited 0.14 Edelweiss Securities Limited 0.27 ECL Finance Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss General Insurance Company Limited 0.00 Edelweiss General Insurance Company Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Securities Limited 0.00 Edelweiss Housing Finance Limited 0.00 Edelweiss Housing Finance Limited 0.00 Edelweiss Gallapher Insurance Brokers Limited 0.00 Edelweiss Gallapher Insurance Brokers Limited 0.00 Edelweiss Gallapher Insurance Brokers Limited 0.00 Edelweiss Gallapher Insurance Brokers Limited 0.00 Edelweiss Gallapher Insurance Brokers Limited 0.00	-				
Edel Land Limited					
EC International Limited			Edel Land Limited	1.00	
Edelweiss Capital (Singapore) Ptr. Limited 0.01				2,000.00	38
Eddiweiss Rural & Corporate Services Limited - ECSL	1			- 1	1,97
Eddiwciss Rural & Corporate Services Limited - ECSL	18	Sale of Fixed Assets to		0.01	
Eddweis Scunities Limited 0.27 ECL Finance Limited 0.00 Eddweis Custodial Services Limited 0.00 Eddweis Custodial Services Limited 0.00 Eddweis General Insurance Company Limited 0.00 Eddweis General Insurance Company Limited 0.00 Eddweis Faction Limited 0.00 Eddsep Securities Limited 0.00 Eddweis Alternative Asset Advisors Limited 0.00 Eddweis Housing Finance Limited 0.00 Eddweis Housing Fi	- [0.15	
ECL Finance Limited	- [
Edelweiss Custodial Services Limited 0,02 Edelweiss Investment Advisors Limited 0,00 Edelweiss General Insurance Company Limited 0,02 ECap Equities Limited 0,00 Edelse Securities Limited 0,00 Edelse Securities Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Housing Finance Limited 0,00 Edelweiss Gallapher Insurance Brokers Limited 0,00			ECL Finance Limited		
Edelweiss General Insurance Company Limited 0.02 FCC pa Equatives Limited 0.00 Edeleop Securities Limited 0.00 Edelweis Allemative Asset Advisors Limited 0.00 Edelweis Allemative Asset Advisors Limited 0.00 Edelweis S Housing Finance Limited Edelweis Gallagher Insurance Brokers Limited	- [0.02	
ECap Equities Limited	- [
Edelweiss Gallagher Insurance Brokers Limited	_		ECap Equities Limited	0.00	
Edelweiss Gallagher Insurance Brokers Limited	1				
Edelweiss Gallagher Insurance Brokers Limited				0.00	
Edelweiss Asset Reconstruction Company Limited	- [1:01	Edelweiss Gallagher Insurance Brokers Limited	•	
1 7 40 81	- [\ `	Estetweiss Asset Reconstruction Company Limited	-	





(Currency: Indian rupces in millions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued) (J) Transactions and balances with related parties

No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2020
19	Purchase of Fixed Assets from	Edelweiss Housing Finance Limited	0.01	0
		Edelweiss Rural & Corporate Services Limited - ECSL	0,01	0
		ECL Finance Limited	0.30	0
		Edelweiss Global Wealth Management Limited	0.00	
		Edelweiss Alternative Asset Advisors Limited	0,01	0
		Edelweiss Securities Limited	0.00	0
		Edelweiss Broking Limited	0.00	0
		Edelweiss Custodial Services Limited	0.00	•
		Edelweiss Investment Advisors Limited	- 1	0
		Edelweiss Asset Reconstruction Company Limited		0.
20	Dividend paid to	Mr. Rashesh Shah	-	43
		Mr. Venkat Ramaswamy	-	17
		Ms. Vidya Shah	-	9
		Shah Family Discretionary Trust	1 - 1	11
		Spire Investment Advisors LLP		0
		Ms. Apania T. C.	- 1	3
		Mr. Rujan Panjwani	- 1	3
		Mr. Himanshu Kaji	- 1	
		Ms. Kaavya Venkat		7
		Ms. Sneha Sripad Desai		(
		Ms. Shilpa Mody		Ċ
		Ms. Sejal Premal Parekh		ò
		Ms. Shabnam Panjwani] [Ò
			1	
		Mr. A V Ramaswamy	-	(
		Mr. Navtej S. Narsira	·	2
		Mr. P. N. Venkatachalam Mr. S. Ranganathan	:	£
21	Remuneration paid to	Mr. Rashesh Shah	11.48	1:
		Mr. Venkai Ramaswamy	9.36	!
		Mr. Himanshu Kaji	10.77	I.
		Mr. Rujan Panjwani	2.25	2
		Mr. S. Ranganathan Mr. Sarju Simaria	5.79 4.55	2
2	Dividend Income received from	EC International Limited Edelweiss Securities Limited	526.47	19
		Doctwess Securics Linuted	838,84	49
IJ	Rating support fee earned from	ECL Finance Limited	0.44	
		Edelweiss Rural & Corporate Services Limited - ECSL	0.25	
		Edelweiss Securities Limited	10,0	
		Edelweiss Retail Finance Limited	0.04	
		Edelweiss Housing Finance Limited	0.07	
		Edelweiss Custodial Services Limited	0.02	
		ECap Equities Limited	0.03	
		Edelweiss Finance and Investments Limited	0.06	
		Edel Finance Company Limited	0.07	
		Edelweiss Asset Reconstruction Company Limited	0.06	
		Edelweiss Broking Limited	0,00	
24	Fee / commission paid to	Edelweiss Securities Limited	192.64	4
	,	Edelweiss Broking Limited	21.01	
		ECL Finance Limited (Refer note 57)	669.15	
		Edelweiss Housing Finance Limited (Refer note 57)	12.06	
		Edelweiss Retail Finance Limited (Refer note 57)	8.05	
43	Royalty Fees received from	Edelweiss Gallagher Insurance Brokers Limited Edelweiss Tokio Life Insurance Company Limited	5.00	1
		Edelweiss General Insurance Company Limited	4.26	
26	Fee / Guarantee commission earned from	Edel Finance Company Limited Edelweiss Finance and Investments Limited	2.33 4.50	
		ECap Equities Limited	20,46	2
		Edelweiss Tokio Life Insurance Company Limited	*	3
	1	Edelweiss General Insurance Company Limited		
	1	ECL Finance Limited	50.75	-
	1	Edelweiss Asset Reconstruction Company Limited	63.89	7
		Edelweiss Rural & Corporate Services Limited - ECSL	125.39	
		Edelweiss International (Singapore) Pto. Limited		
		Edelweiss Housing Finance Limited	1.17	
		Edelweiss Retail Finance Limited	18.0	
		Edelweiss Securities Limited	25.00	
		Edelweiss Asset Management Limited	0.23	
	Business Service Charges income earned from	Edelweiss General Insurance Company Limited	0.59	
27		Edelweiss Asset Reconstruction Company Limited	3.09	
27		Edel Investments Limited		
27	1	Edelweiss Tokio Life Insurance Company Limited	1.24	
	İ	Edelweiss Custodial Services Limited	1.45	
		Edelweiss Alternative Asset Advisors Limited	0.56	
		Englacies Vitelitative Veset Ver Pots Pillinger		
		Edelweiss Broking Limited	1.01	
			0.11	
		Edelweiss Broking Limited	0.11	:
		Edelweiss Broking Limited Edelweiss Global Wealth Management Limited ECL Finance Limited	0.11 8.64	:
		Edelweiss Broking Limited Edelweiss Global Wealth Management Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokers Limited	0.11 8.64 0.07	;
		Edelweiss Broking Limited Edelweiss Global Wealth Management Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokers Limited Edelweiss Gallagher Insurance Brokers Limited	0.11 8.64 0.07 0.51	:
		Edelweiss Florking Limited Edelweiss Glohal Wealth Management Limited ECL Finance Limited Edelweis Callagher Insurance Brokers Limited Edelweis Asset Managemen Limited ECup Equities Limited	0.11 8.64 0.07 0.51 1.59	:
		Edelweiss Broking Limited Edelweiss Glohal Wealth Management Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokens Limited Edelweiss Saset Management Limited ECap Equities Limited Edelweiss Housing Finance Limited	0.11 8.64 0.07 0.51 1.59 1.61	:
		Edelweiss Broking Limited Edelweiss Glohal Wealth Management Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokers Limited Edelweiss Asset Management Limited ECap Equities Limited Edelweiss Housing Finance Limited Edelweiss Housing and Investments Limited	0.11 8.64 0.07 0.51 1.59 1.61 0.50	:
		Edelweiss Florking Limited Edelweiss Glohal Wealth Management Limited ECL Finance Limited EGLewiss Gallagher Insurance Brokers Limited Edelweiss Gallagher Insurance Brokers Limited Edelweiss Asset Management Limited ECup Equities Limited Edelweiss Housing Finance Limited Edelweiss Finance and Investments Limited Edelweiss Securities Limited	0.11 8.64 0.07 0.51 1.59 1.61 0.50	:
		Edelweiss Broking Limited Edelweiss Global Wealth Management Limited ECL Finance Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokers Limited Edelweiss Asset Management Limited ECap Equities Limited Edelweiss Housing Finance Limited Edelweiss Fenance and Investments Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Retail & Corporate Services Limited - ECSL	0.11 8.64 0.07 0.51 1.59 1.61 0.50 1.06 2.99	:
	201 2	Edelweiss Broking Limited Edelweiss Glotal Wealth Management Limited ECL Finance Limited EGLveiss Gallagher Insurance Brokers Limited Edelweiss Asset Management Limited Edelweiss Housing Finance Limited Edelweiss Housing Finance Limited Edelweiss Formace and Investments Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Securities Limited Album Finance Private Limited - ECSL Album Finance Private Limited	0.11 8.64 0.07 0.51 1.59 1.61 0.50 1.06 2.99	
	BOI & CO	Edelweiss Florking Limited Edelweiss Glohal Wealth Management Limited ECL Finance Limited ECL Finance Limited Edelweiss Gallagher Insurance Brokers Limited Edelweiss Saxest Management Limited ECap Equities Limited Edelweiss Housing Finance Limited Edelweiss Finance and Investments Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Founds Corporate Services Limited - ECSL Allium Finance Private Limited EC Commodity Limited	0.11 8.64 0.07 0.51 1.59 1.61 0.50 1.06. 2.99 0.00	;
	301 & CQ	Edelweiss Broking Limited Edelweiss Glotal Wealth Management Limited ECL Finance Limited EGLveiss Gallagher Insurance Brokers Limited Edelweiss Asset Management Limited Edelweiss Housing Finance Limited Edelweiss Housing Finance Limited Edelweiss Formace and Investments Limited Edelweiss Securities Limited Edelweiss Securities Limited Edelweiss Securities Limited Album Finance Private Limited - ECSL Album Finance Private Limited	0.11 8.64 0.07 0.51 1.59 1.61 0.50 1.06 2.99	



(Carrency: Indian rupees in millions)

34. Disclorure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued) (4) Transactions and balances with related parties

No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2020
		Edelweiss Investment Advisors Limited	0.00	70110
		Edelweiss Comtrade Limited Lichen Metals Private Limited	0.02	
		Edel Land Limited	0,00	
		Edel Finance Company Limited	0.01	
		Edelgive Foundation	0.02	
28	Enterprise / Corporate allocation income earned from	Edelweiss Securities Limited	8.85	
		Edelweiss Finance and Investments Limited	4.15	
		Edelweiss Housing Finance Limited	13,40	
		ECap Equities Limited	13.27	
		Edeleap Securities Limited Edelweiss Asset Management Limited	1.58	
		Edelweiss Gallagher Insurance Brokers Limited	4,29 0,58	
		Edelweiss Global Wealth Management Limited	0.94	
		Edelweiss Broking Limited	8.45	
		Edelweiss Alternative Asset Advisors Limited	4.65	
		Edelweiss Costodial Services Limited Edelweiss Investment Advisors Limited	12.12 0.00	
		EC Commodity Limited	0.04	
		Edel Land Limited	6.11	
		Allium Finance Private Limited	0.00	
		Edelweiss Tokio Life Insurance Company Limited	10.35	
		Edel Investments Limited	0.13	
		Edelweiss Asset Reconstruction Company Limited Edelgive Foundation	25.79	
		Lichen Metals Private Limited	0.16 0.00	
		Edelweiss Comtrade Limited	0,21	
		Edelweiss Retail Finance Limited	7.30	
		Edelweiss General Insurance Company Limited	4.91	
		Edel Finance Company Limited ECL Finance Limited	0.12	
		Edelweiss Rural & Corporate Services Limited - ECSL	72.01 24.95	
29	Enterprise Cost - In	Edelweiss Rural & Corporate Services Limited - ECSL	_	
		·		
30	Enterprise Cost - Out	ECL Finance Limited Edelweiss Rural & Corporate Services Limited	-	
		Edelweiss Securities Limited	· .	
		Edelweiss Gallagher Insurance Brokers Limited	[]	
		Edelweiss General Insurance Company Limited	- 1	
		EdelGive Foundation*		
		ECap Equities Limited	-	
		Edelweiss Global Wealth Management Limited Edelweiss Broking Limited	- 1	
		Edelweiss Asset Management Limited	:	
		Edel Investments Limited	.	
		Edelweiss Finance and Investments Limited	-	
		Edelweiss Asset Reconstruction Company Limited	-	
		Edelweiss Alternative Asset Advisors Limited Edelweiss Custodial Services Limited	.	
		Edelweiss Housing Finance Limited		
		Edelweiss Tokio Life Insurance Company Limited	-	
31	Corporate Cost - In	Edelweiss Rural & Corporate Services Limited - ECSL	220.69	
32	Corporate Cost - Out	ECap Equities Limited	_	
		Edelweiss Housing Finance Limited	.	
		ECL Finance Limited	.	
		Edelweiss Rural & Corporate Services Limited - ECSL	.	
		Edel Investments Limited Edelweiss General Insurance Company Limited	-	
37	Interest income on margin from	Edelweiss Custodial Services Limited		
	•		1.45	
34	Margins placed with	Edelweiss Custodial Services Limited Edelweiss Securities Limited	13.25	
		Edel Investments Limited		
26	Margins withdrawn by			
33	Mangins windrawit by	Edelweiss Custodial Services Limited Edelweiss Securities Limited	0.79	
		Edel Investments Limited		
36	Interest expense on short term toan taken			
	•	Edelweiss Rural & Corporate Services Limited - ECSL	30.81	
37	Interest Income on short term loan given	ECap Equities Limited	430.32	
		Edelweiss Rural & Corporate Services Limited - ECSL Edelweiss Finance and Investments Limited	352.58	
	***************************************	ECL Finance Limited	47.69 L82	
		Edelweiss Global Wealth Management Limited	2.62	
		Edel Land Limited	21.09	
		Edel Finance Company Limited	7.87	
	Other expenses paid to	Edelweiss Custodial Services Limited	0.03	
38	Cost esimbon monte unit to	Edelweiss Rural & Corporate Services Limited - ECSL	53.02	
-	Cost reimbursements paid to	Edelweiss Securities Limited	19,08	
-	Cost remodiscincins past to			
-	Cost reminimsements from to	ECL Finance Limited	0.28	
	Cost reunsuscriscins paga ta	ECL Finance Limited Edelweiss Custodial Services Limited	0.00	
39		ECL Finance Limited Edelweiss Custodial Services Limited Edelweiss Global Wealth Management Limited	0.00 80,0	
39		ECL Finance Limited Edelweiss Custodial Services Limited Edelweiss Global Wealth Management Limited ECap Equities Limited	0.00 0.08 0.69	
39	OI & CO	ECL Finance Limited Edelweiss Custodial Services Limited Edelweiss Global Wealth Management Limited	0.00 80,0	



(Currency: Indian rupees in millions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued) (J) Transactions and balances with related parties

No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2028
		Edelweiss Securities (Hong Kong) Private Limited Edel Finance Company Limited	0.03	0.00
		Edel Investments Limited	<u> </u>	0.0
		Edelweiss Tokio Life Insurance Company Limited	-	0.0
		Edelweiss Asset Management Limited	-	0.00
40	Cost reimbursements recovered from	fideliveiss Securities Limited	7.53	9.4
1		Edelweiss Rural & Corporate Services Limited - ECSL	26.78	22.13
-		ECL Finance Limited Edelweiss Tokio Life Insurance Company Limited	20.13	32.83
		Edelweiss Broking Limited	28,43 30,50	62,90 35.00
		Edelweiss Investment Advisors Limited	0.20	0.6
		Edelweiss Custodial Services Limited	3.31	3.14
		Edelweiss Contrade Limited ECap Equities Limited	0.04	0.2
		Edelweiss Asset Management Limited	4.81	1.2: 7.0.
		Edelweiss Asset Reconstruction Company Limited	5.36	6.4.
		Edelweiss Global Wealth Management Limited	1.46	2.2
		Edelweiss Housing Finance Limited [Edelweiss Finance and Investments Limited	9.22 3.07	15.6
- 1		Edelweiss Retail Finance Limited	1.04	0.7 1.2
ı		Edel Land Limited	0.25	0.4
		Edelweiss Alternative Asset Advisors Limited	3.25	3.8
ļ		Edelweiss Gallagher Insurance Brokers Limited Edelweiss General Insurance Company Limited	2.05 13.66	2.5 8.3
		Edel Investments Limited	0.28	0.5
		Edel Finance Company Limited	0.56	1.4
1		EC Commodity Limited	0.13	0.5
		Edelcap Securities Limited Lichen Metals Private Limited	3.58 0.01	3.0 0.0
-		EdelGive Foundation	0.47	0.1
		Allium Finance Private Limited	0.01	0.6
		Edelweiss Alternative Asset Advisors Pte. Limited Edelweiss Investment Advisors Pte. Limited	0.00	
		Aster Commodities DMCC	0.05 0.01	7,0
		EAAA LLC	0.01	-
		Edelweiss International (Singapore) Pte. Limited	9.07	3.0
-		Edelweiss Financial Services Inc.	1.18	0.6
1		Edelweiss Securities (Hong Kong) Private Limited Edelweiss Financial Services (UK) Limited	0.03 0.02	0.s 0.s
1		Edelweiss Trusteeship Company Limited	0,00	•
l		Edelweiss Securities And Investments Private Limited -		
ı		Magnolia	0.02	-
ı		ESL Securities Limited Edelweiss Capital Services Limited	0.03	-
		Edelweiss Securities (IFSC) Limited*	4	0.0
l		EC Global Limited*	-	0.0
۱ ا	Directors' sitting fees paid to	Mr Berjis Desai	0.50	0,2
l		Mr Biswamohan Mahapatra	0.34	0.3
1		Mr Kunnasagaran Chinniah Mr Navtej S. Nandra	0.12	0.
ı		Mr P N Venkatachalam	0.28	0.; 0.;
l		Mr Dr. Ashima Goyal	0.12	ű.
		Mr Ashok Kini	0.12	0.1
: 4	Commission paid to Non executive directors	Mr Berjis Desai	0.50	1.6
l		Mr Biswamohan Mahapatra	0.50	D
ı		Mr Kunnasagaran Chinniah Mr Navrej S. Nandra	0.50 0.50	Li
l		Mr P N Venkatachalarn	0.50	1.0 3.1
ı		Mr Dr. Ashima Goyal	0.50	•
		Mr Ashok Kini	0.50	-
	Contribution towards corporate social responsibility	Edelgive Foundation	22.70	28.0
ŀ	Salances with related parties			
,	nvestments in Equity Shares in	ECL Finance Limited	15,492.85	8,786,6
		Edelweiss Tokio Life Insurance Company Limited	6,025.58	6,025.5
1		Edelweiss Finance and Investments Limited	-	1,536.6
İ		Edelweiss Alternative Asset Advisors Limited Edelweiss Asset Management Limited		141.3
l		Edelivers reservating chemical	1,892.16	1,558.6 3,197.5
		Edelweiss Rural & Corporate Services Limited - ECSL		1,656.0
. .		EC International Limited	6,15	
ı		ECap Equities Limited Edelweiss Retail Finance Limited	1,289,95	1,289.
		Edelweiss Capital Services Limited	914,11 265.20	914.
1		Edel Investments Limited	46.67	46.0
1		Edel Land Limited	147,61	147.0
#		EdelGive Foundation	0.10	0.
١b	018	Edelweiss Housing Finance Limited Edelweiss Gallagher Insurance Brokers Limited	1,188.96	1,188.
F		Edelweiss Trusteeship Company Limited	32.27 1,00	32. 1.
	, <u>}&</u>	Edelweiss Global Wealth Management Limited	290.01	290.
	// \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Edelweiss Investment Advisors Limited	-	7.
1	たっぺんししむ 特	Edelweiss General Insurance Company Limited Edel Finance Company Limited	3,936.16 7,871.55	3,086.
	488HA1 1 " 11		7 873 55 1	3,355.4
	(MBAI) [2]	Edelweiss Securities (IFSC) Limited	*******	
4)	(MBAI)		124.52	162.5 241.7

(Currency: Indian supees in milions)

34. Disclosure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued) (J) Transactions and balances with related parties

No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2020
		Edelweiss Securities And Investments Private Limited -	000.17	
İ		Magnolia Edelweiss Capital (Singapore) Pte. Limited	922.46	528
	Consider Households	711		
45	Gratuity Payable to	Edelweiss Securities Limited Edelweiss Finance and Investments Limited	2.20 0.44	
		Edelweiss Gallagher Insurance Brokers Limited	0.01	
i		Edelweiss Broking Limited	2.55	
		Edelweiss Alternative Asset Advisors Limited	1.40	
		Edelweiss Asset Reconstruction Company Limited	0.42	
46	Gratuity Receivable from	ECL Finance Limited	0.21	
		Edel Finance Company Limited Edelweiss Securities Limited	0,34 0,88	
		Coctacts seeming Painan	u,na	
47	ESOP Charges Payable to	Edelweiss Housing Finance Limited	0.90	
		Edelweiss Tokio Life Insurance Company Limited Edelweiss General Insurance Company Limited		
		Edel Finance Company Limited	3.(1	
48	ESOP Charges Receivable from	Edelweiss Securities Limited	60.20	4
10	2001 CIMEBO (CCC) INDIC HOM	Edelweiss Finance and Investments Limited	5.33	•
-		Edelcap Securities Limited	2.58	
Ì		Edelweiss Rural & Corporate Services Limited - ECSL	19.29	I
		Edelweiss Asset Management Limited	10.56	1
		Edelweiss Gallagher Insurance Brokers Limited	0.10	
		ECL Finance Limited Edelweiss Global Wealth Management Limited	35,07 12,53	4
		Edelweiss Broking Limited	23.34	4
		Edelweiss Alternative Asset Advisors Limited	21.44	2
		Edelweiss Custodial Services Limited	4.68	-
		Edelweiss Tokio Life Insurance Company Limited	13.47	2
		Edelweiss Asset Reconstruction Company Limited	8.61	
		Edelweiss General Insurance Company Limited	9.75	
		ECap Equities Limited	13.35	1
		ESL Securities Limited	5.46	
		Edelweiss Capital Services Limited	0.08	
		Edelweiss Investment Advisors Limited	0.00	
		Edelweiss Alternative Asset Advisors Pte, Limited Edelweiss Retail Finance Limited	1.87 3.12	
		Edelweiss International (Singapore) Ptc, Limited	0.03	
		Edelweiss Investment Advisors Pte. Limited	2.60	
		Edelweiss Financial Services Inc.	0.01	
		Edel Land Limited	0.03	
		Edelweiss Housing Finance Limited	-	1
		Edel Finance Company Limited	-	
		EC Commodity Limited	•	
49	Accrued interest on loans given to	Edelweiss Rural & Corporate Services Limited - ECSL	51.13	
		Edelweiss Finance and Investments Limited	7.32	
		Edel Finance Company Limited	7,28	
		ECL Finance Limited	1.68	
		Edelweiss Global Wealth Management Limited Edel Land Limited	1.26	
50	Accrued interest on loans taken from	Edelweiss Rural & Corporate Services Limited - ECSL	0.00	1
51	Short term loans given to	Edelweiss Finance and Investments Limited	3,355.00	
		ECL Finance Limited	00.008,0	
		Edelweiss Global Wealth Management Limited	151.50	
		Edel Land Limited	790.00	
		Edel Finance Company Limited Edelweiss Rural & Corporate Services Limited - ECSL	2,110,00 2,197.08	
53	Short term loans taken from		ļ	
		ECap Equities Limited	1,091.16	
53	Debt Securities	Edelweiss Finance and Investments Limited Edelweiss Broking Limited	[8.70] 1.26	
54	Trade payables to	Edelweiss Comtrade Limited	0.07	
		Edelvatue Partners	0,02	
		Edelweiss Investment Advisors Limited Edelweiss Financial Services Inc.	0.41	
		EC Commodity Limited	0.01	
		EC International Limited	l ".".!	
		Edelweiss Capital (Singapore) Pte. Limited	. 1	
		Edelweiss Finance and Investments Limited		
	**************************************	Edelweiss Housing Finance Limited	11.54	;
	***	ECL Finance Limited	1,079.21	!
	İ	Edelweiss Retail Finance Limited Edelweiss Securities (IFSC) Limited	7.85	
		Edelweiss Securities (IFSC) Limited	0.06	
		Edelweiss Broking Limited	14,39	
55	Trade receivables from	Edelweiss Tokio Life Insurance Company Limited	37.95	
		ECap Equities Limited	1,18	
		Edeleap Securities Limited	0.38	
		Edel Finance Company Limited	0.16	
	1	Edelweiss Asset Management Limited	0.44	
			5.08	
		Edelweiss Asset Reconstruction Company Limited	} 2.00	
		Edelweiss Securities (IFSC) Limited	-	
٠	ani so		0.18 0.30	



(Currency: Indian rupces in millions)

34. Disclorure as required by Indian Accounting Standard 24 - "Related Party Disclosure" (Continued) (J) Transactions and balances with related parties

r. No.	Nature of Transaction	Related Party Name	March 31, 2021	March 31, 2020
		Edel Land Limited	0,00	0.06
		Edelweiss General Insurance Company Limited	5.66	28,17
		Edelweiss Global Wealth Management Limited	0.08	1.57
		EC Commodity Limited		0.00
		Edelweiss Broking Limited		7.49
1		EdelGive Foundation	0.03	0.02
		Edelweiss Gallagher Insurance Brokers Limited	0.21	0.11
i		Allium Finance Private Limited	0.00	0.03
		Edel Investments Limited	0.03	0.55
		Edelweiss Securities (Hong Kong) Private Limited	0.03	D.00
		Edelweiss Financial Services (UK) Limited	0.02	D.00.
		Edelweiss Investment Advisors Pte, Limited	0.02	0.00
		ESL Securities Limited	0.02	D.131
		Edelweiss Rural & Corporate Services Limited - ECS1,	131.70	
		Edelweiss Custodial Services Limited	0.14	5.95
1		Edelweiss Investment Advisors Limited		3.21
		Lichen Metals Private Limited	0.05	•
		EC Global Limited	•	0.00
- 1		Aster Commodities DMCC	l	0.00
			0.01	0.00
		Edelweiss International (Singapore) Ptc. Limited	0.07	0.25
		Edelweiss Trusteeship Company Limited	0.00	•
		EAAALLC	0.01	
		Edelweiss Securities And Investments Private Limited -		
		Magnolia	0.02	-
Į.		EC International Limited	-	
ŀ		Edelweiss Capital Services Limited	0.03	
-		Edelweiss Securities Limited	-	6.60
56 Mars	gin placed with broker	Edelweiss Custodial Services Limited	29.15	15.29
		Edelweiss Securities Limited	0.06	-
	· ·			
37 KISK	and Reward undertaking	Edelweiss Retail Finance Limited	648.89	-
		Edelweiss Housing Finance Limited	1,446.16	_
		ECL Finance Limited	40,455.20	-
58 Corp	rorate guarantee given on behalf of	Edelweiss Rural & Corporate Services Limited - ECSL		35,570.00
		But the street of the street		·
		Edelweiss Custodial Services Limited	6,950.00	14,405.00
		ECup Equities Limited	1,879.70	4,751.10
		Edelweiss Asset Reconstruction Company Limited	21,901,50	26,509.30
		Edel Finance Company Limited	780.40	2,749.30
İ		Edelweiss Finance and Investments Limited	145.90.	310.4
- 1		Edelweiss Housing Finance Limited	1,890,18	2,384.83
		Edelweiss Investment Advisers Limited	2,250.00	
		ECL Finance Limited	2,375.00	3,174,17
		Edelweiss Securities Limited		1,170.00

- As part of fund based activities, intergroup company loans and advances activities undertaken are generally in the nature of revolving demand loans. Such loans and advances, voluminous in nature, are carried on at arm's length and in the ordinary course of business. Pursuant to Ind AS 24—Related Party Disclosures, maximum amount of loans given and repaid alongwith the transaction volume are disclosed above as in the view of the management it provides meaningful reflection of such related party transactions on the financial statements. Interest income and expenses on such loans and advances are disclosed on the basis of fulf amounts of such loans and advances given and repaid

 2 Information relating to remuneration paid to key managerial person mentioned above excludes provision made for gratuity and provision made for bonus which are provided for group of employees on an overall basis.
- 2 Information relating to renuncration paid to key managerial person mensioned above Company Limited, a wholly owned subsidiary of the Company, pursuant to the scheme of arrangement approved by National Company Law Tribunal vide its Order dated 22 February 2021

 4 With effect from 01 September 2020, EC Global Limited have been merged with EC International Limited, a wholly owned subsidiary of the Company, pursuant to the scheme of arrangement approved by National Company Law Tribunal to the scheme of arrangement approved by National Company Law Tribunal.

- 5 With effect from 30 March 2021, Lichen Metals Private Limited is sold and ceased to become the subsidiary of the Company
- On 12 February 2021, a new substidiary namely Edelweiss Capital Advisory Services Limited is incorporated under Group. Edeweiss Financial Services Limited holds 51% stake of Edelweiss Capital Advisory Services Limited (in Heart Services Limited). With effect from 31 March 2021, Ecap Equities Limited and Edelweiss Rural & Corporate Services Limited, wholly subsidiaries of the Company has invested in the Fund namely, India Credit Investments Fund II





(Currency: Indian rupees in millions)

35. Earnings per share

In accordance with Indian Accounting Standard 33 — "Earnings Per Share" prescribed by Companies (Accounts) Rules, 2014, the computation of earnings per share is set out below:

	Particulars	2021	2020
а.	Shareholders earnings (as per statement of profit and loss)	7,162.12	825.79
b.	Calculation of weighted average number of equity shares of ₹1 each:	mili daga at ant anti-tra en anno an anno ma anno an aranno an aranno de a debara en 1945 de de de de de de de	January Market Spring Control of the
nmronum	- Number of shares outstanding at the beginning of the year	889,512,222	887,772,784
ann ann a	- Number of shares issued during the year	1,389,075	1,739,438
	Total number of equity shares outstanding at the end of the year	890,901,297	889,512,222
	Weighted average number of equity shares outstanding during the year (based on the date of issue of shares)	889,951,721	888,713,129
c.	Number of dilutive potential equity shares	3,799,386	5,575,693
d.	Basic earnings per share (in ₹) {a/b}	8.05	0.93
e.	Diluted earnings per share (in ₹) {a/(b+c)}	8.01	0.92

36. Cost sharing

Edelweiss Financial Services and it's group companies provide necessary business and management oversights to its various subsidiaries inter-alia in the form of business and strategy planning, stake holder relation, marketing & publication, technology support, HR Policies including leadership & development of employees, governance and regulatory policies, policy advocacy, legal & litigation handling framework etc. (here in after collectively referred to as "Business and Management oversight"). Subsidiaries of Edelweiss group thus get benefitted from the oversight of expenses incurred by group companies. It is therefore imperative that expenses if incurred on providing such oversight, to be shared by its subsidiaries.

The group companies provide business and support services to each other basis of the signed agreed terms. The services provided are with the intent to create synergies at group level for e.g. sharing of empty spaces with the group companies, having common HR and admin teams, using one's available resource for the benefit of the group.

In consideration of the business and management oversight by Edelweiss group, the beneficiaries shall share and pay towards the costs, as agreed. It is expressly agreed between the parties that sharing of these cost shall be on the total cost over the financial year (April to March) adequate to compensate the function performed, assets employed and risks assumed by group companies and will be determined by the beneficiaries and edelweiss group companies. The amount payable by the beneficiaries will be reviewed intermittently and any amendment to the same will be mutually agreed upon in writing by the parties. For the purpose of total cost means all operating expense including but not limited to, normal recurring cost such as office rent, communication charges, salaries, employee benefits, cost of approved third-party vendor, deprecation on assets used and amortization.





Notes to the financial statements

(Currency:Indian rupees in million)

37 Employee Benefits

a) Defined contribution plan - Provident funds

In accordance with Employees' Provident Fund and Miscellaneous Provisions Act, 1952, employees of the Company are entitled to receive benefits under the provident fund, a defined contribution plan, in which, both the employee and the Company contribute monthly at a determined rate. These contributions are made to a recognized provident fund administered by Regional Provident Fund Commissioner. The employees contribute 12% of their basic salary and the Company contributes an equal amount.

The Company recognised ₹ 16.30 million (Previous year: ₹ 20.92 million) for provident fund and other contributions in the statement of profit and loss.

b) Defined benefit plan - Gratuity

In accordance with the Payment of Gratuity Act, 1972, the Company provides for gratuity, a defined benefit plan covering all employees. The plan provides a lump sum payment to vested employees at retirement or termination of employment in accordance with the rules laid down in the Payment of Gratuity Act, 1972. The gratuity benefit is partially provided through funded plan and annual expense is charged to the statement of profit and loss on the basis of actuarial valuation.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity were carried out as at 31 March 2021. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the Projected Unit Credit Method.

Based on the actuarial valuation obtained in this respect, the following table sets out the status of the gratuity plan and the amounts recognised in the Company's financial statements as at balance sheet date:

Reconciliation of Defined Benefit Obligation (DBO)

	March 31 ,2021	March 31 ,2020
Present Value of DBO at Start of the year	42.93	48.30
Service Cost		
a. Current Service Cost	3.78	4.71
b. Past Service Cost		
c.Loss/(Gain) from Settlement		
Effect of Curtailment	_	(5.03)
Interest Cost	2.20	3.33
Benefits Paid	(4.00)	(6.84)
Re-measurements	(1.00)	(0.01)
a.Actuarial Loss/(Gain) from changes in demographic assumptions	(1.55)	****
b.Actuarial Loss/(Gain) from changed in financials assumptions	1.58	2.24
c.Actuarial Loss/(Gain) from experience over last past year	(2.95)	(3.08)
Effect of acquisition / (divestiture)		(5.55)
Changes in foreign exchange rate		
Transfer In / (Out)	(5,57)	(0.70)
Present Value of DBO at end of the year	36.42	42.93

Reconciliation of Fair Value of Plan Assets

	March 31 ,2021	March 31 .2020
Fair Value of Plan Assets at start of the year	40.80	47,37
Contributions by Employer	4.00	0.03
Benefits Paid	(4.00)	(6,84)
Interest Income Plan Assets	2,40	3.07
Re-measurements	21.10	5.07
Return on plan assets excluding amount including in net interest on the net defined benefit	6.62	(2.83)
liability / (asset)		(2.05)
Effect of acquisition / (divestiture)		
Changes in foreign exchange rate		
Fair Value of Plan Assets at end of the year	49.82	40.80
Actual Return on Plan Assets	90.22	0,23
Expected Employer Contributions for the coming year	-	2.00





Notes to the financial statements

(Currency:Indian rupees in million)

37 Employee Benefits

Expenses recongnised in the Profit or Loss

	March 31 ,2021	March 31 ,2020
Service Cost		
Current Service Cost	3.78	4.71
Effect of Curtailment	-	(5.03)
Net Interest on net defined benefit liability / (asset)	(0.20)	0.25
Employer Expenses	3.58	(0.07)

Net Liability / (Asset) recognised in the Balance sheet

	March 31 ,2021	March 31 ,2020
Present Value of DOB	36.42	42.93
Fair Value of Plan Assets	49,82	40,80
Liability / (Asset) recongised in the Balance Sheet	(13.40)	2.13
Funded Status [Surplus/ (Deficit)]	13.40	(2.13)
Experience Adjustment on Plan Liabilities:(Gain)/Loss	(2.95)	(3.08)

Percentage Break-down of Total Plan Assets

	March 31 ,2021	March 31 ,2020
Equity instruments	0.0%	0.0%
Debt instruments	0.0%	0.0%
Real estate	0.0%	0.0%
Derivatives	0.0%	0.0%
Investment Funds with Insurance Company	99.9%	100%
Of which, Unit Linked	99.9%	100%
Of which, Traditional/ Non-Unit Linked	0.0%	0.0%
Asset-backed securities	0.0%	0.0%
Structured debt	0.0%	0.0%
Cash and cash equivalents	0.1%	0.0%
Total	100%	100%

Actuarial assumptions:

	2021, March 31	March 31 ,2020
Salary Growth Rate (% p.a)	7% p.a	7% p.a
Discount Rate (% p.a)	5% p.a	5.90% p.a
Withdrawal Rate (% p.a)	25%р.а	13%-25% p.a
Mortality Rate	IALM 2012-	IALM 2012-
	14(Ultimate)	14(Ultimate)
Interest Rate on Net DBO / (Asset) (%)	5.9% p.a	7.3% p.a
Expected weighted average remaining working life (years)	2 Years	3 Years





Notes to the financial statements

(Currency:Indian rupees in million)

37 Employee Benefits

Movement in Other Comprehensive Income

	March 31 ,2021	March 31 ,2020
Balance at start of year (Loss)/ Gain	(0.73)	1.26
Re-measurements on DBO	···········	
a.Actuarial Loss/(Gain) from changes in demographic assumptions	1.55	-
b.Actuarial Loss/(Gain) from changed in financials assumptions	(1.58)	(2.24)
c.Actuarial Loss/(Gain) from experience over last past year	? 95	3.08
Re-measurements on Plan Assets	-	-
Return on plan assets excluding amount including in net interest on the net defined benefit	6.62	(2.83)
liability / (asset)		· · · · · ·
Balance at end of year (Loss)/ Gain	8.81	(0.73)

Sensitivity Analysis

DOB increases / (decreases) by	March 31 ,2021	March 31 ,2020
1 % Increase in Salary Growth Rate	0.76	1.56
1 % Decrease in Salary Growth Rate	(0.72)	(1.42)
1 % Increase in Discount Rate	(0.73)	
1 % Decrease in Discount Rate	0.78	1.59
1 % Increase in Withdrawal Rate	(0.05)	(0.09)
1 % Decrease in Withdrawal Rate	0.06	0.09
Mortality (Increase in expected lifetime by 1 year)		2
Mortality (Increase in expected lifetime by 3 year)	3	5

Note: The sensitivity is performed on the DBO at the respective valuation date by modifying one parameter whilst retaining other parameters constant there are no changes from the previous period to the methods and assumptions underlying the sensitivity analyses.

Movement in Surplus / (Deficit)

	March 31 ,2021	March 31,2020
Surplus / (Deficit) at start of year	(2.12)	(0.93)
Net (Acquisition) / Divestiture	-	
Net Transfer (In)/ Out	5,57	0.70
Movement during the year	-	-
Current Service Cost	(3.78)	(4.71)
Past Service Cost	-	
Effect of Curtailment	-	5.03
Net Interest on net DBO	0.20	
Changes in foreign exchange rate	-	(=,==,
Re-measurements	9.54	(1.99)
Contributions / Benefits	4.00	0.03
Surplus / (Deficit) at end of year	13.41	(2.12)

c) Compensated absences:

The Company provides for accumulated compensated absences as at the balance sheet date using projected unit credit method based on actuarial valuation.

Other Disclosures

Description of Asset Liability Matching (ALM) Policy

The Company has an insurance plans invested in market linked bonds. The investment returns of the market-linked plan are sensitive to the changes in interest rates. The liabilities' duration is not matched with the assets' duration.

Description of funding arrangements and funding policy that affect future contributions

The liabilities of the fund are funded by assets. The Company aims to maintain a close to full-funding position at each Balance Sheet date. Future expected contributions are disclosed based on this principle.

Maturity profile

The average expected remaining lifetime of the plan members is 2 years (March 31,2020: 5 years) as at the date of valuation. This represents the weighted average of the expected remaining lifetime of all plan participants.





(Currency: Indian rupees in millions)

38. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans

Edelweiss Financial Services Limited ("EFSL" hereafter), has recognised share based payment expenses for the years ended 31 March 2021 and 31 March 2020 based on fair value as on the grant date calculated as per option pricing model. The grants represent equity-settled options under the Employee Stock Option Plans and Stock Appreciation Rights Plans (hereafter referred to as, "ESOP 2011" and "SAR 2019" or "ESOPs" "SARs").

The Edelweiss Group has granted ESOPs under the two plans viz., ESOP 2011 SAR 2019 to its employees on an equity-settled basis as tabulated below. The ESOPs/SARs provide a right to its holders (i.e., Edelweiss group employees) to purchase one EFSL share for each option at a pre-determined strike price on the expiry of the vesting period. The ESOP/SAR hence represents an European call option that provides a right but not an obligation to the employees of the Edelweiss group to exercise the option by paying the strike price at any time on completion of the vesting period, subject to an outer boundary on the exercise period.

EFSL has granted stock options to employees of the Edelweiss group on an equity-settled basis as tabulated below.

	SAR 2019	ESOP 2011
Dates of grant	Varying	Varying
Option Type	Equity settled	Equity settled
No. of outstanding options at 31 March 2021	16,780,500	18,260,651
No. of outstanding options at 31 March 2020	11,230,000	21,126,689
No. of Equity shares represented by an option	1 share for 1 option	1 share for 1 option
Fair Value per option	Varies as per the grant date	Varies as per the grant date
Exercise Price	Varies as per the grant date	Varies as per the grant date
Vesting Period	2-6 years	1-4 years
Vesting Conditions	Service	Service





(Currency: Indian rupees in millions)

38. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

The vesting of options is subject to the employee's continued employment with the Edelweiss group. The ESOPs shall vest as follows:

SAR 2019	ESOP 2011
% options vesting	% options vesting
0%	25%
33.33%	25%
0%	25%
33.33%	25%
0%	0%
33.34%	0%
100.00%	100.00%
	% options vesting 0% 33.33% 0% 33.33% 0% 33.34%

Plan description

Plan Name	Grant Date	Vesting Conditions	Term of Options	Payout
ESOP Plan 2011	Various	As specified in tables above	1-4 years	Equity settled
SAR Plan 2019	Various	As specified in tables above	2-6 years	Equity settled





(Currency: Indian rupees in millions)

38. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Movement of number of Options for FY 2020-21 and 2019-20

Number of options	2020-21		2019-20				
-	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total	
Outstanding at the start of the year	11,230,000	21,126,689	32,356,689	-	20,588,627	20,588,627	
Granted during the year*	6,425,500	1,956,500	8,382,000	11,625,000	4,085,000	157,100,00	
Exercised during the year	-	(1,970,150)	(1,970,150)	-	(1,746,763)	(1,746,763)	
Lapsed/ cancelled during the year	(875,000)	(2,852,388)	(3,727,388)	(395,000)	(1,800,175)	(2,195,175)	
Outstanding at the end of the year*	16,780,500	18,260,651	35,041,151	11,230,000	21,126,689	32,356,689	
Exercisable at the end of the year	-	11,542,051	11,542,051	-	11,241,676	11,241,676	

^{*}Includes, SAR 2019: 515,000, (Previous year SAR 2019: 515,000, ESOP 2011: 1,670,825) approved but not granted.

Weighted Average Exercise Price for FY 2020-21 and 2019-20

Weighted Average Exercise Price (₹)	31-1	Var-21	31-Mar-20		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011	
Outstanding at the start of the year	178.75	131.80	NA NA	117.34	
Granted during the year	61.00	61.00	180.26	168.04	
Exercised during the year	-	35.10	-	47.27	
Lapsed/ cancelled during the year	166.29	161.03	180.65	127.91	
Outstanding at the end of the year	132.90	132.00	178.75	131.80	
Exercisable at the end of the year	NA	110.14	NA	78.84	
Weighted Average Share price at the exercise date	NA	35.17	NA	47.61	





(Currency: Indian rupees in millions)

38. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Outstanding Options as at March 31, 2021 and 2020

	31-Ma	ar-21	31-Mar-20		
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011	
Number of options outstanding	16,780,500	18,260,651	11,230,000	21,126,689	
Weighted average strike price (₹)	132.90	132.00	178.75	131.80	
Weighted average remaining lifetime of options (in years)	2.70	0.45	3.18	0.54	
Number of employees covered under the scheme	182.00	326.00	132	372	

Options granted during FY 2020-21 and 2019-20

	31-Mar-21		31-Mar-20	
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011
Number of options granted	6,425,500	1,956,500	11,625,000	4,085,000
Weighted average strike price (in ₹)	61.00	61.00	180.26	168.04
Weighted average remaining lifetime of options (in years)	4.00	3.50	4.00	3.50
Number of employees covered under the scheme	155.00	115.00	132.00	216.00
Weighted Average Fair value per option (in ₹)	28.23	27.24	85.08	81.21
Weighted Average Intrinsic value per option (in ₹)	al a	-	1.44	9.03

Assumptions for Fair Value for FY 2020-21 and 2019-20

	31-Mar-21		31-Ma	ar-20	
	SAR 2019	ESOP 2011	SAR 2019	ESOP 2011	
Weighted average share price (in ₹)	132.93	133.01	180.24	176.39	
Weighted average strike price (in ₹)	132.90	132.00	178.75	131.80	
Weighted average remaining lifetime of options (in years)	2.70	0.45	3.18	0.54	
Expected volatility (% p.a.)	56% - 72% p.a.	35% - 72% p.a.	56% - 62% p.a.	56% - 62% p.a.	
Risk-free discount rate (% p.a.)	4.3% - 6.9% p.a.	4.3% - 8.5% p.a.	5.4% - 6.9% p.a.	5.4% - 6.8% p.a.	
Expected dividend yield (% p.a.)	0.7% - 2.4% p.a.	0.4% - 3.1% p.a.	0.66% - 0.67% p.a.	0.66% - 0.67% p.a.	





(Currency: Indian rupees in millions)

38. Share based payments: Employee Stock Option Plans and Stock Appreciation Rights Plans (Continued)

Other Disclosures

	31-Mar-21			31-Mar-20		
	SAR 2019	ESOP 2011	Total	SAR 2019	ESOP 2011	Total
Charges during the year due to share based payments	195.72	139.42	335.14	148.93	242.03	390.96
Changes in fair value of share based payments due to any modifications made during the year	•	-	_	-	-	_
Liability due for share based payments	344.64	783.64	1,128.28	148. 9 3	669.25	818.18
Intrinsic value of the liability above	6.51	33.76	40.27	-	-	-

39. Capital commitment

Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances) ₹ Nil (Previous year: ₹ 0.92 million).

40. Contingent liabilities

- a) Claims against the Company not acknowledged as debt:
 - i) Income tax matters in respect of which appeal is pending is ₹ 11.30 million for the year (Previous year: ₹ 11.30).
 - ii) Service tax matters in respect of which appeal is pending is ₹ 534.36 million for the year (Previous year: ₹ 534.36 million).
- b) Other claim not acknowledged as debt:

The Company's pending litigations mainly comprise of claims against the Company pertaining to proceedings pending with Income tax, service tax and other authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in the financial statements. The Company believes that the outcome of these proceedings will not have a materially adverse effect on the Company's financial position and results of operations.

The Company has received demand notices from tax authorities on account of disallowance of expenditure for earning exempt income under Section 14A of Income Tax Act 1961 read with Rule 8D of the Income Tax Rules, 1962. The company has filed appeal/s and is defending its position. Based on the favorable outcome in Appellate proceedings in the past and as advised by the tax advisors, company is reasonably certain about sustaining its position in the pending cases, hence the possibility of outflow of resources embodying economic benefits on this ground is remote.





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

40. Contingent liabilities (Continued)

c) Corporate/other guarantee not acknowledged as debt:

Corporate/other guarantee given by the Company on behalf of its subsidiaries and associate companies and to third party which is outstanding as at March 31, 2021 and March 31, 2020 is given below:

Sr. No	Nature of Guarantee	2021	2020
1	Guarantee to trustees of non convertible debentures holders	26,707.50	34,124.10
2	Guarantee to Banks for loan taken by subsidiaries and associates	11,465.18	21,330.00
3	Guarantee given to investors for loan sold by subsidiary Company to Asset Re-construction Company	-	35,570.00
	Total	38,172.68	91,024.10

41. Details of dues to micro, small and medium enterprises

Trade Payables includes ₹Nil (Previous year: ₹ 0.90) payable to "Suppliers" registered under the Micro, Small and Medium Enterprises Development Act, 2006. Interest paid by the Company during the year to "Suppliers" registered under this Act is ₹ 0.003 million (Previous year: ₹ Nil). The aforementioned is based on the responses received by the Company to its inquiries with suppliers with regard to applicability under the said Act.

42. Disclosure of loans and advances given pursuant to requirements of Regulation 34(3) of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015.

Sr.		20	21	20	020
no	Entity	Loan	Maximum amount	Loan	Maximum amount
•		outstanding	outstanding	outstanding	outstanding
			during the year	•	during the year
1	Edelweiss Rural and Corporate Services Limited	2,248.21	7,735.33	-	6.20
2	Edelweiss Finance & Investments Limited	3,362.32	3,362.32	-	_
3	ECL Finance Limited	3,801.68	3,801.68	-	
4	Edelweiss Global Wealth Management Limited	152.76	250.00	-	_
5	Edel Land Limited	791.89	790.00	-	_
6	Edel Finance Company Limited	2,117.27	2,117.28	_	-
7	Ecap Equities Limited	-	15,487.85	-	-
8	Edelweiss Capital (Singapore) Pte. Limited	-	_	-	2,019.05
.9	EC International Limited				384.62
	Total	12,474.13	33,544.46	-	2,409.87

All the above loans are repayable on demand as per contracted terms.





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

43. Capital Management

The Company manages the capital structure by a balanced mix of debt and equity. The Company's capital management strategy is to effectively determine, raise and deploy capital so as to create value for its shareholders. The Company maintains sound capitalisation both from an economic and regulatory perspective. The Company continuously monitors and adjusts overall capital demand and supply in an effort to achieve an appropriate balance of the economic and regulatory considerations at all times and from all perspectives. These perspectives include specific capital requirements from rating agencies.

Capital structure includes infusion in the form of equity and structured debt from strategic business partners in certain of Company's subsidiaries to fund expansion and assist in achieving expected growth in the competitive market.

No changes were made in the objectives, policies or processes during the financial years ended March 31, 2021 and March 31, 2020.

This framework is adjusted based on underlying macro-economic factors affecting business environment, financial market conditions and interest rates environment. Company monitors capital using debt-equity ratio, which is total debt divided by total equity.

Particulars	As at March 31, 2021	As at March 31, 2020
Total Debt	8,380.11	1,466.63
Equity	41,259.88	34,545.70
Net Debt to Equity	0.20	0.04

44. Risk management

The Company has operations in India. Whilst risk is inherent in the Company's activities, it is managed through an integrated risk management framework, including ongoing identification, measurement and monitoring, subject to risk limits and other controls. This process of risk management is critical to the Company's continuing profitability. The Company is exposed to credit risk, liquidity risk and market risk. It is also subject to various operating and business risks.

Risk management structure

The Board of Directors are responsible for the overall risk management approach and for approving the risk management strategies and principles.

The Board has appointed the Risk Committee which is responsible for monitoring the overall risk process within the Company and reports to the Audit Committee.

The Risk Committee has the overall responsibility for the development of the risk strategy and implementing principles, frameworks, policies and limits.

The Company is responsible for implementing and maintaining risk related procedures to ensure an independent control process is maintained. The Company works closely with and reports to the Risk Committee, to ensure that procedures are compliant with the overall framework.





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

Credit risk

Credit risk is the risk of financial loss the Company may face due to current/potential inability or unwillingness of a customer or counterparty to meet financial /contractual obligations. Credit risk also covers the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. The Company has adopted a policy of dealing with creditworthy counterparties and obtains sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults.

Credit risk is measured as the amount that could be lost if a customer or counterparty fails to make repayments. Credit risk is monitored using various internal risk management measures and within limits approved by the board within a framework of delegated authorities. It is managed through a robust risk control framework, which outlines clear and consistent policies, principles and guidance for risk managers. Presently Company has credit exposure only to it's subsidiaries where adequate control and monitoring is ensured.

Liquidity risk

Liquidity risk emanates from the possible mismatches due to differences in maturity and repayment profile of assets and liabilities. To avoid such a scenario, the Company has maintained cash reserves in the form of Fixed Deposits, Cash, Loans which are callable any time at the Company's discretion, etc. These assets carry minimal credit risk and can be liquidated in a very short period of time. These would be to take care of immediate obligations while continuing to honour commitments as a going concern.

Analysis of financial assets and liabilities by remaining contractual maturities

The table below at note number 47 summarises the maturity profile of the undiscounted cash flows of the Company's financial assets and liabilities as at March 31. All OTC derivatives used for hedging are shown by maturity, based on their contractual undiscounted payment obligations. All exchange traded derivatives held for trading are analyzed based on expected maturity.

Market Risk:

Market risk is the risk which can affect the Company's profit/(loss) due to adverse movements in market prices of instrument due to interest rates, equity prices, foreign exchange rates. The objective of the Company's market risk management is to manage and control market risk exposures within acceptable parameters.

Foreign exchange risk – Foreign exchange risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. The Company's foreign exposure is limited to investments and loans to Group entities outside India. The Company aggregates the foreign exchange exposure emerging out of these loans and the same is hedged using OTC and exchange traded derivatives. Positions are regularly monitored by the Company and rebalanced/ rolled over based on the inflow and outflow of funds.

		2020-21		
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax
USD	5	(43.53)	5	43.53
· · · · · · · · · · · · · · · · · · ·		2019-20		
Currency	Increase in currency rate (%)	Effect on profit before tax	Decrease in currency rate (%)	Effect on profit before tax
USD	5	(20.95)	5	20.95





Notes to financial statements

(Currency:Indian rupces in million)

45. Fair Value measurement:

A. Valuation governance framework

Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

B. Fair value hierarchy

Fair values of financial assets and liabilities are determined according to the following hierarchy

Level 1 - valuation technique using quoted market price: financial instruments with quoted prices for identical instruments in active markets that company can access at the measurement date.

Level 2 - valuation technique using observable inputs: Those where the inputs that are used for valuation and are significant, are derived from directly or indirectly observable market data available over the entire period of the instrument's life.

Level 3 - valuation technique with significant unobservable inputs: Those that include one or more unobservable input that is significant to the measurement as whole

C. Financial instruments not measured at fair value:

Carrying amounts of cash and cash equivalents, trade receivables, loans and trade and other payables as on March 31, 2021 approximate the fair value because of their short-term nature. Difference between carrying amounts and fair values of bank deposits, other financials assets, other financial liabilities and borrowings subsequently measured at amortised cost is not significant in each of the years presented.

D. The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy

As at March 31, 2021	Level 1	Level 2	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments Exchange-traded derivatives	6.15	•	-	6.15
Total derivative financial instruments - A	6,15			6.15
Investments				
Equity instruments	2.04	25.36	-	27.40
Total investments measured at fair value - B	2.04	25.36	-	27,40
Total (A+B)	8.19	25.36	-	33.55
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments				
Exchange-traded derivatives	0.03	•	-	0.03
OTC derivatives	-		-	
Total derivative financial instruments	0.03	_	-	0.03
	0.03		-	0.03





Notes to financial statements

(Currency:Indian rupees in million)

45. Fair Value measurement:

As at March 31, 2020	Level 1	Level 2	Level 3	Total
Assets measured at fair value on a recurring basis				
Derivative financial instruments Exchange-traded derivatives OTC derivatives	- -	<i>-</i>	-	-
Total derivative financial instruments - A	-	<u> </u>		-
Investments Equity instruments	0.80	23.15	-	23.95
Total investments measured at fair value - B	0.80	23.15	-	23.95
Total (A+B)	0.80	23.15		23.95
Liabilities measured at fair value on a recurring basis				
Derivative financial instruments Exchange-traded derivatives OTC derivatives	1.89		- -	1.89
Total derivative financial instruments	1.89	•		1.89
	1.89		-	1.89

E. There have been no transfers between levels during the year ended March 31, 2021 and March 31, 2020.

Note

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

The Company's fair value methodology and the governance over its models includes a number of controls and other procedures to ensure appropriate safeguards are in place to ensure its quality and adequacy. Where fair values are determined by reference to externally quoted prices or observable pricing inputs to models, independent price determination or validation is used. For inactive markets, Company sources alternative market information, with greater weight given to information that is considered to be more relevant and reliable.

Unquoted equity instruments:

Equity instruments in non-listed entities are re-measured at each reporting date at valuation provided by external valuer at instrument level.

Derivatives:

The Company enters into certain derivative financial instruments primarily with banks with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly forward exchange contracts.

Exchange traded derivatives:

Company has entered into certain exchange-traded currency futures. The Company uses latest traded prices at the reporting date to value these derivatives and classifies these instruments as Level 1 in the hierarchy.





Notes to the financial statements (continued) (Currency:Indian rupees in million)

46. Maturity Analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled.

		As at March 31, 2021		Asa	t March 31, 20	20
Particulars	Within 12 months	After 12 months	Total	Within 12 months	After 12 months	Total
Financial Assets						
Cash and cash equivalents	1,481.81	-	1,481.81	13.66	-	13.66
Bank balances other than eash and cash equivalents	8.19	-	8,19	9.55	-	9.55
Trade receivables	191.00	•	191.00	316.80	-	316.80
Loans	12,472,43	•	12,472.43	6.73		6.73
Investments	2,137.19	41,680.13	43,817.32	8,338.58	26,334.29	34,672.87
Other financial assets	304.72	324.63	629.35	317.42	378.00	695.42
Non-financial assets						
Current tax assets (net)	-	688.06	688.06	-	618.59	618.59
Deferred tax assets (net)	-	378.08	378,08	-	291.13	291.13
Property, Plant and Equipment	-	5.99	5,99	-	8.36	8.36
Intangible assets under development	-	-	•	-	9.16	9.16
Other Intangible assets	•	1.19	1.19	-	16.83	16.83
Other non- financial assets	-	135.88	135.88	-	133.78	133.78
Total Assets	16,595.34	43,213.96	59,809.30	9,002.74	27,790.15	36,792.88
Financial Liabilities						
Trade payables	2,354.43		2,354.43	53.35	-	53.35
Debt securities	234.81	7,054,14	7,288.95	734.12	-	734.12
Borrowings (other than debt securities)	1,091.16	· -	1,091.16	732.51	-	732.51
Other financial liabilities	855.04	5,986.44	6,841.48	220.50	356.59	577.09
Non-financial liabilities						
Current tax liabilities (net)		7.26	7.26		69.84	69,84
Provisions	845.81	-	845.81	1.36	7.72	9.08
Other non-financial liabilities	120.33	•	120.33	71.19	-	71.19
Total Liabilities	5,501.58	13,047.84	18,549.42	1,813.03	434.15	2,247.18
Net	11,093.76	30,166.12	41,259.88	7,189.71	27,356.00	34,545.70

Note:

The Company in addition to generating operating income from merchant banking activities, is also a holding Company of profitable subsidiaries involved in diviersified businesses and receives dividend distribution at regular interval and will be comfortably able to meet it's obligations at all points of time.







Notes to financial statements (continued) (Currency-Indian rupces in million) 47 Remaining contractual maturities

ny's financial assets and liabilities as at 31 March. All OTC derivatives used for hedging are shown by maturity, based on

	in language contracting a second	1				
Analysis of non-derivative stranctal liabilities and assets of remaining contractions			Equal to or more than	Equal to or more than Equal to or more than 12		-
As at March 31, 2021	Up to 3 months	3 months to 6 months	6 months but less	Up to 3 months a months to 6 months 6 months but less months but less than 3	Over 3 years	101
			CHICATOR TO HOLD		•	2.354.43
Trade payables	2,354,43	. 5	125.71	2,423,92	4,630,22	7,288.95
Debt securities	60.76		•			1,091.16
Borrowings other than debt securities	0.160,1	•		5.986.44	•	6.841.48
Other financial liabilities	855.04			36 077 0	1 66 013 5	17.576.02
A THE PERSON OF	4,357,72	52,02	125.71	06.014,0	1,000,0	

ALVER ALVERT ALV			Frual to or more than E	Frual to or more than Equal to or more than 12		
As at March 31, 2021	Up to 3 months	Up to 3 months 3 months to 6 months	6 months but less	months but less than 3	Over 3 years	Total
- Control of the Cont					,	1,490,00
Cash and cash equivalent and other bank balances	1,490.00		•	,	-	191.00
Tenda caraticabiles	191.00		•	•	•	22 472 43
	12,472,43		•	•	21 000 15	43 817 32
Loans	2,137.19				41,060.15	55 958 35
INVESTMENTS IN THE VALUE OF THE PROPERTY OF TH	304.72			324.63		00.070
Other financial assets Tarsi undiscussed non-derivative financial assets	16,595.34		-	324.63	41,680,13	38,600.10
local united the second			· · · · · · · · · · · · · · · · · · ·	4.0		and the second
AND THE PROPERTY AND TH			Egual to or more than	Equal to or more than Equal to or more than 12		
As at March 31, 2020	Up to 3 months	Up to 3 months 3 months to 6 months	6 months but less	months but less than 3	Over 3 years	lotal
			FIIIION 77 IPU1			53.35
Trado casablas	53.35		•		a	734.12
	734.12					773 64
Dept. secondos	732.51		•			577.00
פסונסאקוטפא מיוויבו מומון מרחי ארי הייינים	577.09					
Other Enancial Habilities	70 700 6		•	-		2,097,07
Total undiscounted non-derivative financial liabilities	A.IEU,A					
CONT. OFFICE AND ADDRESS OF THE PARTY OF THE	- Control - Cont		Equal to or more than	Equal to or more than Equal to or more than 12		•
66 - 16 March 31 2020	Up to 3 months	Up to 3 months 3 months to 6 months	6 months but less	months but fess than 3	Over 3 years	Total
25.05 11.01.01.01.01.01.01.01.01.01.01.01.01.0			than 12 months	Years		23.21
Cark and cash equivalent and other bank balances	23.21		•	1		316.80
Capitalia modernichia	316.80			•		673
and and and and and and and and and and	6.73		•	•	DE 924 70	24 672 A7
thought of the state of the sta	8,338.58		•		C7'4CC'07	695.42
וואבאווובנוים פרופי אפודר ווינים שו היינים	317.42			378.00		
Other financial assets				378,00	26,334,29	35,715.03

Note:
The Company in addition to generating operating income from merchant banking activities, is also a holding Company of profitable subsidiaries involved in diversified businesses and receives dividend distribution at regular interval and will be comfortably able to meet it's obligations at all points of time.



Notes to financial statements (confinued) (Currency:Indian rupees in million)

47 Remaining contractual maturities

B. Maturity analysis for derivatives:

All derivatives, which are entered into for trading purposes are shown in the earliest time band. With respect to other derivatives, the remaining contractual maturity information has been given based on undiscounted	lown in the earliest time ba	ind. With respect to other	r derivatives, the remain	ing contractual maturity infe	rmation has been giver	n based on undiscounted
cash flows.						
The second secon			Equal to or more than	Equal to or more than Equal to or more than 12		
As at March 31, 2021	Up to 3 months	3 months to 6 months	6 months but less	Up to 3 months 3 months to 6 months 6 months but less months but less than 3	Over 3 years	Total
			than 12 months	years		
Net settled derivatives entered into for trading purposes	6.12				•	6,12
Other net settled derivatives (other than those entered into for						
trading purposes)	•			•		•
Total	6.12	•	•	•		6,12
THE PERSON OF TH						
AND AND AND AND AND AND AND AND AND AND			Equal to or more than	Equal to or more than Equal to or more than 12		
As at March 31, 2020	Up to 3 months	3 months to 6 months	6 months but less	Up to 3 months 3 months to 6 months 6 months but less months but less than 3	Over 3 years	Total
			than 12 months	years		
Net settled derivatives entered into for trading purposes	(1.89)			,	٠	(1.89)
Other net settled derivatives (other than those entered inta for						
trading purposes)			•	•	•	
Total	(1.89)	•	•	•	•	(4.89)

	The state of the s					
			Equal to or more than	Equal to or more than Equal to or more than 12		
As at March 31, 2021	Up to 3 months	3 months to 6 months	6 months but less	Up to 3 months 3 months to 6 months 6 months but less than 3	Over 3 years	Total
			than 12 months	years		
Shanrial puscantee contracts issued	•		•	38,172.68		39,172,68
Total			•	38.172.68	,	38,172,68
As at March 31, 2020	Up to 3 months	3 months to 6 months	Equal to or more than 6 months but less than 12 months	Up to 3 months 3 months to 6 months 6 months femonts unters months but less than 3 than 12 months.	Dver 3 years	Total
Enancial pugrantee contracts issued	•	AND DESCRIPTION OF THE PERSON	•	91,024.10		91.024.10
Total		•	-	91,024.10	•	91,024.10

Note:

1) The Company has undrawn line of credit amounting to CAVII as at March 31, 2021 (previous year CAVII).
2) Oustanding Guarantees issued by the Company are reflected in the respective time bucket as these could be invoked any time on the Company.

Gervices

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Notes to the financial statements (Continued)

(Currency:Indian rupees in million)

48 Other Ind AS 115 disclosures -Revenue from contract with customers

Set out below is the disaggregation of the revenue from contracts with customers.

Type of Services or service	March 31, 2021	March 31, 2020
Advisory fees	991.19	959.81
Total revenue from contracts with customers	Manager 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	neach
Geographical markets		
India	967.40	954.76
Outside India	23.79	5.05
Total revenue from contracts with customers	991.19	959.81
Timing of revenue recognition		
Services transferred at point in time	991.19	959.81
Services transferred over time	-	
Total revenue from contract with customers	991.19	959.81

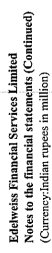
Note:

The Company satisfies its performance obligations on completion of service with regards to investment banking, advisory and other fees. The payments on these contracts is due on completion of service, the contracts do not contain a significant financing component and the consideration is not variable.

Further, at the end of the reporting period, there are no unsatisfied performance obligations with respect to existing contracts.







49. Total market risk exposure

Fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates, foreign exchange rates and Such risks the market risk for the trading portfolio is managed and monitored based on a VaR methodology that reflects the interdependency between risk equity prices. The Company classifies exposures to market risk into either trading or non-trading portfolios and manages each of those portfolios separately. variables. Non-trading positions are managed and monitored using other sensitivity analyses.

	As	As at March 31, 2021	1021	Asat	As at March 31, 2020	(
Particulars	Carrying amount Traded risk	Traded risk	Non-traded risk	Carrying amount	Traded risk	Non-traded risk
Assets			And a second sec	A A A A A A A A A A A A A A A A A A A		THE PERSON NAMED IN COLUMN 1
Cash and cash						
equivalent and other		and a first of a first				
bank balances	1,490.00	ı	1,490.00	23.21	-	23.21
Trade receivables	191.00	I	191.00	316.80	The state of the s	316.80
Loans at amortised cost	12,472.43	B	12,472.43	6.73	ı	6.73
Financial investments-FVTPL	27.40	27.40	A CONTINUE OF THE PROPERTY OF	23.95	23.95	
Financial investments— at cost	43,789,92	1	43,789.92	34,648.92	1	34,648.92
Other Financial assets	629,35		629.35	695.42	15.28	680.14
Total	58,600.10	27.40	58,572.70	35,715.03	39.23	35,675.80
Liability			A STATE OF THE PROPERTY OF THE	The state of the s		A COLUMN TO THE
Borrowings (other than debt securities)	1,091.16	t	1,091.16	732.51	1	732.51
	TOTAL PARTY.	1		•		1
Derivative innancial instruments	•					Andrews () (Andrews ()) (Andrews ()) (Andrews ())
Debt securities	7.288.95	t	7,288.95	734.12		734.12
Trade payables	2,354.43	and an analysis and a second	2,354.43	53.35	•	53.35
Other financial liabilities	6,841.48	E CONTRACTOR OF THE PROPERTY O	6,841.48	577.09	•	577.09
Total	17,576.02	-	17,576.02	2,097.07	1	2,097.07
AL MANAGEMENT AND A CONTRACT AND A C	3	The state of the s		The state of the s		





Notes to the financial statements (Continued) (Currency:Indian rupees in million)

50 Disclosure related to collateral

Following table sets out availability of Company's assets to support funding

As at 31 March 2021	Pledge as collateral	Available as collateral	Total carrying amount
Cash and cash equivalent including bank balance		647.78	647.78
Trade receivables	191.00		191.00
Loans	3,811.57	8,660.86	12,472.43
Investments	448.64	43,368.68	43,817,32
Other financial assets	-	304.72	304.72
Property, plant and equipment		5.99	5.99
Other non financial assets	- 1	135.88	135.88
Total assets	4,451.21	53,123.91	57,575.12

As at 31 March 2020	Piedge as coliateral	Available as collateral	Total carrying amount
Cash and cash equivalent including bank balance		23.21	23.21
Trade receivables	- 1	316.80	316.80
Loans	- '	6.73	6.73
Investments	-	34,672.87	34,672.87
Other financial assets	- 1	338.83	338.83
Property, plant and equipment	-	8.36	8.36
Capital work in progress	-	9.16	9.16
Other non financial assets	-	133.78	133.78
Total assets	-	35,509.74	35,509,74





Notes to the financial statements (Continued) (Currency:Indian rupees in million)

Analysis of risk concentration

51. Industry analysis - risk concentration for 31 March 2021

Particulars	Financial services	Others	Total
Financial assets			
Cash and cash equivalent and other bank balances	1,490.00	-	1,490.00
Trade receivables	191.00	-	191.00
Loans	12,472.43	***************************************	12,472.43
Investments	43,817.32	-	43,817.32
Other financial assets	629.35		629.35
Total	58,600.10	-	58,600.10

Industry analysis - risk concentration for 31 March 2020

Particulars	Financial services	Others	Total
Financial assets			
Cash and cash equivalent and other bank balances	23.21	-	23.21
Trade receivables	316.80	•	316.80
Loans	6.73	-	6.73
Investments	34,672.87	*	34,672.87
Other financial assets	695.42	-	695.42
Total	35,715.03		35,715.03





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

52. COVID-19

The COVID-19 pandemic outbreak across the world including India has resulted in most countries announcing lockdowns and quarantine measures that have sharply stalled economic activities across the world. The Indian Government too has imposed lockdowns starting from 24 March 2020. Subsequently, the national lockdown was lifted by the government for certain activities in a phased manner outside specified containment zones, but regional lockdowns/restrictions continued to be implemented in areas with a significant number of COVID-19 cases. The Indian economy is impacted and would continue to be impacted by this pandemic and the resultant lockdown, due to the contraction in industrial and services output across small and large businesses. The impact of the COVID-19 pandemic, including the current "second wave" on Company's results, including gain/loss on fair value changes, investment, remains uncertain and dependent on the current and further spread of COVID-19, steps taken by the government and other regulators to mitigate the economic impact and also the time it takes for economic activities to resume and reach the normal levels. Further, the Company has assessed the impact of the COVID-19 pandemic on its liquidity and ability to repay its obligations as and when they are due. Management has considered various financial support from banks and other fundraising opportunities in determining the Company's liquidity position over the next 12 months. Based on the foregoing and necessary stress tests considering various scenarios, management believes that the Company will be able to pay its obligations as and when these become due in the foreseeable future. In assessing the recoverability of loans, receivables, deferred tax assets and investments, the Company has considered internal and external sources of information, including credit reports, economic forecasts and industry reports up to the date of approval of these financial results. Since the situation continue to evolve, its effect on the operations of the Company may be different from that estimated as at the date of approval of these financial results. The Company will continue to closely monitor material changes in markets and future economic conditions.

- 53. During the year ended 31 March 2021, EFSL sold its controlling stake in Edelweiss Securities Limited to Edelweiss Global Wealth Management Limited (wholly owned subsidiary), in accordance with the transaction consummated with PAGAC ECSTACY PTE. LTD (PAG), a private investment firm. The difference between the carrying value of equity sold and proceeds received on sale have been accounted for as a gain amounting to ₹ 15,378.70 million in the statement of profit and loss as 'other income'.
- 54. The Company has a process whereby periodically all long term contracts (including derivative contracts) are assessed for material foreseeable losses. At the year end, the Company has reviewed and ensured that adequate provision as required under any law/ accounting standards for material foreseeable losses on such long term contracts (including derivative contracts) has been made in the books of accounts.
- 55. Under the Shareholders' Agreement dated 05 March 2019, entered between Edelweiss Financial Services Limited (EFSL), CDPQ Private Equity Asia PTE. Limited (CDPQ) and ECL Finance Limited (together referred as Parties), EFSL had agreed, pursuant to clause 8.1 & 8.2 to make equity investment of an amount equivalent to the amount of losses on Select real estate/structured finance Loans (Select Loans) into ECL Finance Limited within six months of the default leading to loss incurred by the ECL Finance Limited on or before the date of the conversion of the Investor CCDs into Equity Shares. The rationale for this undertaking was to keep the total equity/net worth of ECL Finance Limited unimpacted on account of impairment in these loan accounts. During the year ended 31 March 2021, Parties have agreed and concluded that loss event for two of the borrowers in the Select Loans have crystalized and hence, EFSL has agreed to make good the loss amounting to ₹ 1,400.10 million incurred by ECL Finance Limited in earlier years. Accordingly, EFSL has recorded such loss in its profit and loss for the year ended 31 March 2021. The Parties have agreed that no loss event has been crystalized in respect of other Select Loans amounts mentioned in above said clauses of the agreement and hence there is no obligation EFSL has as at 31 March 2021.





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

56. During earlier years and for the year ended 31 March 2021, four subsidiaries of the Company had sold certain financial assets amounting to ₹ 61,568.90 million (net of provisions) and ₹ 10,711.50 million (net of provisions) respectively to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 49,858.40 million and ₹ 8,801.10 million respectively from these ARC Trusts. Ind AS 109 – 'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of de-recognition of such financial assets from these subsidiaries' financial statements. The Company and Edelweiss Rural and Corporate Services Limited (ERCSL), another subsidiary, had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in subsidiaries' financial statements.

Based on a review performed by management of these subsidiaries and the Company, with effect from 01 January 2021, has directly undertaken substantially all risks and rewards and consequently ERCSL is relieved of its obligations. Further and pursuant to such review, with effect from 01 January 2021, certain terms and conditions of risk and reward agreements have been amended. The Board of Directors of subsidiaries, ERCSL and the Company in their respective meetings held on 04 June 2021, 10 June 2021 and 11 June 2021 have approved such changes to risk and reward agreements.

During the year ended 31 March 2021, the Company re-assessed probability of default, loss given default in respect of these financial assets and in light of various factors viz. operational challenges for exposures to certain sectors, increase in credit and market risks for certain counter parties relative to such risks at initial recognition, continued impact of COVID-19 factors. Such re-assessments resulted in recognition of higher amount of loss on fair value changes for the year ended 31 March 2021. Accordingly, the Company has recorded for the year ended 31 March 2021 an amount of ₹ 4,426.30 million towards net loss as substantially all risks and rewards are undertaken by the Company. Accordingly, profit before tax of the Company for the year ended 31 March 2021 is lower by ₹ 4,426.30 million.

- 57. Pursuant to amendments in risk and rewards agreement between the subsidiaries, ERCSL and the Company (as mentioned in note above), with effect from 01 January 2021, fees payable on security receipts (ARC Fee) has been agreed to be borne by the Company, as the risk and rewards are undertaken by the Company. Accordingly, an amount of ₹ 489.25 million towards such expenses have been recorded by the Company. Accordingly, profit before tax of the Company for the year ended 31 March 2021 is lower by ₹ 489.25 million.
- 58. The Board of Directors at their meeting held on 11 June 2021, have recommended a final dividend of ₹ 0.55 per equity share (on face value of ₹ 1 per equity share), subject to the approval of the members at the ensuing Annual General Meeting.
- 59. The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 60. Previous year figures have been reclassified to conform to this year's classification..
- **61.** All amounts disclosed in the financial statements and notes have been rounded off to the nearest million as per the requirements of Schedule III, unless otherwise stated.





Edelweiss Financial Services Limited Notes to the financial statements (Continued)

(Currency: Indian rupees in millions)

62. These financial statements have been approved for issue by the Board of Directors of the Company on June 11, 2021.

The accompanying notes are an integral part of financial statements.

As per our report of even date attached.

For For S.R. Batliboi & Co. LLP

Chartered Accountants

ICAl Firm Registration No.: 301003E/E300005

per Shrawan Jalan

Partner

Membership No.: 102102

Mumbai

June 11, 2021

For and on behalf of the Board of Directors

Rashesh Shah

Chairman, Managing Director & CEO

DIN: 000008820232.

Sarju Simaria Chief Financial Officer

Mumbai

June 11, 2021

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Himanshu Kaji Executive Director

DIN: 00009438

Tarun Khurana

SVP & Company Secretary





Corporate Identity, Number: L99999MH1995PLC094641 Registered Office: Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098 Tel: +91-22-40094400 Fax: +91-22-40863610 Website: www.edelweissfin.com



Consolidated financial results for the quarter ended 30 June 2023

(₹ in Crores)

		Ouestes Fuded		(₹ in Crores)
		Quarter Ended		Year Ended
Particulars	30 June 2023	31 March 2023	30 June 2022	31 March 2023
	(Reviewed)	(Audited) (Refer Note 15)	(Reviewed)	(Audited)
1 Revenue from operations				
(a) Interest income	627.62	664.72	696.56	2,945.86
(b) Dividend income	9.88	7.20	9.76	31.89
(c) Fee and commission income	395.55	273.65	310.50	1,244.34
(d) Net gain / (loss) on fair value changes	616.51	1,311.19	(136.83)	2,303.85
(e) Premium from insurance business	324.98	745.65	287.17	1,927.81
(f) Other operating income	4.10	9.98	5.89	27.28
Total revenue from operations	1,978.64	3,012.39	1,173.05	8,481.03
2 Other income	16.83	14.64	104.05	151.55
3 Total income (1+2)	1,995.47	3,027.03	1,277.10	8,632.58
4 Expenses				
(a) Finance costs	679.75	656.11	626.39	2,574.56
(b) Impairment on financial assets	(23.22)	257.57	(13.12)	361.88
(c) Change in valuation of credit impaired loans (Refer note 4)	156.73	541.05	54.30	885.23
(d) Employee benefits expense	231.30	381.78	149.21	1,065.17
(e) Depreciation and amortisation expense	29.92	50.23	31.81	138.16
(f) Change in insurance policy liability - actuarial	327.24	382.56	(30.70)	1,126.62
(g) Policy benefits paid	198.34	200.56	131.18	606.39
(h) Other expenses	371.43	445.52	292.96	1,621.64
Total expenses	1,971.49	2,915.38	1,242.03	8,379.65
5 Profit / (loss) before share in profit / (loss) of associates and tax (3-4)	23.98	111.65	35.07	252.93
6 Share in profit / (loss) of associates	-	36.84	20.52	131.79
7 Profit / (loss) before tax (5+6)	23.98	148.49	55.59	384.72
8 Tax expense				
Current tax	55.08	52.65	42.09	164.05
Deferred tax	(108.85)	(76.27)	(21.90)	(184.88)
9 Net profit / (loss) for the period (7-8)	77.75	172.11	35.40	405.55
10 Other comprehensive income/(loss)	29.87	2.30	(125.83)	18.58
11 Total comprehensive income / (loss) (9+10)	107.62	174.41	(90.43)	424.13
12 Net profit / (loss) for the period attributable to:				
Owners of the company	50.54	149.31	26.38	344.16
Non controlling interests	27.21	22.80	9.02	61.39
Total	77.75	172.11	35.40	405.55
13 Other comprehensive income / (loss) for the period attributable to:				
Owners of the company	22.35	(2.02)	(85.52)	19.78
Non controlling interests	7.52	4.32	(40.31)	(1.20
Total	29.87	2.30	(125.83)	18.58
14 Total comprehensive income / (loss) for the period attributable to:				
Owners of the company	72.89	147.29	(59.14)	363.94
Non controlling interests	34.73	27.12	(31.29)	60.19
Total	107.62	174.41	(90.43)	
15 Earnings Per Share (₹) (Face Value of ₹ 1/- each)				
- Basic (Refer note 3)	0.56	1.66	0.29	3.83
- Diluted (Refer note 3)	0.56	1.66	0.29	3.83

Notes:

- 1 The consolidated financial results of Edelweiss Financial Services Limited ('EFSL' or 'the Company') and its subsidiaries and trusts (together referred as 'Group') for the quarter ended 30 June 2023 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on 04 August 2023.
- 2 The consolidated financial results of EFSL for the quarter ended 30 June 2023 have been subjected to limited review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.
- 3 Earnings per share for the quarters ended 30 June 2023, 31 March 2023 and 30 June 2022 are not annualised.
- 4 Change in valuation of credit impaired loans represents valuation movement of loans of consolidated ARC trusts.
- 5 Two Employee Welfare Trust(s) hold an aggregate 4,48,96,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.
- 6 The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.

Corporate Identity Number: L9999MH1995PLC094641 Registered Office: Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098 Tel: +91-22-40094400 Fax: +91-22-40863610 Website: www.edelweissfin.com



7 Nuvama Clearing Services Limited ("NCSL"), an erstwhile associate of the Company challenged an order, by an investigating agency, marking lien on its clearing account, before the 47th Additional Chief Metropolitan Magistrate Court, Mumbai ("ACMM"). Since the investigation against Anugrah Stock and Broking Pvt. Ltd. ("trading member"), for which NCSL was a clearing member, is still under process, the said Court contended that it had no objection to setting aside the lien order, upon NCSL providing an undertaking to keep sufficient assets unencumbered.

NCSL has provided undertaking to keep sufficient unencumbered assets amounting to ₹ 460.32 crores belonging to the Group and an erstwhile associate and the said lien order has been set aside. The above case which pending for hearing before ACMM, has now been transferred to the City Civil & Sessions Court under Maharashtra Protection of Interest of Depositors (In Financial Establishments) Act, 1999 (MPID).

NSE Clearing Ltd (NCL) had conducted an inspection in the matter of trading member Anugrah Share & Brokers Pvt Ltd (Anugrah) and issued a show cause notice to NCSL. The MCSGF Committee of NSE Clearing Limited has directed NCSL to adhere to instructions of National Stock Exchange ("NSE") / NCL. NCSL filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT") and SAT by its order had granted a stay on the matter. The matter has been listed for further hearing and there is no further update on this matter during the guarter.

Various Arbitration/Writ Petitions have been filed before the Hon'ble Bombay High Court ("Hon'ble Court") by various end clients of the trading member against trading member and its associates. NCSL has been made party to the same. Some of the Writ Petitions have been tagged together and common orders have been passed. The matters are yet to be listed for further hearing. Further, various FIR/Complaints have been filed before EOW at various jurisdictions by various end clients of Anugrah against Anugrah and its associates.

NCSL believes that it has acted in accordance with the agreement entered with the trading member and in accordance with applicable laws and regulations. Accordingly, there is no adjustment required in the financial results of the Group for the guarter ended 30 June 2023

- 8 During the quarter ended 30 June 2023, three subsidiaries of the Company had sold certain financial assets amounting to ₹ 1,004.18 crores (net of provisions) to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 561.12 crores from these ARC Trusts. Ind AS 109 -'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of derecognition of such financial assets from these subsidiaries financial results. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in the subsidiaries financial results. Based on assessment of probability of default, loss given default in respect of these financial assets (i.e. sold during the guarter ended 30 June 2023 and in earlier years) and in light of various factors viz. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the Group has recorded charge due to change in valuation of POCI loans of ₹ 247.40 crores (net) for the quarter ended and is included in "Change in valuation of credit impaired loans'
- 9 The Income Tax Authorities (" the Department") had conducted a search under section 132 of the Income Tax Act, 1961 on the premises of the Company and its certain subsidiaries during March 2023. The Company and its certain subsidiaries had provided the requisite details which were sought by the income tax authorities during the course of the search. Subsequently, the Company and its subsidiaries have received summons under section 131 (1A) of the Income Tax Act, 1961 seeking certain data/information, which the Company and its subsidiaries has already provided. The Company and its subsidiaries confirms that neither the Department has raised any tax demand nor the Company and its subsidiaries have admitted any tax liability. Further, no proceeding or assessment orders have been issued post the search conducted by the Department. While uncertainty exists regarding the outcome of the proceedings by the Department, the Company and its subsidiaries are extending its full cooperation with the concerned income tax authorities and based on current internal assessment, management is of the view that this will not have any impact on the consolidated financial results for the guarter ended 30 June 2023.
- 10 The Board of Directors of the Company at its meeting held on 13 May 2022, had approved the Scheme of arrangement between Edelweiss Financial Services Limited ('EFSL') and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ('NWML') and their respective shareholders and creditors ('the Scheme'), under section 230 to 232 read with section 52 and other applicable provisions of the Companies Act, 2013, which inter-alia envisaged demerger of Wealth Management Business Undertaking ('Demerged Undertaking 'as defined in the Scheme) of EFSL into the NWML and issue of shares of NWML to the shareholders of

The National Company Law Tribunal Bench at Mumbai (Tribunal) has approved the Scheme on 27 April 2023. The certified copy of the order of the Tribunal approving the Scheme was received by the Company on 12 May 2023 and was filed with the Registrar of Companies on 18 May 2023 ('Effective Date').

As per the Scheme, the Appointed Date of the Scheme is same as Effective Date i.e., 18 May 2023.

Pursuant to the Scheme, the equity share capital of NWML held by EFSL stand cancelled. Further, NWML has allotted 1,05,28,746 equity shares to the shareholders of EFSL as on the record date as per the Scheme. In accordance with Appendix A of Indian Accounting Standard (Ind AS) 10 Distribution of Non-cash Assets to Owners and as per the scheme, the distribution of non-cash assets to shareholders of the Company and carrying value of net assets of Wealth Management Business Undertaking have been adjusted against the Retained Earnings amounting to ₹ 2,353.18 crores. In view of above, the results of the current period are after giving effect of the Scheme as on appointed date i.e.,18 May 2023 and hence previous period numbers are not comparable to that extent.

Further, on account of demerger, Company has accounted for net gain amounting to ₹ 8.32 crore during the quarter ended 30 June 2023.

- 11 A subsidiary, ECL Finance Limited ('ECLF') has received the inspection report dated 12 January 2023 from Reserve Bank of India ('RBI') for the financial statements ending 31 March 2022. The RBI in its inspection report has inter alia raised matter relating to the sharing of fair value gains of ₹ 199.41 crores between the ECLF and the Company. This pertains to exposure towards certain borrowers that are covered under the Shareholders' agreement between the Company, ECLF and an investor and the Risks & Rewards sharing agreement between the Company and ECLF. ECLF has provided its justifications for sharing of these fair value gains to RBI and has discussed this with its Board of Directors in its meeting dated 24 January 2023. In the month of April 2023, the ECLF submitted a detailed reply along with calculations, rationale for recognising such fair value gain and amended the Risk & Rewards sharing agreement with the Company. Further, the ECLF has sold/received redemption against such security receipts as on 31 March 2023. Since, the sharing of the gain is within the Group, there is no impact in the consolidated financial results for the quarter ended 30 June 2023.
- 12 During the quarter ended 30 June 2023, an investor has invested in Security receipts issued by ARC trusts as senior class investor in such trusts amounting to ₹ 325 crores. These pertain to certain loans and security receipts sold by one of the subsidiary company, ECL Finance Limited to the ARC trusts. EFSL and another subsidiary company, Edelweiss Securities and Investments Private Limited ("ESIPL") have provided a Put option to the investor assuring to pay or guarantee the payment of agreed aggregated total pay-out value after reducing any payment to investors from underlying assets during the period i.e., amount invested along with a minimum guaranteed return as per the agreement. Further, based on management assessment and given current estimates/cash flows from underlying assets, the likelihood of any payment to investor is considered as remote. Further, as the risks and rewards continues in the Group, these are accounted as financial assets in the consolidated financial results and the consequent expected credit loss is recorded in the consolidated financial results
- 13 During the quarter ended 30 June 2023, the two subsidiary companies of the Group namely Edelweiss Tokio Life Insurance Co Ltd and Zuno General Insurance Ltd (Referred as 'Subsidiaries') have received Show Cause cum Demand Notice (SCN) from the Directorate General of GST Intelligence ('Authority') with respect to availment of Input Tax Credit (ITC) on certain transactions amounting to ₹ 26.34 crores pertaining to the period July 2017 to FY 2022. Based on the information / documents available with the subsidiaries, they believe that they have correctly availed ITC in compliance with applicable laws and regulations. Accordingly, the Group has disclosed the said amount as a contingent liability as at 30 June 2023. Subsidiaries are in the process of submitting reply to SCN and will follow appropriate legal recourse. It may be noted that Subsidiaries have deposited ₹ 5 crores under protest with the Authority.

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14 During the previous quarter ended 31 March 2023, Edelweiss Financial Services Limited (the "Company" or "EFSL") and its subsidiaries held 43.76% in the equity shares of Nuvama Wealth Management Limited ("NWML"). Till 30 March 2023, EFSL had significant influence over NWML as per Ind AS 28, Investments in Associates and Joint Ventures ("Ind AS 28) and accounted for such investment in NWML at cost. With effect from 30 March 2023, EFSL does not have significant influence on NWML in accordance with Ind AS 28, pursuant to the amendment agreement dated 09 March 2023 to the amended and restated shareholders' agreement dated 18 March 2021 between EFSL, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd ("PAGAC") and NWML, the amendment to the articles of association of NWML and the appointment of independent trustee on 30 March 2023 to act on behalf of EFSL shareholders. Accordingly, the Group's investment in NWML had been re-measured at fair value as per requirements of Ind AS 28 and had recorded a fair value gain during the previous quarter and year ended 31 March 2023.

The Group had reassessed and carried out a review of its loans, investments and POCI loans and had recorded a provision on such financial assets. This provision also included certain management overlay provisions recorded by the Group. Accordingly, net impact of such fair value gains, fair value loss, impairment charge and loss due to change in valuation of POCI loans is ₹ 280 crores for previous quarter and year end 31 March 2023. Consequently, profit before and after tax for the previous quarter and year ended 31 March 23 was higher by ₹ 280 crores and ₹ 158 crores respectively.

15 The figures for quarter ended 31 March 2023 are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the nine months ended 31 December 2022. The figures up to the end of the nine months period ended 31 December 2022 are subjected to a limited review by the Statutory Auditors of the Company.

16 Consolidated Segment Results for the guarter ended 30 June 2023

(₹ in Crores)

		Quarter Ended		(₹ in Crores)
				Year Ended
Particulars	30 June 2023 (Reviewed)	31 March 2023 (Audited) (Refer Note 15)	30 June 2022 (Reviewed)	31 March 2023 (Audited)
1 Segment revenue [Total income]				
Agency business	183.55	134.44	120.72	971.60
Capital business	485.61	1,527.07	534.87	3,300.48
Insurance business	697.32	836.27	200.56	2,387.66
Asset reconstruction business	444.31	368.38	339.32	1,463.11
Treasury business	175.10	183.01	75.58	575.58
Unallocated	9.58	14.70	26.57	65.94
Total income	1,995.47	3,063.87	1,297.62	8,764.37
2 Segment results [Profit / (loss) before tax]				
Agency business	8.30	20.79	17.73	340.74
Capital business	(29.34)	54.33	(5.57)	(228.78
Insurance business	(66.39)		(94.95)	(324.58
Asset reconstruction business	111.34	122.99	147.57	490.44
Treasury business	16.60	20.29	(5.76)	136.77
Unallocated	(16.53)	(0.68)	(3.43)	(29.87
Total profit / (loss) before tax	23.98	148.49	55.59	384.72
3 Segment assets				
Agency business	1,535.84	1,451.22	764.10	1,451.22
Capital business	17,677.53	22,324.78	22,896.62	22,324.78
Insurance business	8,850.70	8,506.23	6,879.28	8,506.23
Asset reconstruction business	6,999.30	6,687.87	6,177.00	6,687.87
Treasury business	2,888.02	2,832.48	2,443.15	2,832.48
Unallocated	2,370.43	2,261.70	2,090.11	2,261.70
Total assets	40.321.82	44.064.28	41,250.26	44,064.28
4 Segment liabilities	- ,,	,	,	,
Agency business	763.98	695.31	385.39	695.31
Capital business	19,144.39	21,573.82	21,686.65	21,573.82
Insurance business	7,987.90	7,654.52	6,299.53	7,654.52
Asset reconstruction business	4,152.33	3,922.45	3,668.32	3,922.45
Treasury business	2,486.68	2,134.70	1,458.41	2,134.70
Unallocated	212.25	237.25	254.17	237.25
Total liabilities	34,747.53	36,218.05	33,752.47	36,218.05
5 Segment capital employed [Segment assets - Segment liabilities]	, , , , , , , , , , , , , , , , , , , ,	,	,	
Agency business	771.86	755.91	378.71	755.91
Capital business	(1,466.86)		1,209.97	750.96
Insurance business	862.80	851.71	579.75	851.71
Asset reconstruction business	2,846.97	2,765.42	2,508.68	2,765.42
Treasury business	401.34	697.78	984.74	697.78
Unallocated	2,158.18	2,024.45	1,835.94	2,024.45
Total capital employed	5,574.29	7,846.23	7,497.79	7,846.23

The Company has prepared its consolidated segment reporting which represent its business lines such as, Agency business, Capital business, Asset reconstruction business, Insurance and Treasury business. Agency business includes advisory and other fee based businesses; Capital business represents lending business and investment activities; Asset reconstruction business represents purchase and resolution of distress assets; Insurance business represents life insurance business and general insurance business. Treasury business represents income from trading activities.

- 17 The previous period/year figures have been regrouped/reclassified wherever necessary to conform to current period's presentation.
- 18 The consolidated financial results will be available on the Company's website www.edelweissfin.com

On behalf of the Board of Directors

Rashesh Shah Chairman

Mumbai, 04 August 2023.



12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India

Tel: +91 22 6819 8000

Independent Auditor's Review Report on the Quarterly Unaudited Consolidated Financial Results of the Company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to The Board of Directors Edelweiss Financial Services Limited

- 1. We have reviewed the accompanying Statement of unaudited Consolidated Financial Results of Edelweiss Financial Services Limited (the "Holding Company") its subsidiaries and its trusts (the Holding Company its subsidiaries and its trusts together referred to as "the Group") for the quarter ended June 30, 2023 (the "Statement") attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the "Listing Regulations").
- 2. The Holding Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, 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 Statement has been approved by the Holding Company's Board of Directors. 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 Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. 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 Standards on Auditing 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.

We also performed procedures in accordance with the Circular No. CIR/CFD/CMD1/44/2019 dated March 29, 2019 (the "Circular") issued by the Securities and Exchange Board of India under Regulation 33(8) of the Listing Regulations, to the extent applicable.

- 4. The Statement includes the results of the subsidiaries and trusts (refer Annexure A).
- 5. Based on our review conducted and procedures performed as stated in paragraph 3 above and based on the consideration of the review reports of other auditors referred to in paragraph 6 below, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principles laid down in the aforesaid Ind AS 34 prescribed under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 6. The accompanying Statement includes unaudited interim financial results and other financial information in respect of:
 - 29 subsidiaries, whose unaudited interim financial results include total revenues of Rs. 1,922.95 crores, total net profit after tax of Rs. 103.73 crores and total comprehensive income of Rs. 133.74 crores, for the quarter ended June 30, 2023, as considered in the Statement which have been reviewed by their respective independent auditors.

The independent auditor's reports on interim financial results / financial information of these entities have been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures in respect of these subsidiaries is based solely on the report of such auditors and procedures performed by us as stated in paragraph 3 above.

 The auditors of Edelweiss Tokio Life Insurance Company Limited ("ETLIFE"), a subsidiary, have reported that the actuarial valuation of liabilities of ETLIFE for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at June 30, 2023 is the responsibility of ETLIFE's Appointed Actuary. The actuarial valuation of these liabilities for life policies in force and for policies in respect of which premium has been discontinued but liability exists as at

S.R. BATLIBOI & CO. LLP

Chartered Accountants

June 30, 2023 has been duly certified by the ETLIFE's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", Ind AS 109 "Financial Instruments", the guidelines and norms issued by the Insurance Regulatory and Development Authority of India ("IRDAI") and the Institute of Actuaries of India in concurrence with IRDAI. The ETLIFE's auditors have relied upon the ETLIFE's Appointed Actuary's certificate for expressing their conclusion in this regard.

• The auditors of ZUNO General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited) ("ZGIL"), a subsidiary, have reported that the actuarial valuation of liabilities of ZGIL for Incurred But Not Reported and Incurred But Not Enough Reported claims of ZGIL as at June 30, 2023 is the responsibility of ZGIL's Appointed Actuary. The actuarial valuation of these liabilities has been duly certified by the ZGIL's Appointed Actuary and in his opinion, the assumptions for such valuation are in accordance with Ind AS 104 "Insurance Contracts", the guidelines and norms issued by the IRDAI and the Institute of Actuaries of India in concurrence with IRDAI. The ZGIL's auditors have relied on the ZGIL's Appointed Actuary's certificate for expressing their conclusion in this regard.

Our conclusion on the Statement in respect of matters stated in para 6 above is not modified with respect to our reliance on the work done and the reports of the other auditors.

For S.R. BATLIBOI & Co. LLP Chartered Accountants ICAI Firm registration number: 301003E/E300005

per Shrawan Jalan Partner Membership No.: 102102

UDIN: 23102102BGXJJB5660

Place of Signature: Mumbai Date: August 4, 2023

S.R. BATLIBOI & Co. LLP Chartered Accountants

Annexure A

Annexure A		
SUBSIDIARIES:	TRUSTS:	TRUSTS:
ECL Finance Limited	EARC Trust SC 306	EARC Trust SC 423
Edelweiss Rural & Corporate Services Limited	EARC Trust SC 308	EARC Trust SC 424
Edelweiss Asset Reconstruction Company Limited	EARC Trust SC 314	EARC Trust SC 425
Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited)	EARC Trust SC 325	EARC Trust SC 427
Edelweiss Retail Finance Limited	EARC Trust SC 329	EARC Trust SC 428
Edel Finance Company Limited	EARC Trust SC 331	EARC Trust SC 429
Edelweiss Asset Management Limited	EARC Trust SC 332	EARC Trust SC 430
EdelGive Foundation	EARC Trust SC 334	EARC Trust SC 431
Edelweiss Tokio Life Insurance Company Limited	EARC Trust SC 344	EARC Trust SC 433
ZUNO General Insurance Limited (formerly known as Edelweiss General Insurance Company Limited)	EARC Trust SC 347	EARC Trust SC 434
Allium Finance Private Limited	EARC Trust SC 348	EARC Trust SC 436
Edelcap Securities Limited		EARC Trust SC 440
	EARC Trust SC 351	
Edelweiss Securities and Investments Private Limited	EARC Trust SC 352	EARC Trust SC 441
Ecap Securities & Investments Limited (formerly known as ECap Equities Limited)	EARC Trust SC 357	EARC Trust SC 442
Edel Investments Limited	EARC Trust SC 360	EARC Trust SC 443
EC International Limited	EARC Trust SC 361	EARC Trust SC 444
Ecap Equities Limited (Formerly known as Edel Land Limited)	EARC Trust SC 363	EARC Trust SC 445
Comtrade Commodities Services Limited (formerly known as Edelweiss Comtrade Limited)	EARC Trust SC 370	EARC Trust SC 447
Edelweiss Multi Strategy Fund Advisors LLP	EARC Trust SC 372	EARC Trust SC 448
Edelweiss Private Equity Tech Fund	EARC Trust SC 373	EARC Trust SC 449
Edelweiss Value and Growth Fund	EARC Trust SC 374	EARC Trust SC 451
India Credit Investment Fund II	EARC Trust SC 375	EARC Trust SC 452
India Credit Investment Fund III	EARC Trust SC 376	EARC Trust SC 453
Nuvama Investment Advisors LLC (formerly known as EAAA LLC)	EARC Trust SC 377	EARC Trust SC 459
Edelweiss Alternative Asset Advisors Limited	EARC Trust SC 377	EARC Trust SC 461
Edelweiss Alternative Asset Advisors Pte. Limited	EARC Trust SC 378	EARC Trust SC 462
Edelweiss Investment Adviser Limited Edelweiss Investment Adviser Limited	EARC Trust SC 381	EARC Trust SC 477
Edelweiss Trusteeship Company Limited	EARC Trust SC 383	EARC Trust SC 477
Edelweiss International (Singapore) Pte. Limited	EARC Trust SC 384	EARC Trust SC 481
Nuvama Custodial Services Limited	LARC Hust 3C 384	LARC Hust 3C 482
(formerly known as Edelweiss Capital Services Limited)	EARC Trust SC 385	EARC Trust SC 483
Edelweiss Real Assets Managers Limited	EARC Trust SC 386	EARC Trust SC 484
Sekura India Management Limited	EARC Trust SC 387	EARC Trust SC 486
Edelweiss Global Wealth Management Limited	EARC Trust SC 388	EARC Trust SC 492
Edelweiss Global Wealth Management Elimited	EARC Trust SC 391	LARC Hust SC 472
TRUSTS:	EARC Trust SC 391	
EARC SAF - 2 Trust	EARC Trust SC 392	
EARC Trust SC 6	EARC Trust SC 394	
EARC Trust SC 7	EARC Trust SC 395	
EARC Trust SC 9	EARC Trust SC 396	
EARC Trust SC 102	EARC Trust SC 397	+
EARC Trust SC 109	EARC Trust SC 401	+
EARC Trust SC 112	EARC Trust SC 402	-
EARC Trust SC 130	EARC Trust SC 405	
EARC Trust SC 227	EARC Trust SC 406	
EARC Trust SC 228	EARC Trust SC 410	
EARC Trust SC 229	EARC Trust SC 412	
EARC Trust SC 238	EARC Trust SC 413	
EARC Trust SC 245	EARC Trust SC 415	
EARC Trust SC 251	EARC Trust SC 416	
EARC Trust SC 262	EARC Trust SC 417	
EARC Trust SC 263	EARC Trust SC 418	
EARC Trust SC 266	EARC Trust SC 421	
EARC Trust SC 298	EARC Trust SC 422	

Corporate Identity Number: L99999MH1995PLC094641 Registered Office: Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098 Tel: +91-22-40094400 Fax: +91-22-40863610

Website: www.edelweissfin.com



Standalone Financial Results for the quarter ended 30 June 2023

(₹ in Crores)

		Quarter Ended		Year Ended
Particulars	30 June 2023 (Reviewed)	31 March 2023 (Audited) (Refer Note 13)	30 June 2022 (Reviewed)	31 March 2023 (Audited)
1 Revenue from operations				
(a) Interest income	103.64	86.67	91.70	349.92
(b) Fee and commission income	31.37	20.49	16.79	82.15
(c) Net gain / (loss) on fair value changes	(36.97)	2,035.91	18.64	1,977.04
Total revenue from operations	98.04	2,143.07	127.13	2,409.11
2 Other income	3.11	310.85	0.04	679.58
3 Total income (1+2)	101.15	2,453.92	127.17	3,088.69
4 Expenses				
(a) Finance costs	80.67	78.65	78.20	302.74
(b) Employee benefits expense	(3.66)	15.46	(15.01)	33.42
(c) Depreciation and amortisation expense	0.09	0.12	0.07	0.36
(d) Impairment on financial assets	(0.06)	(1.13)	(2.32)	149.36
(e) Other expenses	68.65	89.38	60.22	288.17
Total expenses	145.69	182.48	121.16	774.05
5 Profit / (loss) before tax (3-4)	(44.54)	2,271.44	6.01	2,314.64
6 Tax expense				
Current tax	-	-	-	-
Deferred tax	(45.58)	(33.96)	4.77	(73.59
7 Net profit / (loss) for the period (5-6)	1.04	2,305.40	1.24	2,388.23
8 Other comprehensive income/(loss)	-	0.03	-	0.03
9 Total comprehensive income / (loss) (7+8)	1.04	2,305.43	1.24	2,388.26
10 Earnings Per Share (₹) (Face Value of ₹ 1/- each)				
- Basic (Refer Note 3)	0.01	25.67	0.01	26.59
- Diluted (Refer Note 3)	0.01	25.66	0.01	26.59

Notes:

- 1 The standalone financial results of Edelweiss Financial Services Limited ('EFSL' or 'the Company') for the quarter ended 30 June 2023 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on 04 August 2023.
- 2 The standalone financial results of EFSL for the quarter ended 30 June 2023 have been subjected to limited review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.
- 3 Earnings per share for the quarters ended 30 June 2023, 31 March 2023 and 30 June 2022 are not annualised.
- 4 Two Employee Welfare Trust(s) hold an aggregate 4,48,96,780 equity shares of the Company for incentive and welfare benefits for group employees as per extant applicable SEBI regulations. Pursuant to the exercise of right available under Regulation 29 of SEBI (Share Based Employee Benefits) Regulations, 2014, the Company has applied before the expiry date of 27 October 2019 for extension of the time limit for disposing of aforesaid equity shares. The said application is under consideration and approval for extension from SEBI is awaited as at date.
- 5 The Indian Parliament has approved the Code on Social Security, 2020 which subsumes the Provident Fund and the Gratuity Act and rules there under. The Ministry of Labour and Employment has also released draft rules thereunder on 13 November 2020 and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will evaluate the rules, assess the impact if any, and account for the same once the rules are notified and become effective.
- 6 During the quarter ended 30 June 2023, three subsidiaries of the Company had sold certain financial assets amounting to ₹ 1,004.18 crores (net of provisions) to various asset reconstructions company trusts ('ARC Trusts') and acquired security receipts (SR) amounting to ₹ 561.12 crores from these ARC Trusts. Ind AS 109 'Financial Instruments', prescribed under section 133 of the Companies Act, 2013, requires substantially all risks and rewards to be transferred for the purpose of de-recognition of such financial assets from these subsidiaries financial results. The Company had undertaken substantially all risks and rewards in respect of such financial assets. As a result, these financial assets were de-recognized in the subsidiaries financial results. Based on assessment of probability of default, loss given default in respect of these financial assets (i.e. sold during the quarter ended June 30, 2023 and in earlier years) and in light of various factors viz. exposures to certain sectors and assessment of credit and market risks for certain counter parties relative to such risks at initial recognition, the Company has recorded fair value loss of ₹ 195.91 crores (net) for the quarter ended and is included in "Net gain / (loss) on fair value changes.
- 7 During the quarter ended 30 June 2023, an investor has invested in Security receipts issued by ARC trusts as senior class investor in such trusts amounting to ₹ 325 crores. These pertain to certain loans and security receipts sold by one of the subsidiary company, ECL Finance Limited to the ARC trusts. EFSL and another subsidiary company, Edelweiss Securities and Investments Private Limited ("ESIPL") have provided a Put option to the investor assuring to pay or guarantee the payment of agreed aggregated total pay-out value after reducing any payment to investors from underlying assets during the period i.e., amount invested along with a minimum guaranteed return as per the agreement. Further, based on management assessment and given current estimates/cash flows from underlying assets, the likelihood of any payment to investor is considered as remote.

Corporate Identity Number: L99999MH1995PLC094641 Registered Office: Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098 Tel: +91-22-40094400 Fax: +91-22-40863610

Website: www.edelweissfin.com



- 8 The Income Tax Authorities (" the Department") had conducted a search under section 132 of the Income Tax Act, 1961 on the premises of the Company during March 2023. The Company had provided the requisite details which were sought by the income tax authorities during the course of the search. Subsequently, the Company has received summons under section 131 (1A) of the Income Tax Act, 1961 seeking certain data/information, which the Company has already provided. The Company confirms that neither the Department has raised any tax demand nor the Company has admitted any tax liability. Further, no proceeding or assessment orders have been issued post the search conducted by the Department. While uncertainty exists regarding the outcome of the proceedings by the Department, the Company is extending its full cooperation with the concerned income tax authorities and based on current internal assessment, management is of the view that this will not have any impact on the financial results for the quarter ended 30 June 2023.
- 9 The Board of Directors of the Company at its meeting held on 13 May 2022, had approved the Scheme of arrangement between Edelweiss Financial Services Limited ('EFSL') and Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) ('NWML') and their respective shareholders and creditors ('the Scheme'), under section 230 to 232 read with section 52 and other applicable provisions of the Companies Act, 2013, which inter-alia envisaged demerger of Wealth Management Business Undertaking ('Demerged Undertaking 'as defined in the Scheme) of EFSL into the NWML and issue of shares of NWML to the shareholders of EFSL pursuant to demerger.

The National Company Law Tribunal Bench at Mumbai (Tribunal) has approved the Scheme on 27 April 2023. The certified copy of the order of the Tribunal approving the Scheme was received by the Company on 12 May 2023 and was filed with the Registrar of Companies on 18 May 2023 ('Effective Date').

As per the Scheme, the Appointed Date of the Scheme is same as Effective Date i.e., 18 May 2023.

Pursuant to the Scheme, the equity share capital of NWML held by EFSL stand cancelled. Further, NWML has allotted 1,05,28,746 equity shares to the shareholders of EFSL as on the record date as per the Scheme. In accordance with Appendix A of Indian Accounting Standard (Ind AS) 10 Distribution of Noncash Assets to Owners and as per the scheme, the distribution of non-cash assets to shareholders of the Company and carrying value of net assets of Wealth Management Business Undertaking have been adjusted against the Retained Earnings amounting to ₹ 2,353.18 crores. In view of above, the results of the current period are after giving effect of the Scheme as on appointed date i.e.,18th May, 2023 and hence previous period numbers are not comparable to that extent.

Further, on account of demerger, Company has accounted for net gain amounting to ₹8.32 crore during the quarter ended 30 June 2023.

- 10 The Company's subsidiary ECL Finance Limited ('ECLF') has received the inspection report dated 12 January 2023 from Reserve Bank of India ('RBI') for the Financial Year 2021-22. The RBI in its inspection report has inter alia raised matter relating to the sharing of fair value gains of ₹199.41 crores between the ECLF and the Company. This pertains to exposure towards certain borrowers that are covered under the Shareholders' agreement between the Company, ECLF and an investor and the Risks & Rewards sharing agreement between the Company and ECLF. ECLF has provided its justifications for recording such fair value gains in its financial statements to RBI. Further, ECLF has informed to its Board of Directors in its meeting dated 24 January 2023 that recording and sharing of such fair value gains between the Company and ECLF is in accordance with agreements referred above.In the month of April 2023, the ECLF submitted a detailed reply along with calculations, rationale for recognising such fair value gain and amended the Risk & Rewards sharing agreement with the Company. Further, the ECLF has sold/received redemption against such security receipts as on 31 March 2023. Accordingly, there is no impact of this observation on financial results as on 30 June 2023.
- 11 During the previous quarter ended 31 March 2023, Edelweiss Financial Services Limited (the "Company" or "EFSL") held 30% in the equity shares of Nuvama Wealth Management Limited ("NWML"). Till 30 March 2023, EFSL had significant influence over NWML as per Ind AS 27 Separate Financial Statements Investments and accounted for such investment in NWML at cost. With effect from 30 March 2023, EFSL does not have significant influence on NWML in accordance with Ind AS 28, Investments in Associates and Joint Ventures, pursuant to the amendment agreement dated 9 March 2023 to the amended and restated shareholders' agreement dated 18 March 2021 between EFSL, Edelweiss Global Wealth Management Limited ("EGWML"), PAGAC Ecstasy Pte Ltd ("PAGAC") and NWML, the amendment to the articles of association of NWML and the appointment of independent trustee on 30 March 2023 to act on behalf of EFSL shareholders. Accordingly, such investment in NWML had been re-measured at fair value as per requirements and had recorded a fair value gain during the previous quarter and year ended 31 March 2023.
 - Net gain/loss on fair value changes includes net loss on fair value changes amounting of ₹ 308 crores and ₹ 379 crores for the previous quarter ended and year ended 31 March 2023 respectively, in connection with risk and reward support provided by the Company pursuant to risk and reward agreement with its subsidiaries
- 12 During the quarter ended 30 June 2023, employee benefits expense includes a reversal of bonus provision of ₹ 11.85 crores.
- 13 The figures for quarter ended 31 March 2023 are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the nine months ended 31 December 2022. The figures up to the end of the nine months period ended 31 December 2022 were subjected to a limited review by the Statutory Auditors of the Company.

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Website: www.edelweissfin.com



14 Standalone Segment Results for the quarter ended 30 June 2023

(₹ in Crores)

			Quarter Ended		•
	Particulars	30 June 2023	31 March 2023	30 June 2022	31 March 2023
		(Reviewed)	(Audited) (Refer Note 13)	(Reviewed)	(Audited)
1	Segment revenue [Total income]				
	Agency	1.82	18.36	14.56	70.24
	Holding Company activities	99.33	2,435.56	112.61	3,018.45
	Unallocated	-	-	-	-
	Total income	101.15	2,453.92	127.17	3,088.69
2	Segment results [Profit / (loss) before tax]				
	Agency	(41.40)	(0.28)	2.89	13.54
	Holding Company activities	(3.14)	2,271.72	3.12	2,301.10
	Unallocated	- 1	-	-	-
	Total profit / (loss) before tax	(44.54)	2,271.44	6.01	2,314.64
3	Segment assets	1			
	Agency	-	9.83	13.21	9.83
	Holding Company activities	8,407.52	10,404.93	7,720.01	10,404.93
	Unallocated	361.23	303.83	211.62	303.83
	Total assets	8,768.75	10,718.59	7,944.84	10,718.59
4	Segment liabilities				
	Agency	-	24.25	17.74	24.25
	Holding Company activities	3,871.83	3,438.29	2,930.58	3,438.29
	Unallocated	0.79	0.79	0.79	0.79
	Total liabilities	3,872.62	3,463.33	2,949.11	3,463.33
5	Segment capital employed [Segment assets - Segment	nt liabilities]			
	Agency	-	(14.42)	(4.53)	(14.42)
	Holding Company activities	4,535.69	6,966.64	4,789.43	6,966.64
	Unallocated	360.44	303.04	210.83	303.04
	Total capital employed	4.896.13	7,255.26	4,995.73	7,255.26

¹⁵ The previous period/year figures have been regrouped/reclassified wherever necessary to conform to current period's/year presentation.

On behalf of the Board of Directors

Rashesh Shah Chairman

Mumbai, 04 August 2023.

¹⁶ The standalone financial results will be available on the Company's website - www.edelweissfin.com



Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India

Tel: +91 22 6819 8000

Independent Auditor's Review Report on the Quarterly Unaudited Standalone Financial Results of the Company pursuant to the Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to The Board of Directors Edelweiss Financial Services Limited

- 1. We have reviewed the accompanying statement of unaudited standalone financial results of Edelweiss Financial Services Limited (the "Company") for the quarter ended June 30, 2023 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. The Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and 52 of the Listing Regulations. The Statement has been approved by the Company's Board of Directors. 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 Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. 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 Standards on Auditing 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 the aforesaid Ind AS 34 prescribed under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For S.R. BATLIBOI & Co. LLP Chartered Accountants

ICAI Firm registration number: 301003E/E300005

per Shrawan Jalan Partner

Membership No.: 102102

UDIN: 23102102BGXJJA9588

Place of Signature: Mumbai Date: August 4, 2023

MATERIAL DEVELOPMENTS

There have been no material developments since March 31, 2023, till the date of filing this Prospectus, which may have implications on the financials / credit quality at the time of the Issue, which may affect the Issue or the investor's decision to invest or continue to invest in the debt securities.

FINANCIAL INDEBTEDNESS

As on June 30, 2023, our Company had outstanding total borrowings, on a standalone basis, of ₹28,585.66 million.

Sr. No.	Nature of Borrowings	Amount Outstanding (in ₹ million)*	%
1.	Secured borrowings	28,585.66	100%
2.	Unsecured borrowings	-	-
Total Box	rowings	28,585.66	100%

^{*} The above amount is calculated after considering IndAS adjustments.

Set forth below, is a summary of the borrowings by our Company outstanding as on June 30, 2023, together with a brief description of certain significant terms of such financing arrangements.

Details of secured borrowings:

Our Company's outstanding borrowings through debt securities, on a standalone basis, as on June 30, 2023 amounts to ₹ 28,585.66 million (including IND-AS adjustment for effective interest rate on secured non-convertible debentures).

Details of outstanding secured loan facilities

Our Company has not borrowed any amount by way of availing secured loan facilities as on June 30, 2023.

Details of unsecured loan facilities:

Our Company has not borrowed any amount by way of availing unsecured loan facilities as on June 30, 2023.

Details of outstanding non-convertible securities, on a standalone basis:

1. <u>Secured, redeemable non-convertible debentures (public placements):</u>

Our Company has issued secured redeemable non-convertible debenture of face value of ₹ 1,000 on a public placement basis of which ₹ 2,056.25 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity	Coupon (p.a.) in	Date of allotment	Amount outstanding (including accrued interest)*	Redemption / Maturity Date	Credit Rating	Description	Security
INE532F07BK7	(Days) 1,095	9.35	January 8, 2021	605.84	January 8, 2024	BWR AA-/Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532F07BL5	1,095	NA	January 8, 2021	191.46	January 8, 2024	BWR AA- /Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532F07BM3	1,826	9.39	January 8, 2021	546.13	January 8, 2026	BWR AA-/Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532F07BN1	1,826	9.80	January 8, 2021	348.27	January 8, 2026	BWR AA- /Negative & CARE A+/Negative	Secured, rated, listed, non- convertible	

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption / Maturity Date	Credit Rating	Description	Security
							redeemable debentures	
INE532F07BO9	1,826	NA	January 8, 2021	129.27	January 8, 2026	BWR AA-/Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532F07BP6	3,652	9.53	January 8, 2021	166.66	January 8, 2031	BWR AA-/Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532F07BQ4	3,652	9.95	January 8, 2021	68.62	January 8, 2031	BWR AA-/Negative & CARE A+/Negative	Secured, rated, listed, non- convertible redeemable debentures	

Above debentures are fully secured by receivables from Edel Finance Company Limited ₹ 2,170 million *Includes adjustment on account of EIR.

2. <u>Secured redeemable non-convertible debentures (public placements):</u>

Our Company has issued secured redeemable non-convertible debenture of face value of \$1,000 on a public placement basis of which \$2,187.03 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in	Date of allotme nt	Amount outstanding (including accrued interest)*	Redemption / Maturity Date	Credit Rating	Description	Security
INE5 32F0 7BV 4	1,096	9.10	April 29, 2021	504.15	April 29, 2024	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	Please refer to the note below.
INE5 32F0 7BX 0	1,826	9.16	April 29, 2021	799.57	April 29, 2026	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non-convertible redeemable debentures	
INE5 32F0 7BY 8	1,826	9.55	April 29, 2021	298.51	April 29, 2026	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F0 7CA 6	3,652	9.30	April 29, 2021	178.55	April 29, 2031	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	

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ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotme nt	Amount outstanding (including accrued interest)*	Redemption / Maturity Date	Credit Rating	Description	Security
INE5 32F0 7CB4	3,652	9.70	April 29, 2021	149.14	April 29, 2031	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F0 7BW 2	1,096	NA	April 29, 2021	149.19	April 29, 2024	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F0 7BZ5	1,826	NA	April 29, 2021	107.92	April 29, 2026	BWR AA-/Negative & Acuite A+/Stable	Secured, rated, listed, non-convertible redeemable debentures	

Above debentures are fully secured by receivables from Edelweiss Rural and Corporate Services Limited ₹ 2,400 million *Includes adjustment on account of EIR.

3. <u>Secured, redeemable non-convertible debentures (public placement):</u>

Our Company has issued secured redeemable non-convertible debenture of face value of ₹1,000 on a public placement basis of which ₹ 3,751.95 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest) *	Redemption / Maturity date	Credit Rating	Description	Security
INE5 32F07 CC2	1096	8.75	September 10, 2021	774.73	September 10, 2024	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	Please refer to the note below.
INE5 32F07 CD0	1096	9.1	September 10, 2021	857.4	September 10, 2024	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CE8	1096	NA	September 10, 2021	340.94	September 10, 2024	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non-convertible redeemable debentures	
INE5 32F07 CF5	1826	9.15	September 10, 2021	800.08	September 10, 2026	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non-convertible redeemable debentures	
INE5 32F07 CG3	1826	9.55	September 10, 2021	464.04	September 10, 2026	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest) *	Redemption / Maturity date	Credit Rating	Description	Security
INE5 32F07 CH1	1826	NA	September 10, 2021	153.25	September 10, 2026	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CI9	3652	9.3	September 10, 2021	261.18	September 10, 2031	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CJ7	3652	9.70	September 10, 2021	100.33	September 10, 2031	ACUITE A+/Stable & ICRA A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	

Above debentures are fully secured by investment in CCD of Edelweiss Rural and Corporate Services amounting to ₹4,500 million by Edel Finance Company Limited.

4. <u>Secured, redeemable non-convertible debentures (public placement):</u>

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Our Company has issued secured redeemable non-convertible debenture of face value of \mathfrak{T} 1,000 on a public placement basis of which \mathfrak{T} 4,600.45 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE5 32F07 CL3	730	8.75	December 28, 2021	765.7	December 28, 2023	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	Please refer to the note below.
INE5 32F07 CM1	730	NA	December 28, 2021	134.73	December 28, 2023	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CN9	1096	8.75	December 28, 2021	822.59	December 28, 2024	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CO7	1096	9.1	December 28, 2021	624.63	December 28, 2024	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CP4	1096	NA	December 28, 2021	185.54	December 28, 2024	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable	

^{*}Includes adjustment on account of EIR.

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description Description	Security
INE5 32F07 CQ2	1826	9.15	December 28, 2021	753.39	December 28, 2026	CRISIL AA-/Negative ACUITE A+/Stable	debentures Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CR0	1826	9.55	December 28, 2021	769.95	December 28, 2026	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CS8	1826	NA	December 28, 2021	132.44	December 28, 2026	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CT6	3652	9.3	December 28, 2021	287.5	December 28, 2031	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE5 32F07 CU4	3652	9.7	December 28, 2021	123.98	December 28, 2031	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	

Above debentures are fully secured by receivables from Edel Finance Company Limited amounting to $\ref{5,000}$ million *Includes adjustment on account of EIR.

5. <u>Secured, redeemable non-convertible debentures (public placement):</u>

Our Company has issued secured redeemable non-convertible debenture of face value of $\mathbf{\xi}$ 1,000 on a public placement basis of which $\mathbf{\xi}$ 3,589.35 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE53 2F07C V2	731	8.85	October 20, 2022	225.12	October 20, 2024	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	Please refer to the note below.
INE53 2F07C W0	731	NA	October 20, 2022	112	October 20, 2024	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07C X8	1,096	8.90	October 20, 2022	563.12	October 20, 2025	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable	

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE53 2F07C Y6	1,096	9.25	October 20, 2022	437.39	October 20, 2025	CRISIL AA-/Negative ACUITE A+/Stable	debentures Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07C Z3	1,096	NA	October 20, 2022	232.54	October 20, 2025	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07 DB2	1,826	9.35	October 20, 2022	1164.75	October 20, 2027	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07 DC0	1,826	9.75	October 20, 2022	330.47	October 20, 2027	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07 DA4	1,826	NA	October 20, 2022	103.55	October 20, 2027	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07 DD8	3,652	9.65	October 20, 2022	231.61	October 20, 2032	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	
INE53 2F07 DE6	3,652	10.10	October 20, 2022	188.8	October 20, 2032	CRISIL AA-/Negative ACUITE A+/Stable	Secured, rated, listed, non- convertible redeemable debentures	

Above debentures are fully secured by receivables from Edel Finance Company Limited amounting to $\ref{4,000}$ million *Includes adjustment on account of EIR

6. Secured, redeemable non-convertible debentures (public placement):

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ISIN	Tenor/	Coupon	Date of	Amount	Redemption/	Credit	Description	Security
	period	(p.a.) in %	allotment	outstanding	Maturity date	Rating		
	of			(including				
	maturit			accrued				
	y			interest)*				
	(Days)							
INE532	2 731	9.00	20-Jan-23	204.46	20-Jan-25	Acuite	Secured,	Please refer

							ion, unless oth	
ISIN	Tenor/ period of maturit y (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
F07DF 3						A+/Stable & CRISIL AA-/Negative	rated, listed, non- convertible redeemable debentures	to the note below.
INE532 F07DO 5	731	N.A.	20-Jan-23	101.1	20-Jan-25	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DM 9	1096	9.20	20-Jan-23	530.8	20-Jan-26	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DN 7	1096	9.60	20-Jan-23	505.36	20-Jan-26	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DL 1	1096	N.A.	20-Jan-23	203.76	20-Jan-26	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DK 3	1826	9.67	20-Jan-23	1141.30	20-Jan-28	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DJ5	1826	10.10	20-Jan-23	366.31	20-Jan-28	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DG 1	1826	N.A.	20-Jan-23	153	20-Jan-28	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	
INE532 F07DH 9	3653	10.00	20-Jan-23	426.5	20-Jan-33	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	

ISIN	Tenor/ period of maturit y (Days)	Coupon (p.a.) in %	Date of allotment	Amount outstanding (including accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE532 F07DI7	3653	10.45	20-Jan-23	226.23	20-Jan-33	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non- convertible redeemable debentures	

Above debentures are fully secured by investment in CCD of Edelweiss Rural and Corporate Services amounting to ₹ 4,500 million by Edel Finance Company Limited.

7. Secured, redeemable non-convertible debentures (public placement):

Our Company has issued secured redeemable non-convertible debenture of face value of ₹ 1,000 on a public placement basis of which ₹ 2,398.38 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

ISIN	Tenor/ period of maturity (Days)	Coupo n (p.a.) in %	Date of allotme nt	Amount outstandi ng (includin g accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE53 2F07D Q0	731	8.95	April 27, 2023	132.19	April 27, 2025	Acuite A+/Stable & CRISIL AA- /Negative	Secured, rated, listed, non-convertible redeemable debentures	Please refer to the note below.
INE53 2F07D R8	731	NA.	April 27, 2023	77.51	April 27, 2025	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D P2	1,096	9.20	April 27, 2023	367.48	April 27, 2026	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D S6	1,096	9.60	April 27, 2023	275.57	April 27, 2026	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D U2	1,096	N.A	April 27, 2023	104.52	April 27, 2026	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D T4	1,827	9.67	April 27, 2023	646.29	April 27, 2028	Acuite A+/Stable & CRISIL AA- /Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D V0	1,827	10.10	April 27, 2023	286.03	April 27, 2028	Acuite A+/Stable & CRISIL AA-/Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53	1,827	N.A.	April	94.6	April 27, 2028	Acuite	Secured, rated, listed,	

^{*}Includes adjustment on account of EIR

ISIN	Tenor/ period of maturity (Days)	Coupo n (p.a.) in %	Date of allotme nt	Amount outstandi ng (includin g accrued interest)*	Redemption/ Maturity date	Credit Rating	Description	Security
2F07D W8			27, 2023			A+/Stable & CRISIL AA-/Negative	non-convertible redeemable debentures	
INE53 2F07D X6	3,653	10.00	April 27, 2023	304.32	April 27, 2033	Acuite A+/Stable & CRISIL AA- /Negative	Secured, rated, listed, non-convertible redeemable debentures	
INE53 2F07D Y4	3,653	10.45	April 27, 2023	109.87	April 27, 2033	Acuite A+/Stable & CRISIL AA- /Negative	Secured, rated, listed, non-convertible redeemable debentures	

Above debentures are fully secured by receivables from Edelweiss Securities And Investments Private Limited amounting to ₹ 2,750 million

8. <u>Unrated, unlisted, secured, redeemable non-convertible debentures (private placements):</u>

Our Company has issued unrated, secured redeemable non-convertible debenture of face value of ₹ 7,27,143 on a private placement basis of which ₹ 3,605.17 million is outstanding (including accrued interest) as on June 30, 2023, the details of which are set forth below:

(₹ in million, unless otherwise stated)

ISIN	Tenor/ period of maturity (Days)	Coupon (p.a.) in %	allotment	Amount outstanding (including accrued interest) (₹ million)*	Redemption/ Maturity date	Credit Rating	Description	Security
INE532 F07BU6	1,506	5.00%	March 16, 2021	3,605.17	April 30, 2025	NA	non-convertible	Please refer to the note below.

Above debentures are fully secured by pledge over 59.82% of the total issued and paid-up equity share capital of Edelweiss Asset Reconstruction Company Limited.

9. Secured, redeemable, rated, listed, non-convertible market linked debentures (private placements):

	Series of non- convertible debentures	ISIN	Tenor/ Period of Matur ity (Days)	pon (p.a.)	Amou nt (₹	Amou nt outsta nding (₹ millio n)	Redemption/ Maturity Date	Credit Rating	Description	Security
1	J3L001A	INE53 2F07B J9	1,095	NA	105.70	133.32	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market	Please refer to the note

^{*}Includes adjustment on account of EIR

^{*}Includes adjustment on account of EIR and redemption premium.

-				I ~	-				in million, unless other	
Sr. No.	Series of non- convertible debentures	ISIN	Tenor/ Period of Matur ity (Days)		Issue Amou nt (₹ millio n)	Amou nt outsta nding (₹ millio n)	Redemption/ Maturity Date	Credit Rating	Description	Security
2	J3L001A01	INE53 2F07B J9	1,092	NA	10.00		December 18, 2023	BWR PP- MLD AA- /Negative	linked debentures Secured, redeemable, rated, listed, non-convertible market	below.
						12.61			linked debentures	
3	I5A101A	INE53 2F07B T8	1825	NA	350.00	434.23	January 13, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
4	J3A102A	INE53 2F07B R2	1096	NA	150.00	187.36	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
5	J3L001A03	INE53 2F07B J9	1068	NA	45.00	56.75	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
6	J5A101A	INE53 2F07B S0	1826	NA	50.00	61.88	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
7	J3L001A04	INE53 2F07B J9	1067	NA	347.50	438.26	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
8	J3A102A01	INE53 2F07B R2	1085	NA	200.00	249.26	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
9	J5A101A01	INE53 2F07B S0	1815	NA	50.00	61.73	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
10	J3L001A02	INE53 2F07B J9	1054	NA	178.50	225.09	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
11	J3A102A02	INE53 2F07B R2	1081	NA	15.50	19.30	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
12	J3L001A07	INE53 2F07B J9	1050	NA	100.00	126.12	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
13	J3L001A09	INE53 2F07B J9	1039	NA	15.00	18.92	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
14	J5A101A02	INE53 2F07B S0	1784	NA	25.00	30.83	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	

	(₹ in million, unless otherwise							wise stated)		
	Series of non- convertible debentures	ISIN	ity (Days)	Cou pon (p.a.) in %	Issue Amou nt (₹ millio n)	Amou nt outsta nding (₹ millio n)	Redemption/ Maturity Date	Credit Rating	Description	Security
15	J3L001A08	INE53 2F07B J9	1026	NA	10.00	12.63	December 18, 2023	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non- convertible market linked debentures	
16	J3A102A04	INE53 2F07B R2	1048	NA	50.00	62.03	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
17	J3A102A05	INE53 2F07B R2	1041	NA	50.00	62.03	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
18	J5A101A03	INE53 2F07B S0	1765	NA	20.00	24.66	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
19	J3A102A07	INE53 2F07B R2	1027	NA	60.00	74.44	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
20	J5A101A04	INE53 2F07B S0	1757	NA	20.00	24.66	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
21	J3A102A08	INE53 2F07B R2	990	NA	30.00	37.15	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
22	J5A101A05	INE53 2F07B S0	1720	NA	20.00	24.66	January 14, 2026		Secured, redeemable, rated, listed, non-convertible market linked debentures	
23	J3A102A09	INE53 2F07B R2	973	NA	40.00	49.44	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
24	J5A101A06	INE53 2F07B S0	1703	NA	10.00	12.22	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
25	J3A102A10	INE53 2F07B R2	969	NA	65.00	80.34	January 15, 2024	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	
26	J5A101A07	INE53 2F07B S0	1699	NA	15.00	18.33	January 14, 2026	BWR PP- MLD AA- /Negative	Secured, redeemable, rated, listed, non-convertible market linked debentures	

Above debentures are fully secured by pari passu charge over present and future receivables of the Company excluding the receivables which are charged with other lenders, trustees or creditors.

Amount of corporate guarantee or letter of comfort issued by the Issuer alongwith name of counterparty on behalf of whom it has been issued, contingent liability including debt service reserve account guarantees/

any put options:

Corporate Guarantee:

As on June 30, 2023, our Company has issued corporate guarantee amounting to ₹ 23,849.37 million:

(₹ in million, unless otherwise stated)

Sr. No.	Company name	Nature of Counterparty	Nature of facility	Amount sanctioned	Amount outstanding
1	Ecap Equities Limited	Subsidiary	MLDs	22,500.00	5,918.3
2	ECL Finance Limited	Subsidiary	Banking facility	3,500.00	1,200.00
3	Edelweiss Asset Reconstruction Company Limited	Subsidiary	MLDs, non- convertible debentures and Banking facility	33,050.00	11,895.40
4	Nuvama Wealth Finance Limited	Others	Preference shares, trading and banking facility	470.70	138.27
5	Edel Finance Company Limited	Subsidiary	MLDs	15,000.00	470.00
6	NIDO Home Finance Limited	Subsidiary	Banking facility	3,500.00	914.6
7	Edelweiss Investment Adviser Limited	Subsidiary	NCD	3,650.00	3,312.8
Total			81,670.70	23,849.37	

Letter of Comfort: List of Letter of Comfort ("LOCs") issued by the Company as on June 30, 2023:

(₹ in millions, unless otherwise stated)

Sr No	Beneficiary Entity	Nature of Beneficiary Entity	Type	Counterparty	Product	Sanctioned/ Issued	Utilised
1	Nido Home Finance Limited	Subsidiary	LOC	Canara Bank	Term Loan	2,500.00	2,250.00
2	ECL Finance Limited	Subsidiary	LOC	Axis Trustee Services Limited	Term Loan	35,100.00	13,008.11
3	ECL Finance Limited	Subsidiary	LOC	Vivriti Capital Private Limited	Term Loan	200.00	158.33
4	Edelweiss Retail Finance Limited	Subsidiary	LOC	Vivriti Capital Private Limited	Term Loan	300.00	237.50
5	ECL Finance Limited	Subsidiary	LOC	Tata Capital Financial Services Limited	Term Loan	225.00	202.50
6	Edelweiss Retail Finance Limited	Subsidiary	LOC	Punjab & Sind Bank	WCDL/C ash Credit	100.00	79.08
7	ECL Finance Limited	Subsidiary	LOC	Small Industries Development Bank of India	Term Loan	3,000.00	525.00

Details of commercial paper issuances undertaken by the Company:

Our Company has not issued any commercial papers as on June 30, 2023.

Inter-Corporate Deposits:

Our Company has not borrowed any amount by way of inter-corporate deposits as on June 30, 2023.

Inter-Corporate Loans:

Our Company has not borrowed any amount by way of demand loans under the same management as on June 30, 2023.

Loan from Directors and Relatives of Directors:

Our Company has not raised any loan from directors and relatives of directors as on June 30, 2023.

Restrictive Covenants under our Financing Arrangements:

Our financing agreements include various restrictive conditions and covenants restricting certain corporate actions and our Company is required to take the prior approval of the debenture trustee before carrying out such activities. For instance, our Company, inter-alia, is required to obtain the prior written consent in the following instances:

- a) Effect any change in control of our Company.
- b) Permit any transfer of the controlling interest or make any drastic change in the management set-up.
- c) Change or in any way alter the capital structure.
- d) Implement a new scheme of expansion or take up an allied line of business or manufacture.
- e) Effect any scheme of amalgamation or reconstruction.
- f) to amend the constituent documents of certain companies of our Company.

Details of defaults and/or delay in payment of interest and principal of any kind of term loan, debt securities, commercial paper (including technical delay) and other financial indebtedness including corporate guarantee or letters of comfort issued by the Issuer, in the preceding three years and current financial year.

As on the date of this Prospectus, there has been no rescheduling, default and/or delay in payment of principal or interest on any existing term loan, debt security(ies), commercial papers (including technical delay) or any other financial indebtedness including corporate guarantee or letters of comfort issued by the Issuer in the preceding three years and current financial year.

Details of the rest of the borrowing (if any including hybrid debt like foreign currency convertible bonds (FCCB), optionally convertible debentures / preference shares) from financial institutions or financial creditors.

Nil

Details of any outstanding borrowing taken/ debt securities issued where taken / issued (i) for consideration other than cash, whether in whole or part, (ii) at a premium or discount, or (iii) in pursuance of an option.

Nil

SECTION VI - LEGAL AND OTHER INFORMATION

OUTSTANDING LITIGATIONS

The Issuer, Directors, Promoter, Subsidiaries and our group companies are subjected to various legal proceedings from time to time, mostly arising in the ordinary course of its business. The legal proceedings are initiated by us and also by customers and other parties. These legal proceedings are primarily in the nature of: (a) arbitration petitions (b) civil suits (c) criminal complaints, (d) consumer complaints, (e) tax matters; and (f) petitions pending before appellate authorities. We believe that the number of proceedings in which we are involved in is not unusual for a company of our size in the context of doing business in India. Except as disclosed below, there is no outstanding litigation involving the Issuer, Subsidiaries, Promoters, Directors and group companies or any other person that would have a material adverse effect on our operations or financial position which may affect the Issue or the investor's decision to invest in the Issue.

The Debenture Fund Raising Committee has set a materiality threshold for disclosure of events or information in relation to the Issue encompassing all pending litigation involving the Issuer, Promoter, Directors, Subsidiaries and group companies, other than criminal proceedings, and regulatory proceedings (which would be disclosed in a consolidated manner), as 'material' for the purposes of disclosure in this Prospectus if: (i) the monetary amount of claim by or against the entity or person in any such pending litigation is in excess of an amount of \$1,000 million, or (ii) any such litigation or regulatory action the outcome of which has a bearing on the business, operations, prospects or reputation of the Issuer, irrespective of the amount involved in such litigation.

It is clarified that for the purposes of the above, pre-litigation notices received by the Issuer, Directors, our Promoter, Subsidiaries or our group companies shall, unless otherwise decided by our Board of Directors/Debenture Fund Raising Committee, not be considered as litigation until such time that the Issuer, Directors, Promoter, Subsidiaries and/or group companies, as the case maybe, is impleaded as a defendant in litigation proceedings before any judicial forum.

Except as disclosed below, there are no pending proceedings pertaining to:

- (a) Litigations involving the Issuer, Subsidiaries, Promoter, Directors, group companies, or any other person, whose outcome could have a material adverse effect on the financial position of the Issuer which may affect the Issue or the investor's decision to invest/continue to invest in the NCDs;
- (b) any default and non-payment of statutory dues by the Issuer for the preceding three financial years and current financial years;
- (c) any litigation or legal action pending or taken by a Government department or a statutory body or regulatory body against the Promoters during the three years immediately preceding the year of the issue of this Prospectus;
- (d) the details of acts of material frauds committed against the Issuer in the preceding three financial years and current financial year, if any, and if so, the action taken by the Issuer;
- (e) there are no failures or defaults to meet statutory dues, institutional dues and dues towards instrument holders including holders of debentures, fixed deposits and arrears on cumulative preference shares, etc., by the Issuer;
- (f) pending proceedings initiated against the Issuer for economic offences; and
- (g) inquiries, inspections or investigations initiated or conducted under the securities laws or Companies Act, 2013, or any previous companies law including where there were any prosecutions filed (whether pending or not) and fines imposed or offences compounded of the Issuer in the three years immediately preceding the year of issue of this Prospectus against the Issuer and our Subsidiaries fines imposed on or compounding of offences done by the Issuer and our Subsidiaries in the last three years immediately preceding the year of issue of this Prospectus.
- (h) any material event/ development or change having implications on the financials/credit quality (e.g. any material regulatory proceedings against the Issuer/Promoters, litigations resulting in material liabilities, corporate restructuring event etc.) which may affect the issue or the investor's decision to invest/ continue

to invest in the NCDs.

1. Criminal litigations, material civil litigations and all regulatory actions involving the Issuer

(i) As on the date of this Prospectus, following are material civil litigations involving the Issuer:

Civil Litigation

By the Issuer

Nil

Against the Issuer

The Issuer has been served with provisional attachment order dated May 18, 2020 ("PAO") from the office of the Directorate of Enforcement, ("ED"), Jalandhar, under various provisions of PMLA against the immovable properties and investments of Kuldeep Singh, Vikram Seth and others for allegedly siphoning off about ₹213.10 million from Bank of Baroda, Phagwara Branch. It is revealed from PAO that certain NPAs were taken over by our group entity, EARC under assignment deed from State Bank of Patiala (now merged with State Bank of India) in its ordinary course of business. The Issuer has been served with show cause notice ("SCN") dated July 10, 2020 under Section 8 of PMLA from the Adjudicating Authority, PMLA, New Delhi ("Authority") inter alia inquiring about source of income, earning or assets by means of which the Issuer acquired attached property and directed to appear before the Adjudicating Authority, New Delhi along with supporting evidence/documents. The Issuer filed its application dated December 7, 2020 before Adjudicating Authority, PMLA, New Delhi and advanced submissions that it has been incorrectly arraigned in the present proceedings. EARC, also filed its reply dated November 2, 2020 before the Adjudicating Authority on merit to decline confirmation of PAO. Upon noting the submission of the Issuer, the Adjudicating Authority adjourned the matter for final arguments. The Adjudicating Authority vide its order dated December 28, 2021 confirmed the PAO against the proprieties under provisions of the PMLA and ordered to continue pending investigation. Being aggrieved, EARC preferred an appeal being no 4530 of 2022 before the appellate tribunal constituted under PMLA challenging the said order and the same is pending for hearing. The Issuer also adopted further appropriate steps by way of appeal challenging the said order. The matter is currently pending.

(ii) Criminal Litigation

By the Issuer

The Issuer vide its letter dated December 30, 2011 had filed a complaint under various sections of IPC, the Information Technology Act, 2000, Trademark Act, 1999, and the Copyright Act, 1957 against Vaibhav Singh, Percept Profile, Harindra Singh, Shailendra Singh, Rajeev Mehrotra and unknown persons in relation to press release titled "Edelweiss Asset Management Head Quits, to Start Own", which was allegedly released by the aforesaid employees of Percept Profile on behalf of the Issuer. The Issuer also moved a criminal writ petition before the Hon'ble Bombay High Court against the State of Maharashtra and others, praying inter alia, that the respondents or the Central Bureau of Investigation ("CBI") or any other agency be directed to register and investigate the aforesaid complaint dated December 30, 2011. The Hon'ble Bombay High Court vide its order dated July 23, 2012, directed the police to register a first information report ("FIR") on August 6, 2012. Subsequently, Harindra Singh and Shailendra Singh filed a Criminal Application before the Hon'ble Bombay High Court praying inter alia for quashing of the FIR. Further, Rajeev Mehrotra filed a criminal application before Hon'ble Bombay High Court inter alia praying for declaration that investigation under the FIR is null and void and for staying further proceedings in the FIR. The Hon'ble Bombay High Court, vide its order dated December 3, 2012, directed that a 72 hours' advance notice has to be given prior to any arrest of any of the accused in the case, so that appropriate remedy can be sought. The matter is currently pending.

Against the Issuer

Nil

(i) Regulatory Proceedings involving the Issuer

A. The Issuer (ought to have been ECL Finance Limited) has been served with a notice ("Notice") dated February 16, 2022 issued by Member Secretary, Micro and Small Enterprises Facilitation Council, MMR Region, Mumbai inter alia informing that one M/s. Pagdandi Marketing Solutions Private Limited ("Complainant") has filed a petition on Samadhan Portal under Section 18(1) of Micro Small Medium Enterprises Development Act, 2006. The Complainant, being channel partner of ECL Finance Limited for sourcing equipment and mortgaged finance, alleged against ECL Finance Limited for non-payment of commission / invoice amounting to ₹ 2.36 million along with interest of ₹ 2.30 million aggregating to ₹ 4.66 million for processing of loan business. The Issuer filed its application dated July 07, 2022 challenging maintainability of the captioned petition on merit alongwith copy of criminal complaint filed against the directors of the Complainant. The Petition is pending for hearing.

2. Litigation or all legal or regulatory actions involving our Promoter as on the date of this Prospectus

- (i) The ED vide a letter dated January 3, 2020 ("Summon"), issued under Sections 37(1) and (3) of the Foreign Exchange Management Act, 1999 read with Section 131(1) of the Income Tax Act, 1961 and Section 30 of the Code of Civil Procedure 1908, the Chairman of the Issuer and requested his personal attendance in the matter of Capstone Forex Private Limited and others on January 9, 2020 to give evidence and produce books of account or other documents specified in the Summon. The Chairman of the Issuer attended the office of ED on January 15, 2020, and the authorized representative of the Issuer vide letter dated January 15, 2020, inter alia responded to the Summon and provided the information sought in the Summon. Subsequently, further queries were responded to vide email dated January 17, 2020 and letter dated January 22, 2020. No further request for information or personal appearance from the aforesaid authorities remains pending thereafter. The matter is currently pending.
- (ii) S & D Financials Private Limited ("SDFL"), a client of Nuvama Wealth Management Limited ("NWML") filed an application under Section 156(3) of the CrPC pursuant to which an FIR dated March 22, 2008 was registered under various sections of IPC against NWML and the Issuer's Directors and Promoters, Rashesh Shah and Venkatchalam Ramaswamy and others. In the FIR, SDFL *inter alia* alleged Rashesh Shah and Venkatchalam Ramaswamy and others of unauthorised trading, criminal breach of trust and cheating SDFL in future and options transactions amounting to ₹8.48 million. NWML *vide* a letter dated September 8, 2008, denied all the allegation against it and *inter alia* stated that there are arbitration proceedings initiated by NWML against SDFL for non-payment of monies which are currently pending The matter is currently pending.
- (iii) ECL Finance Limited, our Promoter, Rashesh Shah and other employees of ECL Finance Limited ("Accused") are in receipt of a complaint under various section of IPC filed by one Amir Ahmad ("Complainant"). The Complainant has alleged that ECL Finance Limited arbitrarily liquidated his 4383 equity shares of HDFC Bank Limited, pledged with ECL Finance Limited as Security for repayment of ESOP loan facility amounting to ₹ 5.74 million and unsecured loan facility amounting to ₹ 2.35 million availed by the Complainant. ECL Finance limited vide its letter dated January 12, 2021 replied to the said notice alongwith relevant documents denying the allegations made by the Complainant. Further, all the Accused have filed their replies *vide* letter dated February 2, 2021. The investigation is currently pending.
- (iv) ECL Finance Limited received notice dated April 5, 2021, from its borrower Dr. Mohammad Ali Kaka Patankar (A to Z Diagnostic Centre), Mumbai ("Borrower") through his Advocate regarding alleged high-handed behavior of collection executives during their visit to his residence on March 30, 2021, for recovery of outstanding dues/EMIs. The Borrower vide another letter dated April 7, 2021, made a complaint before the President of the Maharashtra State Minorities Commission ("MSMC") for alleged intimidation ("Complaint"). Based on the Complaint, the MSMC issued a notice under Section 10 of the MSMC Act 2004 to the Deputy Commissioner of Police, Circle 5, Mumbai and Mr. Rashesh Shah, Chairman for appearance and hearing. The Borrower *vide* letter dated July 7, 2021, informed the Senior Inspector of Police, Worli Police Station about the settlement of the dispute and requested to treat the matter as amicably settled between the Parties. The matter is currently pending.
- (v) EARC acquired the debts of the borrower, namely, ND's Art World Private Limited along with its underlying securities, rights, interest and title from CFM Asset Reconstruction Private Limited ("CFM ARC") vide assignment agreement dated December 23, 2022. Various proceedings were instituted by CFM ARC under the SARFAESI Act, IBC and Section 138 of the Negotiable Instruments Act, 1881. The IBC petition was admitted by the National Company Law Tribunal ("NCLT"), Mumbai bench vide its order dated July 25, 2023 initiating corporate insolvency resolution process ("CIRP") against ND's Art World Private Limited. Subsequently, late Mr. Nitin C. Desai (erstwhile managing director of ND's Art World Limited) filed an

appeal in National Company Law Appellate Tribunal ("NCLAT"), Principal Bench, New Delhi on July 29, 2023. The said appeal was dismissed by Hon'ble NCLAT *vide* its order August 1, 2023. Thereafter, it was brought to the knowledge of the Issuer through media reports about the demise of late Mr. Nitin C. Desai on August 2, 2023. Thereafter Smt. Neha Nitin Desai, family members of late Mr. Nitin C. Desai filed an FIR on August 4, 2023, against 5 people including Rashesh Shah (Managing Director, EFSL), Raj Kumar Bansal (Managing Director and Chief Executive Officer of EARC), Keyur Mehta (employee of Edelweiss Alternative Asset Advisor Limited), Smit Shah (employee of ECL Finance Limited) and Jitendra Kothari (interim resolution professional appointed by the Hon'ble NCLT *vide* order dated July 25, 2023). A petition under Section 482 of the CrPC, for quashing the abovementioned FIR was filed by the abovementioned individuals on August 07, 2023 before the Hon'ble Bombay High Court. The Hon'ble Bombay High Court *vide* its order dated August 11, 2023 had issued notices to all parties. The matter was last heard on August 18, 2023 and next date of hearing yet to be notified.

3. Material litigations involving our Directors as on the date of this Prospectus

A. Civil litigation

Other than as mentioned under "-Material litigation or legal or regulatory actions involving our Promoter", there are no other civil proceedings against the Directors of EFSL.

B. Criminal litigation

Other than as mentioned below and under "-Material litigation or legal or regulatory actions involving our Promoter", there are no other criminal proceedings against the Directors of EFSL.

(i) Smt. Iti, a client of Nuvama Wealth and Investment Limited ("NWIL") filed an FIR on June 30, 2012, before Hari Parvat, Janpad Police Station, Agra ("Station") against Saurabh Jain, Richa Jain and Mahendra Jain (collectively "Accused"), under Sections 420, 467, 468, 471 read with Section 120B of the IPC, 1860 and Sections 66, 66C and 66D of the Information Technology Act, 2000, for alleged unauthorised trading by modifying her trading account and password with NWIL. The total amount claimed by Smt. Iti is ₹ 13.8 million. The matter is pending.

4. Litigation involving Subsidiaries

(a) Edelweiss Asset Reconstruction Company Limited (EARC) and its Trust

(i) Civil proceedings by EARC Trusts

1. IDFC First Bank Limited (Assignor bank and applicant in the original application) filed an application in DRT-Hyderabad against Coastal Projects Limited, and others for recovery of the debt amount from defaulter, Coastal Projects Limited amounting to ₹2,382.76 million. EARC has acquired the debts pertaining to Coastal Projects Limited from IDFC Bank Limited *vide* Assignment Agreement dated August 24, 2018 under EARC Trust SC 341. After assignment of debts, EARC, acting in its capacity of trustee has filed an application for impleadment as an applicant, in its capacity as assignee, in the original application ("OA") filed by IDFC Bank Limited in DRT Hyderabad, which was allowed by DRT-Hyderabad.

Defendant's also filed their counter claim of about ₹2,390 million against the Assignor Bank on the ground that Bank, which was holding 3,385,939 shares of the defendant company in security, have liquidated at much lower price of about ₹670 million without any notice to the defendants. Defendants alleged that the liquidation is in violation of the provisions of the agreement executed between the Bank and the Defendants and the Assignor bank ought to have realized ₹3,510 million upon liquidation of securities.

Since the corporate debtor (i.e., Coastal Projects Limited) have undergone liquidation under the IBC, EARC, acting in its capacity of trustee, had filed an interim application for bringing on record the liquidator. The said interim application for bringing on record the liquidator has been allowed. The matter is currently pending for recording evidence.

(ii) Civil proceedings against EARC Trusts

Other than as mentioned below and under "-Civil proceedings against ECL Finance", there are no other civil proceedings against EARC or EARC Trusts.

- 1. Winsome Yarns Limited, the Plaintiffs have filed a Civil Suit being No. 444 of 2020 before Civil Judge (Junior Division), Ludhiana against the State of Punjab and EARC inter alia for declaration that the assignment agreement dated December 10, 2015 executed between Punjab National Bank ("PNB") and EARC Trust SC 168 for the exposure of Winsome Yarns Ltd should not be relied upon by any legal forum. The purchase consideration of the assignment agreement executed between PNB and EARC Trust SC 168, is amounting to about ₹ 479.5 million. On February 13, 2020, EARC, acting in its capacity of trustee, filed its written statement and filed an application under order 7 Rule 10 of CPC for return of plaint consequent upon misjoinder of cause of actions. On February 24, 2020, the Plaintiffs filed its reply to said application. The matter is pending for hearing due to pandemic Covid-19.
- Winsome Yarns Limited, has filed a Petition being Miscellaneous Application No. 24 of 2020 before the Court of Chief Controlling Revenue Authority-cum-Financial Commissioner (Revenue) Punjab, Chandigarh ("CCRA") inter-alia praying for an order that EARC, in its capacity as Trustee be directed not to act upon the assignment agreement dated December 10, 2015 executed between PNB and EARC Trust for want of paying requisite stamp duty before any lawful authority including DRT/NCLT, Chandigarh etc. CCRA vide its interim order dated February 03, 2020 passed an order to issue notice to District Collector, Ludhiana to submit certified copy of the assignment agreement dated December 10, 2015 and to submit his opinion on quantum of stamp duty, if any payable and if so, by which party. CCRA further passed an order to issue notice to EARC, acting in its capacity as trustee, for appearance before CCRA and to contest the stamp duty liability amounting to about ₹14.59 million and interest, if any. On February 19, 2020 EARC, acting in its capacity as trustee, entered its appearance, however on account of pandemic Covid-19, matter adjourned from time to time. On October 07, 2020 EARC, acting in its capacity as trustee, filed its reply and an application for maintainability of miscellaneous application, which was rejected by CCRA. CCRA vide its Order dated December 18, 2020 held that Financial Commissioner has the jurisdiction to adjudicate the Miscellaneous Application No. 24 of 2020 and is maintainable for final adjudication. Miscellaneous Application is pending for final adjudication.

In the meantime, EARC, acting in its capacity as trustee, filed a Civil Writ Petition being No. 13346 of 2020 before the High Court at Punjab & Haryana against (i) State of Punjab through CCRA, Punjab, Deputy Commissioner, Ludhiana and (iii) Joint Sub Registrar cum Naib Tehsildar, Mullanpur Dhakan, Ludhiana *inter-alia* challenging the ex-parte interim order dated February 03, 2020 passed by CCRA.

Winsome Yarns Limited, filed an application before the Hon'ble High Court to become a party in Civil Writ Petition filed by EARC Trust, which was allowed by the Court vide its Order dated November 05, 2020 with the observations that Winsome Yarns Limited shall assist the Court on the legal aspect of payment of stamp duty. On December 07, 2020, the Hon'ble High Court observed that the CCRA would dispose of the pending application of EARC qua maintainability and pass an appropriate order thereon in accordance with Law. The said Writ Petition was disposed off vide order dated October 26, 2021 wherein the Hon'ble High Court of Punjab and Haryana, while allowing said petitions has set aside impugned orders in all the Petitions and the consequence of the same is that EARC Trust no longer has any stamp duty liability as on date. Being aggrieved, Winsome Yarns Limited and State of Punjab preferred an Appeals against the said order dated October 26, 2021 before Division Bench of Punjab and Haryana High Court. The matter is currently pending before Hon'ble High Court of Punjab and Haryana. And CCRA.

SAM Family Trust and AHA Holdings Private Limited ("Applicants") have filed Securitization Applications being Dairy Nos. 1260 of 2021 and 1261 of 2021 respectively along with Applications for Interim stay before the DRT, Pune on November 21, 2021 against Catalyst Trusteeship Limited, EARC Trust SC 384, ECL Finance Limited, Smaaash Entertainment Private Limited ("Smaaash") and resident Naib Tahsildar, Mahul ("Defendants") inter-alia challenging demand notice dated July 3, 2020 for ₹ 2689.37 million issued by Defendant No. 1, under sub-section (2) of Section 13 of SARFAESI Act, notice dated October 25, 2021 to take physical possession mortgaged assets located at Village Kunenama, Taluka, Maval, District Pune in pursuance of Order dated June 29, 2021 passed by the Additional District Collector, Pune. Applicants alleged the classification of NCD account of Defendant Smaaash as NPA for non-payment of interest is contrary to RBI guidelines. Furthermore, alleged assignment agreement dated June 28, 2019, executed by ECL Finance Limited in favour of EARC Trust SC 384 assigning the benefits of NCDs is contrary to regulatory framework of SARFAESI Act and the rules thereunder and various guidelines/circulars/directions issued by the RBI. An appeal was filed against the DRT order allowing the securitisation application before the Debt Recovery Appellate Tribunal ("DRAT). The DRAT, vide order dated June 3, 2022 stayed the DRT order. Further, DRAT has order to maintain status quo of the property being adjudicated vide its order dated June 27, 2022. DART, Mumbai by its order dated November 11, 2022 stayed the operation of impugned order of DRT, Pune. The matter is pending.

GVK Energy and others ("Plaintiffs") have filed a suit for declaration and permanent injunction on the sale of shares of Alaknanda Hydro Power Company Limited ("Alaknanda") against EARC Trust SC 429, ECL Finance Limited, Ecap Securities and Investments Limited, Edelweiss Finvest Limited (now merged with Edel Finance Company Limited), and others ("Defendants"). The Plaintiffs had taken various loans which they had secured by way of shares. The Plaintiffs committed default in repayment of loans and a settlement agreement was entered into, and thereafter an extension vide letter dated June 18, 2021, was also grated, however Plaintiffs defaulted in payments. After the default, ECL Finance Limited, one of the Defendants in the suit invoked the shares. The Plaintiffs have prayed for reliefs including stay on the operation of the invocation notice dated May 17, 2022, pertaining to the pledge agreement and maintenance of status quo of the shares of the plaintiff and the security interest under the settlement agreement. It was agreed that the shares of the Alaknanda were to be sold at the best price. ECL Finance Limited submitted that they are in process of selling the shares. The Delhi High Court, vide order dated May 31, 2022, has asked for it to be intimated of any good offers for selling shares. Further, if in the interim, another offer is received by the plaintiffs, they shall intimate the same to the Court and the Defendants. In the event the Plaintiffs are unable to match the offer of the Defendants, the Defendants would be eligible to sell the said shares at the best offer received by them. Further, it was ordered that the defendants shall not sell any other shares that have been pledged by the Plaintiffs with the Defendants until the impugned shares are sold. However, it was clarified that the defendants shall be free to invoke the pledged shares. The Plaintiffs have filed another interim application no. 9762/2022 ("Interim Application"), seeking restraining order against defendants for taking any action on the demand notices issued by them. EARC filed its written statement and its reply to the Interim Application on September 14, 2022. The matter is currently pending.

(ii) Criminal proceedings by EARC Trusts

1. Catalyst Trusteeship Limited ("**Debenture Trustee**"), on behalf of EARC Trust ("**Debenture Holder**") filed a criminal case on May 24, 2019 before the Metropolitan Magistrate's 28th Court ("**MMC**"), Esplanade, Mumbai (the "**Court**"), against Smaaash and its directors and officials (collectively referred to as "**Accused**") under Section 138 read with Section 141 of the Negotiable Instrument Act, 1881. The Accused issued and delivered a cheque for an amount of ₹1,120 million drawn on HDFC Bank, Mumbai in favour of EARC Trust towards its liabilities in respect of nonconvertible debentures. The said cheque was dishonoured on its presentation vide its order July 31, 2019. The Court issued summons against the Accused under Section 138 of Negotiable Instrument Act, 1881. Summons and warrant service reports awaited. The matter is currently pending.

(iii) Civil proceedings by EARC

Other than as mentioned under "-Material litigation or legal or regulatory actions involving our Promoter", there are no other civil proceedings filed by EARC.

(iv) Criminal proceedings against EARC

1. EARC acquired the portfolio of 27 assets in March 2014 including the accounts of the Perfect group consisting of (i) Perfect Engineering Products Limited; (ii) Perfect Engine Components Private Limited; and (iii) Karla Engine Components Limited from State Bank of India.

Post-acquisition, the promoters of Perfect group approached EARC to restructure the dues of the Perfect group accounts. The promoters introduced, the Chhatwal brothers ("Investors"), including Hitesh Chhatwal to EARC as strategic investors who were purportedly willing to make an equity infusion into the Perfect Group companies and provide working capital support. EARC approved the restructuring proposal/plan of Perfect group companies on the basis of various representations made by the Promoters and the Investors.

The Perfect group companies failed to comply with the terms and conditions of the restructuring plan and EARC was compelled to revoke the same in 2016 and in 2018. EARC thereafter decided to move towards recovery from secured assets in accordance with law. Thereafter, we received letter dated February 26, 2019 that there was a complaint filed by the Hitesh Chatwal (one of the Investors) with Economic Offences Wing ("EOW") against the Promoters of Perfect group and EARC. Subsequently, the said complaint was closed by EOW after investigations.

EARC once again, received letter dated January 18, 2020 from inspector of Police G.C III, EOW Mumbai directing officials of EARC to attend his office regarding fresh complaint filed by Hitesh Chatwal in January 2020 along with the supporting documents namely, due diligence of Perfect Group Companies, ledger book maintained for business between Edelweiss and Perfect Group, balance sheet reports of Perfect Group between the Fiscal 2015 to Fiscal 2018. Our Officials recorded their statements in the matter and there is no further communication from EOW since April 2020.

2. The ED attached the Orissa plant of Bhushan Power and Steel Limited ("BPSL") in October 2019 while BPSL was in CIRP under the IBC. The charge over the plant was given to certain financial institutions in a consortium for the financial facilities extended to BPSL. EARC is a part of that consortium. The matter has been filed before Supreme Court of India by Committee of Creditors ("COC") through PNB, seeking clarification on retrospective applicability of Section 32A under IBC. The matter is currently pending.

(b) Edelweiss Investment Adviser Limited ("EIAL")

- (i) Civil proceedings by EIAL
- 1. EIAL ("Plaintiff") filed commercial Civil Suit (COMM) bearing No. 397 of 2020 before the Delhi High Court ("DHC") against Lily Realty Private Limited and another ("Defendants"), *inter-alia*, seeking a decree of specific performance of the Memorandum of Understanding dated October 29, 2015("MOU") and repayment of a sum of ₹ 103.32 million along with the pendente lite and future interest @ 28.25% per annum from the date of filing of the suit. EIAL has also sought a permanent injunction restraining the Defendants, agents etc. from creating any third-party rights on any movable and immovable assets of the Defendants. DHC, by its order dated September 29, 2020 restrained Defendant No.2 from creating any charge or liability on the three flats specified in the order. Further, by its order dated April 9, 2021, DHC has restrained the Defendants from selling or encumbering all their immovable properties till further orders. The matter is currently pending.

(ii) <u>Civil proceedings against EIAL</u>

1. Ecstasy Realty Private Limited & Shobhit J Rajan ("Plaintiffs") have filed a Commercial Suit being No. COMS/20590 of 2022 on June 28, 2022 before Bombay High Court against i) Catalyst Trusteeship Private Limited, ii) ECL Finance Limited, iii) Edelweiss Investment Adviser Limited and iv) Edelweiss Rural and Corporate Services Limited ("Defendants") for specific performance inter-alia directing the Plaintiff No. 1 to perform its obligation under Debenture Trust Deed dated March 27, 2018 ("DTD") & its subsequent amendments vide its two emails dated March 16, 2022 and March 23 2022 and further declaration that the Defendants are not entitled to any repayment from the Plaintiffs under DTD as amended till September 2023. The Plaintiff further prayed for an order and decree against the Defendants to pay by way of damages namely, i) INR. 6711 million against the Catalyst Trusteeship Private Limited for unilaterally increasing interest rate under the issued NCD & failure to release security over additional property under terms of DTD, ii) aggregate INR 2870 million against the Defendant No. 2 inter-alia for having failure to disburse Rs. 109.80 million under unsecured loan agreement dated August 24, 2018, for having sold 11 flats in project 1 at a under value, for failure to timely release of funds for IOD fees & for compensation for its failure to release towards purchase of 5 flats under sale agreement dated December 31, 2019, iii) Rs. 528 million for having failure to disburse Rs. 240 million, and iv) Rs. 158.70 million against all Defendants towards excess processing fees. The Plaintiffs further prayed for an interest on each of the above amounts at the rate of 18% from the date of filing of the present suit till payment.

It is a Plaintiffs case of usurpation of project land located at Four Bungalows, Andheri by the Defendants is in excess of Rs. 16,000 million and thereby causes damages amounting to Rs. 3594 million as detailed in Particulars of claim. Defendants have filed their respective defence statements. The Hon'ble Bombay High Court *vide* its order dated September 13, 2022 ("**Impugned Order**") rejected the interim applications being no. 3618 of 2022 and 25486 of 2022 filed by the Plaintiffs seeking to restrain the Defendants from acting in breach of the amendments to the DTD. Being aggrieved by this, the Plaintiffs filed an appeal dated September 27, 2022, being (lodging) no. COMAP/31058 of 2022 before the Hon'ble High Court of Bombay to set aside the Impugned Order. The matter is currently pending.

(iii) Criminal proceedings by EIAL

Nil

(iv) Criminal proceedings against EIAL

Nil

(c) ECL Finance Limited ("ECL Finance")

(i) Civil proceedings filed by ECL Finance

Except as disclosed below and under "-Material litigations and regulatory actions involving the Issuer – Civil Litigation – By the Issuer", and the ones mentioned below, there are no other civil proceedings filed by ECL Finance.

1. Pursuant to the Facility Agreement dated September 22, 2017 ("Facility Agreement") executed by and between (i) Saha Infratech Private Limited ("Principal Borrower"), (ii) Abet Buildcon Private Limited, (iii) Elicit Realtech Private Limited, (iv) Kalpataru Housing Private Limited, (v) Green Space Agro–Ventures Private Limited, (vi) Palm Developers Private Limited ("Obligors/Corporate Debtors") and ECL Finance ("Lender"), ECL Finance has granted the revolving credit facility to the Borrowers to the maximum extent of INR 900 million for the general corporate purpose. In furtherance to the terms of the Facility Agreement the Corporate Debtors including Obligor/Corporate Debtor Palm Developers Private Limited executed the Corporate Guarantee dated September 22, 2017 in favor of ECL Finance extending its obligations in making payment in the event of any default on part of the Principal Borrower under the Facility Agreement.

The Principal Borrower committed defaults in payment of principal, interest & other monies and also in observance & performance of the other conditions of the Facility Agreement. ECL Finance vide its communications dated April 2, 2019 and September 26, 2019 pointed the defaults committed by the Principal Borrower and/or the Obligor/Corporate Debtor under the Facility Agreement.

On January 27, 2020, the NCLT, Bench – II New Delhi admitted the CIRP filed by Ram Niwas and Sons, the petitioner under Company Petition (IB) – 894 (ND) 2019 against the Obligor/Corporate Debtor ("Company Petition"). Pursuant to the public announcement made by the Interim Resolution Professional ("IRP"), ECL Finance, as a lender submitted its Form C showing default from the year 2017 and claiming an approximate amount of INR 1269.69 million against the principal outstanding and interest due and payable as on January 27, 2020 and IDBI Trusteeship Services Limited as Debenture Trustee. On February 20, 2020, IRP constituted COC and ECL Finance was duly made member thereof.

One Mr. Abhinav Mukherji having 1.38% voting share filed Interim Application being IA no. 1610 of 2020 in Company Petition challenging the constitution of COC. The NCLT vide its Order February 20, 2020, directed erstwhile IRP to restrain from holding meeting of COC till constitution of COC is ascertained. ECL Finance filed its detailed reply on September 18, 2020 opposing the said application and placing on record all relevant documents. On September 23, 2020, ECL Finance filed IA no. 4130 of 2020 seeking substitution of Appellant no. 2 namely Assets Care & Reconstruction Enterprises Limited ("ACRE") in place of Appellant no. 1 in IA no. 1610 of 2020 in view of the Assignment of Loan by ECL Finance to ACRE pursuant to Deed of Assignment dated March 27, 2020. NCLT vide its Order dated March 14, 2022 allowed the IA no. 1610 of 2020 and held that ECL Finance is not a Financial Creditor to the Corporate Debtor namely Palm Developers Private Limited. NCLT also dismissed IA no. 4130 of 2020. Being aggrieved against the said Order and Judgement, ECL Finance filed Company Appeal (AT) (Insolvency) 358 of 2022 before NCLAT, New Delhi. By an Oder dated July 12, 2022, NCLAT dismissed the said Appeal. Being aggrieved ECL Finance has filed an Appeal being No. 6268 of 2022 against order passed by the NCLAT before the Hon'ble Supreme Court of India. The Hon'ble Court by its order dated September 12, 2022 directed to issue notice in the matter and to maintain status quo until further orders. The matter is currently pending.

(ii) Civil proceedings against ECL Finance

Other than as mentioned below and under "Material litigations or legal or regulatory actions involving our Promoter" "Civil proceedings against EARC", and "Civil proceedings against EIAL", there are no other civil proceedings filed against ECL Finance.

1. ECL Finance granted secured credit facilities to Fortis Healthcare Holdings Private Limited ("Fortis Holdings") and RHC Holdings Private Limited ("RHC Holdings") during 2016 to 2018 amounting to

about ₹4200 million against, *inter alia*, the pledge of certain equity shares of Fortis Healthcare Ltd. ("Fortis") by Fortis Holdings as security towards repayment of loan amount (Fortis and RHC Holdings collectively referred to as the ("Borrowers")).

Daiichi Sankyo Company Limited ("Daiichi"), a creditor has obtained an arbitration award dated April 29 & 30, 2016 against Mr. Malvinder Singh & Mr. Shivendra Singh, promoters of Fortis and RHC Holdings, and others ("Respondents") in Singapore whereby Daiichi was held entitled to receive ₹ 35000 million approximately from the Respondents. Daiichi thereafter filed proceeding in Hon'ble Delhi High Court for enforcement of said award by way of execution petition being OMP (EFA) (COMM.) No. 6 of 2016. During the proceedings before Hon'ble Delhi High Court, the Promoters and some of their companies had given certain undertakings and subsequently, Hon'ble Delhi High Court restrained them from pledging their respective shareholding in Fortis and other companies. These proceedings happened during the period ECL Finance lent and advanced the loans to the Borrowers. Daiichi filed SLP No. 20417/2017 before Hon'ble Supreme Court against the Respondents. Hon'ble Supreme Courts vide its Order dated August 11, 2017 directed the Respondents to maintain status qua with respect to shareholding of Fortis. Hon'ble Supreme Court vide its order dated August 31, 2017 clarified that the interim order dated August 11, 2017 also apply to the encumbered shares of Fortis. ECL Finance being one of the secured creditors, as aggrieved from aforesaid orders, filed application for intervention no. 98913 of 2017 and application for directions being IA No. 98915 of 2017 before Hon'ble Supreme Court. Other secured creditors also filed similar applications. While disposing of the said applications of the secured creditors including that of ECL Finance, Hon'ble Supreme Court on February 15, 2018 allowed the applications of the secured creditors and passed an order inter-alia clarifying that interim orders dated August 11, 2017 and August 31, 2017 to mean that the status quo granted shall not apply to shares of Fortis Healthcare Limited held by Fortis Healthcare Holdings Private Limited as may have been encumbered on or before the interim orders of this Court dated August 11, 2017 and August 31, 2017.

ECL Finance thereafter, during the period from February 16, 2018 and February 26, 2018 sold 3,27,75,000 shares of Fortis pledged by Fortis Holdings as security for the loans to recover its dues.

Subsequently Daiichi filed a Contempt Petition I No. 2120/2018 in the SLP I No. 20417/2017 before the Hon'ble Supreme Court of India ("Court"), against Indiabulls Housing Finance Limited ("Indiabulls") for violation of order dated August 11, 2017, and August 31, 2017, wherein Indiabulls was found guilty and directed to deposit the amount. ECL Finance was not a party to the contempt proceedings. *Suo motu* contempt proceedings were initiated by the Court in 2019 under Suo Motu Contempt Petition I No. 4 of 2019 and the Court vide Order dated February 18, 2021, directed all the banks / financial institutions to file an affidavit bringing on record the entire transactions and to inspect whether any violation of undertakings / status quo orders had taken place. ECL Finance filed the affidavit in compliance of this order. The Hon'ble Court vide its Order dated September 22, 2022, disposed of Suo Motu Contempt Petition (C) No. 4 of 2019 *inter-alia* with a direction to the High Court, before whom the proceedings in execution are pending, to consider appointment of forensic auditor(s) to analyse the transactions entered into by the banks and financial institutions and to look into whether such transactions were bona fide and entered into in commercial expediency.

In the interim, Daiichi has moved Execution Application No. 819 of 2020 before Delhi High Court against the Promoters, various Banks and Financial Institutions including ECL Finance, in whose favour the shares of Fortis were pledged by the Promoters and their companies. Daiichi has claimed that the Promoters and their companies had created pledge in violation of the undertakings given and order passed by the Delhi High Court. Daiichi has prayed for declaring the pledge as void and alternatively if the pledged shares are already sold then direction to Banks and NBFCs to deposit/refund the shares price of sold shares. Daiichi inter-alia prayed before the Hon'ble Delhi High Court to either pass an order directing ECL Finance to set aside the creation of pledge on 3,09,55,000 Fortis Healthcare Limited shares held by Fortis Healthcare Holdings Private Limited ("Shares") and pass a consequential order of attachment and sale of such shares, or to direct ECL Finance to deposit a sum equivalent to the value of Shares as on June 21, 2017 before the hon'ble Delhi High Court. On December 18, 2020 ECL Finance filed its counter reply before the Delhi High Court. The matter is pending.

2. Bhumiraj Builders Private Limited ("**Plaintiff**") have filed a suit against ECL Finance, EARC and Edelweiss Rural & Corporate Services Limited before the Bombay High Court. The Plaintiff has alleged that ECL Finance has malafidely and prematurely declared the loan as NPA, has illegally assigned the loan to EARC, unilateral and incorrect imposition of interest rates, and mismanagement in the diversion of funds. Further, it has also been alleged that EARC malafidely initiated a CIRP against the Plaintiff. The Plaintiff has prayed for an amount of ₹ 45,458.77 million along with interest, and a permanent

injunction in order to restrain EARC from acting up on the assignment of the loan. EARC filed its written statement dated 9th November 2022. The matter is currently pending.

3. Max Ventures Investment Holdings Private Limited, the Plaintiffs have filed a Civil Suit (Commercial) being No. 868 of 2022 alongwith applications for interim reliefs before Delhi High Court against the Defendants, (i) Catalyst Trusteeship Limited, the debenture trustee, (ii) ECL Finance, a Debenture holder, (iii) ESOP III Investment Fund, a Debenture holder, (iv) Edelweiss Broking Limited (now known as NWIL), the Depository, and (v) NWML, a broker of Debenture holders, inter-alia seeking urgent declaratory reliefs against the Defendants on account of sale of shares of INR 5.40 million (ought to be 54,00,000 shares) by the Defendants of Max Financial Services Limited ("MFSL") pledged by the Plaintiffs in favour of the debenture trustee (D1) pursuant to the Pledge Agreement dated March 07, 2021 ("Pledge Agreement") and recall notice dated November 17, 2022 as illegal and /or invalid and reliefs in the nature of Damages for fundamental breach of the terms of the Pledge Agreement, which are to be quantified at a subsequent stage. The Plaintiffs also filed an application under Section 154 of Code of Civil Procedure, 1908 for grant of injunction against any precipitative action arising from the debenture trust deed, Pledge Agreement and recall notice dated or any other agreement, restraining credit information agencies from identifying a default regarding debenture trust deed, Pledge Agreement and recall notice and for other reliefs more particularly mentioned in the said application.

It is the Defendants' case that Defendant No. 2 and 3 invested into NCD's aggregating to INR 4000 million issued by the Plaintiffs, which were secured by listed shares of MFSL. Upon commission of default of the terms of the DTD, entire NCDs were recalled and sold after invoking pledge. The Defendants 2 and 3 have already issued no due certificate to the plaintiff. The matter is pending.

- 4. Shripal Morakhia & others filed a commercial suit bearing diary no. 354/2022 on October 19, 2022 ("Commercial Suit") in Bombay High Court against EARC, ECL Finance, Catalyst Trusteeship Limited and Smaaash for the specific performance of the settlement emails addressed by Shripal Morakhia) to EARC with regards to settling the dues for the non-convertible debentures issued by Smaaash amounting to INR 2800 million ("Smaaash NCDs"). ECL Finance was the original debenture holder of the Smaaash NCDs and the account being NPA, the said non-convertible debentures were transferred/assigned to EARC vide deed of assignment dated June 28, 2019 along with all rights, liabilities and obligations. EARC and ECL Finance have filed their reply to the commercial suit. The matter is currently pending.
- 5. ECL Finance and NWIL have been served with the writ petition bearing (stamp) no. 6589 of 2021 along with summons filed by Yes Bank AT1 Bondholders Associations (398 bondholders) before the Hon'ble Bombay High Court against RBI & 15 others including union of India, SEBI, Yes Bank, CDSL, BSE inter alia seeking to quash and set aside the impugned letters dated March 14, 2020 and March 17, 2020 of Yes Bank as it pertains to write off of Yes Bank AT1 Bonds holding of the individual retail investor and made a claim of ₹ 160 Cr against Yes Bank ("Writ Petition"). ECL Finance & NWIL, have also been made a party as Respondent no. 11 and 15, respectively. Petitioner also filed an application for interim relief against ECL Finance and NWIL, inter alia for orders against the Directors and Promoters of NWIL and ECL Finance not to leave India, during the pendency of the proceeding. The Hon'ble Bombay High Court vide its order dated October 20, 2022, pronounced on January 20, 2023, disposed of the Writ Petition and held that the impugned letter dated March 14, 2020 and the decision to write off AT-1 bonds are quashed and set aside ("Order"). Being aggrieved by the Order, Yes Bank has filed special leave petition being nos. 4244 – 4253 of 2023 before the Hon'ble Supreme Court of India seeking special leave to appeal against the Order and interim relief by stay on the effect and operation of the Order. Additionally, RBI also filed a petition for special leave to appeal (civil) no(s). 3856-3865 of 2023, dated February 11, 2023, before the Hon'ble Supreme Court of India against the Order stating that the Order constituted an erroneous exercise of writ jurisdiction by the High Court of Bombay. Thereafter, the Hon'ble Supreme Court of India vide its order dated March 03, 2023 inter alia extended the stay granted by the High Court of Bombay for the operation of the Order pending further orders. The matter is currently pending.

(iii) Criminal proceedings by ECL Finance

1. A criminal complaint filed by ECL Finance against Prakash Patel, Kalpesh Padhya, Vyomesh Trivedi and Gaurav Davda (together referred to as "Accused No. 1") before the Joint Commissioner of Police, EOW, Unit − V, Crime Branch, Mumbai for criminal breach of trust and cheating amounting to ₹82.9 million. During the investigation, one more person, Mukesh Kanani was impleaded as an accused ("Accused No. 2"). FIR was registered against the Accused No. 1 and 2 for an offence under Section 420 and Section 34 of IPC. EOW filed charge sheet against both the accused. The matter is currently pending.

- 2. ECL Finance has filed a criminal complaint before the BKC police station, Bandra against Mahesh Chavan, proprietor of Global Overseas, Kaushal *alias* Renu Menon, Deepali, Sandeep Kelkar and Rohit Paranjape, Deodhar Gholat ("Accused") for committing an act of cheating with respect to purchase of a car, for ECL Finance's employee, Ram Yadav. Subsequently, an FIR dated December 2, 2014 was filed with the BKC Police station for procurement of documents. The police filed a case on January 27, 2015 before the 9th Metropolitan Magistrate Court at Bandra ("Court"). The matter is currently pending.
- 3. ECL Finance, pursuant to the requirements under an RBI circular (No. RBI/2015-16/75DBS.CO.CFMC.BC. No. 1/23.04.001/2015-16) dated July 1, 2015, reported an instance of suspected fraud by its customer Shridhar Udhavrao Kolpe and Saraswati Bhimrao Shinde ("Borrowers") under the requisite form to RBI on July 7, 2016. The Borrowers were given a loan of ₹ 5.83 million by ECL Finance against their property. ECL Finance filed a complaint on August 12, 2016 against the Borrowers under various sections of IPC and relevant provisions of the Maharashtra Control of Organised Crime Act, 1999 for allegedly defrauding ECL Finance. Further, ECL Finance has submitted documents requested by EOW, Pune in relation to the complaint. The matter is currently pending.
- 4. A criminal complaint dated October 31, 2019 ("Complaint") was filed by ECL Finance before the Bandra Kurla Complex, Mumbai Police Station against JSK Marketing Limited, its directors, and others ("Accused") for having committed offence *inter-alia* criminal breach of trust, fraud, cheating punishable under various provisions of IPC and Maharashtra Control of Organized Crime. ECL Finance in its Complaint has alleged the Accused for wrongful loss of towards SME equipment loan amounting to ₹20.9 million. BKC Police Station registered FIR bearing No. 300/2020 against directors of JSK Marketing Limited under Section 403, 406, 420 read with Section 34 of IPC. Kunal Jiwarajka, one of the Accused made an application before the Sessions Court at Mumbai for anticipatory bail being No. 27 of 2021, which was rejected by the by the Hon'ble Court vide its Order dated February 03, 2021. Being aggrieved, the said Accused preferred an Appeal before the Bombay High Court being No. ABA/385 /2021. ECL Finance filed an Intervention Application opposing the said anticipatory bail application. The Bombay High Court *vide* an order dated April 24, 2023, allowed the application bearing no. ABA/385 on certain terms and conditions and granted pre-arrest bail to the applicant. The matter is currently pending with BKC police station for further investigation.

(iv) Criminal proceedings against ECL Finance

Other than as mentioned below and under "Criminal Proceedings filed against EBL", there are no other criminal proceedings against ECL Finance.

- 1. The ED ("Complainant") filed an original complaint dated September 3, 2016, with the Adjudicating Authority under the Section 5(5) of the PMLA against Kingfisher Airlines Limited, Vijay Mallya, and others for acquisition of property using proceeds of crime in terms of Section 2(1)(u) of the PMLA. Certain shares of Vijay Mallya and his associates were pledged with ECL Finance as security ("Pledged Securities") for various loans availed by them. The Complainant has sought for attachment of the Pledged Securities. The Adjudicating Authority, PMLA, New Delhi has confirmed the provisional attachment *vide* an order dated February 22, 2017 and ECL Finance has challenged the same *vide* an appeal before the Appellate Authority. The matter is currently pending.
- 2. Rajiv Shivram Rane, proprietor of Jankie Properties *vide* his letter dated August 18, 2020 filed a complaint with Economics Offences Wing, Mumbai against Sanghvi Gruha Nirman Private Limited ("Mortgagor") and ECL Finance *inter-alia* alleging cheating having deprived him of getting his percentage of area shares to be allotted under the development agreement executed between him and Sanghvi Gruha Nirman Private Limited and caused him to pay rentals to Maharashtra Housing & Area Development Authority of the tenants etc. Sanghvi Gruha Nirman Private Limited, thereafter in order to raise finance for construction of building mortgage the said properties with ECL Finance under mortgaged deed dated March 21, 2016, wherein complainant was confirming party. Pursuant thereto ECL Finance granted a loan of ₹1,500 million to Sanghvi Gruha Nirman Private Limited, however said Sanghvi Gruha Nirman Private Limited failed to utilize the loan amount towards constructions of building. Due to raising loans against the land properties and not doing construction, he could not deliver the flats to the original tenants and compelled to pay rents to the original tenants. On December 5, 2020 a representative of ECL Finance along with legal counsel had attended the office of Economics Offences Wing for recording of statement in the matter. The investigation is pending.
- 3. ECL Finance has received notices dated December 28, 2020 from Investigating Officer (IO), Mahanagar

Police Station, Lucknow, UP issued under Section 41 (A) of Cr. PC addressed in the name of ECL Finance, Ms. Madhur Bhatia, relationship manager, Romanshu Tandon, Himanshu Chhatrawal, Zonal Manager and Rashesh Shah, Chairman (the "Accused") *inter-alia* informing that FIR being No. 497 of 2020 has been registered against the Accused under Section 406 and 420 of IPC based on Complaint filed by one Amir Ahmad ('Complainant") and directed to appear before IO for investigation with respect to the said FIR. Complainant alleged that ECL Finance arbitrarily liquidated his 4383 equity shares of HDFC Bank Limited, pledged with ECL Finance as Security for repayment of ESOP loan facility amounting to ₹ 5.74 million and unsecured loan facility amounting to ₹ 2.35 million availed by the Complainant. ECL Finance limited vide its letter dated January 12, 2021, replied to the said notice along with relevant documents denying the allegations made by the Complainant. All addressees of notice dated December 28, 2020 filed their reply *vide* letter dated February 2, 2021. The investigation is currently pending.

4. ECL Finance received a notice dated January 12, 2021 from Station House Officer ("SHO"), Bhankrota Police Station, Jaipur (west) under Section 91 of Cr.P.C. inter-alia informing that he is investigating crime in FIR No. 371of 2020 registered under Sections 420, 467, 468, 471 read with Section 120 B of IPC filed by one Vinod Kumar Bothra ("Complainant") against Moolchand Bothra, Trilokchand Das Ahuja, Kamal Kumar Bothra, Sunil Jain, Saurabh Khandelwal and Manager, ECL Finance. The Complainant alleged that accused made a forged mortgaged document, in respect of plot of land being No. F-69, Bindayaka Industrial Estate, RIICO, Jaipur belongs to his partnership firm Jain Industries without his knowledge and consent and availed a loan from ECL Finance. The investigation is currently pending.

(d) Edel Finance Company Limited ("Edel Finance")

(i) Civil proceedings filed by Edel Finance.

Except as disclosed under "-Material litigations and regulatory actions involving the Issuer – Civil Litigation – By the Issuer", there are no other civil proceedings filed by Edel Finance.

(ii) Civil proceedings against Edel Finance

Except as disclosed under "Litigation involving Subsidiaries – Civil Proceedings against EARC" there are no other civil proceedings against Edel Finance

(iii) Criminal proceedings by Edel Finance

Nil

(e) Edelweiss Tokio Life Insurance Company Limited ("Edelweiss Tokio")

(i) Criminal proceedings against Edelweiss Tokio

An application was filed as an FIR dated March 13, 2018, under Section 420, 468, 470 and 471 before Chief Judicial Magistrate at Barasat by Sekhar Kumar Chanda ("**Petitioner**") alleging signature forgery and cheating vis-à-vis misselling against Edelweiss Tokio. The matter is currently pending.

f) Edelweiss Rural & Corporate Services Limited (erstwhile Edelweiss Commodities Services Limited) ("ERCSL")

(i) Civil proceedings against ERCSL

Other than as mentioned under "Civil proceedings against EIAL" and "Civil proceedings against ECL Finance", there are no other civil proceedings filed against ERCSL.

(ii) Criminal proceedings by ERCSL

Edelweiss Agri Value Chain Limited (now merged with Edelweiss Rural and Corporate Services Limited) registered FIR on September 19, 2017 in Jasdan Police Station, Rajkot against Mahendrabhai Gida-Guard, Ashokbhai Dhadhal- Gunman, Babubhai Bhayabhai Ramani, Sanjaybhai Khimjibhai, Shambhubhai Jivabhai Ramani, Mansukhbhai Khimjibhai Ramani, Ravjibhai Ramani, and Sanjaybhai Ramani (collectively the "Accused") under Sections 406,409,420,435, 120B and 114 of IPC for committing intentional act of fire at warehouse. The Investigating office, Jasdan Police Station registered criminal case on August 6, 2019 before Taluka Court, Jasdan against accused and filed the charge-sheet. The matter is currently pending.

(iii) Criminal proceedings against ERCSL

- 1. ERCSL (formerly known as Comfort Project Limited/Edelweiss Trading and Holding Limited and now known as ERCSL) has been served with the notice dated February 15, 2019 from the EOW National Spot Exchange Limited Special Investigation Team, Mumbai issued under Section 91 of the Cr. PC *inter-alia* informing that department is investigating the offences registered against National Spot Exchange Limited, its directors, Financial Technologies (India) Limited (now 63 Moons Technologies Limited), its directors, borrowers, brokers and others for committing serval acts of forgery and criminal breach trust. Further, EOW is investigating complaint of SEBI against 300 brokers. ERCSL furnished all the information as called for by EOW. The matter is currently pending.
- 2. ERCSL received a notice under Section 91 of Cr. PC on February 3, 2020 ("Notice") from a Senior Police Inspector, Turbhe, *inter-alia* directing ERCSL to produce certain information, in respect of the criminal case registered against ERCSL under the Essential Commodities Act, 1955 and Maharashtra Scheduled Commodities Wholesale Dealers Licensing Order, 2015. Furthermore, ERCSL has also received a notice from the Office of the Deputy commissioner of Police, Cyber Crime Cell/EOW ("Police") dated August 16, 2016, regarding alleged hoarding of pulses. All information sought by the authorities has been duly provided. The matter is currently pending.
- 3. The Deputy Controller of Rationing, Civil Supply Department of Maharashtra ("Authority") issued a SCN dated October 23, 2015, October 30, 2015, October 31, 2015 and October 31, 2015 to ERCSL for violation of applicable stock limits on imported pulses under the Essential Commodities Act, 1955 ("Act") resulting in seizure of the stock stored at various warehouses by the Authority which was subsequently released and registration of an FIR under the Act. The matter is currently pending.
- 4. ERCSL received a notice from Office of the Deputy Commissioner of Police, Cyber Crime Cell / EOW ("Police") on August 16, 2016, in relation to a complaint received by the Police, regarding alleged cartelization and nexus of importers-traders causing artificial scarcity of pulses. The matter is currently pending.
- 5. Food Safety and Standards Authority of India ("FSSAI") filed a complaint before Additional Chief Judicial Magistrate, Kasganj ("the Court") against erstwhile Edelweiss Agri Value Chain Limited (now merged with ERCSL) and Neeresh Kumar, an employee of ERCSL, for alleged violation of Section 31(1) of the Food Safety and Standards Act, 2006 for storing of commodities in warehouse without having Food Safety and Standards Authority of India license. The matter is currently pending.

(iv) Regulatory Proceedings involving ERCSL.

1. Edelweiss Commodities Services Limited (now known as ERCSL), has been served with a letter from the ED on August 26, 2016, concerning an enquiry for an alleged violation of the provisions of the Foreign Exchange Management Act, 1999 in relation to import of pulses by commodities importer Personal appearances of the ERCSL's executives were sought and the same have been complied with. A SCN was issued by the authorities to the ECSRL and the then directors/key executives in this matter in August 2021 and the same has been responded in December 2021. Mr. Venkat Ramaswamy, Executive Director & Mr. Rujan Panjwani former Executive Director, Edelweiss Financial Services Ltd, received the said notice in their capacity as directors of ERCSL. No further information has been sought by the office of ED and the matter is pending before the authorities since then.

(f) Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) ("Nido")

(i) Civil litigation filed by Nido.

Except as disclosed under "-Material litigations and regulatory actions involving the Issuer – Civil Litigation – By the Issuer", there are no other civil proceedings filed by Nido.

(ii) Criminal proceedings by Nido

1. Nido filed a complaint before the Senior Police Inspector, Bandra Kurla Complex Police Station, Mumbai ("Authority") *vide* its letter dated November 19, 2014 against Sachin R. Jayswal and Ratan Ram Jayswal and others (collectively, the "Accused") for cheating and forgery in relation to a property situated at Shree Samarth Ashirwad Apartment, Thane, Maharashtra ("Secured Property"). Subsequently, Nido filed an

FIR dated January 20, 2015 under Section 154 of the Criminal Procedure Code, 1973 against the Accused before the Authority under sections 420, 465, 468, 471, 120-B, 467 and 34 of the IPC. Thereafter, Nido issued a notice dated January 20, 2016, under section 13(2) of the SARFAESI Act to the Accused for payment of the outstanding amount due to Nido. However, Nido did not receive any reply to such notice. Hence, Nido filed an application under Section 14 of the SARFAESI Act on September 22, 2016, before Court of District Magistrate, Thane ("Court") seeking possession of the Secured Property. An order dated November 19, 2016 was passed by the Court directing Tahsildar, Thane to take possession of the Secured Property and to handover the articles present in the Secured Property to Nido. Subsequently, Reshma Khan, alleged to be the real owner of the Secured Property, instituted a special civil suit dated April 19, 2017 before the Civil Judge, Senior Division, Thane against Nido and the Executive Magistrate, Thane Tahsildar Office Station, Thane ("Defendants") praying, *inter alia*, to declare Reshma Khan as the legal owner of the Secured Property, to restrain the Defendants from taking possession of the Secured Property. The matter is currently pending.

- 2. Nido filed a complaint before the Senior Police Inspector, Chaturshrungi Police Station, Pune against Sachin Yashwant Rananaware and Nilam Sachin Rananaware (collectively, the "Accused") vide its letter dated July 28, 2016 alleging fraud and cheating with reference to a property situated at Chaya Smruti, Pune, Maharashtra ("Secured Property"). Subsequently, Nido filed an application dated August 9, 2016, before District Magistrate, Pune ("Authority") under Section 14 of the SARFAESI Act seeking possession of the Secured Property. Thereafter, an order dated March 20, 2017 was passed by the Authority directing authorised personnel to take physical possession of the Secured Property. Subsequently, Anil Kenjalkar, alleging to be the original owner of the Secured Property ("Applicant"), instituted a special civil suit dated April 13, 2017 before the Civil Judge, Junior Division, Pune ("Court") against Nido, Collector of Pune and other parties ("Defendants") praying, inter alia, to restrain the Defendants from creating any third party interest or taking possession of Flat No. 6 on 2nd floor, Chaya Smruti, Suncity Road, Pune and for an ad-interim injunction to be passed in favour of the Applicant ("Suit dated April 13, 2017"). Further, the Applicant has filed an application for condonation of delay dated May 19, 2017 before the DRT, Pune, praying, inter alia, to restrain Nido from taking physical possession of the Secured Property. Thereafter, Anil Kenjalkar withdrew his case before the DRT, Pune and filed a fresh case before DRT, Pune inter-alia challenging taking of symbolic possession and other incidental reliefs. Nido filed an application dated October 24, 2017 before the Court under Section 9A of the Civil Procedure Code, 1908 to set aside the Suit dated April 13, 2017. By an Order dated October 9, 2021, the Civil Judge, Pune rejected the Suit filed by Anil Kenjalkar. The matter is currently pending with DRT.
- 3. Nido issued a notice dated October 20, 2016 to P. Aravindan and A. Aruna (collectively, the "Accused") under Section 13(2) and thereafter under Section 13 (4) of the SARFAESI Act for payment of the amount due to Nido in relation to charge created on the property under a home loan dated August 30, 2014 entered between Nido and the Accused ("Home Loan Agreement") and issued a subsequent notice for taking possession of the charged property in relation to the Home Loan Agreement. The matter is currently pending. Thereafter, Nido filed a complaint against P. Aravindan and Tholkappian, and the former employees of Nido, J. Vinayagamoorthy, K. Babu and B. Saravanan before the Commissioner of Police, Egmore, Chennai *vide* its letter dated September 27, 2017 alleging forgery of 'Know Your Customer' ("KYC") documents and other transactional documents in relation to the Home Loan Agreement. The Accused are presently in judicial custody and the matter is currently pending.
- 4. Nido issued a notice dated October 20, 2016 to Prem Anand ("Accused") under Section 13(2) of the SARFAESI Act for payment of the amount due to Nido in relation to charge created on the property under a home loan dated January 1, 2015 entered between Nido and the Accused ("Home Loan Agreement") and issued subsequent notice under Section 13 (4) of SARFAESI Act dated January 3, 2017 for taking possession of the charged property in relation to the Home Loan Agreement. Thereafter, Nido filed a complaint against the Accused and Tholkappian, and the former employee of Nido, J. Vinayagamoorthy before the Commissioner of Police, Egmore, Chennai *vide* its letter dated September 27, 2017 alleging forgery of 'Know Your Customer' ("KYC") documents and other transactional documents in relation to the Home Loan Agreement. The matter is currently pending.
- 5. Nido disbursed a loan to Om Prakash Singh ("Vendor") on December 31, 2017, for an amount of ₹ 20.05 million for purchase of residential property in Jangpura Extension, Delhi. V3 Mobi Communications Private Limited had been defaulting since March 2018 and was hence declared a NPA in August 2018. Nido filed a complaint to the Police and EOW, New Delhi on June 29, 2018. Nido filed application before the Delhi High Court for seeking stay of sale proceeding and the Delhi High Court allowed the stay on sale proceeding and directed PNB to file their reply on October 29, 2018. The Delhi High Court vide an order dated October 31, 2018 vacated the stay granted on the sale proceeding and dismissed all the

pending applications. Further, Nido also tried to obtain a certified copy pertaining to the SARFAESI Act proceeding filed by PNB. A securitization application under Section 17 of the SARFAESI Act was filed before DRT-II on September 6, 2018. The complaint has been registered after rigorous follow up with EOW and the FIR was lodged on dated September 28, 2018, by the EOW. Subsequently, both the Vendor and Amarjeet Singh ("Vendee") were arrested by EOW. Vide orders dated June 16, 2022, and June 24, 2022, the Vendor and Vendee were released on conditional bail. The Vendor filed an application with EOW for cancellation of bail of the Vendee on account of non-compliance with the terms of the conditional bail granted on June 24, 2022, and subsequently, EOW vide its order dated December 12, 2022, cancelled the bail granted to the Vendee. The matter is currently pending.

- 6. Nido issued a notice dated January 20, 2016, against Somprashant M. Patil and Sonali S. Patil (collectively, the "Accused") under Section 13(2) of the SARFAESI Act") and subsequent notice dated March 29, 2016 under Section 13(4) of the SARFAESI Act to the Accused intimating them about the symbolic possession of the mortgaged property by Nido. Further, Nido received notices dated July 15, 2015 and April 25, 2016 from Chinchwad Police Station seeking certain documents in relation to the loan granted by Nido to the Accused, pursuant to an FIR filed by Ganpat Datta Salunkhe against the Accused, to which Nido has provided the relevant documents. The matter is currently pending.
- 7. Rayabarapu Ranapratap availed loan from Nido for purchase of Plot at Enumamula Location. In the year 2001, Kasarala Laxminarsimha Rao; Kasarala Ranga Rao; and Kodari Sadanandam, executed the registered sale deed in favour of Betheli Santosh Kumar. In the year 2012, Betheli Santosh Kumar executed the General Power of Attorney dated February 23, 2012, in favour of Masna Sampath Kumar and cancelled it in the year October 2015, in the same month Betheli Santosh Kumar executed self-declaration deed for change of boundaries. Nido has filed a criminal complaint on February 9, 2019, against Rayabarapu Ranaprathap under various sections of IPC for showing the non-existing property and obtained the loan amount fraudulently before PS Hanmakonda Warangal District. The matter is currently pending.
- 8. Nido has filed a criminal complaint on January 13, 2020, against Pawan Kumar Goel under various sections of IPC for showing the non-existing property and obtained the loan amount fraudulently on February 22, 2018 before Station Head Officer Barakhamba Road, New Delhi. The matter is currently pending for investigation.
- 9. Nido filed five separate criminal complaints against its borrowers, Amit Sesmal Jain and nine others before EOW, Pune under various sections of Criminal Procedure Code for fraudulently siphoning off Nido's money amounting to ₹14 million while availing home loan facility from the Pune Branch. These cases and matters are pending for inquiry.
- 10. Nido had provided a home loan of ₹1.6 million to Ajaykumar Ashokkumar Raut (Borrower). The Borrower turned delinquent and on carrying out further checks from the Maharashtra IGR portal, Department of Registration & Stamps it was found that borrower in connivance with seller submitted fraudulent registered property agreements to Nido towards home loan. The Borrower had also fraudulently obtained multiple financing from other financial institutions on the same property. Currently, the charge of other financial institutions including Nido is registered on subject property. Nido has filed an application under Section 14 of SARFAESI Act before District Magistrate Court, Nagpur on December 08, 2020, and said matter is pending for orders from District Magistrate.
- 11. Nido had provided Home Loan of ₹ 3.06 million to Amol Jalinder Phuge (Borrower). The Borrower turned delinquent and on carrying out further checks, it was found that Borrower had created multiple property documents and had availed loans from other financial institutions on the same property. Charge of other financial institutions is registered by virtue of Notice of Intimation (NOI) however charge of Nido Home Finance Limited (Nido) is first as Nido disbursement is prior to other financial institutions. Nido has filed application under Section 14 of SARFAESI Act before District Magistrate Court, Pune. The matter is currently pending before Tahsildar, Pune for fixation of appointment to take physical possession of property as per order passed by District Magistrate. The matter is pending.
- 12. Nido had provided Home Loan of ₹ 2 million to Bhausaheb Balasaheb Jahdav (Borrower). The Borrower turned delinquent and carrying out further checks, it was found that Borrower fraudulently opened account in builder's name, siphoned off the loan amount and registered Cancellation Sale Deed. Builder sold the subject property to another buyer without intimating to Nido. Though Nido yet to initiate SARFAESI Act proceedings, Nido reported this case as fraud to NHB. Further, on July 29, 2022, Nido filed a criminal complaint with Khed Police Station, Pune against the Borrowers and one Mrs. Sunita Deepak Ghumatkar,

Builder for criminal conspiracy and cheating. The matter is pending for investigation.

- Nido had provided Home Loan of ₹ 2 million to Divya Flora Sundaram Gollapalli ("Borrower"). The Borrower turned delinquent and on carrying out further checks, it was found that borrower had submitted fraudulent property papers/registered agreements, unavailability of layout plan, mismatch in dimensions of property stated in Sale Deed, Technical report vis-à-vis property taken as collateral. The Borrower is not traceable, and property is in the possession of some third party who is claiming the owner of property. Nido has filed Criminal complaint with SR Nagar Police Station, Hyderabad City against Borrower on September 8, 2020. The matter is pending for investigation.
- 14. Nido had provided Home Loan of ₹7.4 million to M Hanumantha Rao ("Borrower"). The Borrower turned delinquent and on carrying out further checks, it was found that builder had done multiple transactions on the subject property and sold property to multiple buyers. Builder has provided fraudulent registered property agreement to Borrower which was submitted to Nido Home Finance Limited towards Home Loan. Builder is absconding and not traceable. Currently, subject property is occupied by third parties and claiming owner of the property. Nido has filed criminal complaint on September 24, 2020, against Borrower at Koramangala Police station, Bangalore. The matter pending for investigation.
- 15. Nido had provided Home Loan of ₹2 million to Menta Bhanuprakash ("Borrower"). The Borrower turned delinquent and on carrying out further checks, it was found that Borrower defrauded Nido by submitting colour xerox/fake property documents. Subject property falls under Prohibited Property List. Nido has filed application u/s 14 of SARFAESI Act before District Magistrate Court, Nellore on December 22, 2019 and said is pending for order from District Magistrate, Nellore. The matter is pending.
- Nido had provided Home Loan of ₹ 4.99 million to Rajkumar Silarpur ("Borrower"). The Borrower turned delinquent and on carrying out further checks, it was found that Borrower had misrepresented the facts about seller and submitted invalid Sale Deed. General Power of Attorney (GPA) basis which Sale Deed was executed was not valid as Seller was not alive at the time of execution and consequently Sale Deed also becomes invalid. Property is in the possession of some third party, B. Karunakar ("Third Party"), who is claiming the owner of property and alleging to be the original owner of the Secured Property, the Third Party has filed application before DRT on October 06, 2020 against Nido alleging to be the original owner of mortgaged property, which pending for hearing. Nido has filed application under Section 14 of SARFAESI Act before District Magistrate Court, Secunderabad on January 08, 2021 and is pending for orders. The matter is pending.
- 17. Nido had provided Home Loan of ₹ 1.5 million to Yernamma Kommineni ("Borrower"). The Borrower turned delinquent on carrying out further checks, it was found that Borrower in connivance with seller defrauded Nido by misrepresenting the facts and creating false profile and submitted fake business and income documents. The Borrower is not traceable. Property was overvalued by more than ₹1.9 million. (at acquisition ₹3 million and latest valuation ₹1.08 million) Valued property (Near to highway/main road) and the property as per Sale Deed (lies in interiors) both are different. Subject property is into the interiors. Nido has sold the property in auction to third party. Nido is in process of filing OA (Original Application) for loss on sale before DRT. Though Nido yet to initiate SARFAESI Act proceedings, Nido reported this case as fraud to NHB.
- Nido had provided home loan of ₹ 10.5 million to Jitendra Dalchand Jain and Kavita Jain ("Borrowers"). The Borrowers turned delinquent, and on carrying out further checks, it was found the Borrowers in connivance with the developer have defrauded Nido by misrepresenting the unit numbers being mortgaged with Nido, submitted forged approved plan and issuing NOC, Receipts and entering into a registered sale deed for non-existent properties by the developer. The developer fraudulently submitted a plan where the Permanent Transit Cam ("PTC") were shown as free sale units, and the Slum Redevelopment Authority ("SRA") stamp and correct approval number was put on the fabricated plan. On February 25, 2021, Nido filed criminal complaint against Borrowers, and Neeraj M Ved, Proprietor of Shreenath Corporation, Builders and Developers of Forgery, Criminal Breach of Trust and Cheating with BKC Police Station, Bandra, Mumbai. The Complaint is pending for investigation.
- 19. Nido had provided Home Loan of ₹ 14.2 million to Nikesh Mohan Gajara and Gitaben Mohanlal Gajara ("Borrowers"). The Borrowers turned delinquent, and on carrying out further checks, it was found that the Borrowers in connivance with the developer have defrauded Nido by misrepresenting the unit numbers being mortgaged with Nido, submitted forged approved plan and issuing NOC, Receipts and entering into a registered sale deed for non-existent properties by the developer. The developer fraudulently submitted a plan where the Permanent Transit Cam ("PTC") were shown as free sale units,

- and the Slum Redevelopment Authority ("SRA") stamp and correct approval number was put on the fabricated plan. On February 25, 2021, Nido filed criminal complaint against Borrowers, and Neeraj M Ved, Proprietor of Shreenath Corporation, Builders and Developers of Forgery, Criminal Breach of Trust and Cheating with BKC Police Station, Bandra, Mumbai. The Complaint is pending for investigation.
- 20. Nido had provided home loan of ₹ 1.96 million to Ganesh Shankar Rakshe and Rupali Ganesh Rakshe ("Borrowers"). The Borrowers turned delinquent and on carrying out further checks, it was found that the Borrowers have availed multiple loans against mortgaged home loan property from various other banks and financial institutions by submitting forged documents. Nido therefore, issued a demand notice dated April 30, 2019, to the Borrowers under Section 13(2) of SARFAESI Act for payment of outstanding amounts. Subsequently, Nido also filed a criminal complaint against the Borrowers ("Accused") vide its letter dated March 04, 2021 with reference to mortgage home loan against property situated at California Heights, Pune, Maharashtra, ("Secured Property"), before the Senior Police Inspector, Chaturshrungi Police Station, Pune for fraud and cheating committed by the Accused. The complaint is pending for investigation.
- 21. Nido had provided home loan of ₹ 2.36 million to Aashish Nandkumar Gaikwad and Sonali Aashish Gaikwad ("Borrowers"). The Borrowers turned delinquent and on carrying out further checks, it was found that the Borrowers have availed multiple loans against mortgaged home loan property from various other Banks and Financial Institutions by submitting forged documents. Nido therefore, issued a demand notice dated September 29, 2019, to the Borrowers under Section 13(2) of SARFAESI Act. Subsequently, Nido filed a criminal complaint against the Borrowers ("Accused") vide its letter dated June 22,2021 with reference to mortgage home loan property situated at Samarth Residency, in Pune, Maharashtra ("Secured Property"), before the Senior Police Inspector, Chaturshrungi Police Station, Pune for fraud and cheating committed by the Accused. The Complaint is pending for investigation.
- 22. Nido, filed a criminal complaint dated December 4, 2021, before the Dy. Commissioner of Police-Central, Faridabad, Haryana against: (i) Manish Kumar Pandey, (ii) Haribansh Kumari Pandey and (iii) Raghav Sharma (collectively, the "Accused") for committing offence of criminal breach of trust, fraud, cheating punishable under various provisions of IPC while availing mortgage loan against property situated at Sector 28, Housing Board Colony, Faridabad, Haryana. It is alleged that the accused persons have submitted the forged title and loan documents and availed a loan of ₹ 150 million. Subsequently, under detailed verification it was revealed that the original property owner was deceased much prior to executing sale deed/title deed and Accused persons obtained the loan against forged documents. Nido reported a fraud case to central fraud monitoring cell, RBI, Bengaluru and department of Non-Banking Supervision, RBI, Mumbai as well as NHB, Department of Supervision, New Delhi. The investigation is currently pending.
- 23. Nido filed a criminal complaint dated February 24, 2022 before the In-charge, Police chowki, Sector 28, Faridabad, Haryana against Renu Dialani, Vinay Kumar Bhatia, Vishal Pawar, DSA namely Pramod Agarwal, Rekha Agarwal, Mrs. Veena Pahwa, Kuldeep Arya alias Kuldeep Pundir (collectively, the "Accused") for committing offence of criminal breach of trust, fraud, cheating punishable under various provisions of IPC while availing mortgage loan against property situated at Sector 28, Housing Board Colony, Faridabad, Haryana. Upon inspection of the mortgage property, Nido analysed that the Accused have submitted the forged title and loan documents pertaining to the mortgaged property, while availing mortgage loan of ₹ 118 million. Subsequently, upon detailed verification it was revealed that Accused Nos. 1 & 2 are not original owners of the mortgaged property and property has been claimed by the Accused Nos. 4 and 5 after purchasing from Accused No. 6. Nido reported this case as fraud to Central Fraud Monitoring Cell, RBI, Bengaluru and Department of Non-Banking Supervision, RBI, Mumbai as well as NHB, Department of Supervision, New Delhi. The investigation is currently pending. - Further as regards to recovery of outstanding amount Nido initiated arbitration proceedings at Mumbai claim amount Rs.8.62 million, pursuant to which an arbitration award dated September 24, 2022 was passed which entitled Nido to claim entire outstanding amount up to the date of termination of agreement. The matter is currently pending.
- 24. Nido filed a criminal complaint dated March 7, 2022 before the In-charge, Police chowki, Sector 28, Faridabad, Haryana against 1) Pramod Agarwal, 2) Vishal Pawar, DSA, 3) Ms. Smita Singh, 4) Abhishek Singh, 5) Smt. Kusum Praveen, 6) Kuldeep Arya alias Kuldeep Pundir, 7) Ms. Chetna Agarwal and 8) Gaurav Agarwal (collectively, the "Accused") for committing offence of criminal breach of trust, fraud, cheating punishable under various provisions of IPC while availing home loan against property situated at KLJ Platinum Plus, Faridabad, Haryana. The Accused persons have submitted the forged title and loan documents, while availing mortgage loan of Rs. 2.95 million. Subsequently, under detailed verification it

is revealed that the Borrowers, Accused Nos. 3 & 4 are not original owners of the mortgaged property and property has been claimed by the Accused Nos. 7 and 8 i.e. the daughter and son-in-law of the Accused No. 1 under gift deed. Nido also reported this case as Fraud to Central Fraud Monitoring Cell, RBI, Bengaluru and Department of Non-Banking Supervision, RBI, Mumbai as well as NHB, Department of Supervision, New Delhi. The investigation is currently pending. Nido also initiated arbitration proceedings against the Borrowers, pursuant to which an arbitration award dated September 24, 2022, was passed which entitled Nido to claim entire outstanding amount up to the date of termination of agreement. The matter is currently pending.

(iii) Criminal proceedings against Nido

1. Nido sanctioned a mortgaged loan for an amount of ₹31.10 million as a loan to N. K. Proteins Limited ("Borrower") vide a loan agreement dated January 27, 2012, to purchase a property situated in Bhagtani Krishaang, Mumbai, Maharashtra ("Suit Property") from Jaycee Homes Limited. A no-objection certificate for mortgage of suit property dated January 23, 2012 was issued by Jaycee Homes Limited in favour of Nido. A notice dated August 26, 2013 was issued to the Borrower for recall of the total loan amount sanctioned to which no reply was received by Nido. Thereafter, an FIR dated September 30, 2013, was registered against the National Spot Exchange Limited, its borrowers and trading members including the Borrower. Pursuant to the investigation conducted by the EOW, Mumbai Police, ("Authority") the proceeds of Suit Property were identified as fraud vide its provisional attachment order dated August 27, 2014, which was confirmed vide an order dated February 20, 2015 ("Impugned Order"). Nido received a SCN dated September 30, 2014 issued by the Authority seeking for confirmation of the provisional attachment through the Impugned Order. Subsequently, Nido filed a writ petition before the Delhi High Court ("High Court") against the Impugned Order and the SCN. The High Court granted a stay on the Impugned Order vide its interim order dated December 18, 2014 and directed to file a petition before the Bombay High Court. The Bombay High Court disposed the writ petition filed by Nido vide its order dated November 28, 2016, granting liberty to Nido to approach the Appellate Tribunal, New Delhi ("Tribunal") under the PMLA. Nido filed an appeal dated January 5, 2017 before the Tribunal under Section 26 of the Act for quashing of the Impugned Order passed by the Authority. The matter is currently pending.

(iv) Regulatory matters involving Nido.

- 1. Nido received a SCN dated June 30, 2020, issued by the NHB seeking reasons as to why the penalty of ₹0.01 million in terms of the provisions of the National Housing Bank Act, 1987, should not be imposed on Nido inter alia for having non- adherence of certain policy circular. Nido has submitted its reply on SCN on July 21, 2020. The NHB vide its email dated October 15, 2020, has sought for additional information. Nido has submitted its reply on October 19, 2020. No further information has been sought by the NHB.
- 2. Nido received a SCN dated September 01, 2022 issued by RBI, Enforcement Department, Mumbai for alleged acts of omissions & non-compliance with the directions issued by RBI under the National Housing Bank Act, 1987 with respect to change in shareholding of Nido and submits its reply before September 20, 2022. Nido filed its reply dated September 19, 2022 within specified timeline and requested for personal hearing in the matter. In furtherance to the said Notice on shareholding, NHB requested for certain documents vide email dated September 24, 2022 & October 10, 2022, with respect to reasons for change, relevant agreement etc. Accordingly, Nido submitted its written reply vide email on October 10, 2022, and October 19, 2022, respectively. As requested by Nido, RBI scheduled a personal hearing on February 21, 2023, however, same stands postponed. RBI re-scheduled the personal hearing, which was concluded on July 28, 2023. Further, RBI in exercise of its powers conferred under provisions of clause (b) of sub-section (1) of Section 52A read with clause (aa) of sub-section (3) of Section 49 of the National Housing Bank Act, 1987 has by an order dated September 13, 2023, imposed a monetary penalty of INR 0.15 million on Nido in the said matter. Nido has paid the said monetary penalty imposed by RBI, on September 17, 2023.

(g) Edelweiss Asset Management Limited ("EAML")

(i) Criminal proceedings against EAML

Edelweiss Arbitrage Fund has been served with a SCN dated January 10, 2019, from the office of Registrar / Adjudicating Authority, PMLA, New Delhi to appear before Adjudicating Authority, PMLA, New Delhi to show cause in connection with the provisional attachment order dated December 8, 2018, for the investment made by one of the client, Mainak Agency Private Limited for a value of about ₹3.51

million for having alleged role in the unethical dealing in the case of Agusta Westland, Italy VVIP helicopter case. On March 25, 2019, EAML, being investment manager filed its reply inter-alia conforming freeze of concerned mutual fund account and fluctuation of value of units depending upon NAV at the time of redemption. The Adjudicating Authority vide an order dated May 30, 2019 confirmed the provisional attachment Order dated December 8, 2018. Pursuant thereto, Edelweiss Arbitrage Fund received a notice dated June 8, 2019 from the Adjudicating Authority directing to handover the investments lying in mutual fund account(s) of captioned clients. Accordingly, Edelweiss Arbitrage Fund liquidated the investments on June 26, 2019, and transferred the sale proceeds to bank accounts of the Adjudicating Authority. The matter is currently pending.

(ii) Criminal proceedings by EAML

A Complaint was filed before Additional Chief Metropolitan Magistrate, 71st Court, Bandra by EAML against Anil Nath ("Accused") *inter-alia* for the offences of criminal defamation, under Section 499 of the IPC for the defamation and loss of reputation caused to EAML, due to the acts and actions of the Accused. The matter is currently pending.

(h) Comtrade Commodities Services Limited (formerly known as Edelweiss Comtrade Limited) ("Comtrade Commodities")

(i) Criminal Proceedings filed against Comtrade Commodities

- 1. Comtrade Commodities has been served with the notice dated January 9, 2019 from the office of EOW, Special Investigation Team, Mumbai issued under Section 91 of the Criminal Procedure Code *inter-alia* informing that the department is investigating the offences registered against National Spot Exchange Limited, its directors, Financial Technology India Limited, its directors, borrowers, brokers and others for committing serval acts of forgery and criminal breach trust pursuant to criminal conspiracy hatched by them.
- 2. Comtrade Commodities has been served with the Notice dated February 15, 2019 on March 16, 2019 from the office of EOW, National Spot Exchange Limited Special Investigation Team, Mumbai issued under Section 91 of the Criminal Procedure Code inter-alia informing that department is investigating the offences registered against National Spot Exchange Limited, its directors, Financial Technologies (India) Limited (now 63 Moons Technologies Limited), its directors, borrowers, brokers and others for committing serval acts of forgery and criminal breach trust pursuant to criminal conspiracy hatched by them. EOW is investigating the complaint of SEBI against 300 brokers for illegal trading on the National Spot Exchange Limited. EOW, directed to provide the information along with supporting documents like original membership form with agreement with National Spot Exchange Limited, certified Registrars of Companies' documents, PAN card, volume of trades, brokerage etc. and attend the office of EOW to record statement. Edelweiss Comtrade *vide* its letter dated March 25, 2019 provided the required details as called for. The matter is currently pending.
- 3. The EOW is investigating a matter against National Spot Exchange Limited and others. Further to this, EOW has served a notice on Comtrade Commodities dated October 28, 2021 requiring submission of information and personal attendance for the further investigation of the matter. Comtrade Commodities vide its reply dated November 15, 2021 submitted various documents requested by EOW. Later, Comtrade Commodities provided additional documents vide reply dated January 21, 2022 that were requisitioned by EOW vide its notice dated December 31, 2021. The investigation is currently pending.

(ii) Regulatory Proceedings involving Comtrade Commodities

On September 26, 2018, Comtrade Commodities has been served with a SCN dated September 25, 2018 from SEBI (Designated Authority), Enquiries and Adjudication Department, Mumbai issued under Section 25(1) of SEBI (Intermediaries) Regulations, 2008. The SCN was issued with respect to paired contracts in National Spot Exchange Limited. Comtrade Commodities *vide* its letter dated October 15, 2018 replied to the SCN along with supporting documents. Further to written submission, SEBI granted personal hearing to Comtrade Commodities on December 11, 2019. SEBI, thereafter, issued a supplementary show cause notice dated October 11, 2022. Pursuant to this, SEBI vide its order dated March 28, 2023, cancelled the registration of Comtrade Commodities as stock broker in the securities market ("Order"). Comtrade Commodities filed an appeal dated April 5,

2023, bearing no. 352 of 2023, before SAT seeking the quashing and setting aside of the Order. SAT, vide its order dated April 13, 2023, granted a stay on the effect and operation of the Order. The matter further stands adjourned to September 27, 2023, for admission and for final disposal with directions that interim order, if any stands extended till the next date of hearing. The matter is currently pending.

(i) Edelweiss Global Wealth Management Limited ("EGWML")

(i) Criminal Proceedings filed against Edelweiss Global Wealth Management Limited

EGWML received notice dated September 4, 2020, from EOW, Gurugram in regard to the complaint dated August 20, 2020 filed by one of it's the client Parinidhi Minda against EGWML officials Anshul Kapoor, Amit Saxena and Ashish Gopal and directed to attend personally along with necessary papers and documents to record statements. Subsequently, the complaint stands transferred to Police Station, namely, SEC-7, IMT, MSR, Manesar, District – Gurugram. EGWML and its officials, thereafter, received a notice dated October 27, 2020 from said Police Station to appear before Investigating Officer along with supporting documents for the purpose of recording statements. The inquiry is currently pending.

(j) Edelweiss Retail Finance Limited ("Edelweiss Retail")

(i) Civil Proceedings involving Edelweiss Retail

Except as disclosed under "-Material litigations and regulatory actions involving the Issuer – Civil Litigation – By the Issuer", there are no other civil proceedings filed by Edelweiss Retail.

(ii) Criminal Proceedings involving Edelweiss Retail

Nil

(k) Ecap Securities and Investment Limited ("Ecap Securities")

(i) Civil Proceedings against Ecap Equities

Except as disclosed under "Litigation involving Subsidiaries – Civil Proceedings against EARC" there are no other civil proceedings against Ecap Securities.

(ii) Criminal proceedings by and against Ecap Securities

Nil

(1) Edel Investments Limited ("Edel Investments")

(i) Civil proceedings against Edel Investments

Om Builders Private Limited ("**Plaintiff**") filed a suit against Orbit Abode Private Limited ("**Defendant no. 1**") and Edel Investments ("**Defendant no. 2**")before the Bombay High Court ("**Court**"). The Plaintiff

has filed the suit for declaration of the sale deed executed in favour of Defendant no. 2for sale of 95% share in one fourth undivided share, right, title and interest in all that piece and parcel of land hereditaments and premises equivalent to 11,198 square yards equivalent to 9,363 square meters of Malabar Cumballa Hill Division together with the bungalow known as 'Kilachand House' by Defendant no.1, as null and void. The matter is currently pending.

(ii) Criminal proceedings involving Edel Investments

Nil

(m) The Issuer and its Subsidiaries have filed numerous cases under Section 138 of the Negotiable Instruments Act, 1881, and under Section 25 of Payment and Settlement Systems Act, 2007 against their customers for dishonour of cheques. Further, in some of the cases, customers have filed appeal against the Issuer and its Subsidiaries. These cases are currently pending across different courts in India.

5. Litigation involving our Associate

(a) Nuvama Wealth and Investment Limited (NWIL) (formerly known as Edelweiss Broking Limited)

(i) Civil litigation filed against NWIL.

Except as disclosed under "Civil proceedings against ECL Finance", there are no other civil proceedings filed against NWIL.

(ii) Criminal proceedings filed by NWIL.

- 1. NWIL has filed a criminal writ petition ("**Petition**") against State of Maharashtra and BKC police station before Bombay High Court praying that Central Bureau of Investigation or any other investigating agency be directed to investigate the offence committed by Pranav Patki under the provisions of Indian Penal code. The matter is currently pending.
- 2. NWIL filed a criminal complaint dated March 2, 2016 ("Complaint") with the Gandhi Nagar Police Station, Jammu against AEN Collective Market Management Private Limited and its directors (collectively, the "Accused") under the applicable criminal laws of the State of Jammu and Kashmir and the Trade Marks Act, 1999 restraining the Accused from posing as the Complainant's franchise and conducting fraudulent transactions. Subsequently, the Complainant filed an application under the applicable Criminal Procedure Code of the State of Jammu and Kashmir ("Application") before the Chief Judicial Magistrate, Jammu ("Court") for investigation of the Complaint. The Court vide its order dated April 26, 2016, issued a direction to the Gandhi Nagar Police Station, Jammu to register a first information report and commence investigation. Additionally, the Complainant filed a complaint dated October 20, 2016 with the cyber-crime cell against the Accused for violating of Sections 66A and 66D of the Information and Technology Act, 2000 by fraudulently and dishonestly using electronic email media by creating fabricated email id 'edelweissfal@gmail.com' online uploaded on Cyber Cell web-site (on-line) to mislead the public at large by using the Complainant's registered logo. The matter is currently pending A.K. Dewani vide his letter dated November 17, 2016 has raised a complaint with the RBI against the Complainant demanding that the value of bonds invested in pursuance of the fraud committed by the Accused be refunded to him stating that the Accused is related to the Complainant. A copy of this letter has also been sent to the RBI and the RBI has forwarded the letter to the Complainant advising the Complainant to resolve the complaint amicably within ten days. A.K. Dewani has through an undated letter highlighted that the total amount of fake bonds issued by Accused is ₹ 2.33 million. Thereafter, NWIL denied any involvement of itself. The matter is currently pending.
- 3. NWIL has filed a criminal complaint dated December 14, 2021 before Station House Officer, Desh Bandhu Gupta Road, Pahar Ganj, New Delhi against its Ex-employee Ishan Pundit and other unknown persons for he is having engaged in illicit activities of unauthorised trading in clients account thereby causing a loss of about ₹ 1.24 million. On August 26, 2022, FIR bearing No. 30 of 2022 has been filed before Cyber Police Station (Central), Delhi under sections 409 and 420 of IPC, 1860. Cyber Cell Police Station, Central District, Delhi by its notice dated December 14, 2022, issued under Section 91 of Cr. P. C requested NWIL to provide certain documents and information. NWIL has filed its reply vide letter dated February 03, 2023, providing the required documents and information. The investigation is pending.
- NWIL has filed criminal cases under Section 138 of the Negotiable Instrument Act, 1881, against clients for dishonor of cheques towards trading account dues, which are currently pending before the Magistrate Court.

(iii) Criminal proceedings filed against NWIL.

Other than as mentioned below and under "Material litigations involving our Directors as on the date of this Shelf Prospectus- Criminal litigation", there are no other criminal proceedings against NWIL.

1. Rajat Tyagi ("Complainant") has filed a complaint and lodged FIR on February 22, 2020 ("FIR") under Section 406 of Indian Penal Code, 1860 with the Kotwali police station, Bijnor, Uttar Pradesh against Mohit Singhal, advisor NWIL. The Complainant alleged that the share transactions to an

- amount of ₹0.25 million. By its email dated May 14, 2021, NWIL filed its reply dated May 11, 2021 alongwith relevant recordings and transcripts with Investigating Officer ("**IO**") against the undated letter of the Complainant for re-investigation of case. No further information has been sought by IO.
- 2. Manish Varshney ("Complainant") filed a first information report dated March 28, 2012 ("FIR") against Anagram Capital Limited (now amalgamated with NWIL) and its employees Manoj Tomar and Manoj Gupta (collectively, the "Accused") under Sections 406, 417 and 506 of the Indian Penal Code, 1860 for alleged fraudulent trading using the Complainant's trading account. Subsequently, Manoj Gupta filed a criminal petition) under Article 226 of the Constitution of India, 1949 before the High Court of Judicature at Allahabad ("Court"), seeking a stay order and directions to quash the FIR. The Court granted a stay and directed the police to submit a police report under Section 173(2) of the Criminal Procedure Code, 1973. The matter is currently pending.
- 3. A first information report dated December 5, 2013 was filed by Gaurang Doshi ("Complainant") against one Mehul Kantilal Vala, ex-employee of the complainant under Section 154 of the Criminal Procedure Code, 1973 for violation of Sections 408, 418, 381 and 506(2) of the Indian Penal Code, 1860 with Ellisbridge Police Station at Ahmedabad, for alleged theft of the physical share certificates of different companies, challan of the banks and cash of ₹0.03 million aggregating to value of ₹4 million. Pursuant to which NWIL received a Notice dated December 11, 2013, from Ellisbridge Police Station at Ahmedabad inter-alia requesting to produce relevant documents pertaining to Delivery Instruction Slips ("DIS") lodged by Mehul Kantilal Vala along with relevant share certificates as well as Demat Account Statement of the Complainant, which has been provided by NWIL vide its letter dated December 13, 2013 and December 23, 2013. The Company official Rakesh Kori of Ahmedabad office recorded his statement on behalf of the company. There is no further communication received from police authorities since 2013. The matter is currently pending.
- 4. Baburajan Pillai, a client of NWIL, filed a police complaint before S Roopesh Raj, PSI, Anjalummoodu, Kollam Police station under Sections 408, 418, 468 and 420 of the Indian Penal Code, 1860 for unauthorised trading in his account. His complaint is that one of NWIL's officials took 300 Bank of India share certificates from the client and carried out unauthorized trading in his account. All the shares were sold at loss. Branch officials have visited the police station from time to time and have filed requisite documents. Thereafter, a notice dated January 7, 2016, was sent by the police, under Section 91 of Cr. PC ("Notice") directing NWIL to provide the relevant documents, which have been duly submitted. There is no further communication received from police authorities since 2016. The matter is currently pending.
- 5. H. R. Verma ("Complainant") filed a criminal complaint ("Complaint") before the Judicial Magistrate First Class, Bhopal ("Judicial Magistrate") under Sections 406, 420, 467, 468, 471 and 120B of the Indian Penal Code, 1860 against Sanjay Kumar, Asha Batham, Anita Gupta and Edelweiss Financial Advisory Limited (now amalgamated with NWIL) (collectively, the "Accused") for fraudulent transfer of shares of 4,000 shares of Reliance Industries Limited from their designated accounts. The Judicial Magistrate dismissed the Complaint *vide* an order dated March 16, 2015 ("Order"). Subsequently, the Complainant filed a criminal revision petition under Section 397 of the Criminal Procedure Code, 1973 before the District and Sessions Court, Bhopal ("Court") against the Order of the Judicial Magistrate. The Court heard the matter and directed the Judicial Magistrate to conduct further investigations *vide* an order dated December 22, 2015. The matter is currently pending.
- 6. George Ommen ("Complainant") filed a criminal case dated July 10, 2008 ("Criminal Case") before the Chief Judicial Magistrate Court at Ernakulum ("Court") against Anagram Securities Limited (now amalgamated with NWIL) and its employees, alleging criminal breach of trust and misappropriation of the Complainant's money by conducting unauthorised trades leading to a loss of ₹0.03 million under Sections 406, 409 and 34 of the Indian Penal Code, 1860. Subsequently, the Complainant moved an application dated December 24, 2014 ("Application Order") before the Court to implead Rashesh Shah as one of the co−accused in the Criminal Case, subsequent to the amalgamation of Anagram Securities Limited with NWIL. Pursuant to an order dated July 7, 2015 ("Order"), the Court allowed the Application for impleading Rashesh Shah as one of the co-accused in the Criminal Case. Pursuant to a criminal miscellaneous application, Rashesh Shah applied to stay the Order and all further proceedings in the Criminal Case. NWIL filed quashing petition at High Court against the order and Criminal Complaint. The High Court of Kerala subsequently stayed the Order. On November 25, 2015, a stay order passed in the Criminal Miscellaneous Application by Kerala High Court (Ernakulum) was produced before the Metropolitan Magistrate Court. By an Order dated

January 10, 2018, the Kerala High Court has set aside the Order dated July 7, 2015, passed by the Magistrate Court, Ernakulum to implead Rashesh Shah as party respondent as in the finding the High Court concluded that the procedure adopted by the Metropolitan Magistrate Court to implead Rashesh Shah per se is illegal. On February 15, 2019, George Ommen filed another petition to implead Rashesh Shah as an accused and the same has been dismissed by the Court. Complainant thereafter, on May 27, 2019 filed fresh Petition before Chief Judicial Magistrate, Kochi for substitution of Anagram Securities Limited to Edelweiss Financial Services Ltd. On August 31, 2019, NWIL filed its objection to the fresh Petition. Complainant, thereafter, filed two separate Petitions both dated October 22, 2022 for substitution of M/s Anagram Securities Ltd to our Company Edelweiss Financial Services Ltd and Petition under Section 91 of Cr. PC 1973 inter-alia prying to direct EBL to produce relevant documents showing the amalgamation of M/s Anagram Securities Ltd. with our Company and also to produce Memorandum of Association of our Company respectively. EBL filed its objections dated November 22, 2022, to the said Petitions. The matter is currently pending.

- 7. On December 11, 2020, NWIL received a notice under section 54 of Prevention of Money Laundering Act, 2002 ("PMLA") from Directorate of Enforcement, Government of India, Jaipur ("ED") in respect of investigation against Clients, M/s. Bhavishya Credit Cooperative Society and 11 others inter alia requesting to provide details of shareholding with present value. ED also directed not to allow any further sale/ transfer transaction in the account of said clients without NOC from ED. NWIL vide its email dated December 21, 2020 requested ED to provide certain additional information in order to comply with the said Notice. The matter is pending.
- 8. Chayya Jitendra Mohite, a client of NWIL has filed a Criminal Writ Petition being No. 50 of 2021 ("Petitioner") before High Court at Mumbai against Senior Police Officer, Vakola Police Station, Mumbai and State of Maharashtra, the Respondents *inter-alia* praying for an order directing Respondent No. 1 to register FIR on the Petitioner's complaint dated June 25, 2020 filed with Respondent No. 1 against NWIL, ECL Finance and S. R. Batliboi and Company LLP and thereafter transfer the same to Economics Offences Wing (EOW) or Central Bureau of Investigation (CBI) for further investigation. Petitioner, *inter-alia* alleged the opening of his and his family members loan account/s with ECL Finance without knowledge and consent. On January 20, 2021, NWIL and ECL Finance appeared before the Hon'ble Court as intervener, when Hon'ble Court allowed the Petitioner to amend the Petition and serve the copies thereof upon all the Respondents and Interveners. Till date, no Petition has been served upon NWIL. The Petition is still pending for hearing. NWIL received a call from Police on March 20, 2023, informing about the letter issued by Petitioner's representative Ms. Snehal Thakkar dated March 02, 2023, and directed to appear before the Police to record our statement. Accordingly, NWIL officials Mr. Doshi and Mr. Agarwal recorded their statements on May 30, 2023 and June 06, 2023 accordingly. The matter is currently pending.

On January 20, 2021, NWIL and ECL Finance appeared before the Hon'ble Court as intervener, when Hon'ble Court allowed the Petitioner to amend the Petition and serve the copies thereof upon all the Respondents and Interveners. Till date, no Petition has been served upon NWIL. The Petition is still pending for hearing. NWIL received a call from Police on March 20, 2023, informing about the letter issued by Petitioner's representative Ms. Snehal Thakkar dated March 02, 2023, and directed to appear before the Police to record our statement. Accordingly, NWIL officials Mr. Doshi and Mr. Agarwal recorded their statements on May 30, 2023 and June 06, 2023 accordingly. The matter is currently pending.

- 9. Malvika Saluja and Jyotika Saluja both of Bhubhneshwar, investors in Edelweiss Multi Strategy Fund Management Pvt Ltd ("EMSFMPL") filed 2 separate criminal complaints both dated February 03, 2021 with Laxminagar Police Station, Bhubhneshwar against Employees of NWIL, namely, Debasis Nayak, Dipankar Datta and Raja Ram, *inter-alia* alleging forgery in respect of documents submitted with EMSFMPL for investment in Hexogen Product. On February 09, 2021, NWIL officials received telephonic directions from Laxminagar Police Station to provide details and documents relating to the said investments in the matter. NWIL official Debasis Nayak appeared before the Investigating Officer along with his advocate on March 3, 2021 and recorded his statement. Thereafter, no further case has been registered before Laxmi Sagar Police Station, Bhubaneshwar.
- 10. Mr. Devarajulu Boopalan ("Complainant"), filed a criminal complaint against Dinesh Kumar G and Niraj R. Sharma, officials of NWIL with Thousand Lights Police Station, Chennai − 6 inter-alia raising concerns about his investment of ₹15 Lakhs made in Crossover Fund Series II offered by EAML ("the Fund"). Based on telephonic call received from Police station, both the officials attended Police station on August 3, 2021, and denied all alleged concerns raised by the client. On

- June 15, 2022, NWIL attended concern Police Station through its authorised representative and apprised the matter to the concern Investigating officer. On January 12, 2023, the Parties entered into a MOU for settlement which stated that the Complainant had agreed to transfer the Fund in the name of Nuvama Wealth Finance Limited and/or its affiliates. The Complainant vide its letter dated March 1, 2023, informed to the Inspector of Police, Thousand Lights Police Station, Chennai, that both the parties have decided to resolve all the disputes amicably and requested to not proceed with the criminal complaint. NWIL is awaiting police closure report. The matter is currently pending.
- 11. NWIL has been served with Notice dated September 9, 2021 issued by the office of the Assistant Commissioner of Police, Section V: Economic Offences Wing, Mandir Marg, New Delhi against Senior Branch Manager, NWIL, Karol Bagh, Delhi under Section 91 of Code of Criminal Procedure *inter-alia* informing that the investigation is being conducted in case FIR No. 5 of 2021 registered under sections 420, 467, 468, 471 read with sections 34 and 120B of Indian Penal Code against NWIL and others and directed to appear alongwith documents and details pertaining to D H Limited (Client) such as Account opening forms for trading and Demat with all supporting, Ledgers, brokerage and other charges details etc. NWIL, vide its letter dated September 15, 2021, responded to the notice, and submitted all required documents and information before Investigating Officer. No further communication is received from police authorities since 2021. The investigation is pending.
- 12. NWIL received two notices both dated July 7, 2021, issued by Senior Inspector of Police, District Investigation Unit, Chanakya Puri Police Station, New Delhi under Section 91 and 160 of CrPC interalia informing that the investigation is being conducted in case FIR No. 5 of 2021 and FIR No. 6 of 2021, both registered under sections 420, 467, 468, 471 read with sections 34 and 120B of IPC, based on the complaints of Shri Jagrit Sahni and Shri Gurmanak Sahni respectively ("Complainants") against one Rajesh Ambwani (No relation with Edelweiss) and Ms. Saloni Singh (represented herself as Relationship Manager of our Company) for having induced the Complainants with dishonest intention to invest a sum of ₹ 6 million and ₹ 2.5 million respectively and caused the loss for the same. NWIL furnished the required details and documents vide its letter dated July 12, 2021 and July 26, 2021. Economic Offences Wing, Section − V, New Delhi ("EOW") vide its Notice dated July 20, 2023 issued under Section 91 of Cr. PC directed NWIL to furnish with further details, which NWIL complied with vide its letter dated August 28, 2023. The investigation is pending.
- 13. Rajiv Kumar Saxena ("Complainant") has filed a criminal complaint against NWIL and one of its employees for commission of criminal breach of trust, cheating and forgery at the CR Park Police Station, New Delhi. The complainant has alleged that he had paid a total of ₹ 2.5 million to our Company by way of cheques for the purpose of investment in two schemes, wherein he was promised a return of 2% per month on the investment of ₹ 1 million, while the remaining ₹1.5 million was kept with Edelweiss Crossover Opportunities Fund and was to be invested in the NSE IPO. The Complainant has not received any returns nor a copy of the agreement. NWIL filed its reply vide letter dated July 12, 2022 and additional reply vide letter dated July 28, 2022. NWIL received order/notice dated August 28 2023, from C R Park police station, New Delhi asking NWIL and its two officials namely Akhil Goomber and Ms. Vidya Shah to appear for the purpose of enquiry. NWIL vide its two letters both dated August 31, 2023, replied to the said notice on merit. The matter is currently pending.
- 14. Economic Offences Cell, Panaji, Goa, ("**EOC**") vide its call letter dated May 18, 2022 informed our Company's Promoter Rashesh Shah and Venkatchalam Ramaswamy that department is conducting inquiry into the complaint filed by Complainant / Investor Mr. Caesar Fernandes (client of Edelweiss Broking Limited) against them for committing unfair trade practices, criminal breach of trust and cheating through their company and asked their presence before Investigating Officer ("**IO**") for application inquiry. NWIL officials attended the office of EOC on July 04, 2022, and July 11, 2022, when officials were asked to reply on queries raised by the IO on or before July 15, 2022. On July 15, 2022, NWIL filed its final reply before EOC. No further communication received from EOC. The matter is currently pending.
- 15. The Asst. Commissioner of Police, Kesarbaug Police Station, Lucknow, UP vide his letter dated September 09, 2022 addressed to Vibhor Shankar, employee of NWIL that he is investigating the criminal complaint filed by one Ratnesh Nigam, client of NWIL, against Vibhor Shankar, and directed said employee to remain present before him alongwith required documents for investigation. Vibhor Shankar, vide his letter dated October 03, 2022 replied the said complaint on merit alongwith supporting documents and stated that the FIR has already been registered being FIR No. 2231 of 2022 dated August 24, 2022 against the said Ratnesh Nigam before Mahanagar Police Station, UP, under Section 323, 342, 504 and 506 of IPC, for he having forcefully taken writing from employee regarding

his losses in shares and currency derivates in the year 2015-16 on account of trading by employee. Mahanagar Police Station, Lucknow, UP ("Police Station") by its letter dated December 08.2022 directed NWIL officials to appear and record the statement with evidence. Pursuant to the said order, NWIL officials have submitted their statements before the Police Station. The said complaint is pending for investigation.

16. NWIL's official ("Accused") received a notice under Section 91 of CRPC, dated December 21, 2022 ("Notice") from SHO, Police Station, Gurugram. The notice intimated the Accused about a complaint registered against him for unauthorised trading against the complainant's directions. The Notice further directed the Accused to provide details and documents pertaining to the matter. Company officials are collecting requisite details and documents. The matter is currently pending for investigation.

(iv) Regulatory proceedings involving NWIL.

- NWIL has been served with Summons issued by Investigation Authority ("IA"), Securities and Exchange Board of India ("SEBI") under section 11C (3) of the Securities and Exchange Board of India Act, 1992 in relation to the trading activities of the NWIL's client, Bhawarlal Ramnivas Jajoo in the script of Reliance Industries Limited for a period from March 01, 2020 to March 31, 2020. NWIL vide its letter dated December 16, 2020 furnished the required information and data along with supporting documents and complied with the same. No further communication is received from IA. The investigation is pending.
- 2. NWIL has been served with Show Cause Notice dated June 09, 2023, from National Stock Exchange of India Limited ('NSE") *inter-alia* alleging violation of Rules, Byelaws and Regulations of the Exchange and circulars issued by SEBI and Exchange and thereby facilitated the financing of client's transactions through a NBFC. NWIL filed its reply on June 30, 2023. The matter is pending.

(b) Nuvama Clearing Services Limited ("NCSL") (formerly known as Edelweiss Custodial Services Limited)

(i) Civil Proceedings filed against NCSL.

- 1. Arebee Shipping Company Private Limited and its promoter family, who claim to be clients of Anugrah Stock and Broking Private Limited ("Anugrah"), filed a suit before the Bombay High Court against Anugrah, Teji Mandi and NCSL ("Suit"). The principal allegation in this Suit is that Anugrah and Teji Mandi have misused the power of attorney given to them by the client to misappropriate securities/funds of the client. The Bombay High Court has also passed interim orders directing Anugrah and Teji Mandi to file an affidavit of disclosure to disclose ledger accounts, details of trades, etc. executed on behalf of their clients. The matter is currently pending.
- 2. On October 4, 2020, NCSL was served with three arbitration petitions ("Arbitration Petitions") filed by Lalit Shah, Lalit Shah HUF and Prafulla Shah ("Petitioners"), all of whom claim to be clients of Anugrah Stock and Broking Private Limited ("Anugrah"). The principal grievance raised in these Arbitration Petitions is that stocks / securities / units entrusted by the Petitioners with Anugrah have been wrongly sold by Anugrah and NCSL. The Petitioners have also sought a direction that Anugrah and ECSL remit back the securities / stocks / units belonging to the Petitioner or deposit in Court an equivalent aggregate sum. The petition has been filed under Section 9 of the Arbitration and Conciliation Act, 1996, seeking interim relief pending arbitration The matter is currently pending.
- 3. Writ Petition has been filed before the Bombay High Court by Jaidev Krishnan Iyer, Ashwin Kantilal Mehta and Vimal Kishor Sikchi, Mahendra Kumar Mohta respectively, who claims to be end investors who have invested their monies and given shares as collateral to Anugrah Stock & Broking Private Limited ("Anugrah"). The Petitioners have alleged that the securities placed by them were wrongfully liquidated by Anugrah and NCSL. The main prayers of these Petitions is to seek a Special Investigation Team to conduct investigation into the affairs of NSE, NCL, BSE, ECSL, ICICI Bank, Anugrah and Teji Mandi Analytics Private Limited and their auditors to ascertain the role played by each of the entities and submit a report. As Economic Offences Wing ("EOW") is already seized of the matter on account of the complaints filed with it by certain end-investors of Anugrah, EOW has been directed to submit a report on the progress of the investigation. The matter is currently pending.

- 4. Writ Petition has been filed before the Bombay High Court by Nimish Shah and others including Alpita Apurva Mayekar & others and Karim Maredia, end clients of Anugrah Stock & Broking Private Limited ("Anugrah") inter-alia seeking a direction against SEBI to take action against all Respondents including NSE, NCL, CDSL, ECSL, Anugrah and Teji Mandi, and pass appropriate orders to protect the interest of the Petitioners and other investors. As the petition involves a common cause of action and similar/overlapping reliefs, the parties were given the liberty to make an application to tag the above petition with other writ petitions filed before the Bombay High Court. All the writ petitions have been tagged together and common orders have been passed in all the writ petitions. The matter is currently pending for hearing.
- 5. Writ Petition being No. 3603 of 2022 has been filed before the Bombay High Court by Kamal R. Bulchandani & 05 others ("Petitioners"), the end clients of Anugrah Stock & Broking Private Limited ("Anugrah") against SEBI, NSE, NSECL, CDSL, NCSL, EOW and 07 others including EOW Anugrah, Teji Mandi inter-alia challenging the orders passed by the Respondent No. 2, NSE rejecting the claims of the Petitioners for reimbursement to the maximum of Rs. 25 lakhs each from IPF on account of losses suffered by unauthorised sell of Petitioner's securities and misappropriation of margin/funds by Respondent No. 5, 7 and 8 & after probing into the legality to set aside the said orders. NCSL is Party Respondent No. 5 in the captioned Petition. The Petitioners have alleged that the securities placed by them were wrongfully liquidated by Anugrah and NCSL. The Petitioners further prayed to appoint retired High Court Judge or any other competent High Court officials to probe into affairs of Respondents No. 1 to 4 relating to the violation and breach of Respondents No. 5, 6 & 7 and for other reliefs more particularly mentioned in the said Petition including directing Respondent No. 6, EOW to disclose status of their investigations. The matter is currently pending.

(ii) Criminal Proceedings involving NCSL.

- 1. On a complaint made by certain end-clients of Anugrah Stock and Broking Private Limited "Anugrah", the Economic Offence Wing ("EOW") registered first information report dated September 9, 2020 against Anugrah and its affiliates/promoters for defrauding customers under Ponzi scheme and lured investors with assured returns of 15% to 20%. Although NCSL is not an accused in that matter, the Economic Offence Wing passed a direction marking a debit lien on NCSL's clearing account held with Citibank to the tune of ₹4,603.2 million. NCSL challenged this direction before the 47th Additional Chief Metropolitan Magistrate's Court at Esplanade, Mumbai. The Additional Chief Metropolitan Magistrate's 47th Court at Esplanade, Mumbai has temporarily lifted the lien on NCSL's Clearing Account by passing a stay order. Due to business exigencies, NCSL was required to sell one of the securities listed in the Undertaking namely, parcels of land situated at Alibaug. NCSL therefore, made an Interim Application before the Court inter-alia praying to permit NCSL to substitute Alibaug land property with a more liquid security of equivalent value in the form of Compulsory Convertible Debenture (CCDs) of group/affiliate company of NCSL. The Court vide its order dated April 21, 2022, rejected the said Interim Application merely on the ground that once the security has been furnished the same cannot be substituted. Being aggrieved, NCSL filed a Criminal Writ Petition being No. 2690 of 2022 before Bombay High Court challenging the said order dated April 21, 2022. By an order August 11, 2022, the Hon'ble Court allowed NCSL to withdraw the said Petition with a liberty to file fresh application in the event NCSL intends to provide other security as replacement to the previous security. NCSL has filed Misc Application dated October 04, 2022, in the Session Court inter-alia to permit NCSL to substitute the securities given in the undertaking dated October 22, 2020 with the securities mentioned in the Application and other prayers mentioned therein. EOW filed its Say dated October 21, 2022 to the Application. NCSL filed its affidavit dated November 04, 2022 with express undertaking that NCSL shall provide additional security in the event of fall in the value of the security provided. By an Order dated December 07, 2022, the Hon'ble Court allowed Application. The original Misc. Application filed by NCSL before 47th Additional Chief Metropolitan Magistrate's Court at Esplanade, Mumbai is now transferred to the Session Court and pending for hearing.
- 2. NCSL has been served with a Notice dated September 10, 2022 from Senior Police Inspector, EOW, Amravati based on criminal complaint filed by end client of Anugrah Stock and Broking Private Limited "Anugrah", namely Rishabh Sikchi and others and have been called upon to present with all information and documents as mentioned in the letter. NCSL has appeared before them and submitted its response. NCSL had thereafter received notice seeking additional information which NCSL has duly submitted to EOW Amravati. The matter is currently pending.
- 3. Mr. T Ravi Prakash ("Complainant") had filed the FIR at Central Crime Station, Detective Department ("CCS, DD") at Hyderabad against his Stockbroker, Anugrah Stock and Broking Private Limited

("Anugrah") and 7 others including Nuvama Clearing Services Ltd (formerly known as Edelweiss Custodial Services Limited) ("NCSL"), under Section 409 and 420 of Indian Penal Code. The Investigating officer had deleted the names of Accused No. 4 to 8 including NCSL as there was no prima facie case made out against these accused. Being aggrieved, the Complainant filed a Protest Petition before Addl. Chief Metropolitan Magistrate, Hyderabad ("Court") inter-alia directing CCS DD Police station to conduct further investigation into the matter and take cognizance against the accused in the Petition, who are not named as accused in chargesheet. By an Order dated June 30, 2023, the Court allowed the Petition and referred the matter to CCS DD Police station, Hyderabad for further and proper investigation against the accused. The matter is currently pending.

(iii) Regulatory proceedings involving NCSL.

- 1. NSE Clearing Limited ("NCL") had issued a Show Cause Notice ("SCN") dated January 8, 2020, after completing the Limited Purpose Inspection to understand the issue raised by the trading member Vrise Securities Private Limited ("Vrise"). NCL made *inter-alia* certain observations in its SCN and personal hearing was scheduled before Member and Core Settlement Guarantee Fund Committee ("MCSGFC") of NCL. The MCSGF Committee of NCL passed an order dated February 12, 2020 stating that NCSL to reinstate such securities that are liquidated by NCSL. NCSL thereafter filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT") and Miscellaneous Application and SAT by its order dated February 26, 2020, granted a stay on the matter until the matter is disposed of and directed NCSL to maintain its unutilized and free collateral with NCL above ₹240 million till the appeal has been decided. On February 10, 2023, SAT concluded the hearing and reserved for final order. The matter is currently pending.
- 2. NSE Clearing Ltd ("NCL") had issued a Show Cause Notice ("SCN") dated September 19, 2020, after completing the Limited Purpose Inspection to understand the issue raised by the trading member Anugrah Stock & Broking Private Limited ("Anugrah"). NCL made *inter alia* certain observations in its SCN and personal hearing was scheduled before Member and Core Settlement Guarantee Fund Committee ("MCSGFC") of NCL. The MCSGF Committee of NCL passed an order dated October 20, 2020 stating that post detailed scrutiny of NSE and the quantum of securities to be re-instated will be intimated by NSE to NCSL for further action and also has levied a penalty of ₹0.1 million. NCSL thereafter filed an appeal against the impugned order with Securities Appellate Tribunal ("SAT") and SAT by its order dated November 5, 2020, while granting a stay order inter-alia directed NCSL to give an undertaking to NCL that NCSL will deposit ₹ 2,120 million or any other amount as may be directed by Tribunal after disposal of Appeal. On February 10, 2023, SAT concluded the hearing and reserved for final order. The matter is currently pending.
- 3. NSE Clearing Ltd ("NCL") had issued a Show Cause Notice ("SCN") dated August 24, 2021 after completing the Regular Inspection of Books of NCSL. NCL made inter alia certain observations in its SCN which was duly responded by NCSL vide its letter dated September 8, 2021. On October 6, 2021, a personal hearing was concluded before the Member and Core Settlement Guarantee Fund Committee ("MCSGFC") of NCL and in pursuance thereof, NCSL submitted its written submission dated October 13, 2021. NCL had further sought clarifications on certain points vide its letter dated March 17, 2022 which are duly responded by NCSL vide its letter dated April 27, 2022 to NCL. NCL had further sought clarifications on certain points vide its letter dated September 22, 2022 which was duly responded by NCSL vide its letter dated October 14, 2022. NCL vide its letter dated October 25, 2022 issues supplementary show cause notice citing observations ("Supplementary SCN") and a personal hearing was scheduled on 01-11-2022 before the MCSGFC. NCSL have submitted its response on November 15, 2022. Subsequently, hearing held on December 06, 2022, before MCSGFC. NCL has further submitted written submissions on Supplementary SCN on December 13, 2022. MCSGFC committee of NCL has vide its letter dated March 31,2023 gave its decision on the matter and proposed to levy a penalty of Rs 2.5 million. NCSL has filed an appeal before SAT on May 11,2023 which was heard on June 08, 2023, and the SAT has directed to deposit the penalty amount with NCL which will be subject to the result of the captioned appeal. NCSL has deposited the amount with NCL. The matter is currently

(c) Nuvama Wealth Management Limited ("NWML")

(i) Criminal proceedings against NWML

Except as mentioned above under "Material litigation or legal or regulatory actions involving our Promoter", there are no other criminal proceedings against NWML.

(ii) Regulatory proceedings involving NWML.

SEBI jointly with NSE had conducted joint inspection of Capital Market, F&O and Currency Derivatives segments of NWML for F. Y. 2020-21 and assigned Joint Inspection case to NSE for post Inspection Enforcement action. NSE, after considering NWML's_explanations and submissions, has imposed a total penalty of Rs 1,15,000 vide its correspondence no NSE/INSP/MCSGFC-69/CMFOCDS/20-21&21-22/ACT/11933 dated August 30,2022, which was complied with by NWML.

6. Litigation involving Group Companies.

Except as disclosed under "-Material litigations and regulatory actions involving the Issuer – Civil Litigation – By the Issuer", there are no litigations pending or taken against the group companies of the Issuer.

OTHER INFORMATION

1. Taxation

As on the date of this Prospectus, there are no tax matters wherein the amount involved is more than ₹1,000 million.

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

Nil

3. Details of default, if any, including therein the amount involved, duration of default and present status, in repayment of statutory dues; debentures and interests thereon; deposits and interest thereon; and loan from any bank or financial institution and interest thereon.

Nil

4. Pending proceedings initiated against the Issuer for economic offences.

Nil

- Details of inquiries, inspections or investigations initiated or conducted under the Companies Act, 1956 or the Companies Act, 2013 or the securities law against the Issuer and its Subsidiaries in the last three years immediately preceding the year of issue of this Prospectus along with section wise details of prosecutions filed (whether pending or not), fines imposed or offences compounded against the Issuer and its Subsidiaries in the three years immediately preceding the year of issue of this Prospectus.
 - (i) On March 22, 2021, EARC received, MCA letter dated March 18, 2021, regarding inspection of the books of accounts and other books and papers of EARC under Section 206(5) of the Companies Act, 2013. EARC has furnished all the required documents and information to MCA in April 2021. Further at the request of MCA, EARC re-submitted documents on December 03, 2021. MCA by its Letter dated November 1, 2022, informed EARC to provide its comments and reply to the letter dated October 15, 2022 addressed by Mr. Paras Kuhad ("Kuhad Letter") to the MCA. In the Kuhad Letter, Mr. Kuhad has requested MCA to provide him with the response given by EARC along with the documents furnished in support thereof, and all other information/ documents which have come into the possession of MCA pursuant to the inspection of books initiated in March 2021. EARC vide its letter dated November 25, 2022 furnished its comments as requested by the MCA. Subsequently, EARC received another letter from MCA dated July 25, 2023 in relation to issuance of preference shares, pledge of SRs in relation to issuance of secured NCDs, acquisition of loans from group companies, clarification in relation to certain provisions of Companies Act and Ind AS and payment of remuneration of statutory auditors. EARC has submitted its detailed response and clarifications to MCA vide letter dated September 14, 2023.

- (ii) The SEBI *vide* its letter dated July 27, 2020, addressed to the Issuer made certain observations relating to merchant banking activities of the Issuer during inspection carried out in the month of February 2020 and advised to be careful in future, thereby avoiding any lapses. The Issuer has submitted its response on August 26, 2020 dealing with all the observations on merit.
- (iii) The SEBI, vide its letter dated December 05, 2022 communicated to the Issuer certain findings of inspection conducted by SEBI officials relating to the Issuer's merchant banking activities for a period from April 01, 2021 to March 31, 2022 and advised the Issuer to submit its comments if any, along with supporting documents. The Issuer has submitted its reply on December 12, 2022. SEBI vide its letter dated January 17, 2023 ("Advisory Letter") issued advisory in relation to findings of inspection and advised the Issuer to ensure compliance with SEBI circular dated November 26, 2021 on "Publishing Investor Charter and Disclosure of Complaints by Merchant Bankers on their Website—Debt Market" ("Circular") and to be careful in future and improve compliance standards to avoid recurrence of such instances in future. The Issuer has submitted its response with SEBI to Advisory Letter on March 23, 2023, stating that the observation will be complied with henceforth. As on date, we have received no further communication from SEBI.
- (iv) Pursuant to order passed by Hon'ble National Company Law Tribunal, Mumbai Bench dated April 27, 2023, the merchant banking business of Issuer has demerged and transferred to Nuvama Wealth Management Limited ("Nuvama") with effect from July 1, 2023 and therefore the said merchant banking business is part of Nuvama. The aforementioned actions are pertaining to merchant banking business of Issuer now transferred to Nuvama.
- 6. Any litigation or legal action pending or taken against the Promoter of the Issuer by a Government Department or a statutory body or regulatory body during the last three years immediately preceding the date of this Prospectus:

Except as disclosed under "Material litigation or legal or regulatory actions involving our Promoter as on the date of this Prospectus", there are no other litigation or legal action pending or taken against the Promoter of the Issuer by a Government department or a statutory body or regulatory body during the last three years immediately preceding the date of this Prospectus.

OTHER REGULATORY AND STATUTORY DISCLOSURES

Issuer's Absolute Responsibility

"The Issuer, having made all reasonable inquiries, accepts responsibility for and confirms that this Prospectus contains all information with regard to the Issuer and the issue which is material in the context of the Issue, that the information contained in this Prospectus 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 stated and that there are no other facts, the omission of which make this document as a whole or any of such information or the expression of any such opinions or intentions misleading."

Authority for the Issue

At the meeting of the Board of Directors of the Issuer held on March 30, 2023, the Board of Directors approved the issuance of NCDs of the face value ₹ 1000 each, for an amount up to ₹ 15,000 million.

Further, the present borrowing is within the borrowing limits of ₹ 100,000 million under Section 180(1)(c) of the Companies Act, 2013 duly approved by the members of the Issuer by way of postal ballot on September 10, 2014.

Prohibition by SEBI / Eligibility of the Issuer for the Issue

The Issuer, persons in control of the Issuer and/or the Promoters and/or our Promoter Group and/or the Directors have not been restrained or prohibited or debarred from accessing the securities market or dealing in securities by SEBI and no such order or direction is in force. Further, no member of the Issuer has been prohibited or debarred from accessing the securities market or dealing in securities by SEBI due to fraud.

None of the Promoters or Directors of the Issuer is a promoter or director of another company which is debarred from accessing the securities market or dealing in securities by the Board.

The Issuer confirms that there are no fines or penalties levied by SEBI or the Stock Exchanges pending to be paid by the Issuer as on the date of this Prospectus.

No regulatory action is pending against the Issuer or its Promoters or Directors before SEBI or the RBI.

None of our Directors and/or our Promoters have been declared as fugitive economic offenders.

Wilful Defaulter

The Issuer, and/or Directors and/or our Promoters have neither been categorised as a wilful defaulter by the RBI, ECGC, any government/regulatory authority and/or by any bank or financial institution, nor are they in default of payment of interest or repayment of principal amount in respect of non-convertible securities, for a period of more than six months. None of our Whole-time Directors and/or our Promoter, is a whole-time director or promoter of another company which is has been categorised as a wilful defaulter.

DISCLAIMER CLAUSE OF SEBI

IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF THE OFFER DOCUMENT TO THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI) SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED 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. THE LEAD MANAGERS, HAS CERTIFIED THAT THE DISCLOSURES MADE IN THE OFFER DOCUMENT ARE GENERALLY ADEQUATE AND ARE IN CONFORMITY WITH THE REGULATIONS. THIS REQUIREMENT IS TO FACILITATE INVESTORS TO TAKE AN INFORMED DECISION FOR MAKING INVESTMENT IN THE PROPOSED ISSUE.

IT SHOULD ALSO BE CLEARLY UNDERSTOOD THAT WHILE THE ISSUER IS PRIMARILY RESPONSIBLE FOR CORRECTNESS, ADEQUACY AND DISCLOSURE OF ALL RELEVANT INFORMATION IN THE OFFER DOCUMENT, THE LEAD MERCHANT BANKER IS EXPECTED TO

EXERCISE DUE DILIGENCE TO ENSURE THAT THE ISSUER DISCHARGES ITS RESPONSIBILITY ADEQUATELY IN THIS BEHALF AND TOWARDS THIS PURPOSE, THE LEAD MERCHANT BANKER, TRUST INVESTMENT ADVISORS PRIVATE LIMITED, HAVE FURNISHED TO SEBI A DUE DILIGENCE CERTIFICATE DATED SEPTEMBER 22, 2023 WHICH READS AS FOLLOWS:

- 1. WE CONFIRM THAT NEITHER THE ISSUER NOR ITS PROMOTERS OR DIRECTORS HAVE BEEN PROHIBITED FROM ACCESSING THE CAPITAL MARKET UNDER ANY ORDER OR DIRECTION PASSED BY THE SEBI. WE ALSO CONFIRM THAT NONE OF THE INTERMEDIARIES NAMED IN THE OFFER DOCUMENT HAVE BEEN DEBARRED FROM FUNCTIONING BY ANY REGULATORY AUTHORITY.
- 2. WE CONFIRM THAT ALL THE MATERIAL DISCLOSURES IN RESPECT OF THE ISSUER HAVE BEEN MADE IN THE OFFER DOCUMENT AND CERTIFY THAT ANY MATERIAL DEVELOPMENT IN THE ISSUE OR RELATING TO THE ISSUE UP TO THE COMMENCEMENT OF LISTING AND TRADING OF THE NCDs OFFERED THROUGH THIS ISSUE SHALL BE INFORMED THROUGH PUBLIC NOTICES/ADVERTISEMENTS IN ALL THOSE NEWSPAPERS IN WHICH PRE-ISSUE ADVERTISEMENT AND ADVERTISEMENT FOR OPENING OR CLOSURE OF THE ISSUE WILL BE GIVEN.
- 3. WE CONFIRM THAT THE OFFER DOCUMENT CONTAINS ALL DISCLOSURES AS SPECIFIED IN THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021.
- 4. WE ALSO CONFIRM THAT ALL RELEVANT PROVISIONS OF THE COMPANIES ACT, SECURITIES CONTRACTS (REGULATION) ACT, 1956, SECURITIES AND EXCHANGE BOARD OF INDIA ACT, 1992 AND THE RULES, REGULATIONS, GUIDELINES, CIRCULARS ISSUED THEREUNDER ARE COMPLIED WITH.

WE CONFIRM THAT WE HAVE NOT RECEVIED ANY COMMENTSON THE DRAFT PROSPECTUS DATED SEPTEMBER 11, 2023, FILED WITH BSE LIMITED. BSE LIMITED IS THE DESIGNATED STOCK EXCHANGE FOR THE ISSUE.

NUVAMA WEALTH MANAGEMENT LIMITED (FORMERLY KNOWN AS EDELWEISS SECURITIES LIMITED) IS DEEMED TO BE AN ASSOCIATE OF THE COMPANY AS PER THE SECURITIES AND EXCHANGE BOARD OF INDIA (MERCHANT BANKERS) REGULATIONS, 1992, AS AMENDED ("SEBI MERCHANT BANKERS REGULATIONS"). IN COMPLIANCE WITH REGULATION 25(3) OF SEBI NCS REGULATIONS, NUVAMA WEALTH MANAGEMENT LIMITED (FORMERLY KNOWN AS EDELWEISS SECURITIES LIMITED) SHALL NOT ISSUE A DUE DILIGENCE CERTIFICATE.

DISCLAIMER CLAUSE OF BSE

BSE LIMITED ("THE EXCHANGE") HAS GIVEN, VIDE ITS APPROVAL DATED SEPTEMBER 20, 2023 PERMISSION TO THIS ISSUER TO USE THE EXCHANGE'S NAME IN THIS OFFER DOCUMENT AS ONE OF THE STOCK EXCHANGES ON WHICH THIS ISSUER'S SECURITIES ARE PROPOSED TO BE LISTED. THE EXCHANGE HAS SCRUTINIZED THIS OFFER DOCUMENT FOR ITS LIMITED INTERNAL PURPOSE OF DECIDING ON THE MATTER OF GRANTING THE AFORESAID PERMISSION TO THIS ISSUER THE EXCHANGE DOES NOT IN ANY MANNER:

- A. WARRANT, CERTIFY OR ENDORSE THE CORRECTNESS OR COMPLETENESS OF ANY OF THE CONTENTS OF THIS OFFER DOCUMENT; OR
- B. WARRANT THAT THIS ISSUER'S SECURITIES WILL BE LISTED OR WILL CONTINUE TO BE LISTED ON THE EXCHANGE; OR
- C. TAKE ANY RESPONSIBILITY FOR THE FINANCIAL OR OTHER SOUNDNESS OF THIS ISSUER, ITS PROMOTERS, ITS MANAGEMENT OR ANY SCHEME OR PROJECT OF THIS ISSUER;

AND IT SHOULD NOT FOR ANY REASON BE DEEMED OR CONSTRUED THAT THIS OFFER DOCUMENT HAS BEEN CLEARED OR APPROVED BY THE EXCHANGE. EVERY PERSON WHO DESIRES TO APPLY FOR, OR OTHERWISE ACQUIRES ANY SECURITIES OF THIS ISSUER MAY DO SO PURSUANT TO INDEPENDENT INQUIRY, INVESTIGATION AND ANALYSIS AND SHALL NOT HAVE ANY CLAIM AGAINST THE EXCHANGE WHATSOEVER BY ANY REASON OF ANY LOSS WHICH MAY BE SUFFERED BY SUCH PERSON CONSEQUENT TO OR IN CONNECTION WITH SUCH

SUBSCRIPTION/ACQUISITION WHETHER BY REASON OF ANYTHING STATED OR OMITTED TO BE STATED HEREIN OR FOR ANY OTHER REASON WHATSOEVER.

DISCLAIMER STATEMENT OF CRISIL

CRISIL RATINGS LIMITED (CRISIL RATINGS) HAS TAKEN DUE CARE AND CAUTION IN PREPARING THE MATERIAL BASED ON THE INFORMATION PROVIDED BY ITS CLIENT AND / OR OBTAINED BY CRISIL RATINGS FROM SOURCES WHICH IT CONSIDERS RELIABLE (INFORMATION). A RATING BY CRISIL RATINGS REFLECTS ITS CURRENT OPINION ON THE LIKELIHOOD OF TIMELY PAYMENT OF THE OBLIGATIONS UNDER THE RATED INSTRUMENT AND DOES NOT CONSTITUTE AN AUDIT OF THE RATED ENTITY BY CRISIL RATINGS. CRISIL RATINGS DOES NOT GUARANTEE THE COMPLETENESS OR ACCURACY OF THE INFORMATION ON WHICH THE RATING IS BASED. A RATING BY CRISIL RATINGS IS NOT A RECOMMENDATION TO BUY, SELL, OR HOLD THE RATED INSTRUMENT; IT DOES NOT COMMENT ON THE MARKET PRICE OR SUITABILITY FOR A PARTICULAR INVESTOR. THE RATING IS NOT A RECOMMENDATION TO INVEST / DISINVEST IN ANY ENTITY COVERED IN THE MATERIAL AND NO PART OF THE MATERIAL SHOULD BE CONSTRUED AS AN EXPERT ADVICE OR INVESTMENT ADVICE OR ANY FORM OF INVESTMENT BANKING WITHIN THE MEANING OF ANY LAW OR REGULATION. CRISIL RATINGS ESPECIALLY STATES THAT IT HAS NO LIABILITY WHATSOEVER TO THE SUBSCRIBERS / USERS / TRANSMITTERS/ DISTRIBUTORS OF THE MATERIAL. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, NOTHING IN THE MATERIAL IS TO BE CONSTRUED AS CRISIL RATINGS PROVIDING OR INTENDING TO PROVIDE ANY SERVICES IN JURISDICTIONS WHERE CRISIL RATINGS DOES NOT HAVE THE NECESSARY PERMISSION AND/OR REGISTRATION TO CARRY OUT ITS BUSINESS ACTIVITIES IN THIS REGARD. EDELWEISS FINANCIAL SERVICES LIMITED WILL BE RESPONSIBLE FOR ENSURING COMPLIANCES AND CONSEQUENCES OF NON-COMPLIANCES FOR USE OF THE MATERIAL OR PART THEREOF OUTSIDE INDIA. CURRENT RATING STATUS AND CRISIL RATINGS' RATING CRITERIA ARE AVAILABLE WITHOUT CHARGE TO THE PUBLIC ON THE WEBSITE, WWW.CRISIL.COM. FOR THE LATEST RATING INFORMATION ON ANY INSTRUMENT OF ANY COMPANY RATED BY CRISIL RATINGS, PLEASE CONTACT CUSTOMER SERVICE HELPDESK AT 1800-267-1301.

DISCLAIMER CLAUSE OF CARE ADVISORY RESEARCH & TRAINING LIMITED

THE REPORT IS PREPARED BY CARE ADVISORY RESEARCH AND TRAINING LIMITED ("CART"). CART HAS TAKEN UTMOST CARE TO ENSURE ACCURACY AND OBJECTIVITY WHILE DEVELOPING THE REPORT BASED ON INFORMATION AVAILABLE IN CART'S PROPRIETARY DATABASE, AND OTHER SOURCES CONSIDERED BY CART AS ACCURATE AND RELIABLE INCLUDING THE INFORMATION IN PUBLIC DOMAIN. THE VIEWS AND OPINIONS EXPRESSED HEREIN DO NOT CONSTITUTE THE OPINION OF CART TO BUY OR INVEST IN THIS INDUSTRY, SECTOR OR COMPANIES OPERATING IN THIS SECTOR OR INDUSTRY AND IS ALSO NOT A RECOMMENDATION TO ENTER INTO ANY TRANSACTION IN THIS INDUSTRY OR SECTOR IN ANY MANNER WHATSOEVER.

THE REPORT HAS TO BE SEEN IN ITS ENTIRETY; THE SELECTIVE REVIEW OF PORTIONS OF THE REPORT MAY LEAD TO INACCURATE ASSESSMENTS. ALL FORECASTS IN THE REPORT ARE BASED ON ASSUMPTIONS CONSIDERED TO BE REASONABLE BY CART; HOWEVER, THE ACTUAL OUTCOME MAY BE MATERIALLY AFFECTED BY CHANGES IN THE INDUSTRY AND ECONOMIC CIRCUMSTANCES, WHICH COULD BE DIFFERENT FROM THE PROJECTIONS.

NOTHING CONTAINED IN THE REPORT IS CAPABLE OR INTENDED TO CREATE ANY LEGALLY BINDING OBLIGATIONS ON THE SENDER OR CART WHICH ACCEPTS NO RESPONSIBILITY, WHATSOEVER, FOR LOSS OR DAMAGE FROM THE USE OF THE SAID INFORMATION. CART IS ALSO NOT RESPONSIBLE FOR ANY ERRORS IN TRANSMISSION AND SPECIFICALLY STATES THAT IT, OR ITS DIRECTORS, EMPLOYEES, PARENT COMPANY – CARE RATINGS LTD., OR ITS DIRECTORS, EMPLOYEES DO NOT HAVE ANY FINANCIAL LIABILITIES WHATSOEVER TO THE SUBSCRIBERS/USERS OF THE REPORT. THE SUBSCRIBER/USER ASSUMES THE ENTIRE RISK OF ANY USE MADE OF THE REPORT OR DATA HEREIN. THIS REPORT IS FOR THE INFORMATION OF THE AUTHORISED RECIPIENT IN INDIA ONLY AND ANY REPRODUCTION OF THE REPORT OR PART OF IT WOULD REQUIRE EXPLICIT WRITTEN PRIOR APPROVAL OF CART.

CART SHALL REVEAL THE REPORT TO THE EXTENT NECESSARY AND CALLED FOR BY APPROPRIATE REGULATORY AGENCIES, VIZ., SEBI, RBI, GOVERNMENT AUTHORITIES, ETC., IF IT IS REQUIRED TO DO SO. BY ACCEPTING A COPY OF THE REPORT, THE RECIPIENT ACCEPTS THE TERMS OF THIS DISCLAIMER, WHICH FORMS AN INTEGRAL PART OF THE REPORT.

DISCLAIMER STATEMENT FROM THE LEAD MANAGERS

THE LEAD MANAGERS ACCEPT NO RESPONSIBILITY FOR STATEMENTS MADE OTHERWISE THAN IN THIS PROSPECTUS OR IN ADVERTISEMENT OR ANY OTHER MATERIAL ISSUED BY OR AT THE INSTANCE OF THE ISSUER IN CONNECTION WITH THE ISSUE OF THE NCDS AND THAT ANYONE PLACING RELIANCE ON ANY OTHER SOURCE OF INFORMATION WOULD BE DOING SO AT THEIR OWN RISK.

DISCLAIMER IN RESPECT OF JURISDICTION

THE ISSUE IS BEING MADE IN INDIA, TO INVESTORS FROM CATEGORY I (INSTITUTIONAL INVESTORS), CATEGORY II (NON-INSTITUTIONAL INVESTORS), CATEGORY III (HIGH NET WORTH INDIVIDUAL INVESTOR) AND CATEGORY IV (RETAIL INDIVIDUAL INVESTOR). THE DRAFT PROSPECTUS AND THIS PROSPECTUS 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. ANY PERSON INTO WHOSE POSSESSION THIS PROSPECTUS AND THE PROSPECTUS COMES IS REQUIRED TO INFORM HIMSELF OR HERSELF ABOUT, AND TO OBSERVE, ANY SUCH RESTRICTIONS.

DISCLAIMER STATEMENT FROM THE ISSUER

THE ISSUER ACCEPTS NO RESPONSIBILITY FOR STATEMENTS MADE OTHER THAN IN THIS PROSPECTUS ISSUED BY THE ISSUER IN CONNECTION WITH THE ISSUE OF THE NCDS AND ANYONE PLACING RELIANCE ON ANY OTHER SOURCE OF INFORMATION WOULD BE DOING SO AT HIS / HER / 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, INVESTOR MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE OFFER INCLUDING THE RISKS INVOLVED. THE NCDs 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" CHAPTER ON PAGE 18 OF THIS PROSPECTUS.

THE ISSUER, HAVING MADE ALL REASONABLE INQUIRIES, ACCEPTS RESPONSIBILITY FOR, AND CONFIRMS THAT THIS PROSPECTUS CONTAINS ALL INFORMATION WITH REGARD TO THE ISSUER AND THE ISSUE, THAT THE INFORMATION CONTAINED IN THIS PROSPECTUS 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 PROSPECTUS AS A WHOLE OR ANY OF SUCH INFORMATION OR THE EXPRESSION OF ANY SUCH OPINIONS OR INTENTIONS MISLEADING IN ANY MATERIAL RESPECT.

THE ISSUER HAS NO SIDE LETTER WITH ANY DEBT SECURITIES HOLDER EXCEPT THE ONE(S) DISCLOSED IN THIS PROSPECTUS. ANY COVENANTS LATER ADDED SHALL BE DISCLOSED ON THE STOCK EXCHANGE WEBSITE WHERE THE NCDs ARE PROPOSED TO BE LISTED.

THE ISSUER DECLARES THAT NOTHING IN THIS PROSPECTUS 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.

Track record of past public issues handled by the Lead Managers

The track record of past issues handled by the Lead Managers, as required by SEBI circular number CIR/MIRSD/1/2012 dated January 10, 2012, are available at the following websites

Name of Lead Manager	Website
Trust Investment Advisors Private Limited	www.trustgroup.in
Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)	www.nuvama.com

Listing

An application will be made to the Stock Exchange for permission to deal in and for an official quotation of our NCDs. BSE has been appointed as the Designated Stock Exchange.

If permissions to deal in and for an official quotation of our NCDs are not granted by the Stock Exchange, the Issuer will forthwith repay, without interest, all moneys received from the Applicants in pursuance of the Prospectus and this Prospectus.

The Issuer shall ensure that all steps for the completion of the necessary formalities for listing and commencement of trading at the Stock Exchange mentioned above are taken within 6 Working Days from the date of closure of the Issue.

For the avoidance of doubt, it is hereby clarified that in the event of zero subscription to any one or more of the series, such NCDs with series shall not be listed.

The Issuer shall pay interest at 15% (fifteen) per annum or such rate as prescribed under applicable laws, whichever is lower, if Allotment is not made and refund orders/allotment letters are not dispatched and/or demat credits are not made to investors within 5 Working Days of the Issue Closing Date or date of refusal of the Stock Exchange(s), whichever is earlier. In case listing permission is not granted by the Stock Exchange(s) to the Issuer and if such money is not repaid within the day the Issuer becomes liable to repay it on such account, the Issuer and every officer in default shall, on and from expiry of such date, be liable to repay the money with interest at the rate of 15% as prescribed under Regulation 35(2) of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with Section 26 of the 2013 Act or such rate as prescribed under applicable laws, whichever is lower, provided that the beneficiary particulars relating to such Applicants as given by the Applicants is valid at the time of the upload of the demat credit.

Consents

Consents in writing of: (a) the Directors, (b) Company Secretary and Compliance Officer, (c) Chief Financial Officer, (d) Lead Managers (e) the Registrar to the Issue, (f) Legal Advisor to the Issue; (g) CRISIL; (h) the Debenture Trustee; (i) Banker to the Issuer; (j) Public Issue Account Bank, Sponsor Bank and Refund Bank to the Issue, and (k) Consortium Members and (l) CARE Advisory Research Training Limited in relation to the CARE Research Report have been obtained from them and the same will be filed along with a copy of the Prospectus with the ROC as required under Section 26 of the Companies Act, 2013. Further, such consents have not been withdrawn up to the time of delivery of this Prospectus with the Stock Exchange.

The Issuer has received the written consent dated September 22, 2023 from S. R. Batliboi & Co. LLP, Chartered Accountants, to include their name as required under section 26 (1) of the Companies Act, 2013 read with SEBI NCS Regulations, in this Prospectus, and as an "expert" as defined under section 2(38) of the Companies Act, 2013 to the extent and in their capacity as our Statutory Auditors, and in respect of there (i) audit reports dated May 26, 2023, May 27, 2022 and June 11, 2021 relating to standalone financial statements of the Company and consolidated financial statements of the Company, its subsidiaries, associates and trusts (collectively referred to as the "Group") as at and for each of the years ended March 31, 2023, 2022 and 2021; (b) Our limited review reports dated August 4, 2023 relating to the unaudited standalone financial results of the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 as amended and the unaudited consolidated financial results of the Group pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 as amended for the quarter ended June 30, 2023 and (c) the statement of possible tax benefits dated September 11, 2023, which appear in this Prospectus, and such consent has not been withdrawn as on the date of this Prospectus. However, the term "expert" shall not be construed to mean an "expert" as

defined under the U.S. Securities Act, 1993.

Expert Opinion

Except for the following, the Issuer has not obtained any expert opinions in connection with this Prospectus:

The Issuer has received the written consent dated September 22, 2023 from S. R. Batliboi & Co. LLP, Chartered Accountants, to include their name as required under section 26 (1) of the Companies Act, 2013 read with SEBI NCS Regulations, in this Prospectus, and as an "expert" as defined under section 2(38) of the Companies Act, 2013 to the extent and in their capacity as our Statutory Auditors, and in respect of there (i) audit reports dated May 26, 2023, May 27, 2022 and June 11, 2021 relating to standalone financial statements of the Company and consolidated financial statements of the Company, its subsidiaries, associates and trusts (collectively referred to as the "Group") as at and for each of the years ended March 31, 2023, 2022 and 2021; (b) limited review reports dated August 4, 2023 relating to the unaudited standalone financial results of the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 as amended and the unaudited consolidated financial results of the Group pursuant to the requirements of Regulation 30, 2023 and (c) the statement of possible tax benefits dated September 11, 2023, which appear in such Prospectus, and such consent has not been withdrawn as on the date of this Prospectus. However, the term "expert" shall not be construed to mean an "expert" as defined under the U.S. Securities Act, 1993.

Common form of Transfer

The Issuer undertakes that there shall be a common form of transfer for the NCDs and the provisions of the Companies Act, 2013 applicable as on the date of this Prospectus and all applicable laws shall be duly complied with in respect of all transfer of NCDs and registration thereof.

Minimum Subscription

In terms of the SEBI NCS Regulations, for an issuer undertaking a public issue of debt securities the minimum subscription for public issue of debt securities shall be 75% of the Base Issue Size, i.e., INR 750 million. If the Issuer does not receive the minimum subscription of 75% of Base Issue Size, prior to the Issue Closing Date the entire Application Amount shall be unblocked in the relevant ASBA Account(s) of the Applicants within 8 Working Days from the Issue Closing Date or such time as may be specified by SEBI, failing which the Issuer will become liable to refund the Application Amount along with interest at the rate of 15% (fifteen per cent) per annum for the delayed period.

Under Section 39(3) of the Companies Act, 2013 and Rule 11(2) of the Companies (Prospectus and Allotment of Securities) Rules, 2014 if the stated minimum subscription amount is not received within the specified period, the application money received is to be credited only to the bank account from which the subscription was remitted. To the extent possible, where the required information for making such refunds is available with the Issuer and/or Registrar, refunds will be made to the account prescribed. However, where the Issuer and/or Registrar does not have the necessary information for making such refunds, the Issuer and/or Registrar will follow the guidelines prescribed by SEBI in this regard including SEBI NCS Master Circular.

Filing of the Draft Prospectus

A copy of the Draft Prospectus was filed with the Stock Exchange in terms of SEBI NCS Regulations for dissemination on their website. The Draft Prospectus has also been displayed on the website of the Issuer and the Lead Managers.

Filing of the Prospectus with the RoC

A copy of the Prospectus will be filed with the RoC, in accordance with Section 26 and Section 31 of Companies Act, 2013.

Debenture Redemption Reserve

In accordance with recent amendments to the Companies Act, 2013, and the Companies (Share Capital & Debentures) Rules 2014, read with the SEBI NCS Regulations, a listed company that intends to issue debentures to the public are no longer required to create a DRR for the purpose of redemption of debentures. Pursuant to the amendment to the Companies (Share Capital & Debentures) Rules 2014, notified on August 16, 2019, and as on the date of filing of this Prospectus, the Issuer is not required to create DRR for the purpose of redemption of the NCDs. Accordingly, no debenture redemption reserve shall be created by the Issuer for the purpose of redemption of the NCDs or in connection

with the Issue. The Issuer shall, as per the Companies (Share Capital & Debentures) Rules 2014 and other laws applicable from time to time, invest or deposit, as the case may be, the applicable amounts, within the specified timelines, in respect of debentures maturing during the year ending on the 31st day of March of the next year, in any one or more methods of investments or deposits stipulated under the applicable law. Provided that the amount remaining invested or deposited, as the case may be, shall not at any time fall below the specified percentage, which is presently stipulated at 15% (fifteen per cent) of the amount of the debentures maturing during the year ending on March 31 of the next year, in any of the following instruments or such other instruments as may be permitted under the applicable laws.

- 1. in deposits with any scheduled bank, free from any charge or lien;
- 2. in unencumbered securities of the Central Government or any State Government;
- 3. in unencumbered securities mentioned in sub-clause (a) to (d) and (ee) of section 20 of the Indian Trusts Act, 1882; and
- 4. in unencumbered bonds issued by any other company which is notified under sub-clause (f) of section 20 of the Indian Trusts Act, 1882:

Provided further that the amount invested or deposited as above shall not be used for any purpose other than for redemption of debentures maturing during the year referred above.

Recovery Expense Fund

The Issuer has created a recovery expense fund in the manner as specified by SEBI in circular no. SEBI/HO/MIRSD/CRADT/CIR/P/2020/207 dated October 22, 2020 as amended from time to time and Regulation 11 of SEBI NCS Regulations with the Designated Stock Exchange and informed the Debenture Trustee regarding the creation of such fund. The recovery expense fund may be utilised by Debenture Trustee, in the event of default by the Issuer under the terms of the Debenture Trust Deed, for taking appropriate legal action to enforce the security.

Kindly note, any default committed by the Issuer in terms of the NCDs proposed to be issued shall be reckoned at each respective International Securities Identification Number level assigned to the respective Option(s) of NCDs issued under the Issue.

Reservation

No portion of the Issue has been reserved.

Underwriting

The Issue is not underwritten.

Terms and Conditions of Debenture Trustee Agreement

Fees charged by Debenture Trustee

The Debenture Trustee has agreed for one time acceptance fees of 0.01% of the Allotment Size payable one time on acceptance of Offer Letter and an annuity fee of ₹0.015% of the Allotment Size payable annually in advance from the date of execution till the NCDs are redeemed and security is released, as disclosed in their offer letter bearing reference number IND000000569 dated September 11, 2023.

Terms of carrying out due diligence:

As per the SEBI Circular "SEBI/HO/DDHS-PoD1/P/CIR/2023/109 dated March 31, 2023 titled "Master Circular for Debenture Trustees" ("**DT Master Circular**"), the Debenture Trustee is required to exercise independent due diligence to ensure that the assets of the Issuer are sufficient to discharge the interest and principal amount with respect to the debt securities of the Issuer at all times. Accordingly, the Debenture Trustee shall exercise due diligence as per the following process, for which the Issuer has consented to.

(a) The Debenture Trustee, either through itself or its agents /advisors/consultants, shall carry out requisite diligence to verify the status of encumbrance and valuation of the assets and whether all permissions or consents (if any) as may be required to create the security as stipulated in the offer document / disclosure document / information memorandum / private placement memorandum, has been obtained. For the purpose of carrying out the due diligence as required in terms of the relevant laws, the Debenture Trustee, either through itself or its agents /advisors/consultants, shall have the power to examine the books of account of the Issuer and to have the Issuer's

assets inspected by its officers and/or external auditors/valuers/consultants/lawyers/technical experts/management consultants appointed by the Debenture Trustee. Prior to appointment of any agents, advisors, consultants, the Debenture Trustee shall obtain necessary confirmation from the said agents, advisors, or consultants that they do not have any conflict-of-interest in conducting the diligence under the transaction.

- (b) The Issuer shall provide all assistance to the Debenture Trustee to enable verification from the Registrar of Companies, Sub-registrar of Assurances (as applicable), Central Registry of Securitisation Asset. Reconstruction and Security Interest of India ("CERSAI"), depositories, information utility or any other authority, as may be relevant, where the assets and/or encumbrances in relation to the assets of the Issuer or any third party security provider are registered / disclosed.
- (c) Further, in the event that existing charge holders have provided conditional consent / permissions to the Issuer to create further charge on the assets, the Debenture Trustee shall also have the power to verify such conditions by reviewing the relevant transaction documents or any other documents executed between existing charge holders and the Issuer. The Debenture Trustee shall also have the power to intimate the existing charge holders about proposal of creation of further encumbrance and seeking their comments/ objections, if any.
- (d) Without prejudice to the aforesaid, the Issuer shall ensure that it provides and procures all information, representations, confirmations, and disclosures as may be required in the sole discretion of the Debenture Trustee to carry out the requisite diligence in connection with the issuance and allotment of the NCDs, in accordance with the relevant laws/ Applicable Law.

The Debenture Trustee shall have the power to either independently appoint, or direct the Issuer to (after consultation with the Debenture Trustee) appoint intermediaries, valuers, chartered accountant firms, practicing company secretaries, consultants, lawyers and other entities in order to assist in the diligence by the Debenture Trustee. All costs, charges, fees and expenses that are associated with and incurred in relation to the diligence as well as preparation of the reports/certificates/documentation, including all out of pocket expenses towards legal or inspection costs, travelling and other costs, shall be solely borne by the Issuer.

Process of Due Diligence to be carried out by the Debenture Trustee

Due Diligence will be carried out as per DT regulations and circulars issued by SEBI from time to time. This would broadly include the following:

- A Chartered Accountant ("CA") appointed by Debenture Trustee will conduct independent due diligence as per scope provided, regarding security offered by the Issuer.
- CA will ascertain, verify, and ensure that the assets offered as security by the Issuer is free from any encumbrances or necessary permission / consent / NOC has been obtained from all existing charge holders.
- CA will conduct independent due diligence on the basis of data / information provided by the Issuer.
- CA will, periodically undertake due diligence as envisaged in SEBI circulars depending on the nature of security.
- On basis of the CA's report / finding Due Diligence certificate will be issued by Debenture Trustee and will be filed with relevant Stock Exchanges.
- Due Diligence conducted is premised on data / information made available to the Debenture Trustee appointed agency and there is no onus of responsibility on Debenture Trustee or its appointed agency for any acts of omission / commission on the part of the Issuer.

While the NCDs are secured as per terms of the Offer Document and charge is held in favour of the Debenture Trustee, the extent of recovery would depend upon realization of asset value and the Debenture Trustee in no way guarantees / assures full recovery / partial of either principal or interest.

Other Confirmations

The Debenture Trustee confirms that they have undertaken the necessary due diligence in accordance with Applicable Law, including the SEBI (Debenture Trustees) Regulations, 1993, read with the SEBI DT Master Circular.

The Debenture Trustee undertakes that the NCDs shall be considered as secured only if the charged asset is registered

with sub-registrar and Registrar of Companies or CERSAI or depository, etc., as applicable, or is independently verifiable by the Debenture Trustee.

BEACON TRUSTEESHIP LIMITED HAVE FURNISHED TO STOCK EXCHANGE DUE DILIGENCE CERTIFICATES EACH DATED SEPTEMBER 11, 2023, AS PER THE FORMAT SPECIFIED IN ANNEXURE II-A TO THE DT MASTER CIRCULAR AND SCHEDULE IV OF THE SEBI NCS REGULATIONS WHICH READS AS FOLLOWS:

- 1. WE HAVE EXAMINED DOCUMENTS PERTAINING TO THE SAID ISSUE AND OTHER SUCH RELEVANT DOCUMENTS.
- 2. ON THE BASIS OF SUCH EXAMINATION AND OF THE DISCUSSIONS WITH THE ISSUER, ITS DIRECTORS AND OTHER OFFICERS, OTHER AGENCIES AND ON INDEPENDENT VERIFICATION OF THE VARIOUS RELEVANT DOCUMENTS,

WE CONFIRM THAT:

- A. THE ISSUER HAS MADE ADEQUATE PROVISIONS FOR AND/OR HAS TAKEN STEPS TO PROVIDE FOR ADEQUATE SECURITY FOR THE DEBT SECURITIES TO BE ISSUED.
- B. THE ISSUER HAS OBTAINED THE PERMISSIONS / CONSENTS NECESSARY FOR CREATING SECURITY ON THE SAID PROPERTY(IES).
- C. THE ISSUER HAS MADE ALL THE RELEVANT DISCLOSURES ABOUT THE SECURITY AND ALSO ITS CONTINUED OBLIGATIONS TOWARDS THE HOLDERS OF DEBT SECURITIES.
- D. ISSUER HAS ADEQUATELY DISCLOSED ALL CONSENTS/ PERMISSIONS REQUIRED FOR CREATION OF FURTHER CHARGE ON ASSETS IN OFFER DOCUMENT OR PRIVATE PLACEMENT MEMORANDUM/ INFORMATION MEMORANDUM AND ALL DISCLOSURES MADE IN THE OFFER DOCUMENT OR PRIVATE PLACEMENT MEMORANDUM/ INFORMATION MEMORANDUM WITH RESPECT TO CREATION OF SECURITY ARE IN CONFIRMATION WITH THE CLAUSES OF DEBENTURE TRUSTEE AGREEMENT.
- E. ISSUER HAS GIVEN AN UNDERTAKING THAT CHARGE SHALL BE CREATED IN FAVOUR OF DEBENTURE TRUSTEE AS PER TERMS OF ISSUE BEFORE FILING OF LISTING APPLICATION.
- F. ISSUER HAS DISCLOSED ALL COVENANTS PROPOSED TO BE INCLUDED IN DEBENTURE TRUST DEED (INCLUDING ANY SIDE LETTER, ACCELERATED PAYMENT CLAUSE ETC.), OFFER DOCUMENT OR PRIVATE PLACEMENT MEMORANDUM/ INFORMATION MEMORANDUM AND GIVEN AN UNDERTAKING THAT DEBENTURE TRUST DEED WOULD BE EXECUTED BEFORE FILING OF LISTING APPLICATION.
- G. ALL DISCLOSURES MADE IN THE PROSPECTUS WITH RESPECT TO THE DEBT SECURITIES ARE TRUE, FAIR AND ADEQUATE TO ENABLE THE INVESTORS TO MAKE A WELL-INFORMED DECISION AS TO THE INVESTMENT IN THE PROPOSED ISSUE.

WE HAVE SATISFIED OURSELVES ABOUT THE ABILITY OF THE ISSUER TO SERVICE THE DEBT SECURITIES.

BEACON TRUSTEESHIP LIMITED HAVE FURNISHED TO STOCK EXCHANGE A DUE DILIGENCE CERTIFICATE DATED SEPTEMBER 22, 2023, AS PER THE FORMAT SPECIFIED IN SCHEDULE IV OF THE SEBI NCS REGULATIONS WHICH READS AS FOLLOWS:

WE, THE DEBENTURE TRUSTEE TO THE ABOVE-MENTIONED FORTHCOMING ISSUE STATE AS FOLLOWS:

(1) WE HAVE EXAMINED DOCUMENTS PERTAINING TO THE SAID ISSUE AND OTHER SUCH RELEVANT DOCUMENTS.

(2) ON THE BASIS OF SUCH EXAMINATION AND OF THE DISCUSSIONS WITH THE ISSUER, ITS DIRECTORS AND OTHER OFFICERS, OTHER AGENCIES AND OF INDEPENDENT VERIFICATION OF THE VARIOUS RELEVANT DOCUMENTS,

WE CONFIRM THAT:

- A. THE ISSUER HAS MADE ADEQUATE PROVISIONS FOR AND/OR HAS TAKEN STEPS TO PROVIDE FOR ADEQUATE SECURITY FOR THE DEBT SECURITIES TO BE ISSUED.
- B. THE ISSUER HAS OBTAINED THE PERMISSIONS / CONSENTS NECESSARY FOR CREATING SECURITY ON THE SAID PROPERTY(IES).
- C. THE ISSUER HAS MADE ALL THE RELEVANT DISCLOSURES ABOUT THE SECURITY AND ALSO ITS CONTINUED OBLIGATIONS TOWARDS THE HOLDERS OF DEBT SECURITIES.
- D. ALL DISCLOSURES MADE IN THE OFFER DOCUMENT WITH RESPECT TO THE DEBT SECURITIES ARE TRUE, FAIR AND ADEQUATE TO ENABLE THE INVESTORS TO MAKE A WELL-INFORMED DECISION AS TO THE INVESTMENT IN THE PROPOSED ISSUE.

The Issuer has submitted the due diligence certificate from Debenture Trustee to the Stock Exchange as per format specified in Annexure II-A of the DT Master Circular and Schedule IV of the SEBI NCS Regulations.

Debenture Trust Deed

The Issuer and the Debenture Trustee will execute a Debenture Trust Deed, *inter alia*, specifying the powers, authorities and obligations of the Debenture Trustee and us, as per the extant SEBI regulations applicable for the proposed NCD Issue within the timelines as prescribed under applicable laws.

Issue Related Expenses

The expenses for this Issue include, *inter alia*, lead management fees and selling commission to the Lead Managers, Consortium Members and intermediaries as provided for in the SEBI Master Circular, fees payable to debenture trustees, the Registrar to the Issue, SCSBs' commission/ fees, fees payable to sponsor bank, printing and distribution expenses, legal fees, advertisement expenses, listing fees and any other expense directly related to the Issue. The Issue expenses and listing fees will be paid by our Company.

For estimated breakdown of the total expenses for the Issue please see, "Objects to the Issue" on page 81.

Utilisation of Issue Proceeds

Our Board of Directors certifies that:

- (i) all monies received out of the Issue of the NCDs to the public shall be transferred to a separate bank account maintained with a scheduled bank, other than the bank account referred to in section 40(3) of the Companies Act;
- (ii) details of all monies utilised out of the Issue referred to in sub-item (i) shall be disclosed under an appropriate separate head in our balance sheet indicating the purpose for which such monies were utilised;
- (iii) details of all unutilised monies out of the Issue referred to in sub-item (i), if any, shall be disclosed under an appropriate separate head in our balance sheet indicating the form in which such unutilised monies have been invested;
- (iv) details of all utilised and unutilised monies out of the previous Issue, if any, shall be disclosed under an appropriate separate head in our balance sheet indicating the form in which such unutilised monies have been invested;
- (v) we shall utilize the Issue proceeds only upon creation of security as stated in this Prospectus in the section titled "Terms of the Issue" on page 269 and after (a) permissions or consents for creation of specified charge have been obtained from the creditors who have specified charge over the assets sought to be provided as Security; (b) receipt of the minimum subscription of 75% of the Base Issue Size pertaining to the Issue (c) completion of Allotment and refund process in compliance with Section 40 of the Companies Act, 2013; (d) creation of security and confirmation of the same in terms of NCDs; and (e) receipt of listing and trading approval from BSE;

- (vi) the Issue proceeds shall not be utilized towards full or part consideration for the purchase or any other acquisition, *inter alia* by way of a lease, of any property;
- (vii) the Issue proceeds shall not be utilized for providing loans to or acquisition of shares of any entity who is part of the Promoter Group or group companies;
- (viii) the Issue proceeds shall be utilized in compliance with various guidelines, regulations and clarifications issued by RBI, SEBI or any other statutory authority from time to time. Further the Issue proceeds shall be utilised only for the purpose and objects stated in the Prospectus and Issue; and
- (ix) If Allotment is not made, application monies will be refunded/unblocked in the ASBA Accounts within 6 Working Days from the Issue Closing Date or such lesser time as specified by SEBI, failing which interest will be due to be paid to the Applicants in accordance with applicable laws.

Public / Rights Issues of Equity Shares in the last three years from the date of this Prospectus

The Issuer has not undertaken any public/rights issue of equity shares in the last three years from the date of this Prospectus.

Public Issue:

The Issuer has undertaken the following debenture public issue prior to the from the date of this Prospectus:

Date of Opening	April 1, 2021
Date of Closing	April 23, 2021
Total Issue Size	₹4,000 million
Amount raised in the issue	₹ 2187. 03 million
Date of Allotment	29 April 2021
Net Utilisation of Proceeds	The funds raised through the above issue has been utilized for the purpose of onward
	lending and for repayment of interest and principal of existing borrowings of the
	Issuer and general corporate purposes.

Date of Opening	December 23, 2020
Date of Closing	January 4, 2021
Total Issue Size	₹ 2,000 million
Amount raised in the	₹ 2,000 million
issue	
Date of Allotment	January 8, 2021
Net Utilisation of	The funds raised through the above issue has been utilized for the purpose of onward
Proceeds	lending and for repayment of interest and principal of existing borrowings of the
	Issuer and general corporate purposes.

Date of Opening	August 17, 2021
Date of Closing	September 6, 2021
Total Issue Size	₹ 4,000 million
Amount raised in the	₹ 3,678.24 million
issue	
Date of Allotment	September 9, 2021
Net Utilisation of	The funds raised through the above issue has been utilized for the purpose of onward
Proceeds	lending and for repayment of interest and principal of existing borrowings of the Issuer
	and general corporate purposes.

Date of Opening	December 06, 2021
Date of Closing	December 22, 2021
Total Issue Size	₹ 5,000 million
Amount raised in theissue	₹ 4,562.47 million
Date of Allotment	December 28, 2021
Net Utilisation of	The funds raised through the above issue has been utilized for the purpose of onward
Proceeds	lending and for repayment of interest and principal of existing borrowings of the

Issuer and	general	corporate	purposes.
	Issuer and	Issuer and general	Issuer and general corporate

Date of Opening	October 03, 2022
Date of Closing	October 17, 2022
Total Issue Size	₹ 4,000 million
Amount raised in the	₹ 3,643.51 million
issue	
Date of Allotment	October 21, 2022
Net Utilisation of	The funds raised through the above issue has been utilized for the purpose of
Proceeds	onwardlending and for repayment of interest and principal of existing borrowings
	of the Issuer and general corporate purposes.

Date of Opening	July 05, 2022
Date of Closing	July 12, 2022
Total Issue Size	₹ 3,000 million
Amount raised in the	₹ 2,980.44 million
issue	
Date of Allotment	July 15, 2022
Net Utilisation of	The funds raised through the above issue has been utilized for the working capital
Proceeds	purposes and general corporate purposes.

Date of Opening	January 03, 2023
Date of Closing	January 16, 2023
Total Issue Size	₹ 4,000 million
Amount raised in the issue	₹ 3,973.90 million
Date of Allotment	January 20, 2023
Net Utilisation of Proceeds	The funds raised through the above issue will be utilized for the purpose of onward
	lending and for repayment of interest and principal of existing borrowings of the
	Issuer and general corporate purposes.

Date of Opening	April 6, 2023
Date of Closing	April 21, 2023
Total Issue Size	₹ 4,000 million
Amount raised in the issue	₹ 2,531.29 million
Date of Allotment	April 27, 2023
Net Utilisation of Proceeds	The funds raised through the above issue will be utilized for the purpose of onward
	lending and for repayment of interest and principal of existing borrowings of the
	Issuer and general corporate purposes.

Date of Opening	July 4, 2023
Date of Closing	July 17, 2023
Total Issue Size	₹3,000 million
Amount raised in the	₹ 2580.19 million
Issue	
Date of Allotment	July 21, 2023
Utilisation of Proceeds	The funds raised through the above issue will be utilized for the purpose of repayment
	/prepayment of interest and principal of existing borrowings of the company and
	general corporate purposes.

Rights

The Issuer has not undertaken any rights issue of equity shares in the last three years.

Public Issue by our Subsidiaries in the last three years from the date of this Prospectus:

Our Subsidiary, Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited), has undertaken

the following public issuance of debentures in the last three years, the particulars of such issuances are set out below:

Date of Opening	April 6, 2022
Date of Closing	April 26, 2022
Total Issue Size	₹ 3,000 million
Amount raised in the Issue	₹ 2,759.06 million
Date of Allotment	April 29, 2022
Utilisation of Proceeds	The funds raised through the above issue has been utilized for the purpose of repayment /prepayment of interest and principal of existing borrowings of Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) and general corporate purposes.

Date of Opening	August 30, 2023
Date of Closing	September 12, 2023
Total Issue Size	₹ 1,500 million
Amount raised in the Issue	₹ 848.62 million
Date of Allotment	September 15, 2023
Utilisation of Proceeds	The funds raised through the above issue will be utilized for the purpose of repayment /prepayment of interest and principal of existing borrowings of Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) and general corporate purposes.

Our group company, Nuvama Wealth and Investment Limited has undertaken the following debenture public issue prior to the from the date of this Prospectus:

Date of Opening	July 05, 2022
Date of Closing	July 12, 2022
Total Issue Size	₹ 3,000 million
Amount raised in the issue	₹ 2,980.44 million
Date of Allotment	July 15, 2022
Net Utilisation of Proceeds	The funds raised through the above issue has been utilized for the working capital
	purposes and general corporate purposes.

Our group company , Nuvama Wealth Finance Limited, has undertaken debenture public issue prior to the from the date of this Prospectus:

Date of Opening	January 23, 2020					
Date of Closing	January 31, 2020					
Total Issue Size	₹ 2,500 million					
Amount raised in the Issue	₹ 2,219.13 million					
Date of Allotment	February 5, 2020					
Net Utilisation of Proceeds	The funds raised through the above issue has been utilized for the purpose of onward					
	lending and for repayment of interest and principal of existing borrowings of					
	Nuvama Wealth Finance Limited (formerly known as Edelweiss Finance &					
	Investments Limited) and general corporate purposes.					

Delay in listing

There has been no delay in the listing of any non-convertible securities issued by the Issuer.

Refusal of listing of any security of the issuer during the current financial year and the last three financial years by any of the stock exchanges in India or abroad.

There has been no refusal of listing of any security of the Issuer during the current financial year and last three financial years prior to the date of this Prospectus by any Stock Exchange in India.

Debentures or bonds and redeemable preference shares and other instruments issued by the Issuer and outstanding

For further details see chapter titled "Financial Indebtedness" on page 204.

Further, save and except as mentioned in this Prospectus, the Issuer has not issued any preference shares as of June 30,

2023. For further details see chapter titled "Capital Structure" on page 59.

Details of the use of proceeds for on-lending from previous public issue of debt securities

Details regarding lending out of issue proceeds of Previous Issues:

Loan given by the Issuer: Except Public Issue 1, Public Issue 2, Public Issue 3, Public Issue 4, Public Issue 5, Public Issue 6, Public Issue 7 and Public Issue 8, the Issuer has not undertaken any prior public issuance of debentures. Further, the Issuer has not provided any loans/advances to associates, entities/persons relating to Board, Senior Management or Promoter or others out of proceeds from previous public issuance of debentures.

Dividend

The Issuer has in place dividend distribution policy prepared in accordance with Regulation 43A of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended, approved by the Board of Directors of the Issuer. The declaration and payment of dividends on our shares will be recommended by our Board of Directors and approved by our shareholders, at their discretion, and will depend on a number of factors, including but not limited to our profits, capital requirements and overall financial condition.

Dividend declared to the Equity Shareholders of the Issuer over the last three years ended March 31, 2023 on a standalone basis:

Particulars		For the year ended March 31,				
		2023	2022	2021		
Equity Share Capital (₹ in Million)		943.28	943.10	935.80		
Face Value Per Equity Share (₹)	(a)	1.00	1.00	1.00		
Interim Dividend on Equity Shares (₹per Equity Share)	(b)	0.25	0.25	0.90		
Interim dividend on Equity Shares (₹ in Million)		235.82	235.77	842.22		
Interim Dividend Declared Rate (in %)	(c=b/a)	25%	25%	90%		
Final Dividend on Equity Shares (₹ perEquity Share)	(d)	1.25	1.20	0.55		
Final dividend on Equity Shares (₹ in million)		1,179.09	1,131.72	515.23		
Final Dividend Declared Rate (In %)	e=d/a)	125%	120%	55%		

Dividend declared to the Equity Shareholders of the Issuer over the last three years ended March 31, 2023 on a consolidated basis:

Particulars	For the year ended March 31,					
	2023	2022	2021			
Equity Share Capital (₹ in Million)	943.28	943.10	935.80			
Face Value Per Equity Share (₹)	1.00	1.00	1.00			
Interim Dividend on Equity Shares (₹ per Equity Share)	0.25	0.25	0.90			
Interim dividend on Equity Shares (₹ in Million)	235.82	235.77	842.22			
Interim Dividend Declared Rate (In %)	25%	25%	90%			
Final Dividend on Equity Shares (₹ per Equity Share)	1.25	1.20	0.55			
Final dividend on Equity Shares (₹ in million)	1,179.09	1,131.72	515.23			
Final Dividend Declared Rate (In %)	125%	120%	55%			

Revaluation of assets

the Issuer has not revalued its assets in the last three years.

Mechanism for redressal of investor grievances

The Registrar Agreement dated September 11, 2023 between the Registrar to the Issue and the Issuer will provide for retention of records with the Registrar to the Issue for a period of at least eight years from the last date of dispatch of the Allotment Advice, demat credit and refund through unblocking to enable the investors to approach the Registrar to the Issue for redressal of their grievances.

All grievances relating to the Issue may be addressed to the Registrar to the Issue, giving full details such as name, address of the Applicant, number of NCDs applied for, amount paid on application and the bank branch or collection centre where the application was submitted.

All grievances relating to the ASBA process may be addressed to the Registrar to the Issue with a copy to either (a) the relevant Designated Branch of the SCSB where the Application Form was submitted by the ASBA Applicant, or (b) the concerned Member of the Syndicate and the relevant Designated Branch of the SCSB in the event of an Application submitted by an ASBA Applicant at any of the Syndicate ASBA Centres, giving full details such as name, address of Applicant, Application Form number, series applied for, number of NCDs applied for, amount blocked on Application.

All grievances related to the UPI process may be addressed to the Stock Exchanges, which shall be responsible for addressing investor grievances arising from applications submitted online through the App based/ web interface platform of stock exchanges or through their Trading Members. The Intermediaries shall be responsible for addressing any investor grievances arising from the applications uploaded by them in respect of quantity, price or any other data entry or other errors made by them.

The contact details of Registrar to the Issue are as follows:

KFIN TECHNOLOGIES LIMITED

(formerly known as Kfin Technologies Private Limited) Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda,

Serilingampally, Hyderabad 500 032 **Toll Free No.:** 1800 309 4001

Tel: +91 40 6716 2222 **Fax:** +91 40 6716 1563

Email: efsl0823.ncdipo@kfintech.com

Investor Grievance Email: einward.ris@kfintech.com

Website: www.kfintech.com Contact Person: M. Murali Krishna

SEBI Registration Number: INR000000221

CIN: L72400TG2017PLC117649

The Registrar shall endeavour to redress complaints of the investors within three (3) days receipt of the complaint during the currency of this Prospectus and continue to do so during the period it is required to maintain records under the RTA Regulations and the Issuer shall extend necessary co-operation to the Registrar for its complying with the said regulations. However, the Registrar shall ensure that the time taken to redress investor complaints does not exceed seven (7) days from the date of receipt of complaint. The Registrar shall provide a status report of investor complaints and grievances on a quarterly basis to the Issuer. Similar status reports should also be provided to the Issuer as and when required by the Issuer.

The details of the person appointed to act as Company Secretary and Compliance Officer for the purposes of the Issue are set out below:

Tarun Khurana

Company Secretary and Compliance Officer Edelweiss House, Off C.S.T. Road Kalina, Mumbai 400 098, Maharashtra, India

Tel: +91 22 4079 5199

Email: efslncd@edelweissfin.com

Investors may contact the Registrar to the Issue or the Compliance Officer in case of any pre-issue or post Issue related issues such as non-receipt of Allotment Advice, demat credit, etc.

Details of Auditor to the Issuer:

Name of the Auditor	Address	Auditor since
S. R. Batliboi & Co. LLP, Chartered Accountants		Appointment of S. R. Batliboi & Co. LLP has been approved by the board of Directors of the Issuer on May 23, 2018 and the members of the Issuer at the annual general meeting held on July 26, 2018

Change in auditors of the Issuer during the last three years and the current financial year

There has been no change in the auditors of the Issuer during the last three years and current financial year from the date of this Prospectus. It is hereby highlighted that the present Statutory Auditors of the Issuer may be replaced pursuant to the annual general meeting proposed to be held on September 26, 2023.

Pre-Issue Advertisement

The Issuer will issue a statutory advertisement in compliance with Regulation 30(1) of the SEBI NCS Regulations on or before the Issue Opening Date of the Issue. The Advertisement will contain the information as prescribed under the SEBI NCS Regulations and Section 30 of the Companies Act. Material updates, if any, between the date of filing of this Prospectus with the ROC and the date of the release of the statutory advertisement will be included in the statutory advertisement.

Auditors' Remarks

Other than as disclosed in the chapter titled "*Risk Factors*", on page 18, there are no reservations or qualifications or adverse remarks in the financial statements of the Issuer in the last three Fiscals immediately preceding this Prospectus.

Trading

The Equity shares of the Issuer are listed on NSE and BSE.

Caution

Attention of the applicants is specifically drawn to the provisions of sub-section (1) of Section 38 of the Companies Act, 2013 which is reproduced below:

"Any person who:

- (a) makes or abets making of an application in a fictitious name to a company for acquiring or subscribing for, its securities: or
- (b) makes or abets making of multiple applications to a company in different names or in different combinations of his name or surname for acquiring or subscribing for its securities; or
- (c) otherwise induces directly or indirectly a company to allot, or register any transfer of securities to him, or any other person in a fictitious name

shall be liable for action under section 447."

Disclaimer in respect of Jurisdiction

Exclusive jurisdiction for the purpose of the Issue is with the competent courts of jurisdiction in Mumbai, India.

SECTION VII – ISSUE RELATED INFORMATION

ISSUE STRUCTURE

The key common terms and conditions of the NCDs $\!\!\!/$ term sheet are as follows:

	Edelweiss Financial Services Limited
Type of instrument	Secured, Redeemable, Non-Convertible Debentures
Seniority	Senior
Nature of the Instrument	Secured, Redeemable, Non-Convertible Debentures
Mode of the Issue	Public Issue
Lead Managers	Trust Investment Advisors Private Limited & Nuvama Wealth Management Limited#
Debenture Trustee	Beacon Trusteeship Limited
Depositories	NSDL and CDSL
Registrar to the Issue	KFIN Technologies Limited (formerly known as Kfin Technologies Private Limited)
Issue	Public issue by the Issuer of secured redeemable non-convertible debentures of face
issuc	value of $\stackrel{?}{_{\sim}}$ 1,000 for an amount up to $\stackrel{?}{_{\sim}}$ 1,000 million with a green shoe option of up
	to ₹ 1,000 million, cumulatively aggregating up to ₹ 2,000 million (" Issue Limit ").
Minimum Subscription	Minimum subscription is 75% of the Base Issue Size, i.e. ₹ 750 million
Base Issue Size	₹ 1,000 million
	₹ 1,000 million
Oversubscription Amount/	(1,000 mmon
Green Shoe Option	
Eligible Investors	Please refer to the section titled "Issue Procedure – Who can apply?" on page 289
Objects of the Issue	Please refer to the section titled "Objects of the Issue" on page 81
Details of Utilization of the	Please refer to the section titled "Objects of the Issue" on page 81
Proceeds	on page of
Interest Rate on each category	See "Terms of the Issue - Interest and Payment of Interest" on page 277
of investor	Terms of the issue interest and I dynamic of interest on page 277
Step up/ Step Down Interest	NA
rates	
Interest type	Fixed
Interest reset process	NA
Frequency of interest payment	See "Terms of the Issue - Interest and Payment of Interest" on page 277
Interest payment date	See "Terms of the Issue - Interest and Payment of Interest" on page 277
Day count basis	Actual / Actual
Interest on application money	NA
Default Interest rate	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
	beed, payment of interest, redemption of principal amount beyond the time initial
	prescribed under applicable statutory and/or regulatory requirements, at such rates as
	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be.
	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and
	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to
	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any
	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower.
Tenor	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277
Redemption Date	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266
Redemption Date Redemption Amount	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266
Redemption Date Redemption Amount Redemption Premium/	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266
Redemption Date Redemption Amount Redemption Premium/ Discount	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD ₹ 1,000 per NCD
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price Discount at which security is	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price Discount at which security is issued and the effective yield as	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD ₹ 1,000 per NCD
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price Discount at which security is issued and the effective yield as a result of such discount	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD ₹ 1,000 per NCD NA
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price Discount at which security is issued and the effective yield as a result of such discount Put date	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD ₹ 1,000 per NCD NA
Redemption Date Redemption Amount Redemption Premium/ Discount Face Value Issue Price Discount at which security is issued and the effective yield as a result of such discount	prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated/ prescribed under applicable laws or as specified in the Prospectus, as the case may be. The Issuer shall pay at least 2% (two per cent) per annum to the NCD holder, over and above the agreed coupon rate, till the execution of the trust deed if the Issuer fails to execute the trust deed within such period as prescribed under applicable law or at any other rate as prescribed under applicable laws, whichever is lower. See "Terms of the Issue - Interest and Payment of Interest" on page 277 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 See "Issue Structure - Specific terms for NCDs" beginning on page 266 ₹ 1,000 per NCD ₹ 1,000 per NCD NA

Call price	NA
Put notification time	NA
Call notification time	NA
Minimum Application size and	₹ 10,000 (10 NCD) and in multiple of ₹ 1,000 (1 NCD) thereafter.
in multiples of NCD thereafter	
Market Lot / Trading Lot	The market lot will be 1 NCD ("Market Lot"). 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.
Pay-in date	Application Date. The entire Application Amount is payable on Application.
Credit Ratings / Rating of the	The NCDs proposed to be issued under this Issue have been rated "CRISIL AA-
instrument	/Negative (pronounced as CRISIL double A minus rating with Negative outlook)" for
	an amount of ₹ 10,000 million by CRISIL vide their rating letter dated September 1,
	2023 with rating rationale dated August 31, 2023.
Listing	The NCDs are proposed to be listed on BSE. The NCDs shall be listed within six
	Working Days from the date of Issue Closure. BSE has been appointed as the
	Designated Stock Exchange.
Modes of payment	Please refer to the section titled "Issue Structure – Terms of Payment" on page 267.
Issuance mode of the	In dematerialised form only
Instrument* Trading mode of the	In dematerialised form only
instrument*	III demateransed form only
Issue opening date	Friday, October 6, 2023
Issue closing date**	Thursday, October 19, 2023
Issue Timing	This Issue shall remain open for subscription on Working Days from 10 a.m. to 5 p.m.
assuc ammig	(Indian Standard Time) during the period indicated above, except that this Issue may
	close on such earlier date or extended date as may be decided by the Board of Directors
	of our Company or the Debenture Fund Raising Committee, thereof, subject to relevant
	approvals. In the event of an early closure or extension of this Issue; the Issuer shall
	ensure that notice of the same is provided to the prospective investors through an
	advertisement in a daily national newspaper with wide circulation and a regional daily
	at the place where the registered office of the Issuer is situated on or before such earlier
	or extended date of Issue closure. Applications Forms for this Issue will be accepted
	only from 10:00 a.m. to 5:00 p.m. or such extended time as may be permitted by BSE,
	on Working Days during the Issue Period. On the Issue Closing Date, Application
	Forms will be accepted only between 10:00 a.m. to 3:00 p.m. and uploaded until 5:00
	p.m. (Indian Standard Time) or such extended time as may be permitted by BSE.
	Further, pending mandate requests for bids placed on the last day of bidding will be
	validated by 5 PM on one Working Day after the Issue Closing Date.
	·
	Pursuant to Regulation 33A of the SEBI NCS Regulations, (i) the Issue shall be kept
	open for a minimum of three working days and a maximum of ten working days
	(" Issue Period "), (ii) in case of a revision in the price band or yield, the Company shall extend the Issue Period for a minimum period of three working days, provided
	that it shall not exceed the maximum number of days, as provided above in (i), and
	(iii) in case of force majeure, banking strike or similar circumstances, the Company
	may, for reasons to be recorded in writing, extend the Issue Period, provided that it
	shall not exceed the maximum number of days, as provided above in (i).
Record date	15 (fifteen) days prior to the relevant interest payment date, Redemption Date for
	NCDs issued under this Prospectus. In case of redemption of NCDs, the trading in the
	NCDs shall remain suspended between the record date and the date of redemption. In
	event the Record Date falls on a Sunday or holiday of Depositories, the succeeding working day or a date notified by the Issuer to the stock exchange shall be
	considered as Record Date.
Settlement mode of instrument	Redemption
	As mentioned in the Debenture Trust Deed.
(including side letters	
accelerated payment clause,	
etc.)	
Description regarding security	The principal amount of the NCDs to be issued in terms of the Prospectus together
(where applicable) including	with all interest due and payable on the NCDs, thereof shall be secured by way of an
type of security (movable/	exclusive and/or pari passu charge in favor of the Debenture Trustee on the specified
immovable/ tangible etc.) type	assets of the entities permissible under applicable law and/or the Issuer including loans
of charge (pledge/	and advances, receivables, investments, stock in trade, current & other assets and/or
hypothecation/ mortgage etc.),	· · · · · · · · · · · · · · · · · · ·

date of creation of security/ likely date of creation of security, minimum security cover, revaluation, replacement of security, interest of the NCD holder over and above the coupon rate as specified in the DebentureTrust Deed and disclosed this Prospectus	immovable property / fixed assets held by the entities permissible under Applicable Law and/or the Issuer, created in favour of the Debenture Trustee, and/or over the Pledged Securities in favour of the Debenture Trustee for the benefit of the NCD holders, except those specifically and exclusively charged in favour of certain existing charge holders as specifically set out in and fully described in the Debenture Trust Deed and/or Securities Pledge Agreement, such that a security cover of at least 100% of the outstanding principal amounts of the NCDs and interest thereon is maintained at all time until the Maturity Date. For exclusive charge, we undertake that the assets and/or the Pledged Securities on which the charge is proposed to be created are free from any encumbrances. We have received necessary consents from the relevant debenture trustees 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. Without prejudice to the aforesaid, in the event the Issuer fails to execute the Debenture Trust Deed within the period specified in Regulation 18(1) of the SEBI NCS Regulations or such other time frame as may be stipulated from time-to-time, the Issuer shall also pay interest of at least 2% (two per cent) per annum to the NCD holders, over and above the interest rate on the NCDs specified in the Prospectus, till the execution of the Debenture Trust Deed. The security shall be created prior to making the listing application for the NCDs with the Stock Exchange.
	minimum security cover etc., please refer to the "Terms of the Issue – Security" on page 270.
Issue/ Transaction documents	The Draft Prospectus, this Prospectus read withany notices, corrigenda, addenda thereto, the Debenture Trust Deed and other documents, if applicable, and various other documents/ agreements/ undertakings, entered or to be entered by the Issuer with Lead Managers and/or other intermediaries for the purpose of this Issue including but not limited to the Issue Agreement, Debenture Trust Deed, Securities Pledge Agreement, the Debenture Trustee Agreement, the Tripartite Agreements, the Public Issue Account and Sponsor Bank Agreement, the Registrar Agreement and the Consortium Agreements. For further details, please refer to "Material Contracts"
Condition precedent to the Issue	other than the conditions set out in the Debenture Trust Deed and as specified in the SERI NCS Pagulations, there are no conditions precedents to the Issue
Condition subsequent to the	SEBI NCS Regulations, there are no conditions precedents to the Issue. Other than the conditions set out in the Debenture Trust Deed and as specified in the SEBI NCS Regulations, there are no conditions subsequent to the Issue.
Events of default (including manner of voting/conditions of joining Inter Creditor Agreement)	SEBI NCS Regulations, there are no conditions subsequent to the Issue. Please refer to the section titled "Terms of the Issue – Events of Default" on page 271.
Creation of recovery expense fund	The issuer has already created a recovery expense fund in the manner as specified by SEBI in SEBI NCS Master Circular for Debenture Trustees bearing reference no. SEBI/ HO/DDHS/P/CIR/2023/50 dated March 31, 2023, as amended from time to time and Regulation 11 of the SEBI NCS Regulations with the Designated Stock Exchange and informed the Debenture Trustee regarding the creation of such fund. The recovery expense fund may be utilised by Debenture Trustee, in the event of default by the Issuer under the terms of the Debenture Trust Deed, for taking appropriate legal action to enforce the security.
Conditions for breach of covenants (as specified in Debenture Trust Deed)	Upon occurrence of any default in the performance or observance of any term, covenant, condition or provision contained in the summary term sheet, the Debenture Trustee shall take necessary actions as mentioned in the Debenture Trust Deed and the Prospectus.
Deemed Date of Allotment	The date on which the Board of Directors/or the Debenture Fund Raising Committee approves the Allotment of the NCDs for the Issue or such date as may be determined by the Board of Directors/ or the Debenture Fund Raising Committee 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 (as specified for the Issue by way of the Prospectus) shall be available to the NCD Holders from the Deemed Date of Allotment.
Roles and responsibilities of the Debenture Trustee	Please see section titled "Terms of the Issue – Trustees for the NCD Holders" on page 270.
Risk factors pertaining to the	Please see section titled "Risk Factors" on page 18.

Issue					
Provisions related to Cross	NA				
Default Clause					
Governing law and	The governing law and jurisdiction for the purpose of the Issue shall be Indian law,				
Jurisdiction	and the competent courts of jurisdiction in Mumbai, India, respectively.				
Working day convention / Day	If the Interest Payment Date falls on a day other than a Working Day, the interest				
count convention / Effect of	payment shall be made by the Issuer on the immediately succeeding Working Day and				
holidays on payment	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.				
	Figure 2 and 2 and 3 and				
	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.				

Notes:

- # Nuvama Wealth Management Limited is deemed to be our associate as per the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended (Merchant Bankers Regulations). Further, in compliance with the provisions of Regulation 21A and explanation to Regulation 21A of the Merchant Bankers Regulations, Nuvama Wealth Management Limited would be involved only in marketing of the Issue and as per Regulation 25 (3) of SEBI NCS Regulations and shall not issue a due diligence certificate.
- * If there is any change in Coupon Rate pursuant to any event including elapse of certain time period or downgrade in rating, then such new Coupon Rate and events which lead to such change will be disclosed to the Stock Exchange.
- * In terms of Regulation 7 of the SEBI NCS Regulations, the Issuer will undertake this public issue of the NCDs in dematerialised form. Trading in NCDs shall be compulsorily in dematerialized form.
- * This Issue shall remain open for subscription on working days from 10 a.m. to 5 p.m. (Indian Standard Time) during the period indicated above, except that this Issue may close such earlier dated or extended ate, as may be decided by the Board of Directors of the Issuer or the Debenture Fund Raising Committee. In the event of such early closure of or extension of the Issue, the Issuer shall ensure that notice of such early closure or extension is given to the prospective investors through an advertisement in a leading daily national newspaper on or before such earlier date or extended date of closure. Applications Forms for the Issue will be accepted only from 10:00 a.m. till 5.00 p.m. (Indian Standard Time) or such extended time as may be permitted by BSE, on Working Days during the Issue Period. On the Issue Closing Date, Application Forms will be accepted only from 10:00 a.m. till 3.00 p.m. (Indian Standard Time) and uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as may be permitted by BSE. For further details please refer to the section titled "General Information" on page 49.

Pursuant to Regulation 33A of the SEBI NCS Regulations, (i) the Issue shall be kept open for a minimum of three working days and a maximum of ten working days ("Issue Period"), (ii) in case of a revision in the price band or yield, the Company shall extend the Issue Period for a minimum period of three working days, provided that it shall not exceed the maximum number of days, as provided above in (i), and (iii) in case of force majeure, banking strike or similar circumstances, the Company may, for reasons to be recorded in writing, extend the Issue Period, provided that it shall not exceed the maximum number of days, as provided above in (i).

- * Applications Forms for Issue will be accepted only from 10:00 a.m. to 5:00 p.m.(Indian Standard Time) ("Bidding Period") or such extended time as may be permitted by the Stock Exchange, during the Issue Period as mentioned above on all days between Monday and Friday (both inclusive barring public holiday) (a) by the Designated Intermediaries at the Bidding Centres, or (b) by the SCSBs directly at the Designated Branches of the SCSBs. On the Issue Closing Date, Application Forms will be accepted only between 10:00 a.m. to 3:00 p.m. and uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by the Stock Exchange. It is clarified that the Applications not uploaded on the Stock Exchange(s) Platform would be rejected. Further, pending mandate requests for bids placed on the last day of bidding will be validated by 5 PM on one Working Day after the Issue Closing Date.
- * Due to limitation of time available for uploading the Applications on the Issue Closing Date, Applicants are advised to submit their Application Forms one day prior to the Issue Closing Date and, no later than 3.00 p.m. (Indian Standard Time) on the Issue Closing Date. Applicants are cautioned that in the event a large number of Applications are received on the Issue Closing Date, there may be some Applications which are not uploaded due to lack of sufficient time to upload.

Such Applications that cannot be uploaded will not be considered for allocation under the Issue. Neither the Issuer, nor the Lead Managers, nor any Member of the Syndicate, Registered Brokers at the Broker Centres, CDPs at the Designated CDP Locations or the RTAs at the Designated RTA Locations or designated branches of SCSBs are liable for any failure in uploading the Applications due to failure in any software/hardware systems or otherwise. Please note that the Basis of Allotment under the Issue will be on date priority basis except on the day of oversubscription, if any, where the Allotment will be proportionate in accordance with SEBI NCS Master Circular. For further details please refer to the section titled "General Information" on page 49.

For the list of documents executed/ to be executed, please see "Material Contracts and Documents for Inspection" on page 334.

While the NCDs are secured to the tune of 100% of the principal and interest thereon in favour of Debenture Trustee, it is it the duty of the Debenture Trustee to monitor the security cover is maintained, however, the recovery of 100% of the amount shall depend on the market scenario prevalent at the time of enforcement of the security.

The specific terms of each instrument to be issued pursuant to the Issue shall be as set out in the Prospectus.

Please see "Issue Procedure" on page 288 for details of category wise eligibility and allotment in the Issue.

Debt securities shall be considered as secured only if the charged asset is registered with Sub-registrar and Registrar of Companies or CERSAI or Depository etc., as applicable, or is independently verifiable by the debenture trustee.

Please refer to Annexure C for details pertaining to the cash flows of the Company in accordance with the SEBI NCS Master Circular.

Specific terms for NCDs

Series	I	II	III	IV*	V	VI	VII	VIII	IX	X
	Annual	NA	Monthly	Annual	NA	Monthly	Annual	NA	Monthly	Annual
Interest Payment										
Minimum		₹ 10,000 (10 NCDs) across all Series								
Application										
Face Value/ Issue		₹1,000								
Price of NCDs (₹/										
NCD)										
In Multiples of			₹1,	000 (1 No	CD)					
thereafter (₹)				1	•	T	ı	T		Т
Tenor	24	24	36	36	36	60	60	60	120	120
	months	months	months	months	months	months	months	months	months	months
Coupon (% per	8.95%	NA	9.20%	9.60%	NA	9.67%	10.10%	NA	10.00%	10.45%
annum) for NCD										
Holders in										
Category I, II, III										
& IV										
Effective Yield	8.94%	8.95%	9.59%	9.59%	9.60%	10.10%	10.09%	10.10%	10.46%	10.44%
(per annum) for										
NCD Holders in										
Category I, II, III										
& IV										
Mode of Interest				Throu	ıgh various	mode avail	lable			
Payment				I			I =	I I		T
Amount (₹ / NCD)	₹1,000	₹1,187. 30	₹1,000	₹1,000	₹1,317.00	₹1,000	₹1,000	₹1,618. 70	₹1,000	₹1,000
on Maturity for										
NCD Holders in										
Category I, II, III										
& IV	2.4	2.4	2.5	2.5	2.5				120	120
Maturity /	24	24	36	36	36	60	60	60	120	120
Redemption Date	months	months	months	months	months	months	months	months	months	months
(Months from the										
Deemed Date of										
Allotment)										

Put	and	Call	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Option	n											

^{*}Our Company shall allocate and allot Series IV NCDs wherein the Applicants have not indicated the choice of the relevant NCD Series.

1. With respect to Series where interest is to be paid on an annual basis, relevant interest will be paid on each anniversary of the Deemed Date of Allotment on the face value of the NCDs. The last interest payment under annual Series will be made at the time of redemption of

All Category of Investors in the proposed Issue who are also holders of debenture(s)/bond(s) previously issued by our Company, and/ or ECL Finance Limited, Edelweiss Retail Finance Limited, and Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) as the case may be, and/or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to the Deemed Date of Allotment and applying in Series I, Series III, Series IV, Series VI, Series VII, Series IX and/or Series X shall be eligible for additional incentive of 0.20% p.a. provided the NCDs issued under the proposed Issue are held by the investors on the relevant Record Date applicable for payment of respective coupons, in respect of Series I, Series III, Series IV, Series VI, Series VII, Series IX and/or Series X.

For all Category of Investors in the proposed Issue who are also holders of NCD(s)/Bond(s) previously issued by our Company, and/ or ECL Finance Limited, Edelweiss Retail Finance Limited, and Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) as the case may be, and/or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to the Deemed Date of Allotment applying in Series II, Series V and/or VIII, the maturity amount at redemption along with the additional yield would be ₹ 1,191.70 per NCD, ₹ 1,324.10 per NCD and/or ₹ 1,633.50 per NCD respectively provided the NCDs issued under the proposed Issue are held by the investors on the relevant Record Date applicable for redemption in respect of Series II, Series V and/or Series VIII.

The additional incentive will be maximum of 0.20% p.a. for all Category of Investors in the proposed Issue, who are also holders of NCD(s)/Bond(s) previously issued by our Company, and/ or ECL Finance Limited, Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited), and Edelweiss Retail Finance Limited as the case may be, and/or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to the deemed date of allotment.

On any relevant Record Date, the Registrar and/or our Company shall determine the list of the Primary holder(s) of this Issue and identify such Investor/ NCD Holders, (based on their DP identification and /or PAN and/or entries in the Register of NCD Holders) and make the requisite payment of additional incentive. The additional incentive will be given only on the NCDs allotted in this Issue i.e., to the Primary holder(s). In case if any NCD is bought/acquired from secondary market or from open market, additional incentive will not be paid on such bought/acquired NCD.

In case the Primary holder(s) sells/gifts/transfer any NCDs allotted in this Issue, additional incentive will not be paid on such sold/gifted/transferred NCD except in case where NCDs are transferred to the Joint holder/Nominee in case of death of the primary holder.

For the Series where interest is to be paid on an annual basis, relevant interest will be paid on each anniversary of the Deemed Date of Allotment on the face value of the NCDs. The last interest payment under annual Series will be made at the time of redemption of the NCDs. For the Series where interest is to be paid on monthly basis, relevant interest will be calculated from the first day till the last date of every month during the tenor of such NCDs and paid on the first day of every subsequent month. For the first interest payment for NCDs under the monthly options, interest from the Deemed Date of Allotment till the last day of the subsequent month will be clubbed and paid on the first day of the month next to that subsequent month.

Terms of payment

The entire face value per NCDs applied for will be blocked in the relevant ASBA Account maintained with the SCSB or under UPI mechanism (only for Retail Individual Investors), as the case may be, in the bank account of the Applicants that is specified in the ASBA Form at the time of the submission of the Application Form. In the event of Allotment of a lesser number of NCDs than applied for, the Issuer shall unblock the additional amount blocked upon application in the ASBA Account, in accordance with the terms specified in "Terms of the Issue – Manner of Payment of Interest/ Unblocking" on page 281.

Participation by any of the above-mentioned Investor classes in the Issue will be subject to applicable statutory and/or regulatory requirements. Applicants are advised to ensure that applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and/or regulatory provisions.

^{2.} With respect to Series where interest is to be paid on monthly basis, relevant interest will be paid on the first date of every month on the face value of the NCDs. The last interest payment under monthly Series will be made at the time of redemption of the NCDs.

^{3.} Subject to applicable tax deducted at source, if any.

⁴ Please refer to Annexure C for details pertaining to the cash flows of the Company in accordance with the SEBI NCS Master Circular.

The NCDs have not been and will not be registered, listed, or otherwise qualified in any jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. In particular, the NCDs have not been and will not be registered under the U.S. Securities Act, 1933, as amended (the "Securities Act") or the securities laws of any state of the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under the Securities Act) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. The Issuer has not registered and does not intend to register under the U.S. Investment Company Act, 1940 in reliance on section 3(c)(7) thereof. This Prospectus may not be forwarded or distributed to any other person and may not be reproduced in any manner whatsoever, and in particular, may not be forwarded to any U.S. Person or to any U.S. address.

Applications may be made in single or joint names (not exceeding three). Applications should be made by Karta in case the Applicant is an HUF. If the Application is submitted in joint names, the Application Form should contain only the name of the first Applicant whose name should also appear as the first holder of the depository account held in joint names. If the depository account is held in joint names, the Application Form should contain the name and PAN of the person whose name appears first in the depository account and signature of only this person would be required in the Application Form.

This Applicant would be deemed to have signed on behalf of joint holders and would be required to give confirmation to this effect in the Application Form. Please ensure that such Applications contain the PAN of the HUF and not of the Karta.

In the case of joint Applications, all payments will be made out in favour of the first Applicant. All communications will be addressed to the first named Applicant whose name appears in the Application Form and at the address mentioned therein.

Day Count Convention

Interest shall be computed on an actual/actual basis i.e. on the principal outstanding on the NCDs as per the SEBI NCS Master Circular.

Effect of holidays on payments

If the date of payment of interest does not fall on a Working Day, then the interest payment will be made on succeeding Working Day, however the calculation for payment of interest will be only till the originally stipulated Interest Payment Date. The dates of the future interest payments would be as per the originally stipulated schedule. Payment of interest will be subject to the deduction of tax as per Income Tax Act or any statutory modification or re-enactment thereof for the time being in force. In case the Redemption Date (also being the last Interest Payment Date) does not fall on a Working Day, the payment will be made on the immediately preceding Working Day, along with coupon/interest accrued on the NCDs until but excluding the date of such payment.

Applicants are advised to ensure that they have obtained the necessary statutory and/or regulatory Permissions / consents/approvals in connection with applying for, subscribing to, or seeking Allotment of NCDs pursuant to the Issue.

For further details, see the section titled "Issue Procedure" on page 288.

TERMS OF THE ISSUE

Authority for the Issue

At the meeting of the Board of Directors of the Issuer held on March 30, 2023, the Board of Directors approved the issuance of NCDs of the face value $\stackrel{?}{\underset{?}{|}}$ 1000 each, for an amount up to $\stackrel{?}{\underset{?}{|}}$ 15,000 million. Further, the present borrowing is within the borrowing limits of $\stackrel{?}{\underset{?}{|}}$ 100,000 million under Section 180(1)(c) of the Companies Act, 2013 duly approved by the members of the Issuer by way of postal ballot on September 10, 2014.

The NCDs pursuant to this Issue will be issued on terms and conditions as set out in the Prospectus.

Principal Terms & Conditions of the Issue

The NCDs being offered as part of the Issue are subject to the provisions of the SEBI NCS Regulations, the relevant provisions of the Companies Act, 2013, the Memorandum and Articles of Association of the Issuer, the terms of this Prospectus, the Prospectus, the Abridged Prospectus, the Application Forms, the terms and conditions of the Debenture Trust Agreement and the Debenture Trust Deed, other applicable statutory and/or regulatory requirements including those issued from time to time by SEBI/the Government of India/BSE/NSE, RBI, and/or other statutory/regulatory authorities relating to the offer, issue and listing of securities and any other documents that may be executed in connection with the NCDs.

Ranking of NCDs

The NCDs would constitute secured obligations of ours and shall rank pari passu inter se, and subject to any obligations and applicable statutory and/or regulatory requirements, shall also, with regard to the amount invested, thereof shall be secured by way of an exclusive and/or pari passu charge in favor of the Debenture Trustee on the assets of the entities permissible under applicable law and/or the Company including loans and advances, receivables, investments, stock in trade, current & other assets held by the entities permissible under applicable law and/or the Company, created in favour of the Debenture Trustee, and/or over the Pledged Securities in favour of the Debenture Trustee for the benefit of the Debenture holders, except those specifically and exclusively charged in favour of certain existing charge holders as specifically set out in and fully described in the Debenture Trust Deed and/or Securities Pledge Agreement, such that a security cover of atleast 100% of the outstanding principal amounts of the NCDs and interest thereon is maintained at all time until the Maturity Date. For exclusive charge, we undertake that the assets and/or the Pledged Securities on which the charge is proposed to be created are free from any encumbrances. We have received necessary consents from the relevant debenture trustees 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. Without prejudice to the aforesaid, in the event our Company fails to execute the Debenture Trust Deed within the period specified in Regulation 18(1) of the SEBI NCS Regulations or such other time frame as may be stipulated from time-to-time, our Company shall also pay interest of at least 2% (two per cent) per annum to the NCD holders, over and above the interest rate on the NCDs specified in this Prospectus, till the execution of the Debenture Trust Deed. The security shall be created prior to making the listing application for the NCDs with the Stock Exchange.

Our Company, pursuant to the SEBI DT Master Circular has entered into the Debenture Trustee Agreement with the Debenture Trustee and in furtherance thereof intends to enter into a deed of agreement with the Debenture Trustee, ("Debenture Trust Deed"), terms of which will govern the powers, authorities and obligations of the Debenture Trustee. Our Company proposes to complete the execution and registration of the Debenture Trust Deed within the stipulated timeframe and shall utilize the funds only after the stipulated security has been created. Under the terms of the Debenture Trust Deed, our Company will covenant with the Debenture Trustee that it will pay the NCD Holders the principal amount on the NCDs on the relevant redemption date and also that it will pay the interest due on NCDs on the rate specified in this Prospectus and in the Debenture Trust Deed. The Debenture Trust Deed will also provide that our Company may withdraw any portion of the security and replace with another asset of the same or a higher value and shall ensure that the minimum security cover shall be maintained until the redemption of the NCDs.

The NCDs proposed to be issued under this Issue and all earlier issues of debentures outstanding in the books of our Company having corresponding assets as security, shall rank *pari passu* without preference of one over the other except that priority for payment shall be as per applicable date of redemption.

Our Company has obtained permissions or consents from the debenture trustees /existing creditors for proceeding with this Issue.

Security

The principal amount of the NCDs to be issued in terms of the Prospectus together with all interest due and payable on the NCDs, thereof shall be secured by way of an exclusive and/or pari passu charge in favor of the Debenture Trustee on the specified assets of the entities permissible under applicable law and/or the Issuer including loans and advances, receivables, investments, stock in trade, current & other assets and/or immovable property / fixed assets held by the entities permissible under applicable law and/or the Issuer, created in favour of the Debenture Trustee, and/or over the Pledged Securities in favour of the Debenture Trustee for the benefit of the NCD holders, except those specifically and exclusively charged in favour of certain existing charge holders as specifically set out in and fully described in the Debenture Trust Deed and/or Securities Pledge Agreement, such that a security cover of at least 100% of the outstanding principal amounts of the NCDs and interest thereon is maintained at all time until the Maturity Date. For exclusive charge, we undertake that the assets and/or the Pledged Securities on which the charge is proposed to be created are free from any encumbrances. We have received necessary consents from the relevant debenture trustees 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 subregistrar and/or RoC or CERSAI or Depository etc., as applicable, or is independently verifiable by the Debenture Trustee. Without prejudice to the aforesaid, in the event the Issuer fails to execute the Debenture Trust Deed within the period specified in Regulation 18(1) of the SEBI NCS Regulations or such other time frame as may be stipulated from time-totime, the Issuer shall also pay interest of at least 2% (two per cent) per annum to the NCD holders, over and above the interest rate on the NCDs specified in the Prospectus, till the execution of the Debenture Trust Deed. The security shall be created prior to making the listing application for the NCDs with the Stock Exchange.

Without prejudice to the aforesaid, in the event the Issuer fails to execute the Debenture Trust Deed within the period specified in Regulation 18 of the SEBI NCS Regulations or such other time frame as may be stipulated from time-to-time, the Issuer shall also pay interest of at least 2% (two per cent) per annum to the NCD holders, over and above the interest rate on the NCDs specified in the Prospectus, till the execution of the Debenture Trust Deed and in accordance with the applicable laws. The security shall be created prior to making the listing application for the NCDs with the Stock Exchange.

Debenture Redemption Reserve

In accordance with recent amendments to the Companies Act, 2013, and the Companies (Share Capital & Debentures) Rules 2014, read with Rule 16 of the SEBI NCS Regulations, a listed company that intends to issue debentures to the public are no longer required to create a DRR for the purpose of redemption of debentures. Pursuant to the amendment to the Companies (Share Capital & Debentures) Rules 2014, notified on August 16, 2019, and as on the date of filing of this Prospectus, the Issuer is not required to create DRR for the purpose of redemption of the NCDs. Accordingly, no debenture redemption reserve shall be created by the Issuer for the purpose of redemption of the NCDs or in connection with the Issue. The Issuer shall, as per the Companies (Share Capital & Debentures) Rules 2014 and other laws applicable from time to time, invest or deposit, as the case may be, the applicable amounts, within the specified timelines, in respect of debentures maturing during the year ending on the 31st day of March of the next year, in any one or more methods of investments or deposits stipulated under the applicable law. Provided that the amount remaining invested or deposited, as the case may be, shall not at any time fall below the specified percentage, which is presently stipulated at 15% (fifteen percent) of the amount of the debentures maturing during the year ending on March 31 of the next year, in any of the following instruments or such other instruments as may be permitted under the applicable laws:

- 1. in deposits with any scheduled bank, free from any charge or lien;
- 2. in unencumbered securities of the Central Government or any State Government;
- 3. in unencumbered securities mentioned in sub-clause (a) to (d) and (ee) of section 20 of the Indian Trusts Act, 1882;
- 4. in unencumbered bonds issued by any other company which is notified under sub-clause (f) of section 20 of the Indian Trusts Act, 1882:

Provided further that the amount invested or deposited as above shall not be used for any purpose other than for redemption of debentures maturing during the year referred above.

Face Value

The face value of each NCD shall be ₹ 1,000.

Trustees for the NCD Holders

The Issuer has appointed Beacon Trusteeship Limited to act as the Debenture Trustee for the NCD Holders in terms of Regulation 8 of the SEBI NCS Regulations and Section 71 (5) of the Companies Act, 2013 and the rules prescribed thereunder. The Issuer and the Debenture Trustee will execute a Debenture Trust Deed, *inter alia*, specifying the powers, authorities and obligations of the Debenture Trustee and us. The NCD Holder(s) shall, without further act or deed, be

deemed to have irrevocably given their consent to the Debenture Trustee or any of its agents or authorized officials to do all such acts, deeds, matters and things in respect of or relating to the NCDs as the Debenture Trustee mayin its absolute discretion deem necessary or require to be done in the interest of the NCD Holder(s). Any payment made by us to the Debenture Trustee on behalf of the NCD Holder(s) shall discharge us *pro tanto* to the NCD Holder(s).

The Debenture Trustee will protect the interest of the NCD Holders in the event of default by us in regard to timely payment of interest and repayment of principal and they will take necessary action at our cost.

We and the Debenture Trustee will execute a Debenture Trust Deed, inter alia, specifying the powers, authorities and obligations of the Debenture Trustee and us. The NCD Holder(s) shall, without further act or deed, be deemed to have irrevocably given their consent to the Debenture Trustee or any of its agents or authorised officials to do all such acts, deeds, matters and things in respect of or relating to the NCDs as the Debenture Trustee may in its absolute discretion deem necessary or require to be done in the interest of the NCD Holder(s). Any payment made by us to the Debenture Trustee on behalf of the NCD Holder(s) shall discharge us pro tanto to the NCD Holder(s).

The Debenture Trustee will protect the interest of the NCD Holders in the event of default by us in regard to timely payment of interest and repayment of principal and they will take necessary action.

Events of Default (including manner of voting/conditions of joining Inter Creditor Agreement)

Subject to the terms of the Debenture Trust Deed, the Debenture Trustee at its discretion may, or if so requested in writing by the holders of at least three-fourths of the outstanding amount of the NCDs or with the sanction of a special resolution, passed at a meeting of the NCD Holders, (subject to being indemnified and/or secured by the NCD Holders to its satisfaction), give notice to the Issuer specifying that the NCDs and/or any particular series of NCDs, in whole but not in part are and have become due and repayable on such date as may be specified in such notice *inter alia* if any of the events listed below occurs and such default is not remedied within the applicable cure periods as particularly described in the Debenture Trust Deed. The description below is indicative and a complete list of events of default and its consequences will be specified in the Debenture Trust Deed.

Indicative list of Events of Default:

- (i) Default in redemption of the NCDs together with redemption premium, if any, interest accrued thereon as and when the same shall have become due and payable or payment of any other amounts in terms of the Debenture Trust Deed;
- (ii) Default is committed in payment of the principal amount of the NCDs on the due date(s);
- (iii) Default is committed in payment of any interest on the NCDs on the due date(s);
- (iv) Default is committed in the performance of any other covenants, conditions or agreements on the part of the Issuer under the Debenture Trust Deed or the other Transaction Documents or deeds entered into between the Issuer and the NCD Holder(s) / Debenture Trustee unless cured within applicable cure periods, if any;
- (v) Default is committed if any information given to the Issuer in the Draft Prospectus, this Prospectus, the Transaction Documents and/or other information furnished and/or the representations and warranties given/deemed to have been given by the Issuer to the NCD Holder(s) for financial assistance by way of subscription to the NCD is or proves to be misleading or incorrect in any material respect or is found to be incorrect;
- (vi) Default is committed if the Issuer is unable to or admits in writing its inability to pay its debts as they mature or proceedings for taking it into liquidation have been admitted by any competent court;
- (vii) The Issuer has voluntarily or involuntarily become the subject of proceedings under any bankruptcy or insolvency law or suffered any action to be taken for its reorganisation, liquidation or dissolution;
- (viii) Default is committed if any extraordinary circumstances have occurred which makes it impossible for the Issuer to fulfil its obligations under the Debenture Trust Deed and/or the NCDs;
- (ix) The Issuer ceases to carry on its business or gives notice of its intention to do so;
- (x) At any time after appointment of a receiver or liquidator, if it is certified by an accountant or a firm of accountants appointed by the Debenture Trustee that the liabilities of the Issuer exceed its assets;

- (xi) Default is committed if any of the necessary clearances required or desirable in relation to the Issuer or the NCDs in accordance with any of the Transaction Documents is not received or is revoked or terminated, withdrawn, suspended, modified or withheld or shall cease to be in full force and effect which shall, in the reasonable opinion of NCD Holder(s), have material adverse effect on the Issuer or the NCDs;
- (xii) Default is committed if the Issuer enters into any arrangement or composition with its creditors or commits any acts of insolvency or winding up of the Issuer;
- (xiii) If the Issuer files a petition for reorganization, arrangement, adjustment, winding up or composition of debts of the Issuer or have been admitted or makes an assignment for the benefit of its creditors generally and such proceeding (other than a proceeding commenced voluntarily by the Issuer is not stayed, quashed or dismissed);
- (xiv) If the Issuer is adjudged insolvent or takes advantage of any law for the relief of insolvent debtors;
- (xv) If it becomes unlawful for the Issuer to perform any of its obligations under any transaction document;
- (xvi) Default is committed if the occurrence of any event or condition which in the Debenture Trustee reasonable opinion can constitute a material adverse effect;
- (xvii) Any security created at any time, any circumstance or event occurs which is prejudicial to or impairs or imperils or jeopardize or endangers any hypothecated properties or any part thereof or any event occurs which causes the Debenture Trust Deed or any related agreement to become ineffective;
- (xviii) Any security created at any time, without prior written consent of the Debenture Trustee or unless otherwise provided for in the Debenture Trust Deed, the Issuer, attempts or purports to create any charge, mortgage, pledge, hypothecation, lien or other encumbrance over any other encumbrance over any of the Security; and

Any other event described as an Event of Default in the Draft Prospectus, this Prospectus and the Transaction Documents. In accordance with the DT Master Circular dated March 31, 2023 issued by SEBI in case of 'Default' by Issuers of listed debt securities", post the occurrence of a "default", the consent of the NCD Holders for entering into an inter-creditor agreement (the "ICA")/enforcement of security shall be sought by the debenture trustee after providing a notice to the investors in the manner stipulated under applicable law. Further, the meeting of the NCD Holders shall be held within the period stipulated under applicable law. In case(s) where majority of investors express their consent to enter into the ICA, the debenture trustee shall enter into the ICA on behalf of the investors upon compliance with the conditions as stipulated in the DT Master Circular. In case consents are not received for signing the ICA, the debenture trustee shall take further action, if any, as per the decision taken in the meeting of the investors. The consent of the majority of investors shall mean the approval of not less than 75% of the investors by value of the outstanding debt and 60% of the investors by number at the ISIN level.

Regulation 51 read with the Explanation to Clause A (11) in Part B of Schedule III of the SEBI Listing Regulations, defines 'default' as non-payment of interest or principal amount in full on the pre-agreed date which shall be recognized at the first instance of delay in the servicing of any interest or principal on debt.

It is hereby confirmed, in case of an occurrence of a "default", the Debenture Trustee shall abide and comply with the procedures mentioned in the DT Master Circular.

NCD Holder not a Shareholder

The NCD Holders will not be entitled to any of the rights and privileges available to the equity and/or preference shareholders of the Issuer, except to the extent of the right to receive the annual reports of the Issuer and such other rights as may be prescribed under the Companies Act, 2013 and the rules prescribed thereunder and the SEBI Listing Regulations.

Rights of NCD Holders

Some of the significant rights available to the NCD Holders are as follows:

1. The NCDs shall not, except as provided in the Companies Act, 2013, our Memorandum and Articles of Association and/or the Debenture Trust Deed, confer upon the holders thereof any rights or privileges available to the Issuer's members/shareholders including, without limitation, the right to attend and/or vote at any general meeting of the Issuer's members/shareholders. However, if any resolution affecting the rights attached to the NCDs is to be placed before the members/shareholders of the Issuer, the said resolution will first be placed before the concerned registered NCD Holders for their consideration.

- 2. In terms of Section 136(1) of the Companies Act, 2013, holders of the NCDs shall be entitled to a copy of the balance sheet and a copy of Debenture Trust Deed at the Registered Office of the Issuer during business hours.
- 3. Subject to the above and the applicable statutory/regulatory requirements and terms of the Debenture Trust Deed, including requirements of the RBI, the rights, privileges and conditions attached to the NCDs may be varied, modified and/or abrogated with the consent in writing of the holders of least 50% (fifty one per cent) of the outstanding amount of the NCDs (unless required under applicable laws, to be approved/determined by such thresholds as may be prescribed thereunder for specified matters including the removal of the Debenture Trustee or any exoneration of liability thereof, which is currently required to be approved by the holders of at least three-fourth of the outstanding amount of the NCDs) provided that nothing in such consent or resolution shall be operative against us, where such consent or resolution modifies or varies the terms and conditions governing the NCDs, if the same are not acceptable to us.
- 4. Subject to applicable statutory/regulatory requirements and terms of the Debenture Trust Deed, the registered NCD Holder or in case of joint-holders, the one whose name stands first in the register of debenture holders shall be entitled to vote in respect of such NCDs, either in person or by proxy, at any meeting of the concerned NCD Holders and every such holder shall be entitled to one vote on a show of hands and on a poll, his/her voting rights on every resolution placed before such meeting of the NCD Holders shall be in proportion to the outstanding nominal value of NCDs held by him/her.
- 5. The NCDs are subject to the provisions of the SEBI NCS Regulations, the Companies Act, 2013, the Memorandum and Articles of Association of the Issuer, the terms of the Draft Prospectus, this Prospectus, the Application Forms, the terms and conditions of the Debenture Trust Deed, requirements of the RBI, other applicable statutory and/or regulatory requirements relating to the issue and listing, of securities and any other documents that may be executed in connection with the NCDs.
- 6. For the NCDs issued in dematerialized form, the Depositories shall also maintain the updated record of holders of the NCDs in dematerialized Form. For NCDs in dematerialized form, all interest and principal sums becoming due and payable in respect of the NCDs will be paid to the person for the time being appearing in the register of beneficial owners of the Depository. In terms of Section 88(3) of the Companies Act, 2013, the register and index of beneficial of NCDs maintained by a Depository for any NCDs in dematerialized form under Section 11 of the Depositories Act shall be deemed to be a register of debenture holders for this purpose. The same shall be maintained at the registered office of the Issuer under Section 94 of the Companies Act, 2013 unless the same has been moved to another location after obtaining the consent of the NCD holders.
- 7. Subject to compliance with RBI requirements, the NCDs can be rolled over only with the consent of the holders of at least 75% of the outstanding amount of the NCDs after providing 15 days prior notice for such roll over and in accordance with the SEBI NCS Regulations. The Issuer shall redeem the debt securities of all the debt securities holders, who have not given their positive consent to the roll-over. The roll-over of NCDs shall be as per Regulation 39 of the SEBI NCS Regulations.

The aforementioned rights of the NCD holders are merely indicative. The final rights of the NCD holders will be as per the terms of this Prospectus and the Debenture Trust Deed.

Nomination facility to NCD Holder

In accordance with Rule 19 of the Companies (Share Capital and Debentures) Rules, 2014 ("Rule 19") read with the applicable provisions of the Companies Act, 2013, the sole NCD holder, or first NCD holder, along with other joint NCD Holders' (being individual(s)), may nominate, in the Form No. SH.13, any one person with whom, in the event of the death of Applicant the NCDs were Allotted, if any, will vest. Where the nomination is made in respect of the NCDs heldby more than one person jointly, all joint holders shall together nominate in Form No.SH.13 any person as nominee. A nominee entitled to the NCDs by reason of the death of the original holder(s), will, in accordance with Rule 19 and Section 56 of the Companies Act, 2013, be entitled to the same benefits to which he or she will be entitled if he or she were the registered holder of the NCDs. Where the nominee is a minor, the NCD holder(s) may make a nomination to appoint, in Form No. SH.14, any person to become entitled to NCDs in the event of the holder's death during minority. A nomination will stand rescinded on a sale/transfer/alienation of NCDs by the person nominating. A buyer will be entitled to make a fresh nomination in the manner prescribed. Fresh nomination can be made only on the prescribed form available on request at our Registered Office or with the Registrar to the Issue.

NCD Holder(s) are advised to provide the specimen signature of the nominee to us to expedite the transmission of the NCD(s) to the nominee in the event of demise of the NCD Holder(s). The signature can be provided in the Application

Form or subsequently at the time of making fresh nominations. This facility of providing the specimen signature of the nominee is purely optional.

In accordance with Rule 19 read with the applicable provisions of the Companies Act 2013, any person who becomes a nominee by virtue of the Rule 19 read with the applicable provisions of the Companies Act 2013, will on the production of such evidence as may be required by the Board, elect either:

- to register himself or herself as holder of NCDs; or
- to make such transfer of the NCDs, as the deceased holder could have made.

Further, our Board may at any time give notice requiring any nominee to choose either to be registered himself or herself or to transfer the NCDs, and if the notice is not complied with, within a period of 90 days, our Board may thereafter withhold payment of all interests or other monies payable in respect of the NCDs, until the requirements of the notice have been complied with.

Since the allotment of NCDs will be made only in dematerialized mode, there is no need to make a separate nomination with the Issuer. Nominations registered with the respective Depository Participant of the Applicant would prevail. If the investors require changing their nomination, they are requested to inform their respective Depository Participant.

Applicants who have opted for rematerialisation of NCDs and are holding the NCDs in the physical form should provide required details in connection with their nominee to the Issuer.

Jurisdiction

Exclusive jurisdiction for the purpose of the Issue is with the competent courts of jurisdiction in Mumbai, India.

Application in the Issue

Applicants shall apply in the Issue in dematerialised form only, through a valid Application Form filled in by the Applicant along with attachment, as applicable. Further, Applications in the Issue shall be made through the ASBA facility only (including Applications made by Retail Investors under the UPI Mechanism).

In terms of Regulation 7 of the SEBI NCS Regulations, the Issuer will make public issue of the NCDs in the dematerialised form only. However, in the terms of Section 8(1) of the Depositories Act, the Issuer at the request of the Investors who wish to hold the NCDs in physical form will rematerialise the NCDs. However, trading of the NCDs shall be compulsorily in dematerialised form only.

Form of Allotment and Denomination of NCDs

As per the SEBI NCS Regulations, the trading of the NCDs on the Stock Exchange shall be in dematerialized form onlyin multiples of 1 (one) NCD ("Market Lot"). Allotment in this Issue to all Allottees, will be in electronic form i.e. in dematerialised form and in multiples of one NCD.

For details of allotment see "Issue Procedure" beginning on page 288.

Transfer/Transmission of NCD(s)

The NCDs shall be transferred subject to and in accordance with the rules/procedures as prescribed by NSDL/CDSL and the relevant DPs of the transfer or transferee and any other applicable laws and rules notified in respect thereof. The transferee(s) should ensure that the transfer formalities are completed prior to the Record Date. In the absence of the same, interest will be paid/redemption will be made to the person, whose name appears in the register of debenture holders maintained by the Depositories. In such cases, claims, if any, by the transferees would need to be settled with the transferor(s) and not with the Issuer or Registrar.

In the absence of the same, interest will be paid/redemption will be made to the person, whose name appears in the register of debenture holders maintained by the Depositories. In such cases, claims, if any, by the transferees would need to be settled with the transferor(s) and not with the Issuer or Registrar. The seller should give delivery instructions containing details of the buyer's DP account to his depository participant.

Please see "Terms of the Issue - Interest and Payment of Interest" on page 277 for the implications on the interest applicable to NCDs held by Individual Investors on the Record Date.

Pursuant to the SEBI (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018 ("SEBI LODR IV Amendment"), NCDs held in physical form, pursuant to any rematerialisation, as above, cannot be transferred except by way of transmission or transposition, from December 4, 2018. However, any trading of the NCDs issued pursuant to this Issue shall be compulsorily in dematerialized form only. The procedure for transmission of securities has been further simplified vide the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2022 ("LODR Amendment Regulations") Gazette Notification no. SEBI/LAD-NRO/GN/2022/80 dated April 25th, 2022).

Title

In case of:

- a) the NCDs held in the dematerialised form, the person for the time being appearing in the record of beneficial owners maintained by the Depository; and
- b) the NCD held in physical form, pursuant to any rematerialisation, the person for the time being appearing in the register of debenture holders as NCD Holder, shall be treated for all purposes by the Issuer, the Debenture Trustee, the Depositories and all other persons dealing with such person as the holder thereof and its absolute owner for all purposes regardless of any notice of ownership, trust or any interest in it or any writing on, theft or loss of the Consolidated NCD Certificate issued in respect of the NCDs and no person will be liable for so treating the NCD Holder.

Register of Debenture Holders

No transfer of title of a NCD will be valid unless and until entered on the register of debenture holders (for re materialized NCDs) or the register and index of NCD Holders maintained by the Depository prior to the Record Date. In the absence of transfer being registered, interest and/or Redemption Amount, as the case may be, will be paid to the person, whose name appears first in the register of debenture holders maintained by the Depositories and/or the Issuer and/or the Registrar, as the case may be. In such cases, claims, if any, by the purchasers of the NCDs will need to be settled with the seller of the NCDs and not with the Issuer or the Registrar. The provisions relating to transfer and transmission and other related matters in respect of the Issuer's shares contained in the Articles of Association of the Issuer and the Companies Act shall apply, mutatis mutandis (to the extent applicable) to the NCDs as well.

Succession

Where NCDs are held in joint names and one of the joint holders dies, the survivor(s) will be recognized as the NCD Holder(s). It will be sufficient for the Issuer to delete the name of the deceased NCD Holder after obtaining satisfactory evidence of his death. Provided, a third person may call on the Issuer to register his name as successor of the deceased NCD Holder after obtaining evidence such as probate of a will for the purpose of proving his title to the NCD. In the event of demise of the sole or first holder of the NCDs, the Issuer will recognise the executors or administrator of the deceased NCD Holders, or the holder of the succession certificate or other legal representative as having title to the NCDs only if such executor or administrator obtains and produces probate or letter of administration or is the holder of the succession certificate or other legal representation, as the case may be, from an appropriate court in India. The directors of the Issuer in their absolute discretion may, in any case, dispense with production of probate or letter of administration or succession certificate or other legal representation. In case of death of NCD Holders who are holding NCDs in dematerialised form, third person is not required to approach the Issuer to register his name as successor of the deceased NCD Holder. The successor of the deceased NCD Holder shall approach the respective Depository Participant for this purpose and submit necessary documents as required by the Depository Participant.

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

- 1. Documentary evidence to be submitted to the Legacy Cell of the RBI to the effect that the NCDs were acquired by the non-resident Indian as part of the legacy left by the deceased NCD Holder.
- 2. Proof that the non-resident Indian is an Indian national or is of Indian origin.
- 3. Such holding by a non-resident Indian will be on a non-repatriation basis.

Joint-holders

Where two or more persons are holders of any NCD(s), they shall be deemed to hold the same as joint holders with benefits of survivorship subject to other provisions contained in the Articles of Association.

Procedure for rematerialisation of NCDs

NCD Holders who wish to hold the NCDs in physical form may do so by submitting a request to their DP at any time after Allotment in accordance with the applicable procedure stipulated by the DP, in accordance with the Depositories Act and/or rules as notified by the Depositories from time to time. Holders of the NCDs who propose to rematerialize their NCDs, would have to mandatorily submit details of their bank mandate along with a copy of any document evidencing that the bank account is in the name of the holder of such NCDs and their Permanent Account Number to the Issuer and the Depository Participant. No proposal for rematerialisation of NCDs would be considered if the aforementioned documents and details are not submitted along with the request for such re-materialisation.

Restriction on transfer of NCDs

There are no restrictions on transfers and transmission of NCDs allotted pursuant to this Issue. Pursuant to SEBI LODR IV Amendment, NCDs held in physical form, pursuant to any re-materialisation, as above, cannot be transferred except by way of transmission or transposition, from December 04, 2018. However, any trading of the NCDs issued pursuant to this Issue shall be compulsorily in dematerialized form only.

Period of subscription

ISSUE PROGRAMME**	
ISSUE OPENS ON	Friday, October 6, 2023
ISSUE CLOSES ON	Thursday, October 19, 2023
PAY IN DATE	Application Date. The entire Application Amount is payable on Application.
DEEMED DATE OF ALLOTMENT	The date on which the Board of Directors/or the Debenture Fund Raising Committee approves the Allotment of the NCDs for this Issue or such date as may be determined by the Board of Directors/ or the Debenture Fund Raising Committee 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.

**The Issue shall remain open for subscription on Working Days from 10 a.m. to 5 p.m. (Indian Standard Time) during the period indicated above, except that the Issue may close on such earlier date or extended date (subject to a maximum period of 30 days from the date of the Prospectus) as may be decided by the Board of Directors of the Issuer or the Debenture Fund Raising Committee. Pursuant to Regulation 33A of the SEBI NCS Regulations, (i) the Issue shall be kept open for a minimum of three working days and a maximum of ten working days, (ii) in case of a revision in the price band or yield, the Issuer shall extend the Issue Period for a minimum period of three working days, provided that it shall not exceed the maximum number of days, as provided above in (i), and (iii) in case of force majeure, banking strike or similar circumstances, the Issuer may, for reasons to be recorded in writing, extend the Issue Period, provided that it shall not exceed the maximum number of days, as provided above in (i) In the event of an early closure or extension of the Issue, the Issuer shall ensure that notice of the same is provided to the prospective investors through an advertisement in a daily national newspaper with wide circulation on or before such earlier or initial date of Issue closure. On the Issue Closing Date, the Application Forms will be accepted only between 10 a.m. and 3 p.m. (Indian Standard Time) and uploaded until 5 p.m. or such extended time as may be permitted by the Stock Exchange.

**Applications Forms for the Issue will be accepted only between 10:00 a.m. and 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by the Stock Exchange, during the Issue Period as mentioned above on all days between Monday and Friday (both inclusive barring public holiday), (a) by the Designated Intermediaries at the Bidding Centers, or (b) by the SCSBs directly at the Designated Branches of the SCSBs. On the Issue Closing Date, Application Forms will be accepted only between 10:00 a.m. to 3:00 p.m. and uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by the Stock Exchange. It is clarified that the Applications not uploaded on the Stock Exchange Platform would be rejected. Further, pending mandate requests for bids placed on the last day of bidding will be validated by 5:00 PM on one Working Day after the Issue Closing Date.

Due to limitation of time available for uploading the Applications on the Issue Closing Date, Applicants are advised to submit their Application Forms one day prior to the Issue Closing Date and, no later than 3.00 p.m. (Indian Standard Time) on the Issue Closing Date. Applicants are cautioned that in the event a large number of Applications are received on the Issue Closing Date, there may be some Applications which are not uploaded due to lack of sufficient time to upload. Such Applications that cannot be uploaded will not be considered for allocation under the Issue. Neither the Issuer, nor the Lead Managers or nor any Member of the Syndicate, Registered Brokers at the Broker Centers, CDPs at the Designated CDP Locations or the RTAs at the Designated RTA Locations or designated branches of SCSBs are liable for any failure in

uploading the Applications due to failure in any software/ hardware systems or otherwise. Please note that the Basis of Allotment under the Issue will be on a date priority basis except on the day of oversubscription, if any, and thereafter, if any, where the Allotment will be proportionate in accordance with SEBI NCS Master Circular. For further details please refer to the section titled "General Information" on page 49.

Interest and Payment of Interest/ Coupon on NCDs

Series I NCD

Interest/ Coupon on NCDs

In case of Series I NCDs, interest would be paid Annually on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series I NCD:

Category of NCD Holders	Coupon (%
	p.a.)
Category I, II, III and IV	8.95%
For Category I, II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	9.15%

Series I NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 24 months from the Deemed Date of Allotment.

Series II NCD

In case of Series II NCDs, the NCDs shall be redeemed at the end of 24 months from the Deemed Date of Allotment as mentioned below:

Category of NCD Holders	Face Value (₹ per NCD)	Redemption Amount (₹ per NCD)
Category I, II, III and IV	1,000	1,187.30
For Category I, II, III and IV Investors eligible for additional incentive/premium amount (₹/ NCD)	1,000	1,191.70

Series III NCD

In case of Series III NCDs, interest would be paid monthly on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series III NCD

Category of NCD Holders	
	p.a.)
Category I, II, III and IV	9.20%
For Category I, Category II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	9.40%

Series III NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 36 months from the Deemed Date of Allotment.

Series IV NCD

In case of Series IV NCDs, interest would be paid annually on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series IV NCD:

Category of NCD Holders	
	p.a.)
Category I, II, III and IV	9.60%
For Category I, II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	9.80%

Series IV NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 36 months from the Deemed Date of Allotment.

Series V NCD

In case of Series V NCDs, the NCDs shall be redeemed at the end of 36 months from the Deemed Date of Allotment as mentioned below:

Category of NCD Holders	Face Value (₹ per NCD)	Redemption Amount (₹ per NCD)
Category I, II, III and IV	1,000	1,317.00
For Category I, II, III and IV Investors eligible for additional incentive/ premium amount (₹/NCD)	1,000	1,324.10

Series VI NCD

In case of Series VI NCDs, interest would be paid monthly on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series VI NCD:

Category of NCD Holders	
	p.a.)
Category I, II, III and IV	9.67%
For Category I, Category II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	9.87%

Series VI NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 60 months from the Deemed Date of Allotment.

Series VII NCD

In case of Series VII NCDs, interest would be paid annually on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series VII NCD:

Category of NCD Holders	Coupon (%
	p.a.)
Category I, II, III and IV	10.10%
For Category I, Category II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	10.30%

Series VII NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 60 months from the Deemed Date of Allotment.

Series VIII NCD

In case of Series VIII NCDs, the NCDs shall be redeemed at the end of 60 months from the Deemed Date of Allotment as mentioned below:

Category of NCD Holders	` • /	Redemption Amount (₹ per NCD)
Category I, II, III and IV	1,000	1,618.70
For Category I, II, III and IV Investors eligible for additional incentive/ premium amount (₹/NCD)	1,000	1,633.50

Series IX NCD

In case of Series IX NCDs, interest would be paid monthly on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series IX NCD:

Category of NCD Holders	Coupon (%
	p.a.)
Category I, II, III and IV	10.00%
For Category I, Category II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	10.20%

Series IX NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of

120 months from the Deemed Date of Allotment.

Series X NCD

In case of Series X NCDs, interest would be paid annually on Actual/Actual basis at the following rate of interest on the amount outstanding from time to time, commencing from the Deemed Date of Allotment of each Series X NCD:

Category of NCD Holders	Coupon (%
	p.a.)
Category I, II, III and IV	10.45%
For Category I, Category II, III and IV Investors eligible for additional incentive of 0.20% (p.a.)	10.65%

Series X NCDs shall be redeemed at the Face Value thereof along with the interest accrued thereon, if any, at the end of 120 months from the Deemed Date of Allotment.

All Category of Investors in the proposed Issue who are also holders of NCD(s)/Bond(s) previously issued by our Company, and/ or ECL Finance Limited, Edelweiss Retail Finance Limited, and Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) as the case may be, and/or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to the Deemed Date of Allotment and applying in Series I, Series III, Series IV, Series VI, Series VII, Series IX and/or Series X shall be eligible for additional incentive of 0.20% p.a. provided the NCDs issued under the proposed Issue are held by the investors on the relevant Record Date applicable for payment of respective coupons, in respect of Series I, Series III, Series IV, Series VI, Series VII, Series IX and/or Series X.

For all Category of Investors in the proposed Issue who are also holders of NCD(s)/Bond(s) previously issued by our Company, and/ or ECL Finance Limited, Edelweiss Retail Finance Limited, and Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited) as the case may be, and/or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to Deemed Date of Allotment applying in Series II, Series V and/or VIII, the maturity amount at redemption along with the additional yield would be ₹ 1,191.70 per NCD, ₹ 1,324.10 per NCD and/or ₹ 1,633.50 per NCD respectively provided the NCDs issued under the proposed Issue are held by the investors on the relevant Record Date applicable for redemption in respect of Series II, Series V and/or Series VIII.

The additional incentive will be maximum of 0.20% p.a. for all Category of Investors in the proposed Issue, who are also holders of NCD(s)/Bond(s) previously issued by our Company, and/ or ECL Finance Limited, Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Limited), and Edelweiss Retail Finance Limited as the case may be, and/ or are equity shareholder(s) of the Company as the case may be, on the preceding working Friday to the deemed date of allotment.

On any relevant Record Date, the Registrar and/or our Company shall determine the list of the Primary holder(s) of this Issue and identify such Investor/ NCD Holders, (based on their DP identification and /or PAN and/or entries in the Register of NCD Holders) and make the requisite payment of additional incentive. The additional incentive will be given only on the NCDs allotted in this Issue i.e., to the Primary holder(s). In case if any NCD is bought/acquired from secondary market or from open market, additional incentive will not be paid on such bought/acquired NCD.

In case the Primary holder(s) sells/gifts/transfer any NCDs allotted in this Issue, additional incentive will not be paid on such sold/gifted/transferred NCD except in case where NCDs are transferred to the Joint holder/Nominee in case of death of the primary holder.

For the Series where interest is to be paid on an annual basis, relevant interest will be paid on each anniversary of the Deemed Date of Allotment on the face value of the NCDs. The last interest payment under annual Series will be made at the time of redemption of the NCDs. For the Series where interest is to be paid on monthly basis, relevant interest will be calculated from the first day till the last date of every month during the tenor of such NCDs and paid on the first day of every subsequent month. For the first interest payment for NCDs under the monthly options, interest from the Deemed Date of Allotment till the last day of the subsequent month will be clubbed and paid on the first day of the month next to that subsequent month.

Basis of payment of Interest

The Tenor, Coupon Rate / Yield and Redemption Amount applicable for each Series of NCDs shall be determined at the time of Allotment of NCDs pursuant to the Prospectus. NCDs once allotted under any particular Series of NCDs shall continue to bear the applicable Tenor, Coupon/Yield and Redemption Amount as at the time of original Allotment irrespective of the category of NCD Holder on any Record Date, and such tenor, coupon/yield and redemption amount as at the time of original allotment will not be impacted by trading of any series of NCDs between the categories of persons or entities in the secondary market.

We may enter into an arrangement with one or more banks in one or more cities for direct credit of interest to the account of the Investors. In such cases, interest, on the interest payment date, would be directly credited to the account of those Investors who have given their bank mandate.

We may offer the facility of NACH, NEFT, RTGS, Direct Credit and any other method permitted by RBI and SEBI from time to time to help NCD Holders. The terms of this facility (including towns where this facility would be available) would be as prescribed by RBI. Please see "Manner of Payment of Interest / Unblocking" at page 281.

Taxation

Income Tax is deductible at source at the rate of 10% on interest on debentures held by resident Indians (other than insurance companies), at the time of credit / payment, as per the provisions of Section 193 of the IT Act. Further, Tax will be deducted at source at reduced rate or no tax will be deducted at source in the following cases:

- a) When the Assessing Officer issues a certificate on an application by a NCD Holder on satisfaction that the total income of the NCD Holder justifies no/lower deduction of tax at source as per the provisions of Section 197(1) of the IT Act; and that a valid certificate is filed with the Issuer before the prescribed date of closure of books for payment of debenture interest;
- b) When the resident NCD Holder with Permanent Account Number ("PAN") (not being a company or a firm) submits a declaration as per the provisions of section 197A(1A) of the IT Act in the prescribed Form 15G verified in the prescribed manner to the effect that the tax on his estimated total income of the financial year in which such income is to be included in computing his total income will be NIL. However, under section 197A(1B) of the IT Act, Form 15G cannot be submitted nor considered for exemption from tax deduction at source if the dividend income referred to in section 194, interest on securities, interest, withdrawal from NSS and income from units of mutual fund or of 236 Unit Trust of India as the case may be or the aggregate of the amounts of such incomes credited or paid or likely to be credited or paid during the financial year in which such income is to be included exceeds the maximum amount which is not chargeable to income tax;
- c) Senior citizens, who are 60 or more years of age at any time during the financial year, enjoy the special privilege to submit a self-declaration in the prescribed Form 15H for non-deduction of tax at source in accordance with the provisions of section 197A(1C) of the Act even if the aggregate income credited or paid or likely to be credited or paid exceeds the maximum amount not chargeable to tax, provided that the tax due on the estimated total income of the year concerned will be NIL; and
- d) In all other situations, tax would be deducted at source as per prevailing provisions of the IT Act.
- e) Form No.15G with PAN / Form No.15H with PAN / Certificate issued u/s 197(1) has to be filed with the Issuer before the prescribed date of closure of books for payment of debenture interest without any withholding tax.

The aforesaid documents, as may be applicable, should be submitted at the office of the Registrar to the Issue quoting the name of the sole/ first NCD Holder, NCD folio number and the distinctive number(s) of the NCD held, at least seven days prior to the Record Date to ensure non-deduction/lower deduction of tax at source from interest on the NCD. The investors need to submit Form 15H/ 15G/certificate in original with the Assessing Officer for each Fiscal during the currency of the NCD to ensure non-deduction or lower deduction of tax at source from interest on the NCD.

Tax exemption certificate/document, if any, must be lodged at the office of the Registrar to the Issue at least seven days prior to the Record Date or as specifically required, failing which tax applicable on interest will be deducted at source on accrual thereof in the Issuer's books and/or on payment thereof, in accordance with the provisions of the IT Act and/or any other statutory modification, enactment or notification as the case may be. A tax deduction certificate will be issued for the amount of tax so deducted.

Subject to the terms and conditions in connection with computation of applicable interest on the Record Date, please note that in case the NCDs are transferred and/or transmitted in accordance with the provisions of the Prospectus read with the provisions of the Articles of Association of the Issuer, the transferee of such NCDs or the deceased holder of NCDs, as the case may be, shall be entitled to any interest which may have accrued on the NCDs.

Subject to the terms and conditions in connection with computation of applicable interest on the Record Date as stated in the section titled "Issue Procedure" on page 288, please note that in case the NCDs are transferred and/or transmittedin accordance with the provisions of this Prospectus read with the provisions of the Articles of Association of the Issuer, the transferee of such NCDs or the deceased holder of NCDs, as the case may be, shall be entitled to any interest which may

have accrued on the NCDs.

Day Count Convention

Interest shall be computed on an actual/actual basis on the principal outstanding on the NCDs as per the SEBI NCS Master Circular.

Effect of holidays on payments

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 falling on a non-Working Day. Payment of interest will be subject to the deduction of tax as per Income Tax Act or any statutory modification or re-enactment thereof for the time being in force, as applicable.

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.

Illustration for guidance in respect of the day count convention and effect of holidays on payments:

The illustration for guidance in respect of the day count convention and effect of holidays on payments, as required by SEBI NCS Master Circular is disclosed in Annexure C of this Prospectus.

Maturity and Redemption

The manner of payment of interest / refund / redemption in connection with the NCDs is set out below:

The bank details will be obtained from the Depositories for payment of interest / refund / redemption as the case may be. Applicants who have applied for or are holding the NCDs in electronic form, are advised to immediately update their bank account details as appearing on the records of the depository participant. Please note that failure to do so could result in delays in credit of interest / refund / redemption amounts to the Applicant at the Applicant's sole risk, and neither the Lead Managers, our Company nor the Registrar to the Issue shall have any responsibility and undertake any liability for the same.

Application Size

Each Application should be for a minimum of 10 NCDs and multiples of 1 NCD thereafter. Applicants can apply for any or all types of NCDs offered hereunder (any/all series) provided the Applicant has applied for minimum application size using the same Application Form.

Applicants are advised to ensure that applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and or regulatory provisions.

Terms of Payment

The entire issue price of $\stackrel{?}{\stackrel{?}{$\sim}}$ 1000 per NCD is payable on application itself. In case of allotment of lesser number of NCDs than the number of NCDs applied for, the Issuer shall instruct the SCSBs to unblock the excess amount blocked on application in accordance with the terms of this Prospectus.

Manner of Payment of Interest / Unblocking

The manner of payment of interest / refund / redemption in connection with the NCDs is set out below:

The bank details will be obtained from the Depositories for payment of Interest / unblocking / redemption as the case may be. Applicants are advised to keep their bank account details as appearing on the records of the depository participant updated at all points of time. Please note that failure to do so could result in delays in credit of Interest/ Redemption Amounts at the Applicant's sole risk, and the Lead Managers, the Issuer or the Registrar shall have no responsibility and undertake no liability for the same.

In case of NCDs held in physical form, on account of rematerialisation, the bank details will be obtained from the documents submitted to the Issuer along with the rematerialisation request. For further details, please see "Terms of The Issue – Procedure for Rematerialisation of NCDs" on page 276.

The Registrar to the Issue will issue requisite instructions to the relevant SCSBs to un-block amounts in the ASBA Accounts of the Applicants representing the amounts to unblocked for the Applicants.

The mode of interest / refund / redemption payments shall be undertaken in the following order of preference:

1. Direct Credit

Investors having their bank account with the Refund Bank, shall be eligible to receive refunds, if any, through direct credit. The refund amount, if any, would be credited directly to their bank account with the Refund Banker.

2. NACH

National Automated Clearing House which is a consolidated system of ECS. Payment of refund would be done through NACH for Applicants having an account at one of the centres specified by the RBI, where such facility has been made available. This would be subject to availability of complete bank account details including Magnetic Ink Character Recognition (MICR) code wherever applicable from the depository. The payment of refund through NACH is mandatory for Applicants having a bank account at any of the centres where NACH facility has been made available by the RBI (subject to availability of all information for crediting the refund through NACH including the MICR code as appearing on a cheque leaf, from the depositories), except where applicant is otherwise disclosed as eligible to get refunds through NEFT or Direct Credit or RTGS.

3. RTGS

Applicants having a bank account with a participating bank and whose interest payment/ refund/ redemption amounts exceed ₹200,000, or such amount as may be fixed by RBI from time to time, have the option to receive refund through RTGS. Such eligible Applicants who indicate their preference to receive interest payment/ refund/ redemption through RTGS are required to provide the IFSC code in the Application Form or intimate the Issuer and the Registrar to the Issue at least seven days prior to the Record Date. Charges, if any, levied by the Applicant's bank receiving the credit would be borne by the Applicant. In the event the same is not provided, interest payment/ refund/ redemption shall be made through NACH subject to availability of complete bank account details for the same as stated above.

4. NEFT

Payment of interest/ refunds/ redemption shall be undertaken through NEFT wherever the Applicants' banks have been assigned the Indian Financial System Code ("IFSC"), which can be linked to a Magnetic Ink Character Recognition ("MICR"), if any, available to that particular bank branch. The IFSC Code will be obtained from the website of RBI as on a date immediately prior to the date of payment of refund, duly mapped with MICR numbers. Wherever the Applicants have registered their nine digit MICR number and their bank account number while opening and operating the demat account, the same will be duly mapped with the IFSC Code of that particular bank branch and the payment of interest/ refund/ redemption will be made to the applicants through this method.

5. Registered Post/Speed Post

For all other applicants, including those who have not updated their bank particulars with the MICR code, the interest payment / refund / redemption orders shall be dispatched through speed post/registered post.

Please note that applicants are eligible to receive payments through the modes detailed in (1), (2) (3), and (4) herein above provided they provide necessary information for the above modes and where such payment facilities are allowed/available.

Please note that the Issuer shall not be responsible to the holder of NCDs, for any delay in receiving credit of interest/refund/redemption so long as the Issuer has initiated the process of such request in time.

In case of ASBA Applicants, the Registrar to the Issue will issue requisite instructions to the relevant SCSBs to unblock amounts in the ASBA Accounts of the Applicants representing the amounts to be refunded to the Applicants

The Registrar to the Issue shall instruct the relevant SCSB or in case of Bids by Retail Individual Investors applying through

the UPI Mechanism to the Sponsor Bank, to revoke the mandate and to unblock the funds in the relevant ASBA Account to the extent of the Application Amount specified in the Application Forms for withdrawn, rejected or unsuccessful or partially successful Applications within six Working Days of the Issue Closing Date.

6. Printing of bank particulars on interest/redemption warrants

As a matter of precaution against possible fraudulent encashment of refund orders and interest/redemption warrants due to loss or misplacement, the particulars of the Applicant's bank account are mandatorily required to be given for printing on the orders/ warrants. NCDs applied and held in dematerialized form, these particulars would be taken directly from the depositories. In case of NCDs held in physical form either on account of rematerialisation or transfer, the investors are advised to submit their bank account details with the Issuer / Registrar at least 7 (seven) days prior to the Record Date failing which the orders / warrants will be dispatched to the postal address of the holder of the NCDs as available in the records of the Issuer. Bank account particulars will be printed on the orders/ warrants which can then be deposited only in the account specified.

Buv Back of NCDs

The Issuer may, at its sole discretion, from time to time, consider, subject to applicable statutory and/or regulatory requirements, buyback of NCDs, upon such terms and conditions as may be decided by the Issuer.

The Issuer may from time to time invite the NCD Holders to offer the NCDs held by them through one or more buy-back schemes and/or letters of offer upon such terms and conditions as the Issuer may from time to time determine, subject to applicable statutory and/or regulatory requirements. Such NCDs which are bought back may be extinguished, \(\text{re-issued} \) and/or resold in the open market with a view of strengthening the liquidity of the NCDs in the market, subject to applicable statutory and/or regulatory requirements.

Form and Denomination of NCDs

In case of NCDs held in physical form on account of rematerialisation, a single certificate will be issued to the NCD Holder for the aggregate amount of the NCDs held ("Consolidated Certificate"). The Applicant can also request for the issue of NCD certificates in denomination of one NCD ("Market Lot"). In case of NCDs held under different Options, by an NCD Holder, separate Consolidated Certificates will be issued to the NCD Holder for the aggregate amount of the NCDs held under each option.

It is, however, distinctly to be understood that the NCDs pursuant to this issue shall be traded only in dematerialized form.

In respect of Consolidated Certificates, only upon receipt of a request from the NCD Holder, the Consolidated Certificates would be split into smaller denominations, subject to the minimum of Market Lot. No fee would be charged for splitting of NCD certificates in Market Lots, but stamp duty payable, if any, would be borne by the NCD Holder. The request for splitting should be accompanied by the original NCD certificate, which would then be treated as cancelled.

Procedure for redemption by NCD Holders

The procedure for redemption is set out below:

NCDs held in physical form on account of re-materialization:

No action would ordinarily be required on the part of the NCD Holder at the time of redemption and the redemption proceeds would be paid to those NCD Holders whose names stand in the register of debenture holders maintained by us on the Record Date fixed for the purpose of Redemption. However, the Issuer may require that the NCD certificate(s), duly discharged by the sole holder/all the joint-holders (signed on the reverse of the NCD certificates) be surrendered for redemption on maturity and should be sent by the NCD Holders by Registered Post with acknowledgment due or by hand delivery to our office or to such persons at such addresses as may be notified by us from time to time. NCD Holders may be requested to surrender the NCD certificates in the manner as stated above, not more than three months and not less than one month prior to the redemption date so as to facilitate timely payment.

We may at our discretion redeem the NCDs without the requirement of surrendering of the NCD certificates by the holder(s) thereof. In case we decide to do so, the holders of NCDs need not submit the NCD certificates to us and the redemption proceeds would be paid to those NCD Holders whose names stand in the register of debenture holders maintained by us on the Record Date fixed for the purpose of redemption of NCDs. In such case, the NCD certificates would be deemed to have been cancelled.

NCDs held in electronic form:

No action is required on the part of NCD Holder(s) at the time of redemption of NCDs.

Payment on redemption

The manner of payment of redemption is set out below:

NCDs held in physical form on account of re-materialization:

The payment on redemption of the NCDs will be made by way of cheque/pay order/ electronic modes. However, if the Issuer so requires, the aforementioned payment would only be made on the surrender of NCD certificates, duly discharged by the sole holder/ all the joint-holders (signed on the reverse of the NCD certificates). Dispatch of cheques/pay orders, etc. in respect of such payment will be made on the redemption date or (if so requested by the Issuer in this regard) within a period of 30 days from the date of receipt of the duly discharged NCD certificate.

In case we decide to do so, the redemption proceeds in the manner stated above would be paid on the redemption date to those NCD Holders whose names stand in the register of debenture holders maintained by us on the Record Date fixed for the purpose of Redemption. Hence the transferees, if any, should ensure lodgment of the transfer documents with usat least seven days prior to the Record Date. In case the transfer documents are not lodged with us at least seven days prior to the Record Date and we dispatch the redemption proceeds to the transferor, claims in respect of the redemption proceeds should be settled amongst the parties inter se and no claim or action shall lie against us or the Registrar to the Issue.

Our liability to NCD Holders towards their rights including for payment or otherwise shall stand extinguished from the redemption in all events and when we dispatch the redemption amounts to the NCD Holders.

Further, we will not be liable to pay any interest, income or compensation of any kind from the date of redemption of the NCDs.

NCDs held in electronic form:

On the redemption date, redemption proceeds would be paid by cheque /pay order / electronic mode to those NCD Holders whose names appear on the list of beneficial owners given by the Depositories to us. These names would be as per the Depositories' records on the Record Date fixed for the purpose of redemption. These NCDs will be simultaneously extinguished to the extent of the amount redeemed through appropriate debit corporate action upon redemption of the corresponding value of the NCDs. It may be noted that in the entire process mentioned above, no action is required on the part of NCD Holders.

Our liability to NCD Holder(s) towards his/their rights including for payment or otherwise shall stand extinguished from the date of redemption in all events and when we dispatch the redemption amounts to the NCD Holder(s).

Further, we will not be liable to pay any interest, income or compensation of any kind from the date of redemption of the NCD(s).

*In the event, the interest/payout of total coupon/redemption amount is a fraction and not an integer, such amount will be rounded off to the nearest integer. By way of illustration if the redemption amount is ₹1,837.5, then the amount shall be rounded off to ₹1,838.

Right to Reissue NCD(s)

Subject to the provisions of the Companies Act, 2013, where we have fully redeemed or repurchased any NCD(s), we shall have and shall be deemed always to have had the right to keep such NCDs in effect without extinguishment thereof, for the purpose of resale or reissue and in exercising such right, we shall have and be deemed always to have had the power to resell or reissue such NCDs either by reselling or reissuing the same NCDs or by issuing other NCDs in their place. The aforementioned right includes the right to reissue original NCDs.

Issue of duplicate NCD Certificate(s)

If any NCD certificate(s), issued pursuant to rematerialisation, if any, is/are mutilated or defaced or the cages for recording transfers of NCDs are fully utilised, the same may be replaced by us against the surrender of such certificate(s). Provided, where the NCD certificate(s) are mutilated or defaced, the same will be replaced as aforesaid only if the certificate numbers

and the distinctive numbers are legible.

If any NCD certificate is destroyed, stolen or lost then upon production of proof thereof to our satisfaction and upon furnishing such indemnity/security and/or documents as we may deem adequate, duplicate NCD certificate(s) shall be issued. Upon issuance of a duplicate NCD certificate, the original NCD certificate shall stand cancelled.

Sharing of Information

The Issuer may, at its option, use on our own, as well as exchange, share or part with any financial or other information about the NCD Holders available with us, with our subsidiaries, if any and affiliates and other banks, financial institutions, credit bureaus, agencies, statutory bodies, as may be required and neither we or our affiliates nor their agents shall be liable for use of the aforesaid information.

Notices

All notices to the NCD Holder(s) required to be given by us or the Debenture Trustee shall be published in one English language newspaper having wide circulation and one regional language daily newspaper at the place where the registered office of the Issuer is situated and/or will be sent by speed post/ courier or through email or other electronic media to the Registered Holders of the NCD(s) from time to time.

Future Borrowings

The Issuer will be entitled to borrow/raise loans or avail of financial assistance in whatever form as also to issue debentures/ NCDs/other securities in any manner having such ranking in priority, pari passu or otherwise, subject to applicable consents, approvals or permissions that may be required under any statutory/regulatory/contractual requirement, and change the capital structure including the issue of shares of any class, on such terms and conditions as we may think appropriate, provided stipulated minimum security cover is maintained on the NCDs and the interest thereon and after obtaining the consent of the NCD Holders or the Debenture Trustee regarding the creation of a charge over such security, as per the statutory/regulatory requirement.

Impersonation

As a matter of abundant caution, attention of the Investors is specifically drawn to the provisions of sub-section (1) of Section 38 of the Companies Act, 2013 which is reproduced below:

"Any person who- (a) makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its securities; or (b) makes or abets making of multiple applications to a company in different names or in different combinations of his name or surname for acquiring or subscribing for its securities; or (c) otherwise induces directly or indirectly a company to allot, or register any transfer of, securities to him, or to any other person in a fictitious name, shall be liable for action under Section 447 of the Companies Act, 2013."

The liability prescribed under Section 447 of the Companies Act 2013 for fraud involving an amount of at least \gtrless 0.1 million or 1% of the turnover of the Issuer, whichever is lower, includes imprisonment for a term which shall not be less than six months extending up to 10 years (provided that where the fraud involves public interest, such term shall not be less than three years) and fine of an amount not less than the amount involved in the fraud, extending up to three times of such amount. In case the fraud involves (i) an amount which is less than \gtrless 0.1 million or 1% of the turnover of the Issuer, whichever is lower; and (ii) does not involve public interest, then such fraud is punishable with animprisonment for a term extending up to five years or a fine of an amount extending up to \gtrless 5 million or with both.

Pre-closure

The Issuer, in consultation with the Lead Managers reserves the right to close the Issue at any time prior to the Issue Closing Date, subject to receipt of minimum subscription or as may be specified in this Prospectus and the Prospectus. The Issuer shall allot NCDs with respect to the Applications received until the time of such pre-closure in accordance with the Basis of Allotment as described hereinabove and subject to applicable statutory and/or regulatory requirements. In the event of such early closure of the Issue, the Issuer shall ensure that public notice of such early closure is published on or before such early date of closure or the Issue Closing Date, as applicable, through advertisement(s) in all those newspapers in which pre-issue advertisement have been given.

Minimum subscription

In terms of the SEBI NCS Regulations, for an issuer undertaking a public issue of debt securities the minimum subscription

for public issue of debt securities shall be 75% of the Base Issue Size, i.e. INR 750 million. If the Issuer does not receive theminimum subscription of 75% of Base Issue Size, prior to the Issue Closing Date the entire Application Amount shall be unblocked in the relevant ASBA Account(s) of the Applicants within 8 Working Days from the Issue Closing Date, failing which the Issuer will become liable to refund the Application Amount along with interest at the rate 15% (fifteen per cent) per annum for the delayed period.

Under Section 39(3) of the Companies Act, 2013 and Rule 11(2) of the Companies (Prospectus and Allotment of Securities) Rules, 2014 if the stated minimum subscription amount is not received within the specified period, the application money received is to be credited only to the bank account from which the subscription was remitted. To the extent possible, where the required information for making such refunds is available with the Issuer and/or Registrar, refunds will be made to the account prescribed. However, where the Issuer and/or Registrar does not have the necessary information for making such refunds, the Issuer and/or Registrar will follow the guidelines prescribed by SEBI in the SEBI NCS Master Circular.

Utilisation of Application Amount

The sum received in respect of the Issue will be kept in separate bank account(s) and we will have access to such funds only upon allotment of the NCDs, execution of Debenture Trust Deeds and on receipt of listing and trading approval from the Stock Exchange as per applicable provisions of law(s), regulations and approvals.

Utilisation of Issue Proceeds

All monies received pursuant to the issue of NCDs to public shall be transferred to a separate bank account other than the bank account referred to in sub-section (3) of Section 40 of the Companies Act, 2013.

- (a) The allotment letter shall be issued, or application money shall be refunded in accordance with the Applicable Law failing which interest shall be due to be paid to the applicants at the rate of 15% per annum for the delayed period;
- (b) Details of all monies utilised out of Issue referred to in sub-item (a) shall be disclosed under an appropriate separate head in our Balance Sheet indicating the purpose for which such monies had been utilised;
- (c) Details of all unutilised monies out of issue of NCDs, if any, referred to in sub-item (a) shall be disclosed under an appropriate separate head in our Balance Sheet indicating the form in which such unutilised monies have been invested;
- (d) The Issuer shall utilize the Issue proceeds only up on (i) receipt of minimum subscription; (ii) completion of Allotment in compliance with Section 40 of the Companies Act, 2013; (ii) receipt of listing and trading approval from Stock Exchange; and (iii) only upon execution of the documents for creation of security;
- (e) The Issue proceeds shall not be utilized towards full or part consideration for the purchase or any other acquisition, inter alia by way of a lease, of any immovable property;
- (f) Details of all utilized and unutilized monies out of the monies collected in the previous issue made by way of public offer shall be disclosed and continued to be disclosed in the balance sheet till the time any part of the proceeds of such previous issue remains unutilized indicating the purpose for which such monies have been utilized and the securities or other forms of financial assets in which such unutilized monies have been invested;
- (g) The Issue proceeds shall be utilised in compliance with various guidelines, regulations and clarifications issued by RBI, SEBI or any other statutory authority from time to time. Further the Issue proceeds shall be utilised only for the purpose and objects stated in the Offer Documents; and
- (h) Allotment is not made, application monies will be refunded/unblocked in the ASBA Accounts within 6 Working Days from the Issue Closing Date or such lesser time as specified by SEBI, failing which interest will be due to be paid to the Applicants in accordance with applicable laws.

Filing of the Prospectus with the RoC

A copy of the Prospectus will be filed with the RoC, in accordance with section 26 and Section 31 of Companies Act, 2013.

Pre-Issue Advertisement

Subject to Section 30 of the Companies Act, 2013, the Issuer will issue a statutory advertisement on or before the Issue

Opening Date. This advertisement will be issued in compliance with the Regulation 30(1) of SEBI NCS Regulations and shall contain the information as prescribed in the SEBI NCS Regulations and Section 30 of the Companies Act, 2013.

Material updates, if any, between the date of filing of the Prospectus with ROC and the date of release of the statutory advertisement will be included in the statutory advertisement information as prescribed under SEBI NCS Regulations.

Payment of Interest

If Allotment is not made within the prescribed time period under applicable law, the entire subscription amount will be unblocked within the time prescribed under applicable law, failing which interest may be due to be paid to the Applicants, for the delayed period, as prescribed in applicable law. the Issuer shall not be liable to pay any interest on monies liable to be refunded in case of (a) invalid applications or applications liable to be rejected, (b) applications which are withdrawn by the Applicant and/or (c) monies paid in excess of the amount of NCDs applied for in the Application Form. For further details, see "Issue Procedure - Rejection of Applications" beginning on page 317.

Listing

The NCDs offered through this Prospectus are proposed to be listed on the BSE. The Issuer has obtained an 'in-principle' approval for the Issue from the BSE vide their letter no. DCS/BM/PI-BOND/014/23-24 dated September 20, 2023. For the purposes of the Issue, BSE shall be the Designated Stock Exchange.

The Issuer will use best efforts to ensure that all steps for the completion of the necessary formalities for listing and commencement of trading at the Stock Exchange are taken within 6 Working Days of the Issue Closing Date. For the avoidance of doubt, it is hereby clarified that in the event of non-subscription to any one or more of the series, such series(s) of NCDs shall not be listed.

Guarantee/Letter of Comfort

The Issue is not backed by a guarantee or letter of comfort or any other document and/or letter with similar intent.

Arrangers

No arrangers have been appointed for this Issue.

Monitoring and Reporting of Utilisation of Issue Proceeds

There is no requirement for appointment of a monitoring agency in terms of the SEBI NCS Regulations. The Audit Committee shall monitor the utilization of the proceeds of the Issue. For the relevant quarters, the Issuer will disclose in our quarterly financial statements, the utilization of the net proceeds of the Issue under a separate head along with details, if any, in relation to all such proceeds of the Issue that have not been utilized thereby also indicating investments, if any, of such unutilized proceeds of the Issue.

Lien

The Issuer will have the right of set-off and lien, present as well as future on the moneys due and payable to the NCD Holder, to the extent of all outstanding dues, if any by the NCD Holder to the Issuer.

Lien on Pledge of NCDs

Subject to applicable law, the Issuer, at its discretion, may record a lien on pledge of NCDs if such pledge of NCDs is accepted by any bank or institution for any loan provided to the NCD Holder against pledge of such NCDs as part of the funding.

ISSUE PROCEDURE

This section applies to all Applicants. Specific attention of all Applicants is invited to the SEBI NCS Master Circular, which provides, inter-alia, that for all public issues of debt securities all Applicants shall mandatorily use the ASBA facility for participating in the Issue. ASBA Applicants and Applicants applying through the Direct Online Application Mechanism (as defined hereinafter) should note that the ASBA process and the Direct Online Application Mechanism involve application procedures that are different from the procedure applicable to all other Applicants. Please note that all Applicants are required to pay the full Application Amount or ensure that the ASBA Account has sufficient credit balance such that the entire Application Amount can be blocked by the SCSB while making an Application. Further in terms of the SEBI NCS Master Circular retail individual investor may use the Unified Payment Interface ("UPI") to participate in the public issue for an amount up to ₹ 5,00,000 through the app/web interface of the Stock Exchange or through intermediaries (Syndicate members, Registered Stock Brokers, Registrar and Transfer agent and Depository Participants).

Applicants should note that they may submit their Applications to the Designated Intermediaries at the Designated CDP Locations or the RTAs at the Designated RTA Locations or designated branches of SCSBs as mentioned on the Application Form. Applicants are advised to make their independent investigations and ensure that their Applications do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable law or as specified in this Prospectus.

Please note that this section has been prepared based on the SEBI NCS Master Circular and the notifications issued by BSE, in relation to the UPI Mechanism dated December 28, 2020 as amended on April 13, 2022 and May 19, 2022.

Specific attention is drawn to the SEBI NCS Master Circular which provides for allotment in public issues of debt securities to be made on the basis of the date of upload of each application into the electronic book of the Stock Exchange, as opposed to the date and time of upload of each such application.

The Issuer and the Lead Managers do not accept any responsibility for the completeness and accuracy of the information stated in this section and are not liable for any amendment, modification or change in the applicable law which may occur after the date of this Prospectus. Investors are advised to make their independent investigations and ensure that their Bids are submitted in accordance with applicable laws.

Further, the Issuer and the Lead Managers are not liable for any adverse occurrences consequent to the UPI Mechanism for application in the Issue.

PLEASE NOTE THAT ALL DESIGNATED INTERMEDIARIES WHO WISH TO COLLECT AND UPLOAD APPLICATION IN THE ISSUE ON THE ELECTRONIC APPLICATION PLATFORM PROVIDED BY THE STOCK EXCHANGE WILL NEED TO APPROACH THE STOCK EXCHANGE AND FOLLOW THE REQUISITE PROCEDURES AS MAY BE PRESCRIBED BY THE STOCK EXCHANGE. THE FOLLOWING SECTION MAY CONSEQUENTLY UNDERGO CHANGE BETWEEN THE DATES OF THE PROSPECTUS, THE ISSUE OPENING DATE AND THE ISSUE CLOSING DATE.

THE LEAD MANAGERS, THE CONSORTIUM MEMBERS AND THE ISSUER SHALL NOT BE RESPONSIBLE OR LIABLE FOR ANY ERRORS OR OMISSIONS ON THE PART OF TRADING MEMBERS/DESIGNATED INTERMEDIARIES IN CONNECTION WITH THE RESPONSIBILITY OF TRADING MEMBERS/DESIGNATED INTERMEDIARIES IN RELATION TO COLLECTION AND UPLOAD OF APPLICATION FORMS IN RESPECT OF THE ISSUE ON THE ELECTRONIC APPLICATION PLATFORM PROVIDED BY STOCK EXCHANGE. FURTHER, THE RELEVANT STOCK EXCHANGE WILL BE RESPONSIBLE FOR ADDRESSING INVESTOR GRIEVANCES ARISING FROM APPLICATIONS THROUGH TRADING MEMBERS/DESIGNATED INTERMEDIARIES REGISTERED WITH SUCH STOCK EXCHANGE.

Please note that for the purposes of this section, the term "Working Day" shall mean all days on which the commercial banks in Mumbai are open for business, except with reference to the Issue Period, where Working Days shall mean all days, excluding Saturdays, Sundays and public holidays on which commercial banks in Mumbai are open for business. Furthermore, for the purpose the time period between the bid/ issue closing date and the listing of the NCDs, Working Days shall mean all trading days of the Stock Exchange excluding Saturdays, Sundays and bank holidays as specified by SEBI.

Availability of the Draft Prospectus, this Prospectus, Abridged Prospectus, and Application Form.

The copies of the Draft Prospectus, this Prospectus, Abridged Prospectus together with Application Forms may be obtained from our Registered Office, Lead Managers to the Issue, Consortium Members for marketing of the Issue, the Registrar to the Issue and the Designated Branches of the SCSBs. Additionally, the Prospectus and the Application Forms will be available

- (i) for download on the website of BSE at www.bseindia.com.
- (ii) at the designated branches of the SCSBs and the Syndicate Members at the Specified Locations.

A unique application number ("UAN") will be generated for every Application Form downloaded from the website of the Stock Exchange i.e. BSE at www.bseindia.com. Hyperlinks to the websites of the Stock Exchange for this facility will be provided on the websites of the Lead Managers and the SCSBs.

In addition, Application Forms would also be made available to all the recognised Stock Exchange. Further, Application Forms will also be provided to Trading Members at their request.

The Issuer may provide Application Forms for being filled and downloaded at such websites as we may deem fit. The Issuer may also provide Application Forms for being downloaded and filled at such websites as it may deem fit. In addition, online demat account portals may also provide the facility of submitting the Application Forms online to their account holders'.

Retail Individual Investors making an Application upto ₹ 5 lakhs, using the UPI Mechanism, must provide the UPI ID in the relevant space provided in the Application Form. Application Forms that do not contain the UPI ID are liable to be rejected. UPI Investors applying using the UPI Mechanism may also apply through the SCSBs and mobile applications using the UPI handles as provided on the website of SEBI.

PROCEDURE FOR APPLICATION

Who can apply?

The following categories of persons are eligible to apply in the Issue.

Category I (Institution Investors)

- Resident public financial institutions, scheduled commercial banks, Indian multilateral and bilateral development financial institutions which are authorised to invest in the NCDs;
- Provident funds and pension funds each with a minimum corpus of ₹ 250 million, superannuation funds and gratuity funds, which are authorised to invest in the NCDs;
- Alternative Investment Funds, subject to investment conditions applicable to them under the Securities and Exchange Board of India (Alternative Investment Funds) Regulations, 2012;
- Resident Venture Capital Funds registered with SEBI;
- Insurance companies registered with the IRDAI;
- State industrial development corporations;
- Insurance funds set up and managed by the army, navy, or air force of the Union of India;
- Insurance funds set up and managed by the Department of Posts, the Union of India;
- Systemically Important Non-Banking Financial Company registered with the RBI and having a net-worth of more than ₹ 5 billion as per the last audited financial statements;
- National Investment Fund set up by resolution no. F.No. 2/3/2005-DDII dated November 23, 2005 of the Government of India published in the Gazette of India; and
- Mutual funds registered with SEBI.

Category II (Non Institutional Investors)

- Companies within the meaning of Section 2(20) of the Companies Act, 2013;
- Statutory bodies/ corporations and societies registered under the applicable laws in India and authorised to invest in the NCDs;
- Co-operative banks and regional rural banks;
- Trusts including public/private charitable/religious trusts which are authorised to invest in the NCDs;
- Educational institutions and associations of persons and/or bodies established pursuant to or registered under any central or state statutory enactment: which are authorised to invest in the NCDs;
- Scientific and/or industrial research organisations, which are authorised to invest in the NCDs;
- Partnership firms in the name of the partners; and
- Limited liability partnerships formed and registered under the provisions of the Limited Liability Partnership Act, 2008 (No. 6 of 2009).
- Association of Persons; and
- Any other incorporated and/ or unincorporated body of persons.

Category III (High Net Worth Individual Investors)

• Resident Indian individuals or Hindu Undivided Families through the Karta applying for an amount aggregating to above ₹ 10,00,000 across all options of NCDs in the Issue

Category IV (Retail Individual Investors)

• Resident Indian individuals or Hindu Undivided Families through the Karta applying for an amount aggregating up to and including ₹10,00,000 across all Options/ Series of NCDs in the Issue and shall include Retail Individual Investors, who have submitted bid for an amount not more than ₹5,00,000 in any of the bidding options in the Issue (including HUFs applying through their Karta and does not include NRIs) though UPI Mechanism.

Note: Participation of any of the aforementioned categories of persons or entities is subject to the applicable statutory and/or regulatory requirements in connection with the subscription to Indian securities by such categories of persons or entities.

Applicants are advised to ensure that applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and or regulatory provisions.

Applicants are advised to ensure that they have obtained the necessary statutory and/or regulatory permissions/consents/approvals in connection with applying for, subscribing to, or seeking allotment of NCDs pursuant to the Issue.

The Lead Managers and their respective associates and affiliates are permitted to subscribe in the Issue.

The information below is given for the benefit of Applicants. The Issuer and the Lead Managers are not liable for any amendment or modification or changes in applicable laws or regulations, which may occur after the date of this Prospectus.

How to apply?

Availability of the Draft Prospectus, this Prospectus, Abridged Prospectus and Application Forms.

Please note that there is a single Application Form for, persons resident in India.

Copies of the Abridged Prospectus containing the salient features of the Draft Prospectus and this Prospectus together with Application Forms and copies of this Prospectus may be obtained from our Registered Office, the Lead Managers, the Registrar to the Issue and the Designated Branches of the SCSBs. Additionally, the Draft Prospectus, the Prospectus and the Application Forms will be available:

- (i) for download on the website of BSE at www.bseindia.com; and
- (ii) at the designated branches of the SCSBs and the Syndicate Members at the Specified Locations.

Electronic Application Forms will also be available on the website of the Stock Exchange. A unique application number ("UAN") will be generated for every Application Form downloaded from the websites of the Stock Exchange. Further, Application Forms will also be provided to Designated Intermediaries at their request.

Method of Application

In terms of the SEBI NCS Master Circular, an eligible investor desirous of applying in this Issue can make Applications through the ASBA mechanism only. Further, the Application may also be submitted through the app or web interface developed by Stock Exchanges wherein such Application shall be automatically uploaded onto the Stock Exchange bidding platforms and the amount shall be blocked using the UPI mechanism.

Applicants are requested to note that in terms of the SEBI NCS Master Circular, SEBI has mandated issuers to provide, through a recognized Stock Exchange which offers such a facility, an online interface enabling direct application by investors to a public issue of debt securities with an online payment facility ("Direct Online Application Mechanism"). In this regard, SEBI has, through the SEBI NCS Master Circular, directed the recognised stock exchanges in India to put in necessary systems and infrastructure for the implementation of the SEBI NCS Master Circular and the Direct Online Application Mechanism infrastructure. The Direct Online Application facility will be available for this Issue as per mechanism provided in the SEBI NCS Master Circular.

All Applicants shall mandatorily apply in the Issue through the ASBA process only. Applicants intending to subscribe in the Issue shall submit a duly filled Application form to any of the Designated Intermediaries.

Designated Intermediaries (other than SCSBs) shall submit/deliver the Application Form (except the Application Form from a Retail Individual Investor bidding using the UPI mechanism) to the respective SCSB, where such investor has a bank account and shall not submit it to any non-SCSB bank or any Escrow Bank.

Applicants should submit the Application Form only at the Bidding Centres, i.e. to the respective Members of the Consortium at the Specified Locations, the SCSBs at the Designated Branches, the Registered Broker at the Broker Centres, the RTAs at the Designated RTA Locations or CDPs at the Designated CDP Locations. Kindly note that Application Forms submitted by Applicants at the Specified Locations will not be accepted if the SCSB with which the ASBA Account, as specified in the Application Form is maintained has not named at least one branch at that location for the Designated Intermediaries for deposit of the Application Forms. A list of such branches is available at http://www.sebi.gov.in.

The relevant Designated Intermediaries, upon receipt of physical Application Forms from Applicants, shall upload the details of these Application Forms to the online platform of the Stock Exchange and submit these Application Forms with the SCSB (except Application Form from RIBs using the UPI Mechanism) with whom the relevant ASBA Accounts are maintained.

For RIBs using UPI Mechanism, the Stock Exchange shall share the bid details (including UPI ID) with the Sponsor Bank on a continuous basis to enable the Sponsor Bank to initiate UPI Mandate Request to RIBs for blocking of funds. An Applicant shall submit the Application Form, in physical form, the Application Form shall be stamped at the relevant Designated Branch of the SCSB. Application Forms in physical mode, which shall be stamped, can also be submitted to be the Designated Intermediaries at the Specified Locations. The SCSB shall block an amount in the ASBA Account equal to the Application Amount specified in the Application Form.

An Applicant shall submit the Application Form, which shall be stamped at the relevant Designated Branch of the SCSB. Application Forms in physical mode, which shall be stamped, can also be submitted to be the Designated Intermediaries at the Specified Locations. The SCSB shall block an amount in the ASBA Account equal to the Application Amount specified in the Application Form. Further, the Application may also be submitted through the app or web interface developed by Stock Exchange wherein the Application is automatically uploaded onto the Stock Exchange bidding platform and the amount is blocked using the UPI mechanism, as applicable.

The Sponsor Bank shall provide details of the UPI linked bank account of the Bidders to the Registrar to the Issue for purpose of reconciliation.

RIBs using the UPI Mechanism must provide the UPI ID in the relevant space provided in the Bid cum Application Form and the Bid cum Application Form that does not contain the UPI ID are liable to be rejected.

RIBs using UPI Mechanism, submitting a Bid-cum Application Form to any Designated Intermediary (other than SCSBs) should ensure that only the UPI ID is mentioned in the field for Payment Details in the Bid cum Application Form. Application Forms submitted by RIIs using UPI Mechanism to Designated Intermediary (other than SCSBs) with ASBA Account details, are liable to be rejected.

Further, such Bidders including RIBs using the UPI Mechanism, shall ensure that the Bids are submitted at the Bidding Centres only on Bid cum Application Forms bearing the stamp of the relevant Designated Intermediary (except in case of electronic Bid-cum-Application Forms) and Bid cum Application Forms (except electronic Bid-cum-Application Forms) not bearing such specified stamp may be liable for rejection. Bidders must ensure that the ASBA Account has sufficient credit balance such that an amount equivalent to the full Bid Amount can be blocked by the SCSB or the Sponsor Bank, as applicable, at the time of submitting the Bid. Designated Intermediaries (other than SCSBs) shall not accept any ASBA Form from a RIB who is not Bidding using the UPI Mechanism.

The Issuer, the Directors, affiliates, associates and their respective directors and officers, Lead Managers and the Registrar to the Issue shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc. in relation to ASBA Applications accepted by the Designated Intermediaries, Applications uploaded by SCSBs, Applications accepted but not uploaded by SCSBs or Applications accepted and uploaded without blocking funds in the ASBA Accounts. It shall be presumed that for Applications uploaded by SCSBs, the Application Amount has been blocked in the relevant ASBA Account. Further, all grievances against Designated Intermediaries in relation to the Issue should be made by Applicants directly to the relevant Stock Exchange.

In terms of the SEBI NCS Master Circular, an eligible investor desirous of applying in this Issue can make Applications through the following modes:

- 1. Self-Certified Syndicate Bank (SCSB) or intermediaries (viz. Syndicate members, Registered Stock Brokers, Registrar and Transfer agent and Depository Participants)
 - a. An investor may submit the bid-cum-application form, with ASBA as the sole mechanism for making payment, physically at the branch of a SCSB, i.e. investor's bank. For such applications, the existing process of uploading of bid on the Stock Exchange bidding platform and blocking of funds in investors account by the SCSB would continue.
 - b. An investor may submit the completed bid-cum-application form to intermediaries mentioned above along with details of his/her bank account for blocking of funds. The intermediary shall upload the bid on the Stock Exchange bidding platform and forward the application form to a branch of a SCSB for blocking of funds.
 - c. An investor may submit the bid-cum-application form with a SCSB or the intermediaries mentioned above and use his / her bank account linked UPI ID for the purpose of blocking of funds, if the application value is ₹ 5,00,000 or less. The intermediary shall upload the bid on the Stock Exchange bidding platform. The application amount would be blocked through the UPI mechanism in this case.

2. Through Stock Exchange

- a. An investor may submit the bid-cum-application form through the App or web interface developed by Stock Exchange (or any other permitted methods) wherein the bid is automatically uploaded onto the Stock Exchange bidding platform and the amount is blocked using the UPI Mechanism.
- b. The Stock Exchange have extended their web-based platforms i.e. 'BSE Direct' to facilitate investors to apply in public issues of debt securities through the web based platform and mobile app with a facility to block funds through Unified Payments Interface (UPI) mechanism for application value upto ₹ 5,00,000. To place bid through 'BSEDirect' platform/ mobile app the eligible investor is required to register himself/ herself with BSE Direct.
- c. An investor may use the following links to access the web-based interface developed by the Stock Exchange to bid using the UPI Mechanism: BSE: https://www.bsedirect.com.
- d. The BSE Direct mobile application can be downloaded from play store in android phones. Kindly search for 'BSEDirect' on Google Playstore for downloading mobile applications
- e. To further clarify the submission of bids through the App or web interface, the BSE has issued operational guidelines and circulars dated December 28, 2020 and May 19, 2022 available at https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20201228 60, https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20201228 61, and https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20220519 34.

Application Size

Each Application should be for a minimum of 10 NCDs and multiples of one NCD thereof.

Applicants can apply for any or all types of NCDs offered hereunder (any/all series) provided the Applicant has applied for minimum application size using the same Application Form.

Applicants are advised to ensure that applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and or regulatory provisions.

APPLICATIONS BY VARIOUS APPLICANT CATEGORIES

Applications by Mutual Funds

Pursuant to the SEBI Master Circular for Mutual Funds bearing reference number SEBI/HO/IMD/IMD-PoD-1/CIR/P/2023/74 dated May 19, 2023 ("SEBI Mutual Funds Master Circular"), mutual funds are required to ensure that the total exposure of debt schemes of mutual funds in a particular sector shall not exceed 20% of the net assets value of the scheme. Further, the additional exposure limit provided for financial services sector not exceeding 10% of net assets value of scheme shall be allowed only by way of increase in exposure to HFCs. However the overall exposure in HFCs shall not exceed the sector exposure limit of 20% of the net assets of the scheme. Further, the group level limits for debt schemes and the ceiling be fixed at 10% of net assets value extendable to 15% of net assets value after prior approval of the board of trustees. A separate Application can be made in respect of each scheme of an Indian mutual fund registered with SEBI and

such Applications shall not be treated as multiple Applications. Applications made by the AMCs or custodians of a Mutual Fund shall clearly indicate the name of the concerned scheme for which the Application is being made. An Application Form by a mutual fund registered with SEBI for Allotment of the NCDs must be also accompanied by certified true copies of (i) its SEBI registration certificates (ii) the trust deed in respect of such mutual fund (ii) a resolution authorising investment and containing operating instructions and (iii) specimen signatures of authorized signatories. Failing this, the Issuer reserves the right to accept or reject any Application in whole or in part, in either case, without assigning any reason therefor.

Application by Scheduled Commercial Banks, Co-operative Banks and Regional Rural Banks

Scheduled Commercial Banks, Co-operative Banks and Regional Rural Banks can apply in this Issue based upon their own investment limits and approvals. Applications by them for Allotment of the NCDs must be accompanied by certified true copies of (i) memorandum and articles of association/charter of constitution; (ii) power of attorney; (iii) a board resolution authorising investments; and (iv) a letter of authorisation. Failing this, the Issuer reserves the right to accept or reject any Application for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Pursuant to SEBI NCS Master Circular SCSBs making applications on their own account using ASBA facility, should have a separate account in their own name with any other SEBI registered SCSB. Further, such account shall be used solely for the purpose of making application in public issues and clear demarcated funds should be available in such account for ASBA applications. Failing this, the Issuer reserves the right to accept or reject any Application for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Application by Systemically Important Non-Banking Financial Companies

Systemically Important Non-Banking Financial Companies can apply in the Issue based upon their own investment limits and approvals. Applications by them for Allotment of the NCDs must be accompanied by certified true copies of (i) their memorandum and articles of association/charter of constitution; (ii) power of attorney; (iii) a board resolution authorising investments; and (ii) specimen signatures of authorised signatories.

Failing this, the Issuer reserves the right to accept or reject any Application in whole or in part, in either case, without assigning any reason therefor.

Application by Insurance Companies

Insurance companies registered with the IRDAI can apply in this Issue based on their own investment limits and approvals in accordance with the regulations, guidelines and circulars issued by the IRDAI. The Application Form must be accompanied by certified true copies of their (i) memorandum and articles of association/charter of constitution; (ii) power of attorney; (iii) resolution authorising investments/containing operating instructions; and (iv) specimen signatures of authorised signatories.

Failing this, the Issuer reserves the right to accept or reject any Application in whole or in part, in either case, without assigning any reason therefor.

Applications by Indian Alternative Investments Funds

Applications made by 'alternative investment funds' eligible to invest in accordance with the Securities and Exchange Board of India (Alternative Investment Fund) Regulations, 2012, as amended (the "SEBI AIF Regulations") for Allotment of the NCDs must be accompanied by certified true copies of (i) SEBI registration certificate; (ii) a resolution authorising investment and containing operating instructions; and (iii) specimen signatures of authorised persons. The Alternative Investment Funds shall at all times comply with the requirements applicable to it under the SEBI AIF Regulations and the relevant notifications issued by SEBI.

Applications by Associations of persons and/or bodies established pursuant to or registered under any central or state statutory enactment

In case of Applications made by Associations of persons and/or bodies established pursuant to or registered under any central or state statutory enactment, must submit a (i) certified copy of the certificate of registration or proof of constitution, as applicable, (ii) Power of Attorney, if any, in favour of one or more persons thereof, (iii) such other documents evidencing registration thereof under applicable statutory/regulatory requirements.

Applications by Trusts

In case of Applications made by trusts, settled under the Indian Trusts Act, 1882, as amended, or any other statutory and/or regulatory provision governing the settlement of trusts in India, must submit a (i) certified copy of the registered instrument

for creation of such trust, (ii) power of attorney, if any, in favour of one or more trustees thereof, (iii) such other documents evidencing registration thereof under applicable statutory/regulatory requirements. Further, any trusts applying for NCDs pursuant to this Issue must ensure that (a) they are authorized under applicable statutory/regulatory requirements and their constitution instrument to hold and invest in debentures, (b) they have obtained all necessary approvals, consents or other authorisations, which may be required under applicable statutory and/or regulatory requirements to invest in debentures, and (c) Applications made by them do not exceed the investment limits or maximum number of NCDs that can be held by them under applicable statutory and or regulatory provisions.

Failing this, the Issuer reserves the right to accept or reject any Applications in whole or in part, in either case, without assigning any reason therefor.

Applications by Public Financial Institutions or statutory corporations, which are authorized to invest in the NCDs

The Application must be accompanied by certified true copies of: (i) any Act/ Rules under which they are incorporated; (ii) board resolution authorising investments; and (iii) specimen signature of authorized person.

Failing this, the Issuer reserves the right to accept or reject any Applications in whole or in part, in either case, without assigning any reason therefor.

Applications made by companies, bodies corporate and societies registered under the applicable laws in India

The Application must be accompanied by certified true copies of: (i) any act/ rules under which they are incorporated;(ii) Board Resolution authorising investments; and (iii) Specimen signature of authorized person.

Failing this, the Issuer reserves the right to accept or reject any Applications in whole or in part, in either case, without assigning any reason therefor.

Applications by Indian scientific and/or industrial research organizations, which are authorized to invest in the NCDs.

Applications by scientific and/ or industrial research organisations which are authorised to invest in the NCDs must be accompanied by certified true copies of: (i) any act/rules under which such Applicant is incorporated; (ii) a resolution of the board of directors of such Applicant authorising investments; and (iii) specimen signature of authorized persons of such Applicant.

Failing this, the Issuer reserves the right to accept or reject any Applications for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Applications by Partnership firms formed under applicable Indian laws in the name of the partners and Limited Liability Partnerships formed and registered under the provisions of the Limited Liability Partnership Act, 2008.

Applications made by partnership firms and limited liability partnerships formed and registered under the Limited Liability Partnership Act, 2008 must be accompanied by certified true copies of: (i) the partnership deed for such Applicants; (ii) any documents evidencing registration of such Applicant thereof under applicable statutory/regulatory requirements; (iii) a resolution authorizing the investment and containing operating instructions; and (iv) specimen signature of authorized persons of such Applicant.

Failing this, the Issuer reserves the right to accept or reject any Applications for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Applications under a power of attorney by limited companies, corporate bodies and registered societies

In case of Applications made pursuant to a power of attorney by Applicants from Category I and Category II, a certified copy of the power of attorney or the relevant resolution or authority, as the case may be, along with a certified copy of the memorandum of association and articles of association and/or bye laws must be lodged along with the Application Form.

Failing this, the Issuer reserves the right to accept or reject any Application in whole or in part, in either case, without assigning any reason therefor.

In case of Applications made pursuant to a power of attorney by Applicants from Category III and Category IV, a certified copy of the power of attorney must be lodged along with the Application Form.

In case of physical ASBA Applications made pursuant to a power of attorney, a certified copy of the power of attorney must

be lodged along with the Application Form.

Failing this the Issuer, in consultation with the Lead Managers, reserves the right to reject such Applications.

The Issuer, in its absolute discretion, reserves the right to relax the above condition of attaching the power of attorney along with the Application Forms subject to such terms and conditions that the Issuer and the Lead Managers may deem fit.

Brokers having online demat account portals may also provide a facility of submitting the Application Forms online to their account holders. Under this facility, a broker receives an online instruction through its portal from the Applicant for making an Application on his or her behalf. Based on such instruction, and a power of attorney granted by the Applicant to authorise the broker, the broker makes an Application on behalf of the Applicant.

Applications by provident funds, pension funds, superannuation funds and gratuity funds which are authorized to invest in the NCDs

Applications by provident funds, pension funds, superannuation funds and gratuity funds which are authorised to invest in the NCDs, for Allotment of the NCDs must be accompanied by certified true copies of: (i) any act/rules under which they are incorporated; (ii) a power of attorney, if any, in favour of one or more trustees thereof, (ii) a board resolution authorising investments; (iii) such other documents evidencing registration thereof under applicable statutory/regulatory requirements; (iv) specimen signature of authorized person; (v) a certified copy of the registered instrument for creation of such fund/trust; and (vi) any tax exemption certificate issued by Income Tax authorities.

Failing this, the Issuer reserves the right to accept or reject any Applications for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Applications by National Investment Funds

Application made by a National Investment Fund for Allotment of the NCDs must be accompanied by certified true copies of: (i) a resolution authorising investment and containing operating instructions; and (ii) specimen signatures of authorized persons.

Failing this, the Issuer reserves the right to accept or reject any Applications for Allotment of the NCDs in whole or in part, in either case, without assigning any reason therefor.

Applications cannot be made by:

- a. Minors without a guardian name* (A guardian may apply on behalf of a minor. However, the name of the guardian will also need to be mentioned on the Application Form);
- b. Foreign nationals, NRI inter-alia including any NRIs who are (i) based in the USA, and/or, (ii) domiciled in the USA, and/or, (iii) residents/citizens of the USA, and/or, (iv) subject to any taxation laws of the USA;
- c. Persons resident outside India and other foreign entities;
- d. Foreign Institutional Investors;
- e. Foreign Portfolio Investors;
- f. Non-resident Indians;
- g. Qualified Foreign Investors;
- h. Overseas Corporate Bodies**;
- i. Foreign Venture Capital Funds; and
- j. Persons ineligible to contract under applicable statutory/ regulatory requirements.
- * Applicant shall ensure that guardian is competent to contract under Indian Contract Act, 1872.

The Registrar to the Issue shall verify the above on the basis of the records provided by the Depositories based on the DP ID and Client ID provided by the Applicants in the Application Form and uploaded onto the electronic system of the Stock Exchange by the Designated Intermediaries.

Based on the information provided by the Depositories, the Issuer shall have the right to accept Applications belonging to an account for the benefit of a minor (under guardianship). In case of such Applications, the Registrar to the Issue shall verify the above on the basis of the records provided by the Depositories based on the DP ID and Client ID provided by the Applicants in the Application Form and uploaded onto the electronic system of the Stock Exchange.

**The concept of Overseas Corporate Bodies (meaning any company, partnership firm, society and other corporate body or overseas trust irrevocably owned/held directly or indirectly to the extent of at least 60% by NRIs), which was in existence

until 2003, was withdrawn by the Foreign Exchange Management (Withdrawal of General Permission to Overseas Corporate Bodies) Regulations, 2003. Accordingly, OCBs are not permitted to invest in this Issue.

Payment instructions

Payment mechanism for Applicants

An Applicant shall specify details of the ASBA Account Number in the Application Form and the relevant SCSB shall block an amount equivalent to the Application Amount in the ASBA Account specified in the Application Form.

An Applicant may submit the completed Application Form to designated intermediaries along with details of his/her bank account for blocking of funds. The intermediary shall upload the bid on the Designated Stock Exchange bidding platform and forward the application form to a branch of a SCSB for blocking of funds.

An Applicant may submit the Application Form with a SCSB or the intermediaries mentioned above and use his / her bank account linked UPI ID for the purpose of blocking of funds, if the application value is ₹ 5,00,000 or less. The intermediary shall upload the bid on the Stock Exchange bidding platform. The application amount would be blocked through the UPI Mechanism once the mandate request has been successfully accepted by the Applicant in this case.

An Applicant may submit the Application Form through the App or web interface developed by Stock Exchange wherein the bid is automatically uploaded onto the Stock Exchange bidding platform and the amount is blocked using the UPI Mechanism once the mandate request has been successfully accepted by the Applicant.

Upon receipt of an intimation from the Registrar to the Issue, the SCSBs shall, on the Designated Date, transfer such blocked amount from the ASBA Account to the Public Issue Account in terms of the Public Issue Account and Sponsor Bank Agreement. The balance amount remaining after the finalisation of the Basis of Allotment shall be unblocked by the SCSBs on the basis of the instructions issued in this regard by the Registrar to the Issue to the respective SCSB within 5 (five) Working Days of the Issue Closing Date. The Application Amount shall remain blocked in the ASBA Account until transfer of the Application Amount to the Public Issue Account, or until withdrawal/ failure of the Issue or until rejection of the Application, as the case may be.

For ASBA Applications submitted to the Lead Managers or Consortium Member or Trading Members of the Stock Exchange at the Specified Cities, the ASBA Application will be uploaded onto the electronic system of the Stock Exchange and deposited with the relevant branch of the SCSB at the Specified City named by such SCSB to accept such ASBA Applications from the Lead Managers or Trading Members of the Stock Exchange, as the case may be (A list of such branches is available at http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised-Intermediaries). The relevant branch of the SCSB shall perform verification procedures and block an amount in the ASBA Account equal to the Application Amount specified in the ASBA Application.

For ASBA Applications submitted directly to the SCSBs, the relevant SCSB shall block an amount in the ASBA Account equal to the Application Amount specified in the ASBA Application, before entering the ASBA Application into the electronic system of the Stock Exchange. SCSBs may provide the electronic mode of application either through an internet enabled application and banking facility or such other secured, electronically enabled mechanism for application and blocking of funds in the ASBA Account.

Applicants should ensure that they have funds equal to the Application Amount in the ASBA Account before submitting the ASBA Application to the Lead Managers or Consortium Member or Trading Members of the Stock Exchange, as the case may be, at the Specified Cities or to the Designated Branches of the SCSBs. An ASBA Application where the corresponding ASBA Account does not have sufficient funds equal to the Application Amount at the time of blocking the ASBA Account is liable to be rejected.

The Application Amount shall remain blocked in the ASBA Account until approval of the Basis of Allotment and consequent transfer of the amount against the Allotted NCDs to the Public Issue Account(s), or until withdrawal/ failure of the Issue or until withdrawal/ rejection of the Application Form, as the case may be. Once the Basis of Allotment is approved, the Registrar to the Issue shall send an appropriate request to the controlling branch of the SCSB for unblocking the relevant ASBA Accounts and for transferring the amount pertaining to NCDs allotted to the successful Applicants to the Public Issue Account(s). The balance amount remaining after the finalisation of the Basis of Allotment shall be unblocked by the SCSBs on the basis of the instructions issued in this regard by the Registrar to the respective SCSB within 5 Working Days of the Issue Closing Date. The Application Amount shall remain blocked in the ASBA Account until transfer of the Application Amount to the Public Issue Account, or until withdrawal/ failure of the Issue or until rejection of the ASBA Application, as the case may be. In case of withdrawal/ failure of the Issue, the blocked amount shall be unblocked on receipt of such information from the Registrar to the Issue.

Payment mechanism for Direct Online Applicants

Please note that clarifications and/or confirmations regarding the implementation of the requisite infrastructure and facilities in relation to direct online applications and online payment facility have been sought from the Stock Exchange and the Stock Exchange has confirmed that the necessary infrastructure and facilities for the same have not been implemented by the Stock Exchange. Hence, the Direct Online Application facility will not be available for this Issue.

Additional Instructions for Retail Individual Investors using the UPI mechanism:

- 1. Before submission of the application form with the Designated Intermediary, a Retail Individual Investor shall download the mobile app for UPI and create a UPI ID (xyz@bankname) of not more than 45 characters with its bank and link it to his/ her bank account where the funds equivalent to the application amount is available.
- 2. The Retail Individual Investor shall fill in the bid details in the application form along with his/ her bank account linked UPI ID and submit the application with any of the intermediaries or through the stock exchanges App/Web interface.
- 3. The Designated Intermediary, upon receipt of form, shall upload the bid details along with the UPI ID on the Stock Exchange(s) bidding platform using appropriate protocols.
- 4. Once the bid has been entered in the bidding platform, the Stock Exchange(s) shall undertake validation of the PAN and Demat account combination details of investor with the depository.
- 5. The Depository shall validate the aforesaid PAN and Demat account details on a near real time basis and send response to the Stock Exchanges which would be shared by the Stock Exchanges with the Designated Intermediaries through its platform, for corrections, if any.
- 6. Once the bid details are uploaded on the Stock Exchanges platform, the Stock Exchanges shall send an SMS to the investor regarding submission of his / her Application, at the end of day, during the bidding period. For the last day of bidding, the SMS may be sent the next Working Day.
- 7. Post undertaking validation with the Depository, the Stock Exchanges shall, on a continuous basis, electronically share the bid details along with investors UPI ID, with the Sponsor Bank appointed by the Issuer.
- 8. The Sponsor Bank shall initiate a mandate request on the investor i.e. request the investor to authorise blocking of funds equivalent to the Application Amount and subsequent debit of funds in case of allotment.
- 9. The request raised by the Sponsor Bank, would be electronically received by the investor as an SMS / intimation on his / her mobile no. / mobile app, associated with the UPI ID linked bank account.
- 10. The investor shall be able to view the amount to be blocked as per his / her bid in such intimation. The investor shall be able to view an attachment wherein the bid details submitted by such investor will be visible. After reviewing the details properly, the investor shall be required to proceed to authorise the mandate. Such mandate raised by the Sponsor Bank would be a one-time mandate for each application in the Issue.
- 11. The investor is required to accept the UPI mandate latest by 5 pm on the third working day from the day of bidding on the stock exchange platform except for the last day of the Issue Period or any other modified closure date of the Issue Period in which case, he / she is required to accept the UPI mandate latest by 5 pm the next Working Day.
- 12. The investor shall not be allowed to add or modify the bid(s) of the application except for modification of either DP ID/Client ID or PAN ID but not both. However, the investor can withdraw the bid(s) and reapply.
- 13. For mismatch bids, on successful validation of PAN and DP ID/ Client ID combination during T+1 (T being the Issue Closing Date) modification session, such bids will be sent to Sponsor Bank for further processing by the Exchange on T+1 (T being the Issue Closing Date) day till 1 pm.
- 14. The facility of Re-initiation/ Resending the UPI mandate shall be available only till 5 pm on the day of bidding.
- 15. Upon successful validation of block request by the investor, as above, the said information would be electronically received by the investors' bank, where the funds, equivalent to application amount, would get blocked in investors

account. Intimation regarding confirmation of such block of funds in investors account would also be received by the investor.

- 16. The information containing status of block request (e.g. accepted / decline / pending) would also be shared with the Sponsor Bank, which in turn would be shared with the Stock Exchanges. The block request status would also be displayed on the Stock Exchanges platform for information of the intermediary.
- 17. The information received from Sponsor Bank, would be shared by the Stock Exchanges with the Registrar to the Issue in the form of a file for the purpose of reconciliation.
- 18. Post closure of the Issue, the Stock Exchanges shall share the bid details with the Registrar to the Issue. Further, the Stock Exchanges shall also provide the Registrar to the Issue, the final file received from the Sponsor Bank, containing status of blocked funds or otherwise, along with the bank account details with respect to applications made using UPI ID.

Additional information for Applicants

- 1. Application Forms submitted by Applicants whose beneficiary accounts are inactive shall be rejected.
- 2. No separate receipts will be issued for the money blocked on the submission of Application Form. However, the collection centre of the Designated Intermediaries will acknowledge the receipt of the Application Forms by stamping and returning to the Applicant the acknowledgement slip. This acknowledgement slip will serve as the duplicate of the Application Form for the records of the Applicant.
- 3. Applications should be submitted on the Application Form only. In the event that physical Application Form do not bear the stamp of the Designated Intermediaries, or the relevant Designated Branch, as the case may be, they are liable to be rejected.
- 4. Application Forms submitted by Applicants shall be for allotment of NCDs only in dematerialized form.

Applicants are advised not to submit Application Forms to Public Issue Account Banks and the same will be rejected in such cases and the Applicants will not be entitled to any compensation whatsoever.

Filing of the Prospectus with ROC

A copy of the Prospectus shall be filed with the ROC in accordance with section 26 and Section 31 of the Companies Act, 2013, as amended, modified and/or supplemented from time to time.

Pre-Issue Advertisement

The Issuer will issue a statutory advertisement on or before the Issue Opening Date. This advertisement will contain the information as prescribed under the SEBI NCS Regulations and Section 30 of the Companies Act, 2013. Material updates, if any, between the date of filing of the Prospectus and the date of release of the statutory advertisement will be included in the statutory advertisement.

Instructions for completing the Application Form

- 1. Applications must be made in the prescribed Application Form.
- 2. Application Forms are to be completed in full, in BLOCK LETTERS in ENGLISH and in accordance with the instructions contained in the Prospectus and the Application Form. Incomplete.
- 3. Application Forms are liable to be rejected. Applicants should note that the Designated Intermediaries will not be liable for errors in data entry due to incomplete or illegible Application Forms.
- 4. Applications are required to be for a minimum of such NCDs and in multiples of one NCD thereafter as specified in the Issue Documents.
- 5. Thumb impressions and signatures other than in the languages specified in the Eighth Schedule in the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate under official seal.
- 6. Applications should be in single or joint names and not exceeding three names, and in the same order as their

Depository Participant details and Applications should be made by Karta in case the Applicant is an HUF. Applicants are required to ensure that the PAN Details of the HUF are mentioned and not those of the Karta.

- 7. If the Application is submitted in joint names, the Application Form should contain only the name of the first Applicant whose name should also appear as the first holder of the depository account held in joint names.
- 8. Applicants applying for Allotment must provide details of valid and active DP ID, Client ID and PAN clearly and without error. On the basis of such Applicant's active DP ID, Client ID and PAN provided in the Application Form, and as entered into the electronic Application system of the Stock Exchange by the Designated Intermediaries, as the case may be, the Registrar to the Issue will obtain from the Depository the Demographic Details. Invalid accounts, suspended accounts or where such account is classified as invalid or suspended may not be considered for Allotment of the NCDs.
- 9. Applicants must ensure that their Application Forms are made in a single name.
- 10. The minimum number of Applications and minimum application size shall be specified in the Prospectus. Applicants may apply for one or more series of NCDs Applied for in a single Application Form.
- 11. If the ASBA Account holder is different from the Applicant, the Application Form should be signed by the ASBA Account holder also, in accordance with the instructions provided in the Application Form.
- 12. Applicant should correctly mention the ASBA Account number and UPI ID in case applying through UPI Mechanism and ensure that funds equal to the Application Amount are available in the ASBA Account before submitting the Application Form and ensure that the signature in the Application Form matches with the signature in the Applicant's bank records.
- 13. All Applicants are required to tick the relevant column in the "Category of Investor" box in the Application Form.
- 14. Applications for all the series of the NCDs may be made in a single Application Form only.

Additional Instructions for Retail Individual Investors using the UPI mechanism:

- 1. Before submission of the application form with the Designated Intermediary, the Retail Individual Investor shall download the mobile app for UPI and create a UPI ID (xyz@bankname) of not more than 45 characters with its bank and link it to his/ her bank account where the funds equivalent to the application amount is available.
- 2. The Retail Individual Investor shall fill in the bid details in the application form along with his/ her bank account linked UPI ID and submit the application with any of the intermediaries or through the stock exchange App/ Web interface.
- 3. The Designated Intermediary, upon receipt of form, shall upload the bid details along with the UPI ID on the Stock Exchange(s) bidding platform using appropriate protocols.
- 4. Once the bid has been entered in the bidding platform, the Stock Exchange(s) shall undertake validation of the PAN and Demat account combination details of investor with the depository.
- 5. The Depository shall validate the aforesaid PAN and Demat account details on a near real time basis and send response to Stock Exchange(s) which would be shared by the Stock Exchange(s) with the Designated Intermediaries through its platform, for corrections, if any.
- 6. Once the bid details are uploaded on the Stock Exchange(s) platform, the Stock Exchange(s) shall send an SMS to the investor regarding submission of his / her application, at the end of day, during the bidding period.
- 7. For the last day of bidding, the SMS may be sent the next Working Day.
- 8. Post undertaking validation with the Depository, the Stock Exchange(s) shall, on a continuous basis, electronically share the bid details along with investors UPI ID, with the Sponsor Bank appointed by the Issuer.
- 9. The Sponsor Bank shall initiate a mandate request on the investor i.e. request the investor to authorize blocking of funds equivalent to application amount and subsequent debit of funds in case of allotment.
- 10. The request raised by the Sponsor Bank, would be electronically received by the investor as a SMS / intimation on his

/ her mobile no. / mobile app, associated with the UPI ID linked bank account.

- 11. The investor shall be able to view the amount to be blocked as per his / her bid in such intimation. The investor shall be able to view an attachment wherein the bid details submitted by such investor will be visible. After reviewing the details properly, the investor shall be required to proceed to authorize the mandate. Such mandate raised by the Sponsor Bank would be a one-time mandate for each application in the Issue.
- 12. The investor is required to accept the UPI mandate latest by 5 pm on the third working day from the day of bidding on the stock exchange platform except for the last day of the Issue period or any other modified closure date of the Issue period in which case, he / she is required to accept the UPI mandate latest by 5 pm the next Working Day.
- 13. The investor shall not be allowed to add or modify the bid(s) of the application except for modification of either DP ID/Client ID, or PAN ID but not both. However, the investor can withdraw the bid(s) and reapply.
- 14. For mismatch bids, on successful validation of PAN and DP ID/ Client ID combination during T+1 (T being the Issue Closing Date) modification session, such bids will be sent to Sponsor Bank for further processing by the Exchange on T+1 (T being the Issue Closing Date) day till 1 pm
- 15. The facility of Re-initiation/ Resending the UPI mandate shall be available only till 5 pm on the day of bidding.
- 16. Upon successful validation of block request by the investor, as above, the said information would be electronically received by the investors' bank, where the funds, equivalent to application amount, would get blocked in investors account. Intimation regarding confirmation of such block of funds in investors account would also be received by the investor.
- 17. The information containing status of block request (e.g., accepted / decline / pending) would also be shared with the Sponsor Bank, which in turn would be shared with the Stock Exchange(s). The block request status would also be displayed on the Stock Exchange(s) platform for information of the intermediary.
- 18. The information received from Sponsor Bank, would be shared by Stock Exchange(s) with the Registrar to the Issue in the form of a file for the purpose of reconciliation.
- 19. Post closure of the Issue, the Stock Exchange(s) shall share the bid details with the Registrar to the Issue. Further, the Stock Exchange(s) shall also provide the Registrar to the Issue, the final file received from the Sponsor Bank, containing status of blocked funds or otherwise, along with the bank account details with respect to applications made using UPI ID.
- 20. The allotment of debt securities shall be done as per SEBI NCS Master Circular.
- 21. The RTA, based on information of bidding and blocking received from the Stock Exchange, shall undertake reconciliation of the bid data and block confirmation corresponding to the bids by all investor category applications (with and without the use of UPI) and prepare the basis of allotment.
- 22. Upon approval of the basis of allotment, the RTA shall share the 'debit' file with Sponsor bank (through Stock Exchange) and SCSBs, as applicable, for credit of funds in the public issue account and unblocking of excess funds in the investor's account. The Sponsor Bank, based on the mandate approved by the investor at the time of blocking of funds, shall raise the debit / collect request from the investor's bank account, whereupon funds will be transferred from investor's account to the public issue account and remaining funds, if any, will be unblocked without any manual intervention by investor or their bank.
- 23. Upon confirmation of receipt of funds in the public issue account, the securities would be credited to the investor's account. The investor will be notified for full/partial allotment. For partial allotment, the remaining funds would be unblocked. For no allotment, mandate would be revoked and application amount would be unblocked for the investor.
- 24. Thereafter, Stock Exchange will issue the listing and trading approval.
- 25. Further, in accordance with the Operational Instructions and Guidelines for Making Application for Public Issue of Debt Securities through BSEDirect issued by BSE on December 28, 2020 and May 19, 2022 the investor shall also be responsible for the following:
 - i. Investor shall check the Issue details before placing desired bids;
 - ii. Investor shall check and understand the UPI mandate acceptance and block of funds process before placing the bid;

- iii. The receipt of the SMS for mandate acceptance is dependent upon the system response/integration of UPI on Debt Public Issue System;
- iv. Investor shall accept the UPI Mandate Requests within the stipulated timeline;
- v. Investor shall note that the transaction will be treated as completed only after the acceptance of mandates by the investor by way of authorising the transaction by entering their UPI pin and successfully blocking funds through the ASBA process by the investor's bank;
- vi. Investor shall check the status of their bid with respect to the mandate acceptance and blocking of funds for the completion of the transaction; and
- vii. In case the investor does not accept the mandate within stipulated timelines, in such case their bid will not be considered for allocation.

The series, mode of allotment, PAN, demat account number, etc. should be captured by the relevant Designated Intermediaries in the data entries as such data entries will be considered for allotment.

Applicants should note that neither the Members of the Consortium nor the other Designated Intermediaries, as the case may be, will be liable for error in data entry due to incomplete or illegible Application Forms. The Issuer would allot the NCDs, as specified in the Prospectus for the Issue to all valid Applications, wherein the Applicants have not indicated their choice of the relevant series of NCDs.

Applicants' PAN, Depository Account and Bank Account Details

ALL APPLICANTS APPLYING FOR ALLOTMENT OF THE NCDS SHOULD MENTION THEIR DP ID, CLIENT ID, PAN AND UPI ID (IN CASE APPLYING THROUGH UPI MECHANISM) IN THE APPLICATION FORM. APPLICANTS MUST ENSURE THAT THE DP ID, CLIENT ID PAN AND UPI ID GIVEN IN THE APPLICATION FORM IS EXACTLY THE SAME AS THE DP ID, CLIENT ID, PAN AND UPI ID AVAILABLE IN THE DEPOSITORY DATABASE. IF THE BENEFICIARY ACCOUNT IS HELD IN JOINT NAMES, THE APPLICATION FORM SHOULD CONTAIN THE NAME AND PAN OF BOTH THE HOLDERS OF THE BENEFICIARY ACCOUNT AND SIGNATURES OF BOTH HOLDERS WOULD BE REQUIRED IN THE APPLICATION FORM.

On the basis of the DP ID, Client ID,PAN and UPI ID provided by them in the Application Form, the Registrar to the Issue will obtain from the Depository the Demographic Details of the Applicants including PAN and MICR code. These Demographic Details would be used for giving Allotment Advice and refunds, if any, to the Applicants. Hence, Applicants are advised to immediately update their Demographic Details (including bank account details) as appearing on the records of the Depository Participant and ensure that they are true and correct. Please note that failure to do so could result in delays in despatch/credit of refunds, if any, to Applicants, delivery of Allotment Advice or unblocking of ASBA Accounts at the Applicants' sole risk, and neither the Members of the Consortium nor the Designated Intermediaries, nor the Registrar, nor the Banker(s) to the Issue, nor the SCSBs, nor the Issuer shall have any responsibility and undertake any liability for the same.

Applicants should note that in case the DP ID, Client ID and PAN mentioned in the Application Form, as the case may be and entered into the electronic Application system of the Stock Exchanges by the Members of the Consortium or the Designated Intermediaries, as the case may be, do not match with the DP ID, Client ID and PAN available in the Depository database or in case PAN is not available in the Depository database, the Application Form is liable to be rejected and the Issuer, the Members of the Consortium and the other Designated Intermediaries shall not be liable for losses, if any.

These Demographic Details would be used for all correspondence with the Applicants including mailing of the Allotment Advice and for refunds (if any) as applicable. The Demographic Details given by Applicants in the Application Form would not be used for any other purpose by the Registrar to the Issue except in relation to this Issue.

By signing the Application Form, Applicants applying for the NCDs would be deemed to have authorised the Depositories to provide, upon request, to the Registrar, the required Demographic Details as available on its records.

Allotment Advice would be mailed by post or e-mail at the address of the Applicants in accordance with the Demographic Details received from the Depositories. Applicants may note that delivery of Allotment Advice may get delayed if the same once sent to the address obtained from the Depositories are returned undelivered. Further, please note that any such delay shall be at such Applicants' sole risk and neither the Issuer, Banker(s) to the Issue, Registrar to the Issue nor the Lead Managers shall be liable to compensate the Applicant for any losses caused to the Applicants due to any such delay or liable to pay any interest for such delay. In case of refunds through electronic modes as detailed in the Prospectus, refunds may be delayed if bank particulars obtained from the Depository Participant are incorrect.

In case of Applications made under powers of attorney, the Issuer in its absolute discretion, reserves the right to permit the holder of a power of attorney to request the Registrar to the Issue that for the purpose of printing particulars on and mailing of the Allotment Advice through post, the Demographic Details obtained from the Depository of the Applicant shall be used.

With effect from August 16, 2010, the beneficiary accounts of Applicants for whom PAN details have not been verified shall be suspended for credit and no credit of NCDs pursuant to this Issue will be made into the accounts of the Applicants. Application Forms submitted by Applicants whose beneficiary accounts are inactive shall be rejected. Furthermore, in case no corresponding record is available with the Depositories, which matches the four parameters, namely, DP ID, Client ID,PAN and UPI ID then such Applications are liable to be rejected.

Applicants should note that the NCDs will be allotted to all successful Applicants only in dematerialized form. The Application Forms which do not have the details of the Applicant's depository account, including DP ID, Client ID and PAN and UPI ID (for Retail Individual Investor Applicants bidding using the UPI mechanism), shall be treated as incomplete and will be rejected.

APPLICATIONS FOR ALLOTMENT OF NCDs IN THE DEMATERIALIZED FORM

Submission of Applications

Applicants can apply for NCDs only using the ASBA facility pursuant to SEBI NCS Master Circular. ASBA Applications can be submitted through either of the following modes:

- (a) Physically or electronically to the Designated Branches of the SCSB(s) with whom an Applicant's ASBA Account is maintained. In case of ASBA Application in physical mode, the Applicant shall submit the Application Form at the relevant Designated Branch of the SCSB(s). The Designated Branch shall verify if sufficient funds equal to the Application Amount are available in the ASBA Account and shall also verify that the signature on the Application Form matches with the Investor's bank records, as mentioned in the ASBA Application, prior to uploading such ASBA Application into the electronic system of the Stock Exchange. If sufficient funds are not available in the ASBA Account, the respective Designated Branch shall reject such ASBA Application and shall not upload such ASBA Application in the electronic system of the Stock Exchange. If sufficient funds are available in the ASBA Account, the Designated Branch shall block an amount equivalent to the Application Amount and upload details of the ASBA Application in the electronic system of the Stock Exchange. The Designated Branch of the SCSBs shall stamp the Application Form and issue an acknowledgement as proof of having accepted the Application. In case of Application in the electronic mode, the Applicant shall submit the ASBA Application either through the internet banking facility available with the SCSB, or such other electronically enabled mechanism for application and blocking funds in the ASBA Account held with SCSB, and accordingly register such ASBA Applications.
- (b) Physically through the Consortium Member, Lead Managers, or Trading Members of the Stock Exchange only at the Specified Cities i.e. Syndicate ASBA. Kindly note that ASBA Applications submitted to the Consortium Member, Lead Managers or Trading Members of the Stock Exchange at the Specified Cities will not be accepted if the SCSB where the ASBA Account is maintained, as specified in the ASBA Application, is maintained has not named at least one branch at that Specified City for the Consortium Member, Lead Managers or Trading Members of the Stock Exchange, as the case may be, to deposit ASBA Applications (A list of such branches is available at http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised-Intermediaries).
- (c) A UPI Investor making an Application in the Issue under the UPI Mechanism, where the Application Amount is upto ₹ 5,00,000, can submit his Application Form physically to a SCSB or a Designated Intermediary. The Designated Intermediary shall upload the application details along with the UPI ID on the Stock Exchange' bidding platform using appropriate protocols. Kindly note that in this case, the Application Amount will be blocked through the UPI Mechanism.

A UPI Investor may also submit the Application Form for the Issue through BSE Direct, wherein the Application will be automatically uploaded onto the Stock Exchange' bidding platform and an amount equivalent to the Application Amount shall be blocked using the UPI Mechanism.

Upon receipt of the Application Form by the Designated Intermediaries, an acknowledgement shall be issued by giving the counter foil of the Application Form to the Applicant as proof of having accepted the Application. Thereafter, the details of the Application shall be uploaded in the electronic system of the Stock Exchange and the Application Form shall be forwarded to the relevant branch of the SCSB, in the relevant Specified City, named by such SCSB to accept such ASBA Applications from the Designated Intermediaries (A list of such branches is available at http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised-Intermediaries). Upon receipt of the ASBA Application, the relevant branch of the SCSB shall perform verification procedures including verification of the Applicant's signature with

his bank records and check if sufficient funds equal to the Application Amount are available in the ASBA Account, as mentioned in the ASBA Form. If sufficient funds are not available in the ASBA Account, the relevant ASBA Application is liable to be rejected. If sufficient funds are available in the ASBA Account, the relevant branch of the SCSB shall block an amount equivalent to the Application Amount mentioned in the ASBA Application. The Application Amount shall remain blocked in the ASBA Account until approval of the Basis of Allotment and consequent transfer of the amount against the Allotted NCDs to the Public Issue Account(s), or until withdrawal/ failure of the Issue or until withdrawal/ rejection of the Application Form, as the case may be.

In case of Application involving an Application by an RIB through UPI Mechanism, if an Applicant submits the Application Form with a Designated Intermediary and uses his/ her bank account linked UPI ID for the purpose of blocking of funds, where the application value is up to UPI Application Limit, the Application Amount will be blocked through the UPI Mechanism once the mandate request has been successfully accepted by the Applicant and the Designated Intermediary shall upload the Application on the bidding platform developed by the Stock Exchange. If an Applicant submits the Application Form through the application or web interface developed by Stock Exchange, the bid will automatically be uploaded onto the Stock Exchange bidding platform and the amount will be blocked using the UPI Mechanism once the mandate request has been successfully accepted by the Applicant.

Applicants must note that:

- (a) Physical Application Forms will be available with the Designated Branches of the SCSBs and with the Lead Managers and Trading Members of the Stock Exchange at the Specified Cities; and electronic Application Forms will be available on the websites of the SCSBs and the Stock Exchange at least one day prior to the Issue Opening Date. Application Forms will also be provided to the Trading Members of the Stock Exchange at their request. The Application Forms would be serially numbered. Further, the SCSBs will ensure that the Prospectus is made available on their websites. The physical Application Form submitted to the Designated Intermediaries shall bear the stamp of the relevant Designated Intermediary. In the event the Application Form does not bear any stamp, the same shall be liable to be rejected.
- (b) The Designated Branches of the SCSBs shall accept ASBA Applications directly from Applicants only during the Issue Period. The SCSB shall not accept any ASBA Applications directly from Applicants after the closing time of acceptance of Applications on the Issue Closing Date. However, in case of Syndicate ASBA, the relevant branches of the SCSBs at Specified Cities can accept ASBA Applications from the Lead Managers or Trading Members of the Stock Exchange, as the case may be, after the closing time of acceptance of Applications on the Issue Closing Date. For further information on the Issue programme, please see section titled "Issue Related Information" on page 262.
- (c) In case of Applications through Syndicate ASBA, the physical Application Form shall bear the stamp of the Lead Managers or Consortium Member or Trading Members of the Stock Exchange, as the case maybe, if not, the same shall be rejected. Application Forms directly submitted to SCSBs should bear the stamp of SCSBs, if not, the same are liable to be rejected.

Please note that Applicants can make an Application for Allotment of NCDs in the dematerialized form only.

Submission of Direct Online Applications

Please note that clarifications and/or confirmations regarding the implementation of the requisite infrastructure and facilities in relation to direct online applications and online payment facility have been sought from the Stock Exchanges. In the event the Direct Online Application facility is implemented by the Stock Exchanges, relevant "know your customer" details of such Applicants will be validated online from the Depositories, on the basis of the DP ID and Client ID provided by them in the Application Form. On successful submission of a Direct Online Application, the Applicant will receive a system-generated unique application number ("UAN") and an SMS or an e-mail confirmation on credit of the requisite Application Amount paid through the online payment facility with the Direct Online Application. On Allotment, the Registrar to the Issue shall credit NCDs to the beneficiary account of the Applicant and in case of refund, the refund amount shall be credited directly to the Applicant's bank account. Applicants applying through the Direct Online Application facility must preserve their UAN and quote their UAN in: (a) any cancellation/withdrawal of their Application; (b) in queries in connection with Allotment of NCDs and/or refund(s); and/or (c) in all investor grievances/complaints in connection with the Issue. As per the SEBI NCS Master Circular, the availability of the Direct Online Applications facility is subject to the Stock Exchanges putting in place the necessary systems and infrastructure, and accordingly the aforementioned disclosures are subject to any further clarifications, notification, modification deletion, direction, instructions and/or correspondence that may be issued by the Stock Exchanges and/or SEBI.

INSTRUCTIONS FOR FILLING-UP THE APPLICATION FORM

General Instructions

A. General instructions for completing the Application Form

- Applications must be made in prescribed Application Form only;
- Applicants should ensure that their Application Form is submitted either at a Designated Branch of a SCSB where the ASBA Account is maintained or with the Members of the Syndicate or Trading Members of the stock exchange(s) at the Specified Cities, and not directly to the escrow collecting banks (assuming that such bank is not a SCSB) or to the Issuer or the Registrar to the Issue.
- Applications through Syndicate ASBA, before submitting the physical Application Form to the Members of the Syndicate or Trading Members of the stock exchange(s), ensure that the SCSB where the ASBA Account, as specified in the ASBA Form, is maintained has named at-least one branch in that Specified City for the Members of the Syndicate or Trading Members of the stock exchange(s), as the case may be, to deposit ASBA Forms (A list of such branches is available at http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/ Recognised-Intermediaries)
- Application Forms must be completed in block letters in English, as per the instructions contained in the Draft Prospectus, this Prospectus, the Abridged Prospectus and the Application Form.
- Applications should be in single or joint names and not exceeding three names, and in the same order as their Depository Participant details (in case of Applicants applying for Allotment of the NCDs in dematerialised form) and Applications should be made by Karta in case the Applicant is an HUF. Please ensure that such Applications contain the PAN of the HUF and not of the Karta. If the Application is submitted in joint names, the Application Form should contain only the name of the first Applicant whose name should also appear as the first holder of the depository account held in joint names.
- Applicants must apply for Allotment in dematerialised form and must provide details of valid and active DP ID, Client ID and PAN clearly and without error. On the basis of such Applicant's active DP ID, Client ID and PAN provided in the Application Form, and as entered into the electronic Application system of Stock Exchange by SCSBs, the Members of the Syndicate at the Syndicate ASBA Application Locations and the Trading Members, as the case may be, the Registrar will obtain from the Depository the Demographic Details. Invalid accounts, suspended accounts or where such account is classified as invalid or suspended may not be considered for Allotment of the NCDs.
- The minimum number of Applications and minimum application size shall be specified in the Prospectus. Applicants may apply for one or more series of NCDs Applied for in a single Application Form.
- Applications must be for a minimum of 10 (Ten) NCDs and in multiples of 1 NCD thereafter. For the purpose of fulfilling the requirement of minimum application size of 10 (Ten) NCDs, an Applicant may choose to apply for 10 (Ten) NCDs or more in a single Application Form.
- If the depository account is held in joint names, the Application Form should contain the name and PAN of the person whose name appears first in the depository account and signature of only this person would be required in the Application Form. This Applicant would be deemed to have signed on behalf of joint holders and would be required to give confirmation to this effect in the Application Form.
- Applications should be made by Karta in case of HUFs. Applicants are required to ensure that the PAN details of the HUF are mentioned and not those of the Karta;
- Thumb impressions and signatures other than in English/Hindi/Gujarati/Marathi or any other languages specified in the 8th Schedule of the Constitution needs to be attested by a Magistrate or Notary Public or a Special Executive Magistrate under his/her seal;
- No separate receipts will be issued for the money payable on the submission of the Application Form. However, the Lead Managers, Consortium Member, Trading Members of the Stock Exchange or the Designated Branches of the SCSBs, as the case may be, will acknowledge the receipt of the Application Forms by stamping and returning to the Applicants the acknowledgement slip. This acknowledgement slip will serve as the duplicate of the Application Form for the records of the Applicant. Applicants must ensure that the requisite documents are attached to the Application Form prior to submission and receipt of acknowledgement from the relevant Lead Managers, Consortium Member, Trading Member of the Stock Exchange or the Designated Branch of the SCSBs, as the case

may be.

- The Designated Intermediaries or the Designated Branches of the SCSBs, as the case may be, will acknowledge the receipt of the Application Forms by stamping and returning to the Applicants the acknowledgement slip. This acknowledgement slip will serve as the duplicate of the Application Form for the records of the Applicant. Applicants must ensure that the requisite documents are attached to the Application Form prior to submission and receipt of acknowledgement from the relevant Designated Intermediaries or the Designated Branch of the SCSBs, as the case may be.
- Every Applicant should hold valid Permanent Account Number (PAN) and mention the same in the Application Form and submit the same. Applicant without PAN is liable to be rejected, irrespective of the amount.
- All Applicants are required to tick the relevant column of "Category of Investor" in the Application Form.
- ASBA will be the default "Mode of Application" as per the SEBI NCS Master Circular.
- Applicants should correctly mention the ASBA Account number and ensure that funds equal to the Application
 Amount are available in the ASBA Account before submitting the Application Form to the Designated Branch and
 also ensure that the signature in the Application Form matches with the signature in Applicant's bank records,
 otherwise the Application is liable to be rejected.
- Applicants must provide details of valid and active DP ID, UPI ID, Client ID and PAN clearly and without error. On the basis of such Applicant's active DP ID, UPI ID, Client ID and PAN provided in the Application Form, and as entered into the electronic Application system of Stock Exchange by SCSBs, the Designated Intermediaries, the Registrar will obtain from the Depository the Demographic Details. Invalid accounts, suspended accounts or where such account is classified as invalid or suspended may not be considered for Allotment of the NCDs. If the ASBA Account holder is different from the Applicant, the Application Form should be signed by the ASBA Account holder, in accordance with the instructions provided in the Application Form. Not more than five Applications can be made from one single ASBA Account
- For Applicants, the Applications in physical mode should be submitted to the SCSBs or a member of the Syndicate or to the Trading Members of the Stock Exchange on the prescribed Application Form. SCSBs may provide the electronic mode for making Application either through an internet enabled banking facility or such other secured, electronically enabled mechanism for Application and blocking funds in the ASBA Account;
- Application Forms should bear the stamp of the Member of the Syndicate, Trading Member of the Stock Exchange, Designated Intermediaries and/or Designated Branch of the SCSB. Application Forms which do not bear the stamp will be rejected.
- Applicant should correctly mention the ASBA Account number and UPI ID in case applying through UPI
 Mechanism and ensure that funds equal to the Application Amount are available in the ASBA Account before
 submitting the Application Form and ensure that the signature in the Application Form matches with the signature
 in the Applicant's bank records.

The series, mode of allotment, PAN, demat account no. etc. should be captured by the relevant Lead Managers, Consortium Member, Trading Member of the Stock Exchange in the data entries as such data entries will be considered for allotment.

Applicants should note that neither the Designated Intermediaries nor SCSBs, as the case may be, will be liable for error in data entry due to incomplete or illegible Application Forms.

The Issuer would allot the series of NCDs, as specified in the Prospectus to all valid Applications, wherein the Applicants have not indicated their choice of the relevant series of NCDs.

B. Applicant's Beneficiary Account and Bank Account Details

ALL APPLICANTS APPLYING FOR ALLOTMENT OF THE NCDS SHOULD MENTION THEIR DP ID, UPI ID (IN CASE APPLYING THROUGH UPI MECHANISM), CLIENT ID AND PAN IN THE APPLICATION FORM. APPLICANTS MUST ENSURE THAT THE DP ID, UPI ID, CLIENT ID AND PAN GIVEN IN THE APPLICATION FORM IS EXACTLY THE SAME AS THE DP ID, UPI ID, CLIENT ID AND PAN AVAILABLE IN THE DEPOSITORY DATABASE. IF THE BENEFICIARY ACCOUNT IS HELD IN JOINT

NAMES, THE APPLICATION FORM SHOULD CONTAIN THE NAME AND PAN OF BOTH THE HOLDERS OF THE BENEFICIARY ACCOUNT AND SIGNATURES OF BOTH HOLDERS WOULD BE REQUIRED IN THE APPLICATION FORM.

Applicants applying for Allotment in dematerialized form must mention their DP ID ,Client ID, PAN and UPI ID (in case applying through UPI Mechanism) in the Application Form and ensure that the name provided in the Application Form is exactly the same as the name in which the Beneficiary Account is held. In case the Application Form for Allotment in dematerialized form is submitted in the first Applicant's name, it should be ensured that the Beneficiary Account is held in the same joint names and in the same sequence in which they appear in the Application Form. In case the DP ID, Client ID and PAN mentioned in the Application Form for Allotment in dematerialized form and entered into the electronic system of the Stock Exchange do not match with the DP ID, Client ID and PAN available in the Depository database or in case PAN is not available in the Depository database, the Application Form for Allotment in dematerialized form is liable to be rejected. Further, Application Forms submitted by Applicants applying for Allotment in dematerialized form, whose beneficiary accounts are inactive, will be rejected.

On the basis of the DP ID and Client ID provided by the Applicant in the Application Form for Allotment in dematerialized form and entered into the electronic system of the Stock Exchange, the Registrar to the Issue will obtain from the Depositories the Demographic Details of the Applicant including PAN, address, bank account details for printing on refund orders/sending refunds through electronic mode, Magnetic Ink Character Recognition ("MICR") Code and occupation. These Demographic Details would be used for giving Allotment Advice and refunds (including through physical refund warrants, direct credit, NACH, NEFT and RTGS), if any, to the Applicants. Hence, Applicants are advised to immediately update their Demographic Details as appearing on the records of the DP and ensure that they are true and correct, and carefully fill in their Beneficiary Account details in the Application Form. Failure to do so could result in delays in dispatch/credit of refunds to Applicants and delivery of Allotment Advice at the Applicants' sole risk, and neither the Issuer, the Lead Managers, Trading Members of the Stock Exchange, Public Issue Account Bank(s), SCSBs, Registrar to the Issue nor the Stock Exchange will bear any responsibility or liability for the same.

Applicants should note that in case the DP ID, Client ID and PAN mentioned in the Application Form, as the case may be and entered into the electronic Application system of the Stock Exchange by the Consortium Member or the Designated Intermediaries, as the case may be, do not match with the DP ID, Client ID and PAN available in the Depository database or in case PAN is not available in the Depository database, the Application Form is liable to be rejected and the Issuer, the Consortium Member and the other Designated Intermediaries shall not be liable for losses, if any.

The Demographic Details would be used for correspondence with the Applicants including mailing of the Allotment Advice and printing of bank particulars on the refund orders, or for refunds through electronic transfer of funds, as applicable. Allotment Advice and physical refund orders (as applicable) would be mailed at the address of the Applicant as per the Demographic Details received from the Depositories. Applicants may note that delivery of refund orders/ Allotment Advice may get delayed if the same once sent to the address obtained from the Depositories are returned undelivered. In such an event, the address and other details given by the Applicant in the Application Form would be used only to ensure dispatch of refund orders. Please note that any such delay shall be at such Applicants sole risk and neither the Issuer, the Lead Managers, Trading Members of the Stock Exchange, Public Issue Account Banks, SCSBs, Registrar to the Issue nor the Stock Exchange shall be liable to compensate the Applicant for any losses caused to the Applicant due to any such delay or liable to pay any interest for such delay. In case of refunds through electronic modes as detailed in the Prospectus, refunds may be delayed if bank particulars obtained from the Depository Participant are incorrect.

In case of Applications made under power of attorney, the Issuer in its absolute discretion, reserves the right to permit the holder of Power of Attorney to request the Registrar that for the purpose of printing particulars on the refund order and mailing of refund orders/ Allotment Advice, the demographic details obtained from the Depository of the Applicant shall be used. By signing the Application Form, the Applicant would have deemed to have authorized the Depositories to provide, upon request, to the Registrar to the Issue, the required Demographic Details as available on its records. The Demographic Details given by Applicant in the Application Form would not be used for any other purpose by the Registrar to the Issue except in relation to the Issue.

With effect from August 16, 2010, the beneficiary accounts of Applicants for whom PAN details have not been verified shall be suspended for credit and no credit of NCDs pursuant to the Issue will be made into the accounts of such Applicants. Application Forms submitted by Applicants whose beneficiary accounts are inactive shall be rejected. Furthermore, in case no corresponding record is available with the Depositories, which matches the three parameters, namely, DP ID, Client ID and PAN, then such Application are liable to be rejected.

Applicants should note that the NCDs will be allotted to all successful Applicants only in dematerialized form. The

Application Forms which do not have the details of the Applicant's depository account, including DP ID, Client ID and PAN and UPI ID (for retail individual investor Applicants bidding using the UPI mechanism), shall be treated as incomplete and will be rejected.

C. Permanent Account Number (PAN)

The Applicant should mention his or her Permanent Account Number (PAN) allotted under the IT Act. For minor Applicants, applying through the guardian, it is mandatory to mention the PAN of the minor Applicant. However, Applications on behalf of the Central or State Government officials and the officials appointed by the courts in terms of a SEBI Master Circular for Registrar to an Issue and Share Transfer Agents bearing circular number SEBI/HO/MIRSD/POD-1/P/CIR/2023/70 dated May 17, 2023 ("SEBI RTA Master Circular") and Applicants residing in the state of Sikkim who in terms of a SEBI circular dated July 20, 2006 may be exempt from specifying their PAN for transacting in the securities market. In accordance with the SEBI RTA Master Circular, the PAN would be the sole identification number for the participants transacting in the securities market, irrespective of the amount of transaction. Any Application Form, without the PAN is liable to be rejected, irrespective of the amount of transaction. It is to be specifically noted that the Applicants should not submit the GIR number instead of the PAN as the Application is liable to be rejected on this ground.

However, the exemption for the Central or State Government and the officials appointed by the courts and for investors residing in the State of Sikkim is subject to the Depository Participants' verifying the veracity of such claims by collecting sufficient documentary evidence in support of their claims. At the time of ascertaining the validity of these Applications, the Registrar to the Issue will check under the Depository records for the appropriate description under the PAN field i.e. either Sikkim category or exempt category.

D. Joint Applications

Applications can be made in joint names (not exceeding three). In the case of joint Applications, all payments will be made out in favour of the first Applicant. All communications will be addressed to first named in the Application whose name appears in the Application Form and at the address mentioned therein. If the depository account is held in joint names, the Application Form should contain the name and PAN of the person whose name appears first in the depository account and signature of only this person would be required in the Application Form. This Applicant would be deemed to have signed on behalf of joint holders and would be required to give confirmation to this effect in the Application Form

E. Additional/Multiple Applications

An Applicant is allowed to make one or more Applications for the NCDs, for the same or other Options of NCDs, subject to a minimum application size of ₹ 10,000 and in multiples of ₹1,000 thereafter as specified in the Prospectus. Any Application for an amount below the aforesaid minimum application size will be deemed as an invalid application and shall be rejected. However, multiple Applications by the same individual Applicant aggregating to a value exceeding ₹1,000,000 shall be deem such individual Applicant to be a HNI Applicant and all such Applications shall be grouped in the HNI Portion, for the purpose of determining the basis of allotment to such Applicant. However, any Application made by any person in his individual capacity and an Application made by such person in his capacity as a karta of a Hindu Undivided family and/or as Applicant (second or third Applicant), shall not be deemed to be a multiple Application. For the purposes of allotment of NCDs under the Issue, Applications shall be grouped based on the PAN, i.e. Applications under the same PAN shall be grouped together and treated as one Application. Two or more Applications will be deemed to be multiple Applications if the sole or first Applicant is one and the same. For the sake of clarity, two or more applications shall be deemed to be a multiple Application for the aforesaid purpose if the PAN of the sole or the first Applicant is one and the same.

F. Unified Payments Interface (UPI)

Pursuant to the SEBI NCS Master Circular, the UPI Mechanism is an applicable payment mechanism for public debt issues (in addition to the mechanism of blocking funds maintained with SCSBs under ASBA) for applications by retail individual bidders through Designated Intermediaries. All SCSBs offering the facility of making applications in public issues shall also provide the facility to make applications using UPI. The Issuer will be required to appoint one SCSB as a Sponsor Bank to act as a conduit between the Stock Exchange and National Payments Corporation of India in order to facilitate the collection of requests and/or payment instructions of the investors.

Process for investor application submitted with UPI as mode of payment

- a. Before submission of the application with the intermediary, the investor would be required to have / create a UPI ID, with a maximum length of 45 characters including the handle (Example: InvestorID@bankname).
- b. An investor shall fill in the bid details in the application form along with his/ her bank account linked UPI ID and submit the application with any of the intermediaries or through the Stock Exchange App/ Web interfaces, or any other methods as may be permitted.
- c. The intermediary, upon receipt of form, shall upload the bid details along with the UPI ID on the Stock Exchange(s) bidding platforms using appropriate protocols.
- d. Once the bid has been entered in the bidding platform, the Stock Exchange(s) shall undertake validation of the PAN and Demat account combination details of investor with the depository.
- e. The Depository shall validate the aforesaid PAN and Demat account details on a near real time basis and send response to the Stock Exchange(s) which would be shared by the Stock Exchange(s) with the Designated Intermediaries through its platform, for corrections, if any.
- f. Once the bid details are uploaded on the Stock Exchange(s) platforms, the Stock Exchange(s) shall send an SMS to the investor regarding submission of his / her application, at the end of day, during the bidding period. For the last day of bidding, the SMS may be sent the next working day.
- g. Post undertaking validation with the Depository, the Stock Exchange(s) shall, on a continuous basis, electronically share the bid details along with investors UPI ID, with the Sponsor Bank appointed by the Issuer.
- h. The Sponsor Bank shall initiate a mandate request on the investor i.e. request the investor to authorize blocking of funds equivalent to application amount and subsequent debit of funds in case of allotment.
- i. The request raised by the Sponsor Bank, would be electronically received by the investor as a SMS / intimation on his / her mobile no. / mobile app, associated with the UPI ID linked bank account.
- j. The investor shall be able to view the amount to be blocked as per his / her bid in such intimation. The investor shall be able to view an attachment wherein the public issue bid details submitted by investor will be visible. After reviewing the details properly, the investor shall be required to proceed to authorise the mandate. Such mandate raised by sponsor bank would be a one-time mandate for each application in the Issue.
- k. An investor is required to accept the UPI mandate latest by 5 pm on the third working day from the day of bidding on the Stock Exchange platforms except for the last day of the Issue Period or any other modified closure date of the Issue Period in which case, he / she is required to accept the UPI mandate latest by 362 5 pm the next working day.
- 1. An investor shall not be allowed to add or modify the bid(s) of the application except for modification of either DP ID/Client ID, or PAN ID but not both. However, the investor can withdraw the bid(s) and reapply.
- m. For mismatch bids, on successful validation of PAN and DP ID/ Client ID combination during T+1 modification session, such bids will be sent to Sponsor Bank for further processing by the Exchange on T+1 day till 1 PM.
- n. The facility of re-initiation/ resending the UPI mandate shall be available only till 5 pm on the day of bidding.
- o. Upon successful validation of block request by the investor, as above, the said information would be electronically received by the investors' bank, where the funds, equivalent to application amount, would get blocked in investors account. Intimation regarding confirmation of such block of funds in investors account would also be received by the investor.
- p. The information containing status of block request (e.g. accepted / decline / pending) would also be shared with the Sponsor Bank, which in turn would be shared with the Stock Exchange(s). The block request status would also be displayed on the Stock Exchange(s) platforms for information of the intermediary.
- q. The information received from Sponsor Bank, would be shared by the Stock Exchange(s) with the RTA in the form of a file for the purpose of reconciliation.
- r. Post Issue closure, the Stock Exchange(s) shall share the bid details with the RTA. Further, the Stock Exchange(s) shall also provide the RTA, the final file received from the Sponsor Bank, containing status of blocked funds or otherwise, along with the bank account details with respect to applications made using UPI ID.
- s. The allotment of debt securities shall be done as SEBI NCS Master Circular.
- t. The RTA, based on information of bidding and blocking received from the Stock Exchange, shall undertake reconciliation of the bid data and block confirmation corresponding to the bids by all investor category applications (with and without the use of UPI) and prepare the basis of allotment.
- u. Upon approval of the basis of allotment, the RTA shall share the 'debit' file with Sponsor bank (through Stock Exchange) and SCSBs, as applicable, for credit of funds in the public issue account and unblocking of excess funds in the investor's account. The Sponsor Bank, based on the mandate approved by the investor at the time of blocking of funds, shall raise the debit / collect request from the investor's bank account, whereupon funds will be transferred from investor's account to the public issue account and remaining funds, if any, will be unblocked without any manual intervention by investor or their bank.
- v. Upon confirmation of receipt of funds in the public issue account, the securities would be credited to the investor's account. The investor will be notified for full/partial allotment. For partial allotment, the remaining funds would be unblocked. For no allotment, mandate would be revoked and application amount would be unblocked for the investor
- w. Thereafter, Stock Exchanges will issue the listing and trading approval. Further, in accordance with the Operational Instructions and Guidelines for Making Application for Public Issue of Debt Securities through BSE Direct issued

by BSE on December 28, 2020 the investor shall also be responsible for the following:

- i. Investor shall check the Issue details before placing desired bids;
- ii. Investor shall check and understand the UPI mandate acceptance and block of funds process before placing the bid:
- iii. The receipt of the SMS for mandate acceptance is dependent upon the system response/ integration of UPI on Debt Public Issue System;
- iv. Investor shall accept the UPI Mandate Requests within the stipulated timeline;
- v. Investor shall note that the transaction will be treated as completed only after the acceptance of mandates by the investor by way of authorising the transaction by entering their UPI pin and successfully blocking funds through the ASBA process by the investor's bank;
- vi. Investor shall check the status of their bid with respect to the mandate acceptance and blocking of funds for the completion of the transaction; and
- vii. In case the investor does not accept the mandate within stipulated timelines, in such case their bid will not be considered for allocation.
- x. Further, in accordance with circular issued by National Stock Exchange of India Limited for Introduction of Unified Payment Interface (UPI) for Debt IPO through NSE goBID on January 05, 2021 the investor shall also be responsible for the following:
 - After successful registration & log-in, the investors shall view and check the active Debt IPO's available from IPO dashboard.
 - ii. Investors shall check the issue/series details. Existing registered users of NSE goBID shall also be able to access once they accept the updated terms and condition.
 - iii. After successfully bidding on the platform, investors shall check the NSE goBID app/psp/sms for receipt of mandate & take necessary action.
 - iv. UPI mandate can be accepted latest by 5 pm on the third working day from the day of bidding on the Stock Exchange platforms except for the last day of the Issue Period or any other modified closure date of the Issue Period in which case, he / she is required to accept the UPI mandate latest by 5 pm the next working day.
 - v. For UPI bid the facility of re-initiation/ resending the UPI mandate shall be available only till 5 pm on the day of bidding.
 - vi. Investors can use the re-initiation/ resending facility only once in case of any issue in receipt/acceptance of mandate.
- y. The Investors are advised to read the operational guidelines mentioned for Making Application for Public Issue of Debt Securities through BSE Direct issued by BSE on December 28, 2020 and the circular issued by National Stock Exchange of India Limited for Introduction of Unified Payment Interface (UPI) for Debt IPO through NSE goBID on January 05, 2021 before investing through the through the app/ web interface of the Stock Exchange(s).

Kindly note, the Stock Exchange(s) shall be responsible for addressing investor grievances arising from Applications submitted online through the App based/ web interface platform of Stock Exchanges or through their Trading Members. Further, the collecting bank shall be responsible for addressing any investor grievances arising from non-confirmation of funds to the Registrar despite successful realization/blocking of funds, or any delay or operational lapse by the collecting bank in sending the Application forms to the Registrar.

Electronic registration of Applications

(a) The Designated Intermediaries and Designated Branches of the SCSBs, as the case may be, will register the Applications using the on-line facilities of the Stock Exchange. Direct Online Applications will be registered by Applicants using the online platform offered by the Stock Exchange. The Lead Managers, the Issuer, and the Registrar to the Issue are not responsible for any acts, mistakes or errors or omission and commissions in relation to (i) the Applications accepted by the SCSBs, (ii) the Applications uploaded by the SCSBs, (iii) the Applications accepted but not uploaded by the SCSBs, (iv) Applications accepted and uploaded by the SCSBs without blocking funds in the ASBA Accounts or (v) Applications accepted and uploaded by Trading members of the Stock Exchange or (vi) the Applications accepted by and/or uploaded by and/or accepted but not uploaded by Consortium Member, Trading Members, Registered Brokers, CDPs, CRTAs and SCSBs who are authorised to collect Application Forms. In case of apparent data entry error by the Designated Intermediaries or Designated Branches of the SCSBs, as the case may be, in entering the Application Form number in their respective schedules other things remaining unchanged, the Application Form may be considered as valid and such exceptions may be recorded in minutes of the meeting submitted to the Designated Stock Exchange. However, the series, mode of allotment, PAN, demat account no. etc. should be captured by the relevant Designated Intermediaries or Designated Branches of the SCSBs in the data entries as such data entries will be considered for allotment/rejection of Application.

- (b) The Stock Exchange will offer an electronic facility for registering Applications for the Issue. This facility will be available on the terminals of Designated Intermediaries and the SCSBs during the Issue Period. Designated Intermediaries can also set up facilities for off-line electronic registration of Applications subject to the condition that they will subsequently upload the off-line data file into the on-line facilities for Applications on a regular basis, and before the expiry of the allocated time on the Issue Closing Date. On the Issue Closing Date, Designated Intermediaries and Designated Branches of SCSBs shall upload the Applications till such time as may be permitted by the Stock Exchange. This information will be available with the Syndicate Members and the other Designated Intermediaries on a regular basis. Applicants are cautioned that a high inflow of high volumes on the last day of the Issue Period may lead to some Applications received on the last day not being uploaded and such Applications will not be considered for allocation. For further information on the Issue programme, please see "Issue Structure" on page 262.
- (c) Based on the aggregate demand for Applications registered on the electronic facilities of the Stock Exchange, a graphical representation of consolidated demand for the NCDs, as available on the websites of the Stock Exchange, would be made available at the Application centres as provided in the Application Form during the Issue Period.
- (d) At the time of registering each Application, the Designated Intermediaries, shall enter the details of the Applicant, such as the Application Form number, PAN, Applicant category, DP ID, Client ID, number and Option(s) of NCDs applied, Application Amounts and any other details that may be prescribed by the online uploading platform of the Stock Exchange.
- (e) With respect to Applications submitted directly to the SCSBs at the time of registering each Application, other than Direct Online Applications, the Designated Branches of the SCSBs shall enter the requisite details of the Applicants in the on-line system including:
 - Application Form number
 - PAN (of the first Applicant, in case of more than one Applicant)
 - Investor category and sub-category
 - DP ID
 - Client ID
 - UPI ID (if applicable)
 - · Number of NCDs applied for
 - Price per NCD
 - Bank code for the SCSB where the ASBA Account is maintained
 - Bank account number
 - Application amount
- (f) With respect to Applications submitted to the Designated Intermediaries at the time of registering each Application, the requisite details of the Applicants shall be entered in the on-line system including:
 - Application Form number
 - PAN (of the first Applicant, in case of more than one Applicant)
 - Investor category and sub-category
 - DP ID
 - Client ID
 - UPI ID (if applicable)
 - Number of NCDs applied for
 - Price per NCD
 - Bank code for the SCSB where the ASBA Account is maintained
 - Location
 - Application amount
- (g) A system generated Acknowledgement Slip will be given to the Applicant as a proof of the registration of his Application. It is the Applicant's responsibility to obtain the Acknowledgement Slip from the Syndicate Members or the other Designated Intermediaries, as the case may be. The registration of the Applications by the Designated Intermediaries does not guarantee that the NCDs shall be allocated/ Allotted by the Issuer. Such Acknowledgement Slip will be non-negotiable and by itself will not create any obligation of any kind.
- (h) The permission given by the Stock Exchange to use their network and software of the online system should not in any way be deemed or construed to mean that the compliance with various statutory and other requirements by the Issuer, and/or the Lead Managers are cleared or approved by the Stock Exchange; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other requirements nor does it

take any responsibility for the financial or other soundness of the Issuer, the management or any scheme or project of the Issuer; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this Prospectus; nor does it warrant that the NCDs will be listed or will continue to be listed on the Stock Exchange.

- (i) In case of apparent data entry error by the Designated Intermediaries, in entering the Application Form numbers in their respective schedules, other things remaining unchanged, the Application Form may be considered as valid or such exceptions may be recorded in minutes of the meeting submitted to the Designated Stock Exchange.
- (j) Only Applications that are uploaded on the online system of the Stock Exchange shall be considered for Allotment. The Designated Intermediaries shall capture all data relevant for the purposes of finalizing the Basis of Allotment while uploading Application data in the electronic systems of the Stock Exchange. In order that the data so captured is accurate, Designated Intermediaries will be given up to one Working Day after the Issue Closing Date to modify/ verify certain selected fields uploaded in the online system during the Issue Period after which the data will be sent to the Registrar to the Issue for reconciliation with the data available with the NSDL and CDSL.

General Instructions

Do's and Don'ts Applicants are advised to take note of the following while filling and submitting the Application Form.

Do's

- 1. Check if you are eligible to apply as per the terms of the Prospectus and applicable law;
- 2. Read all the instructions carefully and complete the Application Form in the prescribed form;
- 3. Ensure that you have obtained all necessary approvals from the relevant statutory and/or regulatory authorities to apply for, subscribe to and/or seek Allotment of NCDs pursuant to the Issue;
- 4. Ensure that the DP ID and Client ID and PAN mentioned in the Application Form, which shall be entered into the electronic system of the Stock Exchange are correct and match with the DP ID, Client ID and PAN available in the Depository database. Ensure that the DP ID and Client ID are correct and beneficiary account is activated. The requirement for providing Depository Participant details shall be mandatory for all Applicants;
- 5. Ensure that you have mentioned the correct ASBA Account number (i.e., bank account number or UPI ID, as applicable) in the Application Form;
- 6. Ensure that the Application Form is signed by the ASBA Account holder in case the Applicant is not the ASBA account holder;
- 7. Ensure that you have funds equal to the Application Amount in the ASBA Account before submitting the Application Form to the respective Designated Branch of the SCSB, or to the Intermediaries, as the case may be;
- 8. Ensure that the Application Forms are submitted at the Designated Branches of SCSBs or the Bidding Centres provided in the Application Forms, bearing the stamp of the relevant Designated Intermediaries/Designated branch of the SCSB as the case may be;
- 9. Before submitting the Application Form with the Designated Intermediaries ensure that the SCSB, whose name has been filled in the Application Form, has named a branch in that relevant Bidding Centre;
- 10. Ensure that you have been given an acknowledgement as proof of having accepted the Application Form;
- 11. In case of any revision of Application in connection with any of the fields which are not allowed to be modified on the electronic application platform of the Stock Exchange as per the procedures and requirements prescribed by each relevant Stock Exchange, ensure that you have first withdrawn your original Application and submit a fresh Application. For instance, as per the notice No: 20120831-22 dated August 31, 2012 issued by the BSE, fields namely, quantity, series, application no., sub-category codes will not be allowed for modification during the Issue. In such a case the date of the fresh Application will be considered for date priority for allotment purposes;
- 12. Ensure that signatures other than in the languages specified in the Eighth Schedule to the Constitution of India is attested by a Magistrate or a Notary Public or a Special Executive Magistrate under official seal;
- 13. Ensure that you mention your PAN in the Application Form. In case of joint Applicants, the PAN of all the Applicants

- should be provided, and for HUFs, PAN of the HUF should be provided. Any Application Form without the PAN is liable to be rejected. Applicants should not submit the GIR Number instead of the PAN as the Application is liable to be rejected on this ground;
- 14. Ensure that the DP ID, the Client ID and the PAN mentioned in the Application Form, which shall be entered into the electronic system of the Stock Exchange, match with the DP ID, Client ID and PAN available in the Depository database;
- 15. In case of an HUF applying through its Karta, the Applicant is required to specify the name of an Applicant in the Application Form as 'XYZ Hindu Undivided Family applying through PQR', where PQR is the name of the Karta. However, the PAN of the HUF should be mentioned in the Application Form and not that of the Karta;
- 16. Ensure that the Applications are submitted to the Lead Managers, Consortium Member, Trading Members of the Stock Exchange or Designated Branches of the SCSBs, as the case may be, before the closure of application hours on the Issue Closing Date. For further information on the Issue programme, please see the section titled "Issue Related Information" on page 262;
- 17. Ensure that the Demographic Details including PAN are updated, true and correct in all respects;
- 18. Ensure that you have correctly signed the authorisation /undertaking box in the Application Form or have otherwise provided an authorisation to the SCSB or Sponsor Bank, as applicable, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Bid Amount mentioned in the Application Form, as the case may be, at the time of submission of the Bid. In case of Retail Individual Investor submitting their Bids and participating in the Offer through the UPI Mechanism, ensure that you authorise the UPI Mandate Request raised by the Sponsor Bank for blocking of funds equivalent to Bid Amount and subsequent debit of funds in case of Allotment;
- 19. Permanent Account Number: Except for Application (i) on behalf of the Central or State Government and officials appointed by the courts, and (ii) (subject to SEBI circular dated April 3, 2008) from the residents of the state of Sikkim, each of the Applicants should provide their PAN. Application Forms in which the PAN is not provided will be rejected. The exemption for the Central or State Government and officials appointed by the courts and for investors residing in the State of Sikkim is subject to (a) the demographic details received from the respective depositories confirming the exemption granted to the beneficiary owner by a suitable description in the PAN field and the beneficiary account remaining in "active status"; and (b) in the case of residents of Sikkim, the address as per the demographic details evidencing the same;
- 20. Ensure that if the depository account is held in joint names, the Application Form should contain the name and PAN of the person whose name appears first in the depository account and signature of only this person would be required in the Application Form. This Applicant would be deemed to have signed on behalf of joint holders and would be required to give confirmation to this effect in the Application Form;
- 21. All Applicants are requested to tick the relevant column "Category of Investor" in the Application Form; and
- 22. Tick the series of NCDs in the Application Form that you wish to apply for.
- 23. Check if you are eligible to Apply under ASBA;
- 24. Retail individual investors using the UPI Mechanism to ensure that they submit bids upto the application value of ₹ 500,000;
- 25. Investor using the UPI Mechanism should ensure that the correct UPI ID (with maximum length of 45 characters including the handle) is mentioned in the Bid cum Application Form;
- 26. Investors bidding using the UPI Mechanism should ensure that they use only their own bank account linked UPI ID to make an application in the Issue and submit the application with any of the intermediaries or through the Stock Exchange' App/ Web interface
- 27. Ensure that you give the correct details of your ASBA Account including bank account number/ bank name and branch;
- 28. In case of Retail Individual Investor submitting their Bids and participating in the Offer through the UPI Mechanism, ensure that you authorise the UPI Mandate Request raised by the Sponsor Bank for blocking of funds equivalent to Bid Amount and subsequent debit of funds in case of Allotment.

- 29. Retail Individual Investors submitting Application Form using the UPI Mechanism, should ensure that the: (a) bank where the bank account linked to their UPI ID is maintained; and (b) the Mobile App and UPI handle being used for making the Bid, are listed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=40
- 30. Ensure that if the depository account is held in joint names, the Application Form should contain the name and PAN of the person whose name appears first in the depository account and signature of only this person would be required in the Application Form. This Applicant would be deemed to have signed on behalf of joint holders and would be required to give confirmation to this effect in the Application Form;

In terms of SEBI NCS Master Circular, SCSBs making applications on their own account using ASBA facility, should have a separate account in their own name with any other SEBI registered SCSB. Further, such account shall be used solely for the purpose of making application in public issues and clear demarcated funds should be available in such account.

SEBI NCS Master Circular stipulates the time between closure of the Issue and listing at six Working Days. In order to enable compliance with the above timelines, investors are advised to use ASBA facility only to make payment.

Don'ts:

- 1. Do not apply for lower than the minimum application size;
- 2. Do not pay the Application Amount in cash, by cheque, by money order or by postal order or by stock invest;
- 3. Do not send Application Forms by post; instead submit the same to the Consortium Member, sub-consortium member/sub brokers, Trading Members of the Stock Exchange or Designated Branches of the SCSBs, as the case may be:
- 4. Do not submit the Application Form to any non-SCSB bank or the Issuer;
- 5. Do not submit an Application Form that does not have the stamp of the relevant Designated Intermediary or the Designated Branch of the SCSB, as the case may be;
- 6. Do not fill up the Application Form such that the NCDs applied for exceeds the Issue size and/or investment limit or maximum number of NCDs that can be held under the applicable laws or regulations or maximum amount permissible under the applicable regulations;
- 7. Do not submit the GIR number instead of the PAN as the Application is liable to be rejected on this ground;
- 8. Do not submit incorrect details of the DP ID, Client ID and PAN or provide details for a beneficiary account which is suspended or for which details cannot be verified by the Registrar to the Issue;
- 9. Do not submit the Application Forms without ensuring that funds equivalent to the entire Application Amount are available for blocking in the relevant ASBA Account;
- 10. Do not submit Applications on plain paper or on incomplete or illegible Application Forms;
- 11. Do not apply if you are not competent to contract under the Indian Contract Act, 1872;
- 12. Do not submit an Application in case you are not eligible to acquire NCDs under applicable law or your relevant constitutional documents or otherwise:
- 13. Do not submit Application Forms to a Designated Intermediary at a location other than Collection Centers;
- 14. Do not submit an Application that does not comply with the securities law of your respective jurisdiction;
- 15. Do not apply if you are a person ineligible to apply for NCDs under the Issue including Applications by Persons Resident Outside India, NRI (*inter*-alia including NRIs who are (i) based in the USA, and/or, (ii) domiciled in the USA, and/or residents/citizens of the USA, and/or, (iv) subject to any taxation laws of the USA); and
- 16. Do not make an application of the NCD on multiple copies taken of a single form.

- 17. Payment of Application Amount in any mode other than through blocking of Application Amount in the ASBA Accounts shall not be accepted under the ASBA process;
- 18. Do not send your physical Application Form by post. Instead submit the same to a Designated Branch or the Lead Managers or Trading Members of the Stock Exchange, as the case may be, at the Specified Cities; and
- 19. Do not submit more than five Application Forms per ASBA Account.
- 20. If you are a Retail Individual Investor who is submitting the ASBA Application with any of the Designated Intermediaries and using your UPI ID for the purpose of blocking of funds, do not use any third party bank account or third-party linked bank account UPI ID;
- 21. Bidding through the UPI Mechanism using the incorrect UPI handle or using a bank account of an SCSB and/or mobile applications which are not mentioned in the list provided in the SEBI;
- 22. Do not submit a bid using UPI ID, if you are not a Retail Individual Investor and if the Application is for an amount more than ₹ 5,00,000;

Kindly note that Applications submitted to the Designated Intermediaries will not be accepted if the SCSB where the ASBA Account, as specified in the Application Form, is maintained has not named at least one branch at that location for the Designated Intermediaries to deposit such Application Forms. (A list of such branches is available at https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes).

SUBMISSION OF COMPLETED APPLICATION FORMS

Mode of Submission of Application	To whom the Application Form has to be submitted	
Forms		
ASBA Applications	(i) If using physical Application Form, (a) to the Members of the Consortium or Trading Members of the Stock Exchanges only at the Specified Cities ("Syndicate ASBA"), or (b) to the Designated Branches of the SCSBs where the ASBA Account is maintained; or	
	(ii) If using electronic Application Form, to the SCSBs, electronically through internet banking facility, if available. Please note that clarifications and/or confirmations regarding the implementation of the requisite infrastructure and facilities in relation to direct online applications and online payment facility have been sought from the Stock Exchanges.	

No separate receipts will be issued for the Application Amount payable on submission of Application Form. However, the Members of the Consortium/ Trading Members of Stock Exchanges will acknowledge the receipt of the Application Forms by stamping the date and returning to the Applicants a TRS which will serve as a duplicate Application Form for the records of the Applicant.

OTHER INSTRUCTIONS

Depository Arrangements

The Issuer has made depository arrangements with NSDL and CDSL for **issue** and holding of the NCDs in dematerialised form. In this context:

- 1. Tripartite Agreements dated December 8, 2020 between us, the Registrar to the Issue and CDSL for offering depository option to the Applicants.
- 2. Tripartite Agreements dated December 17, 2020 between us, the Registrar to the Issue and NSDL for offering depository option to the Applicants.
- 3. An Applicant must have at least one beneficiary account with any of the Depository Participants (DPs) of NSDL or CDSL prior to making the Application.
- 4. The Applicant must necessarily provide the DP ID and Client ID details in the Application Form.

- 5. NCDs Allotted to an Applicant in the electronic form will be credited directly to the Applicant's respective beneficiary account(s) with the DP.
- 6. Non-transferable Allotment Advice/ refund orders will be directly sent to the Applicant by the Registrar to the Issue.
- 7. It may be noted that NCDs in electronic form can be traded only on Stock Exchange having electronic connectivity with NSDL or CDSL. The Stock Exchange have connectivity with NSDL and CDSL.
- 8. Interest or other benefits with respect to the NCDs held in dematerialised form would be paid to those NCD holders whose names appear on the list of beneficial owners given by the Depositories to us as on Record Date. In case of those NCDs for which the beneficial owner is not identified by the Depository as on the Record Date/ book closure date, we would keep in abeyance the payment of interest or other benefits, till such time that the beneficial owner is identified by the Depository and conveyed to us, whereupon the interest or benefits will be paid to the beneficiaries, as identified, within a period of 30 days.
- 9. The trading of the NCDs on the floor of the Stock Exchange shall be in dematerialized form in multiples of One NCD only.

Allottees will have the option to rematerialise the NCDs Allotted under the Issue as per the provisions of the Companies Act, 2013 and the Depositories Act.

For further information relating to Applications for Allotment of the NCDs in dematerialised form, please see the section titled "Issue Procedure" on page 288.

Communications

All future communications in connection with Applications made in the Issue should be addressed to the Registrar to the Issue quoting all relevant details as regards the Applicant and its Application.

Applicants can contact our Company Secretary and Compliance Officer or the Registrar to the Issue in case of any pre-Issue related problems and/or Post-Issue related problems such as non-receipt of Allotment Advice non-credit of NCDs in depository's beneficiary account/ etc. Please note that Applicants who have applied for the NCDs through Designated Intermediaries should contact the Stock Exchange in case of any Post-Issue related problems, such as non-receipt of Allotment Advice / non-credit of NCDs in depository's beneficiary account/ etc.

Grievances relating to Direct Online Applications may be addressed to the Registrar to the Issue, with a copy to the relevant Stock Exchange.

Interest in case of Delay

The Issuer undertakes to pay interest, in connection with any delay in allotment, demat credit and refunds, beyond the time limit as may be prescribed under applicable statutory and/or regulatory requirements, at such rates as stipulated under such applicable statutory and/or regulatory requirements.

Undertaking by the Issuer

- (a) All monies received pursuant to the Issue of NCDs to public shall be transferred to a separate bank account as referred to in sub-section (3) of section 40 of the Companies Act, 2013.
- (b) Details of all monies utilised out of Issue referred to in sub-item (a) shall be disclosed under an appropriate separate head in our Balance Sheet indicating the purpose for which such monies had been utilised;
- (c) Details of all unutilised monies out of issue of NCDs, if any, referred to in sub-item (a) shall be disclosed under an appropriate separate head in our Balance Sheet indicating the form in which such unutilised monies have been invested.
- (d) the details of all utilized and unutilised monies out of the monies collected in the previous issue made by way of public offer shall be disclosed and continued to be disclosed in the balance sheet till the time any part of the proceeds of such previous issue remains unutilized indicating the purpose for which such monies have been utilized, and the securities or other forms of financial assets in which such unutilized monies have been invested;
- (e) Undertaking by the Issuer for execution of Debenture Trust Deed. Further, as per Regulation 18 of SEBI NCS

Regulations, in the event the Issuer fails to execute the Debenture Trust Deed within a timeline specified under Regulation 18 of SEBI NCS Regulations, the Issuer shall pay interest of at least 2% p.a. over and above the agreed coupon rate, to each NCD Holder, till the execution of the Debenture Trust Deed;

- (f) we shall utilize the Issue proceeds only upon creation of security as stated in this Prospectus in the section titled "*Terms of the Issue*" on page 269 and after (a) permissions or consents for creation of pari passu charge have been obtained from the creditors who have pari passu charge over the assets sought to be provided as Security; (b) receipt of the minimum subscription of 75% of the Base Issue amount; (c) completion of Allotment and refund process in compliance with Section 40 of the Companies Act, 2013; (d) creation of security and confirmation of the same in terms of NCDs and (e) receipt of listing and trading approval from the Stock Exchange;
- (g) The Issue proceeds shall not be utilized towards full or part consideration for the purchase or any other acquisition, inter alia by way of a lease, of any immovable property, dealing of equity of listed companies or lending/investment in group companies;
- (h) The allotment letter shall be issued, or application money shall be unblocked within 15 days from the closure of the Issue or such lesser time as may be specified by SEBI, or else the application money shall be refunded to the applicants forthwith, failing which interest shall be due to be paid to the applicants at the rate of 15% per annum for the delayed period:
- (i) Application money shall be unblocked within six Working Days from the closure of the Issue or such lesser time as may be specified by SEBI, or else the Application money shall be refunded to the Applicants in accordance with applicable law, failing which interest shall be due to be paid to the Applicants for the delayed period, if applicable in accordance with applicable law.

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 Issue including the risks involved. The Prospectus has not been recommended or approved by any regulatory authority in India, including any registrar of companies, stock exchange or SEBI nor does SEBI guarantee the accuracy or adequacy of this Prospectus. Specific attention of investors is invited to the section '*Risk Factors*' on page 18 of this Prospectus.

The Issuer has no side letter with any NCD Holder. Any covenants later added shall be disclosed on the stock exchanges website where the NCDs are listed.

Other Undertakings by the Issuer

The Issuer undertakes that:

- (a) Complaints received in respect of the Issue (except for complaints in relation to Applications submitted to Designated Intermediaries) will be attended to by the Issuer expeditiously and satisfactorily.
- (b) Necessary cooperation to the relevant credit rating agency(ies) will be extended in providing true and adequate information until the obligations in respect of the NCDs are outstanding.
- (c) The Issuer will take necessary steps for the purpose of getting the NCDs listed within the specified time, i.e., within 6 (six) Working Days of the Issue Closing Date.
- (d) Funds required for dispatch of Allotment Advice will be made available by the Issuer to the Registrar to the Issue.
- (e) The Issuer will forward details of utilisation of the proceeds of the Issue, duly certified by the Current Statutory Auditor, to the Debenture Trustee, as per the specified timelines.
- (f) The Issuer will provide a compliance certificate to the Debenture Trustee on an annual basis in respect of compliance with the terms and conditions of the Issue as contained in the Prospectus.
- (g) We shall make necessary disclosures/reporting under any other legal or regulatory requirement as may be required by the Issuer from time to time.
- (h) We undertake that the assets on which charge is created, are free from any encumbrances and in cases where the assets are already charged to secure a debt, the permission or consent to create a second or pari-passu charge on the assets of the issuer has been obtained from the earlier creditor/ debenture trustees.

- (i) The Issuer will disclose the complete name and address of the Debenture Trustee in its annual report and website.
- (j) We shall create a recovery expense fund in the manner as maybe specified by SEBI from time to time and shall inform the Debenture Trustee about the same.
- (k) The allotment of NCDs will be done on a first come, first serve basis. On the successful allotment of the NCDs, the Issue proceeds will be released to the issuer to use in pursuance of the objects specified in the Prospectus.

Rejection of Applications

As set out below or if all required information is not provided or the Application Form is incomplete in any respect, the Board of Directors and/or any committee of the Issuer reserves it's full, unqualified and absolute right to accept or reject any Application in whole or in part and in either case without assigning any reason thereof.

Application may be rejected on one or more technical grounds, including but not restricted to:

- Application by persons not competent to contract under the Indian Contract Act, 1872, as amended, (other than minors having valid Depository Account as per Demographic Details provided by Depositories);
- Applications accompanied by cash, draft, cheques, money order or any other mode of payment other than amounts blocked in the Bidders' ASBA Account maintained with an SCSB;
- Applications not being signed by the sole/joint Applicant(s);
- Applications not made through the ASBA facility;
- Number of NCDs applied for or Applications for an amount being less than the minimum Application size;
- Applications submitted without blocking of the entire Application Amount. However, the Issuer may allot NCDs up to
 the value of application monies paid, if such application monies exceed the minimum application size as prescribed
 hereunder;
- Investor Category in the Application Form not being ticked;
- Application Amount blocked being higher or lower than the value of NCDs Applied for. However, the Issuer may allot NCDs up to the number of NCDs Applied for, if the value of such NCDs Applied for exceeds the minimum application size;
- ASBA Bank account details to block Application Amount not provided in the Application Form;
- Applications where a registered address in India is not provided for the Applicant;
- In case of partnership firms (except LLPs), NCDs applied for in the name of the partnership and not the names of the individual partners(s);
- Minor Applicants (applying through the guardian) without mentioning the PAN of the minor Applicant;
- PAN not mentioned in the Application Form, except for Applications by or on behalf of the Central or State Government
 and the officials appointed by the courts and by investors residing in the State of Sikkim, provided such claims have
 been verified by the Depository Participants. In case of minor Applicants applying through guardian when PAN of the
 Applicant is not mentioned;
- DP ID and Client ID not mentioned in the Application Form;
- GIR number furnished instead of PAN;
- Applications by OCBs;
- Applications for an amount below the minimum application size;
- Submission of more than five ASBA Forms per ASBA Account;
- Applications by persons who are not eligible to acquire NCDs of the Issuer in terms of applicable laws, rules, regulations, guidelines and approvals;
- In case of Applications under power of attorney or by limited companies, corporate, trust etc., submitted without relevant documents:
- Applications accompanied by Stock invest/ cheque/ money order/ postal order/ cash;
- Signature of sole Applicant missing or, in case of joint Applicants, the Application Forms not being signed by the first

Applicant (as per the order appearing in the records of the Depository);

- Applications by persons debarred from accessing capital markets, by SEBI or any other regulatory authority.
- Date of Birth for first/sole Applicant for persons applying for Allotment not mentioned in the Application Form.
- Application Forms not being signed by the ASBA Account holder if the account holder is different from the Applicant.
- If the signature of the ASBA Account holder on the Application Form does not match with the signature available on the SCSB Bank's records where the ASBA Account mentioned in the Application Form is maintained;
- Application Forms submitted to the Designated Intermediaries or to the Designated Branches of the SCSBs does not bear the stamp of the SCSB and/or the Designated Intermediaries, as the case may be;
- ASBA Applications not having details of the ASBA Account to be blocked;
- In case no corresponding record is available with the Depositories that matches three parameters namely, DP ID, Client ID and PAN or if PAN is not available in the Depository database;
- Inadequate funds in the ASBA Account to enable the SCSB to block the Application Amount specified in the ASBA Application Form at the time of blocking such Application Amount in the ASBA Account or no confirmation is received from the SCSB for blocking of funds;
- If an authorization to the SCSB or Sponsor Bank for blocking funds in the ASBA Account or acceptance of UPI Mandate Request raised has not been provided;
- The UPI Mandate Request is not approved by the Retail Individual Investor;
- SCSB making an ASBA application (a) through an ASBA account maintained with its own self or (b) through an ASBA
 Account maintained through a different SCSB not in its own name or (c) through an ASBA Account maintained through
 a different SCSB in its own name, where clear demarcated funds are not present or (d) through an ASBA Account
 maintained through a different SCSB in its own name which ASBA Account is not utilised solely for the purpose of
 applying in public issues;
- Applications for amounts greater than the maximum permissible amount prescribed by the regulations and applicable law:
- Authorization to the SCSB for blocking funds in the ASBA Account not provided or acceptance of UPI Mandate Request raised has not been provided;
- Applications by persons prohibited from buying, selling or dealing in shares, directly or indirectly, by SEBI or any other regulatory authority;
- Applications by any person outside India;
- Applications by other persons who are not eligible to apply for NCDs under the Issue under applicable Indian or foreign statutory/regulatory requirements;
- Applications not uploaded on the online platform of the Stock Exchange;
- Applications uploaded after the expiry of the allocated time on the Issue Closing Date, unless extended by the Stock Exchange, as applicable;
- Application Forms not delivered by the Applicant within the time prescribed as per the Application Form and the Prospectus;
- Applications by Applicants whose demat accounts have been 'suspended for credit' pursuant to the circular issued by SEBI on July 29, 2010 bearing number CIR/MRD/DP/22/2010;
- Where PAN details in the Application Form and as entered into the electronic system of the Stock Exchange, are not as per the records of the Depositories;
- Applications providing an inoperative demat account number;
- ASBA Applications submitted to the Designated Intermediaries, at locations other than the Specified Cities or at a Designated Branch of a SCSB where the ASBA Account is not maintained, and Applications submitted directly to the Banker to the Issue (assuming that such bank is not a SCSB), to the Issuer or the Registrar to the Issue;
- Category not ticked;
- Forms not uploaded on the electronic software of the Stock Exchange;
- In case of cancellation of one or more orders (series) within an Application, leading to total order quantity falling under

the minimum quantity required for a single Application.

- Application Forms not delivered by the Applicant within the time prescribed as per the Application Form and the Draft Prospectus, this Prospectus and as per the instructions in the Application Form;
- UPI Mandate Request is not approved by Retail Individual Investors.

Kindly note that ASBA Applications submitted to the Lead Managers, or Trading Members of the Stock Exchange, Members of the Syndicate, Designated Intermediaries at the Specified Cities will not be accepted if the SCSB where the ASBA Account, as specified in the ASBA Form, is maintained has not named at least one branch at that Specified City for the Lead Managers, or Trading Members of the Stock Exchange, Members of the Syndicate, Designated Intermediaries, as the case may be, to deposit ASBA Applications (A list of such branches is available at http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised-Intermediaries).

For information on certain procedures to be carried out by the Registrar to the Offer for finalization of the basis of allotment, please see below "Issue Procedure-Information for Applicants".

Information for Applicants

In case of ASBA Applications submitted to the SCSBs, in terms of the SEBI RTA Master Circular the Registrar to the Issue will reconcile the compiled data received from the Stock Exchange and all SCSBs and match the same with the Depository database for correctness of DP ID, Client ID and PAN. The Registrar to the Issue will undertake technical rejections based on the electronic details and the Depository database. In case of any discrepancy between the electronic data and the Depository records, the Issuer, in consultation with the Designated Stock Exchange, the Lead Managers and the Registrar to the Issue, reserves the right to proceed as per the Depository records for such ASBA Applications or treat such ASBA Applications as rejected.

In case of Applicants submitted to the Lead Managers, Consortium Members and Trading Members of the Stock Exchange at the Specified Cities, the basis of allotment will be based on the Registrar's validation of the electronic details with the Depository records, and the complete reconciliation of the final certificates received from the SCSBs with the electronic details in terms of the SEBI circular CIR/CFD/DIL/1/2011 dated April 29, 2011. The Registrar to the Issue will undertake technical rejections based on the electronic details and the Depository database. In case of any discrepancy between the electronic data and the Depository records, the Issuer, in consultation with the Designated Stock Exchange, the Lead Managers and the Registrar to the Issue, reserves the right to proceed as per the Depository records or treat such ASBA Application as rejected.

Based on the information provided by the Depositories, the Issuer shall have the right to accept Applications belonging to an account for the benefit of a minor (under guardianship).

In case of Applications for a higher number of NCDs than specified for that category of Applicant, only the maximum amount permissible for such category of Applicant will be considered for Allotment.

Mode of making refunds

The Registrar to the Issue shall instruct the relevant SCSB or in case of Bids by Retail Individual Investors applying through the UPI Mechanism to the Sponsor Bank, to revoke the mandate and to unblock the funds in the relevant ASBA Account to the extent of the Application Amount specified in the Application Forms for withdrawn, rejected or unsuccessful or partially successful Applications within six Working Days of the Issue Closing Date.

The Issuer and the Registrar to the Issue shall credit the allotted NCDs to the respective beneficiary accounts/ dispatch the Letters of Allotment or letters of regret by registered post/speed post at the Applicant's sole risk, within 6 (six) Working Days from the Issue Closing Date. We may enter into an arrangement with one or more banks in one or more cities for refund to the account of the applicants through Direct Credit/RTGS/NEFT/NACH.

Further.

- (a) Allotment of NCDs in this Issue shall be made within the time period stipulated by SEBI;
- (b) Credit to dematerialised accounts will be given within one Working Day from the Date of Allotment;
- (c) Interest at a rate of 15% per annum will be paid if the Allotment has not been made and/or the refund effected within five Working days from the Issue Closing Date, for the delay beyond five Working days; and
- (d) The Issuer will provide adequate funds to the Registrar to the Issue for this purpose.

Green Shoe Option/ Retention of oversubscription

The Issuer shall have an option to retain over-subscription/ green shoe option of up to ₹ 1,000 million.

Basis of Allotment

The Registrar will aggregate the Applications, based on the applications received through an electronic book from the Stock Exchange and determine the valid Application for the purpose of drawing the valid Applications for the purpose of drawing the basis of allocation.

Grouping of Applications and allocation ratio

For the purposes of the basis of allotment:

- A. <u>Applications received from Category I Applicants:</u> Applications received from Applicants belonging to Category I shall be grouped together, ("**Institutional Portion**");
- B. <u>Applications received from Category II Applicants:</u> Applications received from Applicants belonging to Category II, shall be grouped together, ("Non-Institutional Portion").
- C. <u>Applications received from Category III Applicants:</u> Applications received from Applicants belonging to Category III shall be grouped together, ("**High Net-worth Individual Category Portion**").
- D. <u>Applications received from Category IV Applicants:</u> Applications received from Applicants belonging to Category IV shall be grouped together, ("**Retail Individual Category Portion**").

For removal of doubt, the terms "Institutional Portion", "Non-Institutional Portion", "High Net-worth Individual Category Portion" and "Retail Individual Category Portion" are individually referred to as "Portion" and collectively referred to as "Portions".

Allocation Ratio

Institutional Portion	Non-Institutional	High Net Worth Individual	Retail Individual Investors
	Portion	Investors Portion	Portion
10%	10%	40%	40%

(a) Allotments in the first instance:

- i. Applicants belonging to the Institutional Portion, in the first instance, will be allocated NCDs up to 10 % of this Issue Limit on first come first serve basis which would be determined on the date of upload of their Applications in to the electronic platform of the Stock Exchange;
- ii. Applicants belonging to the Non-Institutional Portion, in the first instance, will be allocated NCDs up to 10 % of this Issue Limit on first come first serve basis which would be determined on the date of upload of their Applications in to the electronic platform of the Stock Exchange;
- iii. Applicants belonging to the High Net Worth Individual Investors Portion, in the first instance, will be allocated NCDs up to 40 % of this Issue Limit on first come first serve basis which would be determined on the date of upload of their Applications in to the electronic platform of the Stock Exchange; and
- iv. Applicants belonging to the Retail Individual Investors Portion, in the first instance, will be allocated NCDs up to 40 % of this Issue Limit on first come first serve basis which would be determined on the date of upload of their Applications in to the electronic platform of the Stock Exchange.

Allotments, in consultation with the Designated Stock Exchange, shall be made on date priority basis i.e. a first-come first-serve basis, based on the date of upload of each Application in to the Electronic Book with the Stock Exchange, in each Portion subject to the Allocation Ratio indicated at the section titled "Issue Procedure – Basis of Allotment" at this page 320 of this Prospectus.

As per the SEBI NCS Master Circular, the allotment in this Issue is required to be made on the basis of date of upload of each application into the electronic book of the Stock Exchange. However, on the date of oversubscription and thereafter, the allotments should be made to the applicants on proportionate basis.

- (b) *Under Subscription:* If there is any under subscription in any Category, priority in Allotments will be given to the Retail Individual Investors Portion, High Net Worth Individual Investors Portion, and balance, if any, shall be first made to applicants of the Non-Institutional Portion, followed by the Institutional Portion on a first come first serve basis, on proportionate basis. If there is under subscription in the overall this Issue Limit due to undersubscription in each Portion, all valid Applications received till the end of last day of the Issue Closure day shall be grouped together in each Portion and full and firm Allotments will be made to all valid Applications in each Portion.
- (c) For each Category, all Applications uploaded on the same day onto the electronic platform of the Stock Exchange would be treated at par with each other. Allotment would be on proportionate basis, where NCDs uploaded into the platform of the Stock Exchanges on a particular date exceeds NCDs to be Allotted for each portion respectively.
- (d) Minimum Allotments of 1 (one) NCD and in multiples of 1 (one) NCD thereafter would be made in case of each valid Application to all Applicants.
- (e) Allotments in case of oversubscription: In case of an oversubscription, allotments to the maximum extent, as possible, will be made on a first-come first-serve basis and thereafter on proportionate basis, i.e. full allotment of the NCDs to the Applicants on a first come first basis up to the date falling 1 (one) day prior to the date of oversubscription and proportionate allotment of NCDs to the Applicants on the date of oversubscription and thereafter (based on the date of upload of each Application on the electronic platform of the Stock Exchange, in each Portion).

For the purpose of clarity, in case of oversubscription please see the below indicative scenarios:

In case of an oversubscription in all Portions resulting in an oversubscription in the Issue Limit, Allotments to the maximum permissible limit, as possible, will be made on a first-come first serve basis and thereafter on proportionate basis, i.e. full allotment of the NCDs to the Applicants on a first come first basis up to the date falling 1 (one) day prior to the date of oversubscription to respective Portion and proportionate allotment of NCDs to the Applicants on the date of oversubscription and thereafter in respective Portion (based on the date of upload of each Application on the electronic platform of the Stock Exchanges in each Portion).

In case there is oversubscription in this Issue Limit, however there is under subscription in one or more Portion(s) Allotments will be made in the following order:

- (i) All valid Applications in the undersubscribed Portion(s) uploaded on the electronic platform of the Stock Exchanges till the end of the last day of the Issue Period, shall receive full and firm allotment
- (ii) In case of Portion(s) that are oversubscribed, allotment shall be made to valid Applications received on a first come first serve basis, based on the date of upload of each Application in to the electronic platform of the Stock Exchanges. Priority for allocation of the remaining undersubscribed Portion(s) shall be given to day wise Applications received in the Retail Individual Investors Portion followed by High Net Worth Individual Investors Portion, next Non-Institutional Portion and lastly Institutional Portion each according to the day of upload of Applications to the Electronic Book with Stock Exchange during this Issue period.
- (f) Proportionate Allotments: For each Portion, on the date of oversubscription and thereafter:
 - i. Allotments to the Applicants shall be made in proportion to their respective Application size, rounded off to the nearest integer.
 - ii. If the process of rounding off to the nearest integer results in the actual allocation of NCDs being higher than this Issue Limit, not all Applicants will be allotted the number of NCDs arrived at after such rounding off. Rather, each Applicant whose Allotment size, prior to rounding off, had the highest decimal point would be given preference.
 - iii. In the event, there are more than one Applicant whose entitlement remain equal after the manner of distribution referred to above, our Company will ensure that the basis of allotment is finalised by draw of lots in a fair and equitable manner.
- (g) <u>Applicant applying for more than one Series of NCDs</u>: If an Applicant has applied for more than one Series of NCDs and in case such Applicant is entitled to allocation of only a part of the aggregate number of *NCDs* applied for, the Series-wise allocation of NCDs to such Applicants shall be in proportion to the number of NCDs with respect to each Series, applied for by such Applicant, subject to rounding off to the nearest integer, as appropriate in consultation with the Lead Manager and the Designated Stock Exchange. Further, in the aforesaid scenario, wherein the Applicant has applied for all the 10 (ten) Series and in case such Applicant cannot be allotted all the 10 (ten) Series, then the Applicant would be allotted NCDs, at the discretion of the Company, the Registrar and the Lead Manager as may be decided at

the time of Basis of Allotment.

(h) Unblocking of Funds for withdrawn, rejected or unsuccessful or partially successful Applications: The Registrar shall, pursuant to preparation of Basis of Allotment, instruct the relevant SCSB to unblock the funds *in* the relevant ASBA Account for withdrawn, rejected or unsuccessful or partially successful Applications within 6 (six) Working Days of the Issue Closing Date.

All decisions pertaining to the basis of allotment of NCDs pursuant to this Issue shall be taken by our Company in consultation with the Lead Manager and the Designated Stock Exchange and in compliance with the aforementioned provisions of this Prospectus. Any other queries / issues in connection with the Applications will be appropriately dealt with and decided upon by our Company in consultation with the Lead Manager.

Our Company would allot Series IV NCDs to all valid applications, wherein the applicants have not indicated their choice of the relevant series of the NCDs.

Applications where the Application Amount received is greater than the minimum Application Amount, and the Application Amount paid does not tally with the number of NCDs applied for may be considered for Allotment, to the extent of the Application Amount paid rounded down to the nearest ₹ 1,000.

Payment of Refunds:

The Registrar shall instruct the relevant SCSB to unblock the funds in the relevant ASBA Account for withdrawn, rejected or unsuccessful or partially successful ASBA Applications within the applicable regulatory timelines.

Issuance of Allotment Advice

The Issuer shall ensure dispatch of Allotment Advice as per the Demographic Details received from the Depositories. Instructions for credit of NCDs to the beneficiary account with Depository Participants shall be made within 5 (five) Working Days of the Issue Closing Date

The Issuer shall use best efforts to ensure that all steps for completion of the necessary formalities and approvals for the commencement of trading at the Stock Exchange where the NCDs are proposed to be listed are taken within 5 (five) Working Days from the Issue Closing Date.

Allotment Advices shall be issued, or Application Amount shall be unblocked within 15 (fifteen) days from the Issue Closing Date or such lesser time as may be specified by SEBI or else the application amount shall be unblocked in the ASBA Accounts of the applicants forthwith, failing which interest shall be due to be paid to the applicants at the rate of fifteen per cent. per annum for the delayed period.

The Issuer will provide adequate funds required for dispatch of Allotment Advice, as applicable, to the Registrar to the Issue.

Investor Withdrawals and Pre-closure

<u>Investor Withdrawal</u>: Applicants are allowed to withdraw their Applications at any time prior to the Issue Closing Date.

Withdrawal of Applications after the Issue Period: In case an Applicant wishes to withdraw the Application after the Issue Closing Date or early closure date, the same can be done by submitting a withdrawal request to the Registrar prior to the finalization of the Basis of Allotment.

<u>Pre-closure/ Early Closure</u>: The Issuer, in consultation with the Lead Managers reserves the right to close the Issue at any time prior to the Issue Closing Date, subject to receipt of minimum subscription which is 75% of the Base Issue before the Issue Closing Date. The Issuer shall allot NCDs with respect to the Applications received at the time of such pre-closure in accordance with the Basis of Allotment as described hereinabove and subject to applicable statutory and/or regulatory requirements.

In the event of such early closure of this Issue, the Issuer shall ensure that public notice of such early closure is published on or before such early date of closure or the Issue Closing Date of the Issue, as applicable, through advertisement(s) in all those newspapers in which pre-Issue advertisement of this Issue have been given.

Further, the Issue may also be withdrawn by the Issuer in the event that the aggregate Applications received for the NCDs is lesser than the minimum subscription which is 75% of the Base Issue before the Issue Closing Date.

Under Section 39(3) of the Companies Act, 2013 read with Rule 11(2) of the Companies (Prospectus and Allotment of Securities) Rules, 2014 if the stated minimum subscription amount has not been subscribed or received, as applicable, within the specified period, the application money received is to be unblocked/credited only to the bank account in/from which the subscription was blocked/remitted. To the extent possible, where the required information for making such refunds is available with the Issuer and/or Registrar, refunds will be made to the account prescribed. However, where the Issuer and/or Registrar does not have the necessary information for making such refunds, the Issuer and/or the Registrar will follow the guidelines prescribed by SEBI in this regard.

If the Issuer does not receive the minimum subscription of 75% of Base Issue Size prior to the Issue Closing Date the entire Application Amount shall be unblocked in the relevant ASBA Account(s) of the Applicants within 8 (eight) working days from the Issue Closing Date, failing which the Issuer will become liable to refund the Application Amount along with interest at the rate 15 (fifteen) percent per annum for the delayed period.

Revision of Applications

As per the notice no: 20120831-22 dated August 31, 2012 issued by BSE, cancellation of one or more orders (series) within an Application is permitted during the Issue Period as long as the total order quantity does not fall under the minimum quantity required for a single Application. However, please note that in case of cancellation of one or more orders (series) within an Application, leading to total order quantity falling under the minimum quantity required for a single Application will be liable for rejection by the Registrar.

Applicants may revise/ modify their Application details during the Issue Period, as allowed/permitted by the Stock Exchange, by submitting a written request to the Designated Intermediary, as the case may be. However, for the purpose of Allotment, the date of original upload of the Application will be considered in case of such revision/modification. In case of any revision of Application in connection with any of the fields which are not allowed to be modified on the electronic Application platform of the Stock Exchange as per the procedures and requirements prescribed by each relevant Stock Exchange, Applicants should ensure that they first withdraw their original Application and submit a fresh Application. In such a case the date of the new Application will be considered for date priority for Allotment purposes.

Revision of Applications is not permitted after the expiry of the time for acceptance of Application Forms on Issue Closing Date. However, in order that the data so captured is accurate, the Designated Intermediaries will be given up to one Working Day after the Issue Closing Date (till 1:00 PM) to modify/ verify certain selected fields uploaded in the online system during the Issue Period, after which the data will be sent to the Registrar to the Issue for reconciliation with the data available with the NSDL and CDSL.

SECTION VIII - SUMMARY OF KEY PROVISIONS OF ARTICLES OF ASSOCIATION

The following regulations comprised in these Articles of Association were adopted by the members at the 19th Annual General Meeting of the Company held on July 25, 2014, in substitution for, and to the entire exclusion of the earlier regulations comprised in the extant Articles of Association of the Company.

APPLICABILITY OF TABLE 'F'

1. The Regulations for the management of the Company shall be those as contained in these Articles and the matters in respect of which no Regulations is specified herein, Regulations as contained in Table F in Schedule I to the Companies Act, 2013 shall be applicable.

INTERPRETATION

- 2. Unless the context otherwise requires words or expressions contained in these Articles shall bear the same meaning as in the Act or any statutory modification thereof in force:-
 - (a) "The Act" means the Companies Act, 2013, or any statutory modification or re-enactment thereof from time to time and shall include the Rules and Regulations framed thereunder.
 - (b) "The Company" means EDELWEISS FINANCIAL SERVICES LIMITED, incorporated under the Companies Act, 1956.
 - (c) "The Directors" means the Director for the time being of the Company.
 - (d) "The Board of Directors" or "The Board" means the Board of Directors for the time being of the Company.
 - (e) "The Managing Director/Whole-time Director/Executive Director" means the Managing Director/Whole-time Director/Executive Director for the time being of the Company.
 - (f) "The Office" means the Registered Office for the time being of the Company.
 - (g) "Seal" means the Common Seal of the Company includes Attorneys duly constituted under a power of Attorney.

"In writing" and "Written" include printing, lithography and other modes of representing or reproducing words in a visible form.

Words importing the singular number only include the plural number and vice versa. Words importing persons include corporations.

Share Capital and variation of rights

- 1. Subject to the provisions of the Act and these Articles, the shares in the capital of the Company shall be under the control of the Board who may issue, allot or otherwise dispose of the same or any of them to such persons, in such proportion and on such terms and conditions and either at par or at a premium and at such time as they may from time to time think fit.
- 2. Subject to the provisions of the Act and these Articles, the Board may issue and allot shares in the capital of the Company on payment or part payment for any property or assets of any kind, whatsoever, sold or transferred, goods or machinery supplied or for services rendered to the Company in the conduct of its business and any shares which may be so allotted may be issued either as fully paid-up or party paid-up otherwise than for cash.
- 3. The Company may issue the following kinds of shares in accordance with these Articles, the Act and other applicable laws:
 - (a) Equity Share Capital:
 - (i) With voting right; and/or
 - (ii) With differential rights as to dividend, voting or otherwise in accordance with the Act; and
 - (b) Preference Share Capital.
- 4. A Person subscribing to the securities of the Company shall have the option either to receive certificates for such securities or hold such securities in a dematerialised state with a depository. Where a person opts to hold any securities with the depository, the Company shall intimate such depository the details of the securities to enable the depository to enter in its records the name of such person as the beneficial owner of such securities.

- (1) The Company may exercise the powers of paying commission conferred by the Act to any person in connection with the subscription to its securities, provided that the rate per cent or the amount of the commission paid or agreed to be paid shall be disclosed in the manner required by the Act.
- (2) The rate or amount of the commission shall not exceed the rate or amount prescribed in the Act.

6.

- (1) If at any time the share capital of the Company is divided into different classes of shares, the rights attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may, subject to the provisions of the Act, and whether or not the Company is being wound up, be varied with the consent in writing of the holders of the issued shares of that class, or with the sanction of a resolution passed at a separate meeting of the holders of the shares of that class as prescribed by the Act.
- (2) The provisions of this Article shall *mutatis mutandis* apply to other securities including debentures of the Company.
- (3) To every such separate meeting, the provisions of these Articles relating to general meetings shall *mutatis mutandis* apply.
- 7. The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of shares of that class, be deemed to be varied by the creation or issue of further shares ranking pari passu therewith.
- 8. Subject to the provisions of the Act, the Board shall have the power to issue preference shares of one or more classes which are liable to be redeemed, or converted in to equity shares or other securities, on such terms and conditions and in such manner as determined by the Board in accordance with the Act.
- 9. A further issue of securities may be made in any manner and on such terms, whatsoever, as the Board may determine including by way of preferential offer or private placement, subject to and in accordance with the Act.

Lien

10.

- (1) The Company shall have a first and paramount lien—
 - (a) on every share (not being a fully paid share), for all monies (whether presently payable or not) called, or payable at a fixed time, in respect of that share; and
 - (b) on all shares (not being fully paid shares) standing registered in the name of a person, for all monies presently payable by him or his estate to the Company: Provided that the Board may at any time declare any share to be wholly or in part exempt from the provisions of this clause.
- (2) The Company's lien, if any, on a share shall extend to all dividends or interest, as the case may be, payable and bonuses declared from time to time in respect of such shares for any money owing to the Company.
- 11. The Company may sell, in such manner as the Board thinks fit, any shares on which the Company has a lien: Provided that no sale shall be made—
 - (a) unless a sum in respect of which the lien exists is presently payable; or
 - (b) until the expiration of fourteen days after a notice in writing stating and demanding payment of such part of the amount in respect of which the lien exists as is presently payable, has been given to the registered holder for the time being of the share or the person entitled thereto by reason of his death or insolvency or otherwise.

- (1) To give effect to any such sale, the Board may authorise a person to transfer the shares sold to the purchaser thereof.
- (2) The purchaser shall be registered as the holder of the shares comprised in any such transfer.
- (3) The receipt of the Company for the consideration (if any) given for the share on the sale thereof shall (subject, if necessary, to execution of an instrument of transfer or a transfer by relevant system, as the case

- may be) constitute a good title to the share and the purchaser shall be registered as the holder of the share.
- (4) The purchaser shall not be bound to see to the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings with reference to the sale.

13.

- (1) The proceeds of the sale shall be received by the Company and applied in the payment of such part of the amount in respect of which the lien exists as is presently payable.
- (2) The residue, if any, shall, subject to a like lien for sums not presently payable as existed upon the shares before the sale, be paid to the person entitled to the shares at the date of the sale.
- 14. In exercising its lien, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not (except as ordered by a court of competent jurisdiction or unless required by any statute) be bound to recognise any equitable or other claim to, or interest in, such share on the part of any other person, whether a creditor of the registered holder or otherwise. The Company's lien shall prevail notwithstanding that it has received notice of any such claim.
- 15. The provisions of these Articles relating to lien shall mutatis mutandis apply to any other securities including debentures of the Company.

Alteration of Capital

- 16. Subject to the provisions of the Act, the Company may, by an ordinary resolution:-
 - (a) increase the share capital by such sum, to be divided into shares of such amount, as it may think expedient;
 - (b) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares; provided that any consolidation and division which results in changes in the voting percentage of members shall require applicable approvals under the Act;
 - (c) convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination;
 - (d) sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the Memorandum;
 - (e) cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.
- 17. The Company may, by a resolution, or as may be prescribed by the Act, reduce in any manner and in accordance with the provisions of the Act:-
 - (a) its share capital; and/or
 - (b) any capital redemption reserve account; and/or
 - (c) any security premium account; and/or
 - (d) any other reserve in the nature of share capital.

Capitalisation of profits

- (1) The Company by an ordinary resolution may, upon the recommendation of the Board, resolve—
 - (a) that it is desirable to capitalise any part of the amount for the time being standing to the credit of any of the Company's Reserve Account(s), or to the credit of the profit and loss account, or otherwise available for distribution; and
 - (b) that such sum be accordingly set free for distribution in the manner specified in clause (2) below

amongst the members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.

- (2) The sum aforesaid shall not be paid in cash but shall be applied, subject to the provision contained in clause (3) hereunder, either in or towards—
 - (a) paying up any amounts for the time being unpaid on any shares held by such members respectively;
 - (b) paying up in full, unissued shares or other securities of the Company to be allotted and distributed, credited as fully paid-up, to and amongst such members in the proportions aforesaid;
 - (c) partly in the way specified in sub-clause (a) and partly in that specified in sub-clause (b);
- (3) The Securities Premium Account and/or the Capital Redemption Reserve Account may, for the purposes of this Article, be applied in the paying up of un- issued shares to be issued to the members of the Company as fully paid bonus shares;
- (4) The Board shall give effect to the resolution passed by the Company in pursuance of this Article.

19.

- (1) Whenever such a resolution as aforesaid shall have been passed, the Board shall—
 - (a) make all appropriations and applications of the amount resolved to be capitalised thereby, and all allotments and issues of fully paid shares or other securities if any; and
 - (b) generally do all acts and things required to give effect thereto.
- (2) The Board shall have power—
 - (a) to make such provisions, by the issue of fractional certificates/coupons or by payment in cash or otherwise as it thinks fit, for the case of shares or other securities becoming distributable in fractions;
 and
 - (b) to authorise any person to enter, on behalf of all the members entitled thereto, into an agreement with the Company providing for the allotment to them respectively, credited as fully paid-up, of any further shares or other securities to which they may be entitled upon such capitalisation, or as the case may require, for the payment by the Company on their behalf, by the application thereto of their respective proportions of profits resolved to be capitalised, of the amount or any part of the amounts remaining unpaid on their existing shares;
- (3) Any agreement made under such authority shall be effective and binding on such members.

Buy-back of Securities

20. Notwithstanding anything contained in these Articles but subject to all applicable provisions of the Act or any other law for the time being in force, the Company may purchase its own shares or other specified securities as per the Act.

General Meetings

- 21. All general meetings other than Annual General Meeting shall be called Extraordinary General Meeting.
- 22. The Board may, whenever it thinks fit, call an Extraordinary General Meeting.
- 23. If at any time the Directors capable of acting who are sufficient in number to form a quorum are not within India, any Director or any two members of the Company may call an Extraordinary General Meeting in the same manner, as nearly as possible, as that in which such a meeting may be called by the Board.

Proceedings at General Meetings

24.

(1) No business shall be transacted at any general meeting unless a quorum of members is present at the time

whenthe meeting proceeds to business.

- (2) The quorum for the general meetings shall be as provided in the Act.
- 25. No business shall be discussed or transacted at any general meeting except the election of the Chairperson, whilst the chair is vacant.
- 26. The Chairperson, if any, of the Board shall preside as a Chairperson at every general meeting of the Company.
- 27. If there is no such Chairperson, or if he is not present within fifteen minutes after the time appointed for holding the meeting, or is unwilling to act as Chairperson of the meeting, the Directors present shall elect one of their members to be Chairperson of the meeting.
- 28. If at any meeting no Director is willing to act as Chairperson or if no Director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of their members to be Chairperson of the meeting.
- 29. On any business at any general meeting, in case of an equality of votes, whether on a show of hands or electronically or on a poll, the Chairperson shall have a second or casting vote.

Adjournment of General Meeting

30.

- (1) The Chairperson may, suo moto, or with the consent of the meeting at which the quorum is present and, if so directed by the meeting, adjourn the meeting from time to time and from place to place.
- (2) No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.
- (3) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of an original.
- (4) Save as aforesaid, and as provided in the Act, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

Voting Rights

- 31. Subject to any rights or restrictions for the time being attached to any class or classes of shares—
 - (1) on a show of hands, every member present in person shall have one vote; and
 - on a poll, the voting rights of members shall be in proportion to his share in the paid-up equity share capital of the Company.
- 32. A member may exercise his vote at a meeting by electronic means in accordance with the Act and shall vote only once.

- (1) In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders.
- (2) For this purpose, seniority shall be determined by the order in which the names stand in the Register of Members.
- 34. A member of unsound mind, or in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote, whether on a show of hands or on a poll, by his Committee or other legal guardian, and any such Committee or guardian may, on a poll, vote by proxy. If any member be a minor, the vote in respect of his share(s) shall be by his guardian or any one of his guardians.
- 35. Any business other than that upon which a poll has been demanded may be proceeded with, pending the taking of the poll.

- 36. No member shall be entitled to vote at any general meeting unless all calls or other sums presently payable by him in respect of shares in the Company have been paid or in regard to which the Company has exercised the right of lien.
- 37. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at such meeting shall be valid for all purposes. Any such objection made in due time shall be referred to the Chairperson of the meeting, whose decision shall be final and conclusive.

Proxy

38.

- (1) Any member entitled to attend and vote at a general meeting may do so either personally or through his constituted attorney or through another person as a proxy on his behalf, subject to the provisions of the Act.
- (2) The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarised copy of that power or authority, shall be deposited at the Office or such other place as may fixed in that behalf, not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of the poll; and in default the instrument of proxy shall not be treated as valid.
- 39. An instrument appointing a proxy shall be in the form as prescribed in the Act.
- 40. A vote given in accordance with the terms of an instrument of proxy shall be valid, notwithstanding the previous death or insanity of the principal or the revocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:
 Provided that no intimation in writing of such death, insanity, revocation or transfer shall have been received by the Company at its office before the commencement of the meeting or adjourned meeting at which the proxy is used.

Board of Directors

- 41. Unless otherwise determined by the Company in General Meeting, the number of the Directors shall not be less than 3 (three) and shall not be more than 15 (Fifteen).
- 42. The same individual may, at the same time, be appointed as the Chairperson of the Board as well as the Managing Director/Executive Director/Chief Executive Officer of the Company.

- (1) The remuneration payable to the Directors, including any Managing Director, Whole-Time Director, Executive Director or manager, if any, shall be determined in accordance with and subject to the provisions of the Act.
- (2) In addition to the remuneration payable to them in pursuance of the Act, the Directors may be paid all travelling, hotel and other expenses properly incurred by them—
 - (a) in attending and returning from meetings of the Board of Directors or any Committee thereof or general meetings of the Company; and
 - (b) in connection with the business of the Company.
- 44. The Company may exercise the powers conferred on it under the provisions of the Act with regard to the keeping of a foreign Register; and the Board may make and vary such Regulations as it may think fit in keeping of any such Register.
- 45. All cheques, promissory notes, drafts, hundis, bills of exchange and other negotiable instruments, and all receipts for monies paid to the Company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.
- 46.
- (1) Subject to the provisions of the Act, the Board shall have power at any time, and from time to time, to

- appoint a person as an additional Director, provided the number of the Directors and additional Directors together shall not at any time exceed the maximum strength fixed for the Board by the Articles.
- (2) Subject to the provisions of the Act, such person shall hold office only up to the date of the next annual general meeting of the Company but shall be eligible for appointment by the Company as a Director at that meeting.

47.

- (1) Subject to the provisions of the Act, the Board may appoint an alternate Director to act for a Director (hereinafter in this Article called "the Original Director") during his absence for a period of not less than three months from India.
- (2) The Board may appoint any person as a director nominated by the Government/any institution/financial institution/Banks and others in pursuance of the provisions of any law for the time being in force or of any agreement.

48.

- (1) If the office of any Director appointed by the Company in General Meeting is vacated before his term of office expires in the normal course, the resulting casual vacancy may, be filled by the Board of Directors at a meeting of the Board.
- (2) The Director so appointed shall hold office only upto the date upto which the Director in whose place he is appointed would have held the office if it had not been vacated.

Proceedings of the Board

49.

- (1) The Board of Directors may meet for the conduct of business, adjourn and otherwise regulate its meetings, as it thinks fit.
- (2) The Chairperson or any Director with the prior consent of the Chairperson may, and the manager or secretary on the requisition of a Director shall, at any time, summon a meeting of the Board.
- (3) The quorum for a Board meeting shall be as provided in the Act.
- (4) The Directors may participate in a meeting of the Board and Committee may be either in person or through video conferencing or audio-visual means or teleconferencing, as may be prescribed under the Act.

50.

- (1) Save as otherwise expressly provided in the Act, questions arising at any meeting of the Board shall be decided by a majority of votes.
- (2) In case of an equality of votes, the Chairperson of the Board, if any, shall have a second or casting vote.

51.

- (1) The Board may elect a Chairperson of its meetings and determine the period for which he is to hold office.
- (2) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within fifteen minutes after the time appointed for holding the meeting, the Directors present may choose one of their member to be Chairperson of the meeting.

52.

- (1) The Board may, subject to the provisions of the Act, delegate any of its powers to Committee(s) consisting of such members of its body as it thinks fit.
- (2) Any Committee so formed shall, in the exercise of the powers so delegated, conform to any Regulations that may be imposed on it by the Board.

- (1) A Committee may elect a Chairperson of its meetings unless the Board while constituting a Committee has appointed a Chairperson of such Committee.
- (2) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within fifteen minutes

after the time appointed for holding the meeting, the members present may choose one of their members to be Chairperson of the meeting.

54.

- (1) A Committee may meet and adjourn as it thinks fit.
- (2) Questions arising at any meeting of a Committee shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote.
- 55. Save as otherwise expressly provided in the Act, a resolution in writing, signed by all the members of the Board or of a Committee thereof, for the time being entitled to receive notice of a meeting of the Board or Committee, shall be valid and effective as if it had been passed at a meeting of the Board or Committee, duly convened and held.

Duties of Directors

- 56. The Director shall
 - (i) act in accordance with the provisions of the Act, Applicable law and these Articles of Association of the Company.
 - (ii) act in good faith in order to promote the objects of the Company for the benefit of its members as a whole, and in the best interests of the Company, its employees, the shareholders, the community and for the protection of environment.
 - (iii) exercise his duties with due and reasonable care, skill and diligence and shall exercise independent judgment.
 - (iv) not involve in a situation in which he may have a direct or indirect interest that conflicts, or possibly may conflict, with the interest of the Company.
 - (v) not achieve or attempt to achieve any undue gain or advantage either to himself or to his relatives, partners, or associates and if such Director is found guilty of making any undue gain, he shall be liable to pay an amount equal to that gain to the Company.
 - (vi) not assign his office and any assignment so made shall be void.

Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer

- 57. Subject to the provisions of the Act—
 - (1) A Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer may be appointed by the Board for such term, at such remuneration and upon such conditions as it may think fit; and any Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer so appointed may be removed by means of a resolution of the Board.
 - (2) A Director may be appointed as Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer.
- 58. The provisions of the Act or these Regulations requiring or authorising a thing to be done by or to a Director and Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer shall not be satisfied by its being done by or to the same person acting both as Director and as, or in place of, Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer.

The Seal

59. The Board shall provide for the safe custody of the Seal for the time being and the Seal shall never be used except by or under the authority of the Board or a Committee thereof and every deed or other instrument to which the Seal of the Company is required to be affixed shall, be affixed in the presence of a Director/Manager/Chief Executive Officer/Chief Financial Officer/Secretary or such other person as the Board or the Committee may appoint for the purpose, who shall sign every instrument to which the Seal is so affixed in his presence.

The Company shall also be at liberty to have an official seal in accordance with the provisions of the Act or any amendment thereof for use in any territory, district or place outside India and shall be used by or under the authority of the Directors or a Committee of the Directors and granted, in favour of any person appointed for the purpose in that territory, district or place outside India.

Dividends and Reserves

- 60. The Company in General Meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board but the Company in the General Meeting may declare a lesser dividend.
- 61. Subject to the provisions of the Act, the Board may from time to time pay to the members such interim dividends of such amount on such class of shares and at such interval as it may think fit.

62.

- (i) The Board may, before recommending any dividend, set aside out of the profits of the Company such sums as it thinks fit as a reserve or reserves which shall, at the discretion of the Board, be applicable for any purpose to which the profits of the Company may be properly applied, including provision for meeting contingencies or for equalising dividends; and pending such application, may, at the like discretion, either be employed in the business of the Company or be invested in such investments (other than shares of the Company) as the Board may, from time to time, thinks fit.
- (ii) The Board may also carry forward any profits which it may consider necessary no to divide, without setting them aside as a reserve.

63.

- (1) Subject to the rights of persons, if any, entitled to shares with special rights as to dividends, all dividends shall be declared and paid according to the amounts paid or credited as paid on the shares in respect whereof the dividend is paid, but if and so long as nothing is paid upon any of the shares in the Company, dividends may be declared and paid according to the amounts of the shares.
- (2) No amount paid or credited as paid on a share in advance of calls shall be treated for the purposes of this Article as paid on the share.
- (3) All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid on the shares during any portion or portions of the period in respect of which the dividend is paid; but if any share is issued on terms providing that it shall rank for dividend as from a particular date such share shall rank for dividend accordingly.
- 64. The Board may deduct from any dividend payable to any member all sums of money, if any, presently payable by him to the Company on account of calls or otherwise in relation to the shares of the Company.

- (1) Any dividend, interest or other monies payable in cash in respect of shares may be paid by electronic mode or by cheque or warrant sent through the post/courier/other mode specified in the Act, directed to the registered address of the holder or, in the case of joint holders, to the registered address of that one of the joint holders who is first named on the Register of Members, or to such person and to such address as the holder or joint holders may in writing direct.
- (2) Every such cheque or warrant shall be made payable to the order of the person to whom it is sent.

- 66. Any one of two or more joint holders of a share may give effective receipts for any dividends, bonuses or other monies payable in respect of such share.
- 67. Notice of any dividend that may have been declared shall be given to the persons entitled to share therein in the manner mentioned in the Act.
- 68. No dividend shall bear interest against the Company.

Registers

69. The Company shall keep and maintain the statutory registers for such duration as the Board may, unless otherwise prescribed decide, and in such manner and containing such particulars as may be prescribed in the Act.

The Registers and the other documents which are required to be kept open for inspection by the equity shareholders, shall be open for inspection during 11.00 a.m. and 1.00 p.m. (or such other time as the Board including Committee thereof may decide from time to time) on all working days, at the Office or such other place as may be fixed in this behalf, by the persons entitled thereto on payment, where required of such fees as may be fixed by the Board.

Winding up

- 70. Subject to the applicable provisions of the Act—
 - (1) If the Company shall be wound up, the liquidator may, with the sanction of a special resolution of the Company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.
 - (2) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.
 - (3) The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories if he considers necessary, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.

Indemnity

71. Every officer of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in which relief is granted to him by the Court or the Tribunal.

SECTION IX - MATERIAL CONTRACTS AND DOCUMENTS FOR INSPECTION

The following contracts which are or may be deemed material have been entered or are to be entered into by our Company. These contracts and also the documents for inspection referred to hereunder, may be inspected on Working Days at the Registered Office of our Company situated at Edelweiss House, Off C.S.T. Road, Kalina, Mumbai – 400 098, Maharashtra, India between 10 am to 5 pm on any Working Days from the date of the filing of this Prospectus with the RoC.

MATERIAL CONTRACTS

- 1. Issue Agreement dated September 11, 2023, between the Issuer and the Lead Managers.
- 2. Registrar Agreement dated September 11, 2023, between the Issuer and the Registrar to the Issue.
- 3. Debenture Trustee Agreement dated September 11, 2023 executed between the Issuer and the Debenture Trustee.
- 4. Agreed form of Debenture Trust Deed to be executed between the Issuer and the Debenture Trustee.
- 5. Tripartite agreement dated December 8, 2020 among the Issuer, the Registrar to the Issuer and CDSL.
- 6. Tripartite agreement dated December 17, 2020 among the Issuer, the Registrar to the Issuer and NSDL.
- 7. Public Issue Account and Sponsor Bank Agreement dated September 21, 2023 between the Issuer, the Lead Managers, Registrar to the Issue and ICICI Bank Limited.
- 8. Consortium Agreement dated September 21, 2023 among the Issuer, Lead Managers and Consortium Members.

MATERIAL DOCUMENTS

- 1. Memorandum and Articles of Association of the Issuer, as amended to date.
- 2. Certificate of Incorporation of the Issuer dated November 21, 1995 issued by the RoC.
- 3. Certificate of commencement of business dated January 16, 1996 issued by the RoC.
- 4. Fresh certificate of incorporation dated August 1, 2011 issued by the RoC.
- 5. Share Subscription Agreement dated November 12, 2019 between the Issuer, Sanaka Growth SPV I Limited and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 6. Shareholders Agreement dated November 12, 2019 between the Issuer, Sanaka Growth SPV I Limited and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 7. Share Subscription Agreement dated August 14, 2019 between the Issuer, Kora Master Fund LP and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 8. Shareholders Agreement dated August 14, 2019 between the Issuer, Kora Master Fund LP and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 9. Share Purchase Agreement dated May 19, 2021 between the Issuer, PAGAC Ecstasy Pte Ltd and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 10. Amended and Restated Share Purchase Agreement dated October 19, 2020 between the Issuer, ECAP Equities Limited and Edelweiss Global Wealth Management Limited.

- 11. Amended and Restated Securities Subscription Agreement dated October 19, 2020 between the Issuer, Edelweiss Global Wealth Management Limited, PAGAC Ecstasy Pte Ltd, Asia Pragati Strategic Investment Fund and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited) read with amendment agreement dated March 19, 2021.
- 12. Amended and Restated Investment Agreement dated March 18, 2021 between the Issuer, Edelweiss Global Wealth Management Limited, PAGAC Ecstasy Pte Ltd, Asia Pragati Strategic Investment Fund and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 13. Amended and Restated Implementation Agreement dated March 18, 2021 entered between the Issuer, Edelweiss Global Wealth Management Limited, PAGAC Ecstasy Pte Ltd, Asia Pragati Strategic Investment Fund, Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited), Edelweiss Custodial Services Limited, Edelweiss Alternative Asset Advisors Limited and ECAP Equities Limited.
- 14. Amended and Restated Shareholders' Agreement dated March 18, 2021 entered between the Issuer, Edelweiss Global Wealth Management Limited, PAGAC Ecstasy Pte Ltd and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 15. Share Purchase Agreement dated March 12, 2021 between PAGAC Ecstasy I LLC, Kora Investments I LLC and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 16. Share Purchase Agreement dated March 17, 2021 between PAGC Ecstasy I LLC, Sanaka Growth SPV I Limited and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 17. Transition Services Agreement dated March 19, 2021 executed between the Issuer and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 18. Brand License Agreement dated March 19, 2021 between the Issuer and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 19. Share Purchase Agreement dated March 17, 2021 between Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited), the Issuer and Edelweiss Capital Services Limited.
- 20. Shareholders' Agreement dated March 17, 2021 between Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited), Edelweiss Capital Services Limited and the Issuer.
- 21. Share Purchase Agreement dated July 1, 2021 between the Issuer, Arthur J. Gallagher & Co and Edelweiss Gallagher Insurance Brokers Limited.
- 22. Amendment Agreement dated March 9, 2023 to the Amended and Restated Shareholders' Agreement dated March 18, 2021 between the Issuer, Edelweiss Global Wealth Management Limited, PAGAC Ecstasy Pte Ltd and Nuvama Wealth Management Limited (formerly Edelweiss Securities Limited).
- 23. Copy of shareholders' resolution passed by way of postal ballot on September 10, 2014 under Section 180(1)(c) of the Companies Act, 2013 on overall borrowing limits of the Board of Directors of the Issuer.
- 24. Copy of the resolution passed by the Board of Directors dated March 30, 2023 approving the Issue and creation of security in relation to the Issue and related matters.
- 25. Copy of the resolution passed by the Debenture Fund Raising Committee at its meeting held on September 11, 2023 approving the Draft Prospectus.
- 26. Copy of the resolution passed by the Debenture Fund Raising Committee at its meeting held on September 22, 2023 approving this Prospectus.
- 27. Letter dated September 1, 2023, by CRISIL Ratings Limited assigning a rating of "CRISIL AA-/Negative

- (pronounced as CRISIL double A minus rating with Negative outlook)" for the Issue with rating rationale dated August 31, 2023.
- 28. Consents of the Directors, Chief Financial Officer, Chief Executive Officer, Company Secretary and Compliance Officer, Lead Managers, Legal Advisor to the Issue, Credit Rating Agency, Registrar to the Issue, Bankers to the Issuer, Public Issue Account Bank/Sponsor Bank/Refund Bank, the Consortium Members and the Debenture Trustee for the NCDs, to include their names in this Prospectus, in their respective capacities and the NOCs received from Lenders to the Issuer in relation to the Issue.
- 29. Consent of CARE Advisory Research & Training Limited dated September 8, 2023 as the agency issuing the industry report titled "Industrial Report on Financial Services" dated June 23, 2023 forming part of the Industry Overview chapter.
- 30. The Issuer has received the written consent dated September 22, 2023 from S. R. Batliboi & Co. LLP, Chartered Accountants, to include their name as required under section 26 (1) of the Companies Act, 2013 read with SEBI NCS Regulations, in this Prospectus, and as an "expert" as defined under section 2(38) of the Companies Act, 2013 to the extent and in their capacity as our Statutory Auditors, and in respect of there (i) audit reports dated May 26, 2023, May 27, 2022 and June 11, 2021 relating to standalone financial statements of the Company and consolidated financial statements of the Company, its subsidiaries, associates and trusts (collectively referred to as the "Group") as at and for each of the years ended March 31, 2023, 2022 and 2021; (b) limited review reports dated August 4, 2023 relating to the unaudited standalone financial results of the Company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 as amended and the unaudited consolidated financial results of the Group pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations Disclosure Requirements) Regulations, 2015 as amended for the quarter ended June 30, 2023 and (c) the statement of possible tax benefits dated September 11, 2023, which appear in this Prospectus, and such consent has not been withdrawn as on the date of this Prospectus. However, the term "expert" shall not be construed to mean an "expert" as defined under the U.S. Securities Act, 1993.
- 31. The report on statement of possible tax benefits dated September 11, 2023.
- 32. Annual reports of the Issuer for the last three Fiscals.
- 33. In-principle listing approval from BSE by its letter no. DCS/BM/PI-BOND/014/23-24 dated September 20, 2023.
- 34. Due Diligence Certificate dated September 22, 2023 filed by Trust Investment Advisors Private Limited (lead manager to the Issue) with SEBI.
- 35. Due Diligence Certificates dated September 11, 2023 filed by the Debenture Trustee to the Issue.
- 36. Due Diligence Certificate dated September 22, 2023 filed by the Debenture Trustee to the Issue.

DECLARATION

We, the Directors of the Company, hereby certify and declare that all relevant provisions of the Companies Act, 2013, and the guidelines issued by the Government of India and/or the regulations/guidelines/circulars issued by the Reserve Bank of India and the Securities and Exchange Board of India, established under Section 3 of the Securities and Exchange Board of India Act, 1992, as applicable, including the Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, as amended, have been complied with and no statement made in this Prospectus is contrary to the provisions of the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act, 1992 or rules made there under, regulations or guidelines or circulars issued, as the case may be.

We hereby confirm that the compliance with the Securities and Exchange Board of India Act, 1992, or rules made there under does not imply that payment of dividend or interest or repayment of debt securities, is guaranteed by the Central Government. We further certify that all the disclosures and statements made in this Prospectus are true, accurate, and correct in all material respects, are in conformity with the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act, 1992 or rules made there under, regulations or guidelines or circulars issued, as the case may be and do not omit disclosure of any material fact which may make the statements made therein, in light of circumstances under which they were made, misleading and that this Prospectus does not contain any misstatements. No information material to the subject matter of this form has been suppressed or concealed and whatever is stated in this Prospectus is as per the original records maintained by the Promoter(s) subscribing to the Memorandum of Association and Articles of Association. Furthermore, all the monies received under the Issue shall be used only for the purposes and objects indicated in this Prospectus.

Signed by the Directors of the Company

Rashesh Shah Venkatchalam Ramaswamy Chairman & Managing Director Vice Chairman & Executive Director DIN: 00008322 DIN: 00008509 Ashok Kini Himanshu Kaji Independent Director Executive Director DIN: 00009438 DIN: 00812946 Vidya Shah Biswamohan Mahapatra Non-Executive, Non-Independent Director *Independent Director* DIN: 06990345 DIN:00274831 Ashima Goyal Shiva Kumar Independent Director Independent Director DIN: 00233635 DIN: 06590343

Date: September 22, 2023

Place: Mumbai

ANNEXURE A – CRISIL RATING, RATING RATIONALE AND PRESS RELEASE



CONFIDENTIAL

RL/EDELCAPLT/326750/NCD/0923/69243/156217434 September 01, 2023

Ms. Annuya Suneja Chief Financial Officer Edebweiss Financial Services Limited Edelweiss House, 11th Floor, Off C.S.T. Rood, Kalima Mumbai City - 400098 9833415417



Dear Ms. Ananya Simeja,

Re: CRISIL Rating on the Rs.1000 Crore Non Convertible Debentures' of Edebveiss Financial Services Limited

We refer to your request for a rating for the captioned Debt instrument.

CRISIL Ratings has, after due consideration, assigned a CRISIL AA. Negative (pronounced as CRISIL double A minus rating with Negative outlook) rating to the captioned Debt instrument. Securities with this rating are considered to have high degree of anterty regarding timely servicing of financial obligations. Such securities carry very low credit risk.

Further, in view of your decision to accept the CRISIL Ratings, we request you to apprise us of the instrument details (in the enclosed format) as soon as it has been placed. In the event of your company not making the issue within a period of 180 days from the above date, or in the event of any change in the size or structure of your proposed issue, a fresh letter of revalidation from CRISIL Ratings will be necessary.

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

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

Should you require any clarification, please feel free to get in touch with us.

With warm regards.

Yours sincerely,

Maning

Asshs Mana Associate Director - CRISIL Ratings Nivedita Shibu

Associate Director - CRISIL Ratings

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Details of the Rs.1000 Crore Non Convertible Debentures of Edelweiss Financial Services Limited

	1st ti	anche	2nd t	ranche	3rd 1	ranche
Instrument Series:					-	
Amount Placed:						
Maturity Period:						
Put or Call Options (if any):						
Coupon Rate:						
Interest Payment Dates.						
Principal Repayment Details:	Date	Amount	Date	Amount	Date	Amount
Investors:						
Trustees:						

In case there is an offer document for the captioned Debt Issue, please send us a copy of it.

Discipliner. A rating by CRISIL Ratings reflects CRISIL Ratings current opinion on the Method of timely payment of the abligations under the rated instrument, and does not constitute an audit of the rated entity by CRISIL Ratings. Our ratings are based or information provided by the issues or obtained by CRISIL Ratings from naurous it considers inhabits. CRISIL Ratings does not guarantee the completeness or accuracy of the information in which the rating is based. A rating by CRISIL Ratings is not a recommendation to buy? set or tool the rating that a particular investor. CRISIL Ratings has a practice of iseping all its ratings under surreliance and ratings are revised as and when circumstances so warrant. CRISIL Ratings is not responsible for any errors and especially states that it has no financial liability whatsoever to the subscribers? users / transmitters / distributions of its integs. CRISIL Ratings for their a re-analysis without charge to the public on the neb site, may consider the company rated by CRISIL Ratings, please visit in manufactures with the company/entity. For the latest rating intermaliation on any instrument of any company rated by CRISIL Ratings, please visit in manufactures or content. Customer Service Freightesk of CRISIL ratings/crisi-content or at 1800-267-1301.



Rating Rationale

August 31, 2023 | Mumbai

Edelweiss Financial Services Limited

'CRISIL AA-/Negative' assigned to Non Convertible Debentures

Rating Action

Action Action	
Rs.1000 Crore Non Convertible Debentures*	CRISIL AA-/Negative (Assigned)
Rs.500 Crore Non Convertible Debentures	CRISIL AA-/Negative (Reaffirmed)
Rs.1500 Crore Non Convertible Debentures	CRISIL AA-/Negative (Reaffirmed)
Rs.300 Crore Long Term Principal Protected Market Linked Debentures	CRISIL PPMLD AA-(Negative (Reaffirmed)
Rs.1000 Crore Retail Bond*	CRISIL AA-/Negative (Reaffirmed)
Rs.1500 Crore Non Convertible Debentures ^{\$}	CRISIL AA-/Negative (Reaffirmed)
Rs.1000 Crore Non Convertible Debentures*	CRISIL AA-/Negative (Reaffirmed)
Rs.500 Crore Commercial Paper	CRISIL A1+ (Reaffirmed)

Note. None of the Directors on CRISII. Ratings Doubed'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.

Tiorore = 10 milion Refer to America for Details of Instruments & Bank Facilities

*Public leave

\$Proposed public /ssue

Detailed Rationale

CRISIL Ratings has assigned its 'CRISIL AA-/Negative' rating to the Rs. 1000 crore Non convertible debentures of Edelweiss Financial Services Limited (EFSL; part of Edelweiss group). CRISIL Ratings has also reaffirmed the rating on the existing debt instruments of the company at 'CRISIL AA-/CRISIL PPMLD AA-/Negative/CRISIL A1+'.

The ratings continue to reflect the adequate capitalisation of the Edelweiss group, supported by multiple rounds of capital raising: its diversified business profile, with presence across lending, asset management, asset reconstruction and insurance segments; and demonstrated ability to build competitive presence in multiple lines of businesses, which should also support improvement in earnings going shead. The group also maintains adequate liquidity on an ongoing basis.

The continuation of the 'Negative' outlook reflects the challenges that group is facing in profitability and asset quality on account of its wholesale lending book. Although profitability has seen some improvement and the group is also taking concerted efforts to arrest asset quality stress, improvement in profitability and asset quality will be a key monitorable over the medium term.

The group has raised capital of Rs 4400 crore since 2016 by part or full stake sale in some of its businesses to marquee global investors such as Caisse de depot et placement du Quebec (CDPQ), Kora Management (Kora; a US-based investment firm), Sanaka Growth SPV I Ltd (part of Sanaka Capital), Pacific Alliance Group and Arthur Gallagher. Of this, Rs 2500 crore was raised through 61% stake sale in the wealth management business in fiscals 2020 and 2021, and Rs 400 crore from full stake sale in insurance broking business in fiscal 2022. The group plans to raise further capital through stake sales in its wealth, housing finance company and the life insurance businesses over the medium term.

Networth stood at Rs 6230 crore as on June 30, 2023, against Rs 8581 crore as on March 31,2023 (Rs 8,537 crore as on March 31, 2022) The networth has reduced as ~30% Nuvama's stake was distributed as dividend to the shareholders of Edelweiss Financial Services Limited, as part of the demerger. Resultantly, gearing inched up to 2.8 times as on June 30, 2023, from 2.45 times as on March 31, 2023 (2.5 times as on March 31, 2022)

The group has diversified business interests in financial services domain and has demonstrated its ability to build competitive positions. Over the years, the group has significantly scaled up operations of its non-lending businesses, including the asset reconstruction company (ARC), asset management which houses mutual fund business and alternate assets businesses. The insurance businesses are in growth phase. The group has adopted an asset-light approach in the credit business and is looking at co-lending partnerships in the retail lending business; it is aiming for more than 80% of disbursements in the retail book (including housing) to be through the co-lending model. The group has been able to reduce its wholesale book through recoveries and self-downs to alternative investment funds (AIFs) and ARCs.

Also, the group maintains adequate liquidity. As of the end of July 2023, the group had overnight liquidable assets of Rs 2085 crore, undrawn bank lines of Rs 346 crore and other liquidable assets (includes short term loans and treasury assets) of Rs 636 crore. This is adequate to cover upcoming debt repayments of upto December 23. The group has raised Rs 1537 crore in 1QFY24 and Rs 7909 crore in fiscal 2023 (Rs 8,569 crore in fiscal 2022) through bank loans, securitisation, structured non-convertible debentures (NCDs) and retail bonds.

Overall reported gross stage III assets in the lending business stood at Rs 781 crore (12.26%) as on June 30, 2023, against Rs 794 crore (10.5%) as on March 31, 2023 (Rs 930 crore (7.4%) as on March 31, 2022, and Rs 1182 crore (7.7%) as on March 31, 2021). Investments in securities receipts outstanding stood at Rs 6381 crore as on June 30, 2023, against Rs 5,296 crore as on March 31, 2023 (Rs 5,446 crore as on March 31, 2022). The group has adequate provisions on gross stage III assets, as a result, net stage III assets were lower at Rs 118 crore (2.2%) as on June 30, 2023, against Rs 156 crore (2.1%) as on March 31, 2023 (Rs 214 crore (1.7%) and Rs 627 crore (4.1%) as on March 31, 2022, and March 31, 2021, respectively).

The wholesale book has run down to Rs 2661 crore as on June 30, 2023, against Rs 3,796 crore as on March 31, 2023 (including accounts in corporate entities). This is driven by recoveries and sell down to AIFs and ARCs; however, the group continues to retain some credit risk on part of these exposures. Therefore, the overall stressed assets remain elevated and the group's ability to recover from these assets in a timely manner will be a key monitorable.

Decline in credit book, lower margins as well as high credit costs have impacted the overall profitability of the group. Furthermore, the insurance businesses are in the growth phase and are expected to break-even in fiscal 2026. The group reported ex-insurance profit of Rs 730 crore in fiscal 2023, as against Rs 523 crore in fiscal 2022 and Rs 552 crore in fiscal 2021. The net profit of the group was Rs 406 crore in fiscal 2023 as against Rs 212 crore in fiscal 2022 and Rs 254 crore fiscal 2021. These include fair value gain on Nuvama Investment of Rs 1241 crore in fiscal 2023, and capital gains of Rs 306 crore and Rs 1406 crore in FY22 and FY21 respectively. The company reported net profit of Rs 78 crore for the quarter ended June 30, 2023.

Improvement in asset quality and profitability coupled with recoveries from wholesale exposure will be key rating monitorables.

Analytical Approach

CRISIL Ratings has combined the business and financial risk profiles of EFSL and its subsidiaries (excluding entities engaged in the wealth business). This is because these entities, collectively referred to as the Edelweiss group, have significant operational, financial and managerial linkages.

CRISIL Ratings has not consolidated entities in the wealth management business with the Edelweiss group because of the group's reduced shareholding, change in branding to Nuvama and fewer synergies.

Please refer Ameriure - List of Entities Consolidated, which captures the list of entities considered and their analytical treatment of consolidation.

Key Rating Drivers & Detailed Description Strengths:

Adequate capitalisation, supported by multiple capital raises

The Edelweiss group has demonstrated its ability to raise capital from global investors across businesses, despite the tough macroeconomic environment. The group has raised Rs 4,400 crore since 2016 across lending, wealth management and asset management businesses. This has helped maintain the capital position, despite elevated credit cost and absorb the asset-side risks. The group's networth stood at Rs 6230 crore as on June 30, 2023, as against Rs 8581 crore as on March 31, 2023 (Rs 8,537 crore as on March 31, 2022). The networth has reduced as ~30% Nuvama's networth was distributed as dividend to the shareholders of Edelweiss Financial Services Limited as part of the demerger.

Resultantly, gearing inched up to 2.8 times as on June 30, 2023 from 2.45 times as on March 31, 2023 (2.6 times as on March 31, 2022 and 3.2 times as on March 31, 2021). This is driven by the adoption of asset-light model, wherein the credit business operates through the co-lending model, and increased focus on fee-based businesses such as mutual funds and afternate assets.

The group's capitalisation position will remain supported by the asset-light model and increased focus on fee-based businesses. Also, it has the flexibility to raise capital through dilution of stake in group entities.

Diversified financial services player, with demonstrated ability to build significant competitive position

The Edelweiss group is a diversified financial services player, with presence in four verticals i.e. credit (wholesale and retail), insurance (life and general), asset management, and asset reconstruction. The group has attained competitive positions in the alternate asset business and asset reconstruction and is focusing on building market position in other businesses too, which should lend greater stability to earnings over a period of time.

The asset management business comprises mutual fund and alternate asset businesses. The group is a leading player in the alternate asset segment and its mutual fund assets under management (AUM) has been growing steadily. The asset management AUM grew to Rs 1,58,300 crore as on June 30, 2023 from Rs 1,51,500 crore as on March 31, 2023.

In the distressed assets segment, Edelweiss Asset Reconstruction Company Limited (Edelweiss ARC) is the largest ARC in India, with total securities receipts managed at Rs 39,150 crore as on June 30, 2023 (Rs 37,100 crore and Rs 40,200 crore as on March 31, 2023, and March 31, 2022). From being largely corporate focused, the group has, in the recent past, started focusing on retail and micro, small and medium enterprises (MSME) segments. The share of retail is expected to grow, over the medium term.

In the lending business, while the wholesale book is under run down, the group is focusing on growth in retail through the asset-light model. The group has entered into agreements with various co-lending partners, which are large domestic and foreign banks, for both the priority and non-priority sector portfolios. Going forward, the group targets over 80% of its disbursements through the co-lending route. The key product offerings in retail credit book would be mortgage and MSME loans. Furthermore, the life and general insurance businesses are gaining scale and are expected to break even over the medium term.

Weakness:

Asset quality remains vulnerable

The overall gross stage III assets in the lending business stood at Rs 781 crore (12.26%) as on June 30, 2023, against Rs 794 crore (10.5%) as on March 31, 2023 (Rs 930 crore (7.4%) as on March 31, 2022, and Rs 1182 crore (7.7%) as on March 31, 2021).

The gross stage III assets in the wholesale credit book were Rs 660 crore as on June 30, 2023, (Rs 679 crore as on March 31, 2023 and Rs 748 crore as on March 31, 2022). The retail book gross stage III assets were Rs 121 crore as on June 30, 2023 (Rs 115 crore as on March 31, 2023 and Rs 182 crore as of March 31, 2022.

The group is carrying adequate provisions on gross stage III assets, as a result, the net stage III assets are lower at Rs 118 crore (2.17%) as on June 30, 2023, against Rs 156 crore (2.1%) as on March 31, 2023, (Rs 201 crore (1.1%) as on March 31, 2022)

The wholesale credit book remains vulnerable owing to exposure to the real estate segment and stressed mid-tier borrowers in structured credit. This book has substantially run down to Rs 2661 crore as on June 30, 2023, from Rs 3,796 crore as on March 31, 2023; supported by recoveries and sell down to Alternate Investment Funds (AIFs) and ARCs; however, the group continues to retain some credit risk on part of these exposures. Therefore, ability to recover from these assets in a timely manner will be a key monitorable. Furthermore, the loan book remains concentrated with 10 largest loans constituting ~50% of the wholesale portfolio as on March 31, 2023. Nevertheless, the group has reasonable collateral cover for its wholesale loans.

Any sharp weakening of asset quality, specifically in the wholesale lending book, will impact profitability as well as capitalisation and remains a key rating monitorable.

Low profitability

Edelweiss Group's profitability has been lower compared to other large, financial sector groups. However, most of the businesses have been reporting profit from the last quarter of fiscal 2021.

The group reported ex-insurance profit of Rs 730 crore in fiscal 2023 against Rs 523 crore in fiscal 2022 and Rs 552 crore in fiscal 2021. Also, the group's profitability remains subdued owing to the lower net interest margin (NIM) and substantial credit cost in lending business. The net profit of the group was Rs 406 crore in fiscal 2023 as against Rs 254 crore and loss of Rs 2,045 crore in fiscal 2021 and fiscal 2020, respectively. These include fair value gain on Nuvama investment of Rs 1241 crore in fiscal 2023 and capital gains of Rs 306 crore and Rs 1406 crore in FY22 and FY21 respectively. Further, the insurance businesses are expected to breakeven in fiscal 2026.

The group reported ex insurance PAT of Rs 110 crore and net profit of 78 crore for first quarter ended June 30, 2023. With the asset-light model, the borrowing requirement and resultant cost are likely to reduce.

Asset management, asset reconstruction and credit are key to driving the group's overall profitability going forward. The group aims at increasing the fee-paying AUM in asset management business, which would enhance the overall revenues and thereby profitability. The asset reconstruction business is expected to continue to provide a regular income stream. However, in the credit business, ability to scale-up retail lending and recover from wholesale book as well as breakeven in the insurance businesses, will be monitorable.

Liquidity: Adequate

The group maintains adequate liquidity. As of the end of July 2023, the group had overnight liquidable assets of Rs 2085 crore, undrawn bank lines of Rs 346 crore and other liquidable assets (includes short term loans and treasury assets) of Rs 636 crore. This is adequate to cover upcoming debt repayments of upto December 23.

ESG:

CRISIL Ratings believes that EFSL's Environment, Social, and Governance (ESG) profile supports its 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.

EFSL group has an evolving focus on strengthening various aspects of its ESG profile.

EFSL group's key ESG highlights:

- The group has an ESG Council in place since FY20 to provide effective governance on ESG parameters. The council is women led and comprises heads of various units including HR, admin, compliance and governance, marketing, and investor relations.
- EFSL's Share of renewable sources in total electricity consumption increased to 38% in FY22 from 15% in FY21.

- The company has been doing CSR activities on a continuous basis to reach out to remote parts of rural India to build resilience among communities. In partnership with its philanthropic arm, EdelGive Foundation, it addresses developmental challenges in areas of gender equality, healthcare, education, livelihoods, and climate action.
- 50% of the board members are independent directors as on March 31, 2023. A dedicated investor grievance redressal mechanism is in place and the disclosures put out by it are extensive.

There is growing importance of ESG among investors and lenders. EFSL group's commitment to ESG will play a key role in enhancing stakeholder confidence, given the presence of foreign investors.

Outlook: Negative

The 'Negative' outlook factors in challenges faced by the Edelweiss group due to stressed assets in its credit business, especially in its wholesale lending book, and their impact on profitability.

Rating Sensitivity Factors

Upward Factors

- Significant improvement in the group's asset quality with stage III assets ratio less than 3% on sustained basis and reduction in level of stressed assets
- · Demonstration of profitability across businesses

Downward Factors

- Continued pressure on profitability, with sustained losses (negative PAT excluding one-off gains)
- · Deterioration in asset quality of the Edelweiss group
- Funding access challenges with limited fundraising by the group
- Lack of progress on planned scale-down of wholesale portfolio.

About the Company

EFSL was incorporated in 1995 as Edelweiss Capital Ltd. The company, on standalone basis, is primarily engaged in investment banking services and provides development, managerial and financial support to group entitles.

On standalone basis, EFSL's networth stood at Rs 7255 crore as on March 31, 2023. The company reported PAT of Rs 2388 crore on total income (net off interest exp) of Rs 2786 crore in fiscal 2023, as against PAT of Rs 933 crore on total income of Rs 1,158 crore in fiscal 2022.

About the Group

The Edelweiss group comprised 30 subsidiaries and associates as on March 31, 2023. The number of companies has come down from 74 as on March 31, 2016, because of multiple factors such as sale, windup and merger among others. The group had 293 offices (including 10 international offices in 6 locations) in around 136 cities as on March 31, 2022. Furthermore, as part of streamlining its operating structure, the group has restructured the businesses into four verticals namely credit, insurance, asset management and asset reconstruction.

The group is present across various financial services businesses, including loans to corporates and individuals, mortgage finance - loans against property and small-licket housing loans, MSME finance, alternative and domestic asset management, and life and general insurance. In addition, the Balance sheet Management Unit (BMU) focuses on liquidity and asset-liability management.

On a consolidated basis, the group reported PAT of Rs 405 crore on a total income of Rs 6058 crore for fiscal 2023, as against PAT of Rs 212 crore on a total income of Rs 4320 crore for fiscal 2022.

For the quarter ended June 30, 2023, the group reported PAT of Rs 78 crore on a total income of Rs 1316 crore as against PAT of Rs 35.4 crore on a total income of Rs 651 crore during similar period in previous fiscal.

Key Financial Indicators - EFSL (Consolidated)

As on/for the period ended	Unit	June 2023	March 2023	March 2022
Total assets	Rs crore	40322	44064	43279
Total income net off interest expense	Rs crore	1316	6058	4320
PAT (ex-Insurance)	Rs crore	110	730	523
PAT	Rs crore	78	405	212
Gross stage III assets	Rs crore	781	794	930
Gross stage III assets	%	12.3	10.5	7.4
Net stage III assets	Rs crore	118	156	201
Net stage III assets	%	2.2	2.1	1.1
Gearing	Times	2,8	2.4	2.5
Return on assets (Ex-Ins)	%	1.1	1.7	1.2
Return on assets	%	0.8	0.9	0,5

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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ISIN	Name of Instrument	Date of Allotment	Coupon Rate (%)	Maturity Date	Size (INR.Crs)	Complexity Level	Rating Assigned with Outlook
INE532F07BK7	Non- Convertible Debentures*	8-Jan-21	9.35%	8-Jan- 24	58.40	Simple	CRISIL AA-/Negative
INE532F07BL5	Non- Convertible Debentures*	8-Jan-21	Zero Coupon	8-Jan- 24	15.49	Simple	CRISIL AA-/Negative
INE532F07BM3	Non- Convertible Debentures*	8-Jan-21	9.39%	8-Jan- 26	55.90	Simple	CRISIL AA-/Negative
INE532F07BN1	Non- Convertible Debentures*	8-Jan-21	9.80%	8-Jan- 26	34.21	Simple	CRISIL AA-/Negative
INE532F07B09	Non- Convertible Debentures*	8-Jan-21	Zero Coupori	8-Jan- 26	10.80	Simple	CRISIL AA-/Negative
INE532F078P6	Non- Convertible Debentures*	8-Jan-21	9.53%	8-Jan- 31	18.07	Simple	CRISIL AA-/Negative
INE532F07BQ4	Non- Convertible Debentures*	8-Jan-21	9.95%	8-Jan- 31	7.13	Simple	CRISIL AA-/Negative
INE532F07BV4	Non- Convertible Debentures*	29-Apr-21	9.10%	29-Apr- 24	50.02	Simple	CRISIL AA-/Negative
NE532F07BW2	Non- Convertible Debentures*	29-Apr-21	Zero Coupon	29-Apr- 24	12.50	Simple	CRISIL AA-/Negative
INE532F07BX0	Non- Convertible Debentures*	29-Apr-21	9.16%	29-Apr- 26	81.92	Simple	CRISIL AA-/Negative
INE532F07BY8	Non- Convertible Debentures*	29-Apr-21	9,55%	29-Apr- 26	30.11	Simple	CRISIL AA-/Negative
INE532F07BZ5	Non- Convertible Debentures*	29-Apr-21	Zero Coupon	29-Apr- 26	9:30	Simple	CRISIL AA-/Negative
INE532F07CA6	Non- Convertible Debentures*	29-Apr-21	9.30%	29-Apr- 31	19.13	Simple	CRISIL AA-/Negative
INE532F07CB4	Non- Convertible Debentures*	29-Apr-21	9.70%	29-Apr- 31	15.72	Simple	CRISIL AA-/Negative
NA	Non- Convertible Debentures**	NA	NA	NA	81.30	Simple	CRISIL AA-/Negative
INE532F07CL3	Retail Bonds*	28-Dec- 21	8.75%	28-Dec- 23	73.7	Simple	CRISIL AA-/Negative
INE532F07CM1	Retail Bonds*	28-Dec- 21	zero interest	28-Dec- 23	11.94	Simple	CRISIL AA-/Negative
INE532F07CN9	Retail Bonds*	28-Dec- 21	8.75%	28-Dec- 24	83.39	Simple	CRISIL AA-/Negative
INE532F07CO7	Retail Bonds*	28-Dec- 21	9.10%	28-Dec- 24	60.56	Simple	CRISIL AA-/Negative
INE532F07CP4	Retail Bonds*	28-Dec- 21	Zero Interest	28-Dec- 24	16.61	Simple	CRISIL AA-/Negative
INE532F07CQ2	Retail Bonds*	28-Dec- 21	9.15%	28-Dec-	77.76	Simple	CRISIL AA-/Negative
INE532F07CR0	Retail Bonds*	28-Dec- 21	9.55%	28-Dec- 26	75.8	Simple	CRISIL AA-/Negative
INE532F07CS8	Retail Bonds*	28-Dec- 21	Zero Interest	28-Dec- 26	12.17	Simple	CRISIL AA-/Negative
INE532F07CT6	Retail Bonds*	28-Dec- 21	9.30%	28-Dec- 31	31.1	Simple	CRISIL AA-/Negative

INE532F07CU4	Retail Bonds*	28-Dec-	9.70%	28-Dec-	13.22	Simple	CRISIL AA-/Negative
INE532F07CV2	Retail Bonds*	21 20-Oct-22	8.85%	31 20-Oct-	22	Simple	CRISIL AA-/Negative
NE532F07CW0	Retail Bonds*	20-Oct-22	Zero	24 20-Oct-	11	Simple	CRISIL AA-/Negative
	222200000000000000000000000000000000000	100000000000000000000000000000000000000	Interest	24 20-Oct-	12000	Contractor	Contract Contract
INE532F07CX8	Retail Bonds*	20-Oct-22	8.90%	25 20-Oct-	58	Simple	CRISIL AA-/Negative
INE532F07CY6	Retail Bonds*	20-Oct-22	9.25%	25	42	Simple	CRISIL AA-/Negative
INE532F07CZ3	Retail Bonds*	20-Oct-22	Zero Interest	20-Oct- 25	23	Simple	CRISIL AA-/Negative
INE532F07DB2	Retail Bonds*	20-Oct-22	9.35%	20-Oct- 27	122	Simple	CRISIL AA-/Negative
NE532F07DC0	Retail Bonds*	20-Oct-22	9.75%	20-Oct- 27	32	Simple	CRISIL AA-/Negative
INE532F07DA4	Retail Bonds*	20-Oct-22	Zero Interest	20-Oct- 27	10	Simple	CRISIL AA-/Negative
NE532F07DD8	Retail Bonds*	20-Oct-22	9.65%	20-Oct- 32	26	Simple	CRISIL AA-/Negative
NE532F07DE6	Retail Bonds*	20-Oct-22	10.10%	20-Oct- 32	19	Simple	CRISIL AA-/Negative
INE532F07CK5	Non- Convertible Debentures	5-Oct-21	11.00%	5-Oct-23	650	Simple	CRISIL AA-/Negative
NA	Non- Convertible Debentures*	NA	NA	NA	850	Simple	CRISIL AA-/Negative
NA	Non- Convertible Debentures&^	NA	NA	NA	1500	Simple	CRISIL AA-/Negative
NE532F07EA2	Non- Convertible Debentures*	21-Jul-23	8.95%	21-Jul- 25	10,02	Simple	CRISIL AA-/Negative
INE532F07EB0	Non- Convertible Debentures*	21-Jul-23	Zero Coupon	21-Jul- 25	5.71	Simple	CRISIL AA-/Negative
INE532F07EC8	Non- Convertible Debentures*	21-Jul-23	9.20%	21-Jul- 26	36.61	Simple	CRISIL AA-/Negative
INE532F07ED6	Non- Convertible Debentures*	21-Jul-23	9.60%	21-Jul- 26	29.71	Simple	CRISIL AA-/Negative
INE532F07EE4	Non- Convertible Debentures*	21-Jul-23	Zero Coupon	21-Jul- 26	15.15	Simple	CRISIL AA-/Negative
INE532F07EG9	Non- Convertible Debentures*	21-Jul-23	9.67%	21-Jul- 28	78.51	Simple	CRISIL AA-/Negative
INE532F07EH7	Non- Convertible Debentures*	21-Jul-23	10.10%	21-Jul- 28	28.06	Simple	CRISIL AA-/Negative
INE532F07EF1	Non- Convertible Debentures*	21-Jul-23	Zero Coupon	21-Jul- 28	8.63	Simple	CRISIL AA-/Negative
INE532F07EI5	Non- Convertible Debentures*	21-Jul-23	10.00%	21-Jul- 33	34.43	Simple	CRISIL AA-/Negative
INE532F07DZ1	Non- Convertible Debentures*	21-Jul-23	10.45%	21-Jul- 33	11.17	Simple	CRISIL AA-/Negative
NA	Non- Convertible Debentures*^	NA	NA	NA	91.40	Simple	CRISIL AA-/Negative
NE532F07DQ0	Non- Convertible Debentures*	27-Apr-23	8.95%	27-April- 25	13.3	Simple	CRISIL AA-/Negative
INE532F07DR8	Non- Convertible Debentures*	27-Apr-23	Zero Coupon	27-April- 25	7.8	Simple	CRISIL AA-/Negative

NA	Convertible Debentures*^	NA.	NA	NA	1000	Simple	CRISIL AA-/Negative
NA	Long Term Principal Protected Market Linked Debentures*	NA.	NA	NA	300	Highly Complex	CRISIL PPMLD AA-/Negative
NA	Commercial Paper Programme	NA	NA	7-365 days	500	Simple	CRISIL A1+
NA	Retail Bond**	NA.	NA	NA	178.75	Simple	CRISIL AA-/Negative
INE532F07DI7	Non- Convertible Debentures*	20-Jan-23	10.45%	20-Jan- 33	23.8	Simple	CRISIL AA-/Negative
INE532F07DH9	Non- Convertible Debentures*	20-Jan-23	10.00%	20-Jan- 33	47.2	Simple	CRISIL AA-/Negative
NE532F07DG1	Non- Convertible Debentures*	20-Jan-23	Zero Interest	20-Jan- 28	15.5	Simple	CRISIL AA-/Negative
INE532F07DJ5	Non- Convertible Debentures*	20-Jan-23	10.10%	20-Jan- 28	36.7	Simple	CRISIL AA-/Negative
INE532F07DK3	Non- Convertible Debentures*	20-Jan-23	9.67%	20-Jan- 28	119,8	Simple	CRISIL AA-/Negative
INE532F07DL1	Non- Convertible Debentures*	20-Jan-23	Zero Interest	20-Jan- 26	20.2	Simple	CRISIL AA-/Negative
INE532F07DN7	Non- Convertible Debentures*	20-Jan-23	9.60%	20-Jan- 26	49.8	Simple	CRISIL AA-/Negative
NE532F07DM9	Non- Convertible Debentures*	20-Jan-23	9.20%	20-Jan- 26	54,5	Simple	CRISIL AA-/Negative
NE532F07D05	Non- Convertible Debentures*	20-Jan-23	Zero Interest	20-Jan- 25	9.9	Simple	CRISIL AA-/Negative
INE532F07DF3	Non- Convertible Debentures*	20-Jan-23	9.00%	20-Jan- 25	20.0	Simple	CRISIL AA-/Negative
INE532F07DY4	Non- Convertible Debentures*	27-Apr-23	10.45%	27-April- 33	12.2	Simple	CRISIL AA-/Negative
INE532F07DX6	Non- Convertible Debentures*	27-Apr-23	10.00%	27-April- 33	34.6	Simple	CRISIL AA-/Negative
NE532F07DW8	Non- Convertible Debentures*	27-Apr-23	Zero Coupon	27-April- 28	9.9	Simple	CRISIL AA-/Negative
INE532F07DV0	Non- Convertible Debentures*	27-Apr-23	10.10%	27-April- 28	29.8	Simple	CRISIL AA-/Negative
INE532F07DT4	Non- Convertible Debentures*	27-Apr-23	9.67%	27-April- 28	68.7	Simple	CRISIL AA-/Negative
NE532F07DU2	Non- Convertible Debentures*	27-Apr-23	Zero Coupon	27-April- 26	10.7	Simple	CRISIL AA-/Negative
INE532F07DS6	Non- Convertible Debentures*	27-Apr-23	9.60%	27-April- 26	28.1	Simple	CRISIL AA-/Negative
NE532F07DP2	Non- Convertible Debentures*	27-Apr-23	9.20%	27-April- 26	38.1	Simple	CRISIL AA-/Negative

[&]quot;Yet to be issue "Public issue &Proposed public issue

ECL Finance Ltd	Full	Subsidiary
Page 1 and 1	1000	Management
Edelcap Securities Ltd	Full	Subsidiary
Edelweiss Asset Management Ltd	Full	Subsidiary
ECap Securities and Investments Limited (Formerly known as ECap Equities Limited)	Full	Subsidiary
Edelweiss Trusteeship Company Ltd	Full	Subsidiary
Nido Home Finance Limited (formerly known as Edelweiss Housing Finance Ltd)	Full	Subsidiary
Edelweiss Investment Adviser Ltd	Full	Subsidiary
ECap Equities Limited (formerly known as Edel Land Limited)	Full	Subsidiary
Edelweiss Investment Advisors Ltd	Full	Subsidiary
Edelweiss Rural & Corporate Services Ltd	Full	Subsidiary
Comtrade Commodities Services Limited (Formerly known as Edelweiss Comtrade Ltd)	Full	Subsidiary
Edel Finance Company Ltd	Full	Subsidiary
Edelweiss Retail Finance Ltd	Full	Subsidiary
Edelweiss Multi Strategy Fund Advisors LLP	Full	Subsidiary
Zuno General Insurance Limited (formerly known as Edelweiss General Insurance Company Ltd)	Full	Subsidiary
Edelweiss Securities and Investment Pvt Ltd	Full	Subsidiary
EC International Ltd	Full	Subsidiary
Nuvama Investment Advisors LLC (formerly known as EAAA LLC)	Full	Subsidiary
Edelweiss Alternative Asset Advisors Pte. Ltd	Full	Subsidiary
Edelweiss International (Singapore) Pte Ltd	Full	Subsidiary
EdelGive Foundation	Full	Subsidiary
Edelweiss Alternative Asset Advisors Ltd	Full	Subsidiary
Edelweiss Private Equity Tech Fund	Full	Subsidiary
Edelweiss Value and Growth Fund	Full	Subsidiary
Edelweiss Asset Reconstruction Company Ltd	Full	Subsidiary
Edelweiss Tokio Life Insurance Company Ltd	Full	Subsidiary
Allium Finance Private Ltd	Full	Subsidiary
Edelweiss Global Wealth Management Limited	Full	Subsidiary
Edelweiss Capital Services Ltd	Full	Subsidiary

India Credit Investment Fund II	Full	Subsidiary	
Sekura India Management Ltd	Full	Subsidiary	
Edelweiss Retail Assets Managers Ltd	Full	Subsidiary	

Annexure - Rating History for last 3 Years

		Curren	t	2022	(History)		5022		2021	202	0	Start of 2020
Instrument	Туре	Outstanding Amount	Rating	Date	Rating	Date	Rating	Dute	Rating	Date	Rating	Rating
Commercial Paper	ST	500.0	CRISILA1+	22-06-23	CRISILA1+	01-12-22	CRIBILAI+	22-10-21	CRISILA1+	07-09-20	CRISI LA1+	CRISI LA1+
			27	03-02-23	CRISILA1+	21-10-22	CRISILA1+	09-09-21	CRISILA1+	25-05-20	CRISI LA1+	-
			2.5		5 ± 5	04-03-22	CRISILAI+	27-09-21	CRSLA1+		-	-
							7.0	02-08-21	CRISILA1+		-	-
Non Convertible Debentures	LT	5500.0	CRISIL AA Negative	22-06-23	CRISIL AA-Negative	01-12-22	CRISIL AA filegative	22-10-21	CRISIL AA. Negative		-	2
			2:-	03-02-23	CRISIL AA-Negative	21-10-22	CRISIL AA-Negative	09-09-21	CRISIL AA-Negative		-	
			, i-		-	04-83-22	CRISIL AA-Megative				+	-
Retail Bond	LT	1000.0	CRISIL AA-Negative	22-06-23	CRISIL AA-Negative	01-12-22	CRISIL AA-Alogative	22-10-21	CRISIL AA-Negative		-	-
			-	03.02-23	CRIBIL AA-Negative	21-10-22	CRISIL AA-Negative	00-00-21	Withdrawn			-
			1.5		1.5	04-03-22	CRISIL AA-Negative	27-08-21	CRISIL AA-Negative		7-2	
			19		-		-	02-08-21	CRISIL AA.Negative		-	-
Long Term Principal Protected Market Linked Debentures	LT	300.0	CRISIL PPMLD AA-Negative	22-06-23	CRISE. PPMID AA-Negative	01-12-22	CRISIL PPMLD AA- I Negative	22-10-21	CRISIL PPALD AA- r Megative			
			<u> </u>	03-02-23	CRISIL PPMLD AA-Negative	21-10-22	CRISIL PPMLD AA. 1/Negative	09-09-21	CRISIL PPMED AA- #/Negative		2	=
			2		120	04-03-22	CRISIL PPMLD AA- r/Negative	27-08-21	CRISIL PPIÆD AA- r Negative		12	-

All amounts are in Ra. Cr.

Criteria Details

Links to related criteria Rating Criteria for Banks and Financial Institutions

CRISILs Criteria for rating short term debt

CRISILs Criteria for Consolidation

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ANNEXURE B – DEBENTURE TRUSTEE CONSENT LETTER



38755/CL/MUM/23-24/DEB/234 Date: September 11,2023

Edelweiss Financial Services Limited Edelweiss House Off C.S.T. Read, Kaling Mumbai-400098, Mahanishira India

Dear Sir/Ma'am.

Subject PUBLIC ISSUE BY EDELWEISS FINANCIAL SERVICES LIMITED ("COMPANY") OF SECURED REDEEMABLE NON-CONVERTIBLE DEBENTURES OF FACE VALUE OF ₹ 1000 EACH ("NCDs" OR "DEBENTURES") FOR AN AMOUNT UPTO \$1,000 MILLION ("BASE LIMIT") WITH A GREEN SHOE OPTION OF UP TO \$1,000 MILLION CUMULATIVELY AGGREGATING UP TO \$2000 MILLION ("ISSUE LIMIT") HEREINAFTER REFERRED TO AS THE "ISSUE". THE NODS WILL BE ISSUED ON TERMS AND CONDITIONS AS SET OUT IN THE DRAFT PROSPECTUS AND THE PROSPECTUS (COLLECTIVELY, THE "OFFER DOCUMENTS"). THE ISSUE IS BEING MADE PURSUANT TO THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON - CONVERTIBLE SECURITIES) REGULATIONS, 2021, AS AMENDED (THE "SEBI NCS REGULATIONS"), THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER AS AMENDED TO THE EXTENT NOTIFIED AND THE SERI NCS MASTER CIRCULAR DATE AUGUST 10, 2021.

We, the undersigned, hereby consent to be named as the Debesture Trustee to the Issue and to our name being inserted as the Debenture Trustee to the Issue in the Druft Prospectus to be filled with the BSE Limited and/or National Stock of India Limited (collectively referred to as "Stock Exchange(s)") and to be forwarded to Securities and Exchange Board of India ("SEBI"), and the Prospectus to be filled with the Registrar of Companies, Maharashtra-("RoC") at Mumbai, Stock Exchange(s) and to be forwarded to SERI in respect of the Issue and also in all related advertisements and communications sent pursuent to the Issue. The following details may, inter alia, be disclosed in the Dridt Prospectus and the Prospectus and other Issue related material in relation to us:

Name: Beacon Trusteeship Limited

4C & D, Siddhivingyak Chambers, Opposite MIG Cricket Club, Address:

Gandhi Nagar, Bandro East, Mumbai 400 051

022-26558759 Telephone: Fax: 022-26558759

Email: contact@beacontrustee.co.in

Investor Grievance

investorgrievances@beacontrustee.co.in Email:

Website: https://beacontrustee.co.in/ Contact Person: Mr. Kaustubh Kulkami Compliance Officer Mr. Knistubh Knikami

SEBI Registration No.:

INT0000000569

BEACON TRUSTEESHIP LTD.

Regif & Corporate Office: AC & D Siddhivaniyal: Chambers, Gandhi Nagar, Oyp MilG Criclos Clath, Baudin Exet (E). Marchai - 400031

CIN: U74999MH2015PLC271288

Photo: | 022-26950759 | Brasil | contact@bescontrateur.co.in | Website | www-bescontranteur.co.in



Logo: BEÁCON

We confirm that we are registered with SEBI and that such registration is valid as on the date of this letter. We enclose a copy of our registration certificate enclosed herein as Annexure A and declaration regarding our registration with SEBI as Annexure B. We also confirm that we have not been prohibited by SEBI to act as an intermediary in capital market issues.

We hareby authorize you to deliver this letter of consent to the RoC, pursuant to the provisions of Section 26 of the Companies Act, 2013 and other applicable laws or any other regulatory/statutory authorities as required by law.

We also agree to keep strictly confidential, until such time as the proposed transaction is publicly amounced by the Company in the form of a press release, (i) the nature and scope of this transaction; and (ii) our knowledge of the proposed transaction of the Company, and (iii) any other information in connection thereto.

We confirm that we will immediately inform you and the Load Managers of any change to the above information until the date when the NCDs commence trading on the Stock Exchange(s). In the above of any such communication from us, the above information should be taken as updated information until the NCDs commence trading.

This letter may be relied by you, the lead Manager and the legal advisor to the Issue in respect of the Issue.

Sancerely,

For Beacon Trusteeship Limited







Deepavali Vankalu Vice President Authorised Signatory

CC:

Trust Investment Advisors Private

Limited

109/110, Balarimo, Bandra Kurla Complex Bandea (East), Mambai – 400051 Mahurashira, India

Nuvama Wealth Management Limited

(formerly known as Edelweiss Securities Limited) 8th Floor, Wing A., Building No 3. Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai — 400051

IndusLaw

2nd Floor, Block D, The MIRA, Mathura Road, New Delhi – 100065

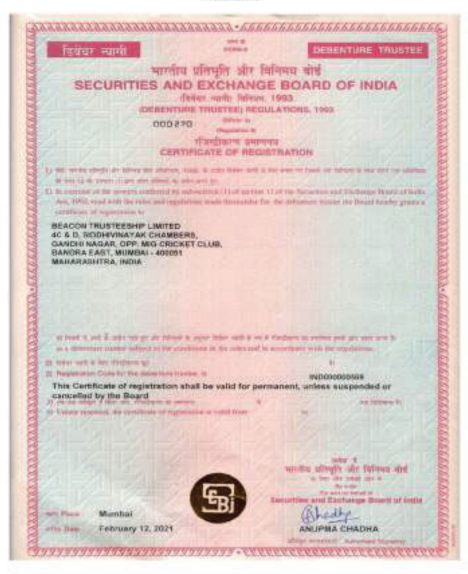
BEACON TRUSTEESHIP LTD.

Regif & Corporate Office: aC & D Siddhivmayak Chambert, Gandhi Najar, Ogo MRG Circlos Chib, Bauma East (E). Mushai + 400031 CIN: U71499MH2015PLC271288

Photo: 022-26550759 | Busil : contact@bescontratur.co.ia.| Websile : www.bescontratur.co.is



Annexur A



BEACON TRUSTEESHIP LTD.

Regif & Corporate Office : 4C & D Siddhivmayak Chambers, Gandhi Najar, Gyp MilG Circlor Clab, Bandra Esst (E). Manshai + 400031 CIN: U714994H2015PLC271288

Photo: | 022-26556759 | Tutail | contact@hescontratur.co.in | Websile | www.bescontratur.co.in



Amexure B

We hereby confirm that as on the date the following details in relation to our registration with the Securities and Exchange Board of India as a Debenture Trustee is true and correct:

£.	Registration Number	IND000000569
2	Date of Registration/Renewal of Registration	12th Feb 2021
3,	Date of expiry of registration	Permanent Certificate
4.	If applied for renewal, date of application	NA
5.	Any communication from SEBI prohibiting the entity from acting as an intermediary	NA
6.	Any enquiry/investigation being conducted by SEHI	NA
7,	Details of any penalty imposed by SEBI	NA

BEACON TRUSTEESHIP LTD.

Regif & Corporate Office - aC & D Siddhivinayah Chainbert, Ganchi Nagar, Opp MilG Cirklox Chib, Bandra East (E), Manchai + 400031 CIN: U74999MH2015PLC271288

Phone : 022-26556759 | Busil : contact@bescontratus.co.ia | Websile : www.bescontratus.co.ia

ANNEXURE C – ILLUSTRATIVE CASHFLOWS

24 Months – Annual Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	24 months	24 months	
Coupon Rate for all Categories of Investors	8.95%	9.15%	
Redemption Date/Maturity Date (assumed)	Sunday, 26 October, 2025	Sunday, 26 October, 2025	
Frequency of the interest payment with specified dates	First interest on October 26, 2024 and subsequently on October 26 every year	First interest on October 26, 2024 and subsequently on October 26 every year	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Saturday, 26 October, 2024	Monday, 28 October, 2024	366	89.50	91.50
2nd Coupon	Sunday, 26 October, 2025	Friday, 24 October, 2025	365	89.50	91.50
Principal / Maturity	Sunday, 26	Eriden 24 October 2025		1000	1000
value	October, 2025	Friday, 24 October, 2025		1000	1000

24 Months – Cumulative Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	24 months	24 months	
Coupon Rate for all Categories of Investors	NA	NA	
Redemption Date/Maturity Date (assumed)	Sunday, 26 October, 2025	Sunday, 26 October, 2025	
Frequency of the interest payment with specified dates	NA	NA	

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed					
date of	Thursday, 26	Thursday, 26 October,			
allotment	October, 2023	2023		-1000.00	-1000.00
Coupon/Int					
erest	Sunday, 26				
Payment	October, 2025	Friday, 24 October, 2025	731	187.30	191.70
Principal /					
Maturity	Sunday, 26				
value	October, 2025	Friday, 24 October, 2025		1000.00	1000.00

36 Months – Monthly Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited
	Pre-Incentive	Post-Incentive
Face Value per NCD (in Rs.)	1000	1000
Number of NCDs held (assumed)	1	1
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023
Tenor	36 months	36 months
Coupon Rate for all Categories of Investors	9.20%	9.40%
Redemption Date/Maturity Date (assumed)	Monday, 26 October, 2026	Monday, 26 October, 2026
Frequency of the interest payment with specified dates	First interest on December 1, 2023 and subsequently on the 1st day of every month.	First interest on December 1, 2023 and subsequently on the 1st day of every month.
Day Count Convention	Actual/Actual	Actual/Actual

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Friday, 1 December, 2023	Friday, 1 December, 2023	36	9.07	9.27
2nd Coupon	Monday, 1 January, 2024	Monday, 1 January, 2024	31	7.81	7.98

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Thursday, 1				
3rd	February,	Thursday, 1 February,			- 0.6
Coupon	2024	2024	31	7.79	7.96
4th	Friday, 1 March, 2024	F.: 1 1 M1 2024	20	7.20	7.45
Coupon 5th	Monday, 1	Friday, 1 March, 2024	29	7.29	7.45
Coupon	April, 2024	Monday, 1 April, 2024	31	7.79	7.96
6th	Wednesday, 1	Monday, 1 April, 2024	31	1.19	7.90
Coupon	May, 2024	Thursday, 2 May, 2024	30	7.54	7.70
7th	Saturday, 1			, , , ,	7.7.0
Coupon	June, 2024	Monday, 3 June, 2024	31	7.79	7.96
8th	Monday, 1				
Coupon	July, 2024	Monday, 1 July, 2024	30	7.54	7.70
9th	Thursday, 1				
Coupon	August, 2024	Thursday, 1 August, 2024	31	7.79	7.96
10.1	Sunday, 1				
10th	September,	Monday, 2 September,	21	7.70	7.06
Coupon 11th	2024 Tuesday, 1	2024	31	7.79	7.96
Coupon	October, 2024	Tuesday, 1 October, 2024	30	7.54	7.70
Сопроп	Friday, 1	Tuesday, 1 October, 2024	30	7.54	7.70
12th	November,				
Coupon	2024	Friday, 1 November, 2024	31	7.79	7.96
13th Coupon	Sunday, 1 December, 2024	Monday, 2 December, 2024	30	7.54	7.70
14th	Wednesday, 1	Wednesday, 1 January,	30	7.54	7.70
Coupon	January, 2025	2025	31	7.79	7.96
Coupon	Saturday, 1	2020	31	1.17	7.50
15th	February,				
Coupon	2025	Monday, 3 February, 2025	31	7.81	7.98
16th	Saturday, 1				
Coupon	March, 2025	Monday, 3 March, 2025	28	7.06	7.21
17th	Tuesday, 1	T 1 1 1 2 2007	21	7.01	7.00
Coupon	April, 2025	Tuesday, 1 April, 2025	31	7.81	7.98
18th	Thursday, 1 May, 2025	Friday, 2 May, 2025	30	7.56	7 72
Coupon 19th	Sunday, 1	Tiluay, 2 May, 2023	30	7.30	7.73
Coupon	June, 2025	Monday, 2 June, 2025	31	7.81	7.98
20th	Tuesday, 1	1/10/1001, 2 00/10, 2020	51	7.01	7.50
Coupon	July, 2025	Tuesday, 1 July, 2025	30	7.56	7.73
21st	Friday, 1				
Coupon	August, 2025	Friday, 1 August, 2025	31	7.81	7.98
	Monday, 1				
22nd	September,	Monday, 1 September,	_		
Coupon	2025	2025	31	7.81	7.98
23rd	Wednesday, 1	Wednesday, 1 October,	20	7.57	7.73
Coupon	October, 2025	2025	30	7.56	7.73
24th Coupon	Saturday, 1 November, 2025	Monday, 3 November, 2025	31	7.81	7.98

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Monday, 1				
25th	December,	Monday, 1 December,			
Coupon	2025	2025	30	7.56	7.73
26th	Thursday, 1				
Coupon	January, 2026	Thursday, 1 January, 2026	31	7.81	7.98
27th	Sunday, 1 February,				
Coupon	2026	Monday, 2 February, 2026	31	7.81	7.98
28th	Sunday, 1				
Coupon	March, 2026	Monday, 2 March, 2026	28	7.06	7.21
29th	Wednesday, 1				
Coupon	April, 2026	Wednesday, 1 April, 2026	31	7.81	7.98
30th	Friday, 1 May,				
Coupon	2026	Monday, 4 May, 2026	30	7.56	7.73
31st	Monday, 1				
Coupon	June, 2026	Monday, 1 June, 2026	31	7.81	7.98
32nd	Wednesday, 1				
Coupon	July, 2026	Wednesday, 1 July, 2026	30	7.56	7.73
33rd	Saturday, 1				
Coupon	August, 2026	Monday, 3 August, 2026	31	7.81	7.98
	Tuesday, 1				
34th	September,	Tuesday, 1 September,			
Coupon	2026	2026	31	7.81	7.98
35th	Thursday, 1				
Coupon	October, 2026	Thursday, 1 October, 2026	30	7.56	7.73
36th	Monday, 26				
Coupon	October, 2026	Monday, 26 October, 2026	25	6.30	6.44
Principal /					
Maturity	Monday, 26				
value	October, 2026	Monday, 26 October, 2026		1000	1000

36 Months – Annual Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	36 months	36 months	
Coupon Rate for all Categories of Investors	9.60%	9.80%	
Redemption Date/Maturity Date (assumed)	Monday, 26 October, 2026	Monday, 26 October, 2026	
Frequency of the interest payment with specified dates	First interest on October 26, 2024 and subsequently on October 26 every year	First interest on October 26, 2024 and subsequently on October 26 every year	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Saturday, 26 October, 2024	Monday, 28 October, 2024	366	96.00	98.00
2nd Coupon	Sunday, 26 October, 2025	Monday, 27 October, 2025	365	96.00	98.00
3rd Coupon	Monday, 26 October, 2026	Monday, 26 October, 2026	365	96.00	98.00
Principal / Maturity	Monday, 26			1000	1000
value	October, 2026	Monday, 26 October, 2026		1000	1000

36 Months - Cumulative Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited
	Pre-Incentive	Post-Incentive
Face Value per NCD (in Rs.)	1000	1000
Number of NCDs held (assumed)	1	1
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023
Tenor	36 months	36 months
Coupon Rate for all Categories of Investors	NA	NA
Redemption Date/Maturity Date (assumed)	Monday, 26 October, 2026	Monday, 26 October, 2026
Frequency of the interest payment with specified dates	NA	NA
Day Count Convention	Actual/Actual	Actual/Actual

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed					
date of	Thursday, 26	Thursday, 26 October,			
allotment	October, 2023	2023		-1000.00	-1000.00
Coupon/Int					
erest	Monday, 26				
Payment	October, 2026	Monday, 26 October, 2026	1096	317.00	324.10
Principal /					
Maturity	Monday, 26				
value	October, 2026	Monday, 26 October, 2026		1000.00	1000.00

60 Months - Monthly Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	60 months	60 months	
Coupon Rate for all Categories of Investors	9.67%	9.87%	
Redemption Date/Maturity Date (assumed)	Thursday, 26 October, 2028	Thursday, 26 October, 2028	
Frequency of the interest payment with specified dates	First interest on December 01, 2023 and subsequently on the 1st day of every month.	First interest on December 01, 2023 and subsequently on the 1st day of every month.	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Friday, 1 December, 2023	Friday, 1 December, 2023	36	9.54	9.73
2nd Coupon	Monday, 1 January, 2024	Monday, 1 January, 2024	31	8.21	8.38
3rd Coupon	Thursday, 1 February, 2024	Thursday, 1 February, 2024	31	8.19	8.36
4th Coupon	Friday, 1 March, 2024	Friday, 1 March, 2024	29	7.66	7.82
5th Coupon	Monday, 1 April, 2024	Monday, 1 April, 2024	31	8.19	8.36
6th Coupon	Wednesday, 1 May, 2024	Thursday, 2 May, 2024	30	7.93	8.09
7th Coupon	Saturday, 1 June, 2024	Monday, 3 June, 2024	31	8.19	8.36
8th Coupon	Monday, 1 July, 2024	Monday, 1 July, 2024	30	7.93	8.09
9th Coupon	Thursday, 1 August, 2024	Thursday, 1 August, 2024	31	8.19	8.36
10th Coupon	Sunday, 1 September, 2024	Monday, 2 September, 2024	31	8.19	8.36
11th Coupon	Tuesday, 1 October, 2024	Tuesday, 1 October, 2024	30	7.93	8.09
12th Coupon	Friday, 1 November, 2024	Friday, 1 November, 2024	31	8.19	8.36

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Sunday, 1				
13th	December,	Monday, 2 December,	• •		0.00
Coupon	2024	2024	30	7.93	8.09
14th	Wednesday, 1	Wednesday, 1 January,	21	0.10	0.26
Coupon	January, 2025	2025	31	8.19	8.36
15th	Saturday, 1 February,				
Coupon	2025	Monday, 3 February, 2025	31	8.21	8.38
16th	Saturday, 1	Wilding, 5 1 columny, 2025	31	0.21	0.50
Coupon	March, 2025	Monday, 3 March, 2025	28	7.42	7.57
17th	Tuesday, 1	Worlday, 5 Waren, 2025	20	7.12	7.57
Coupon	April, 2025	Tuesday, 1 April, 2025	31	8.21	8.38
18th	Thursday, 1				
Coupon	May, 2025	Friday, 2 May, 2025	30	7.95	8.11
19th	Sunday, 1				
Coupon	June, 2025	Monday, 2 June, 2025	31	8.21	8.38
20th	Tuesday, 1				
Coupon	July, 2025	Tuesday, 1 July, 2025	30	7.95	8.11
21st	Friday, 1				
Coupon	August, 2025	Friday, 1 August, 2025	31	8.21	8.38
22 1	Monday, 1	M 1 10 4 1			
22nd	September,	Monday, 1 September,	21	0.21	0.20
Coupon 23rd	2025	2025	31	8.21	8.38
Coupon	Wednesday, 1 October, 2025	Wednesday, 1 October, 2025	30	7.95	8.11
Сопроп	Saturday, 1	2023	30	1.93	0.11
24th	November,	Monday, 3 November,			
Coupon	2025	2025	31	8.21	8.38
000000	Monday, 1	2020	51	0.21	0.00
25th	December,	Monday, 1 December,			
Coupon	2025	2025	30	7.95	8.11
26th	Thursday, 1				
Coupon	January, 2026	Thursday, 1 January, 2026	31	8.21	8.38
	Sunday, 1				
27th	February,				
Coupon	2026	Monday, 2 February, 2026	31	8.21	8.38
28th	Sunday, 1	34 1 034 1 0004	20	7.40	7.53
Coupon	March, 2026	Monday, 2 March, 2026	28	7.42	7.57
29th	Wednesday, 1	Wadnasday 1 Acmil 2026	21	0 21	0 20
Coupon 30th	April, 2026 Friday, 1 May,	Wednesday, 1 April, 2026	31	8.21	8.38
Coupon	2026	Monday, 4 May, 2026	30	7.95	8.11
31st	Monday, 1	wionday, 7 May, 2020	50	1.73	0.11
Coupon	June, 2026	Monday, 1 June, 2026	31	8.21	8.38
32nd	Wednesday, 1	monday, 1 buile, 2020	J 1	0.21	0.50
Coupon	July, 2026	Wednesday, 1 July, 2026	30	7.95	8.11
33rd	Saturday, 1	J,J,			
Coupon	August, 2026	Monday, 3 August, 2026	31	8.21	8.38
·	Tuesday, 1				
34th	September,	Tuesday, 1 September,			
Coupon	2026	2026	31	8.21	8.38

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
35th	Thursday, 1				
Coupon	October, 2026	Thursday, 1 October, 2026	30	7.95	8.11
36th	Sunday, 1 November,	Monday, 2 November,			
Coupon	2026	2026	31	8.21	8.38
1	Tuesday, 1		-	-	
37th	December,	Tuesday, 1 December,			
Coupon	2026	2026	30	7.95	8.11
38th	Friday, 1				
Coupon .	January, 2027	Friday, 1 January, 2027	31	8.21	8.38
	Monday, 1				
39th	February,				
Coupon	2027	Monday, 1 February, 2027	31	8.21	8.38
40th	Monday, 1				
Coupon	March, 2027	Monday, 1 March, 2027	28	7.42	7.57
41st	Thursday, 1				
Coupon	April, 2027	Thursday, 1 April, 2027	31	8.21	8.38
42nd	Saturday, 1		• •		0.44
Coupon	May, 2027	Monday, 3 May, 2027	30	7.95	8.11
43rd	Tuesday, 1				0.00
Coupon	June, 2027	Tuesday, 1 June, 2027	31	8.21	8.38
44th	Thursday, 1	TI 1 1 1 2027	20	7.05	0.11
Coupon	July, 2027	Thursday, 1 July, 2027	30	7.95	8.11
45th	Sunday, 1	Mandan 2 Amend 2027	2.1	0.21	0.20
	August, 2027 Wednesday, 1	Monday, 2 August, 2027	31	8.21	8.38
46th	September,	Wednesday, 1 September,			
Coupon	2027	2027	31	8.21	8.38
47th	Friday, 1			<u> </u>	0.00
	October, 2027	Friday, 1 October, 2027	30	7.95	8.11
,	Monday, 1	,			
48th	November,	Monday, 1 November,			
Coupon	2027	2027	31	8.21	8.38
	Wednesday, 1				
49th	December,	Wednesday, 1 December,			
Coupon	2027	2027	30	7.95	8.11
50th	Saturday, 1			^ ~1	2.20
Coupon .	January, 2028	Monday, 3 January, 2028	31	8.21	8.38
51	Tuesday, 1				
51st	February,	T1 1 F 1 2000	2.1	0.10	0.26
Coupon	2028	Tuesday, 1 February, 2028	31	8.19	8.36
	Wednesday, 1	Wednesday, 1 March,	20	7 66	7.00
Coupon 53rd	March, 2028	2028	29	7.66	7.82
Coupon	Saturday, 1 April, 2028	Monday, 3 April, 2028	31	8.19	8.36
54th	Monday, 1	wionday, 5 Aprill, 2028	31	0.17	0.30
Coupon	May, 2028	Tuesday, 2 May, 2028	30	7.93	8.09
55th	Thursday, 1	1 ucoday, 2 way, 2020	50	1.73	0.07
Coupon	June, 2028	Thursday, 1 June, 2028	31	8.19	8.36
56th	Saturday, 1			0.17	0.00
Coupon	July, 2028	Monday, 3 July, 2028	30	7.93	8.09

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
57th	Tuesday, 1				
Coupon	August, 2028	Tuesday, 1 August, 2028	31	8.19	8.36
	Friday, 1				
58th	September,				
Coupon	2028	Friday, 1 September, 2028	31	8.19	8.36
59th	Sunday, 1				
Coupon	October, 2028	Monday, 2 October, 2028	30	7.93	8.09
60th	Thursday, 26	Thursday, 26 October,			
Coupon	October, 2028	2028	25	6.61	6.74
Principal /					
Maturity	Thursday, 26	Thursday, 26 October,			
value	October, 2028	2028		1000	1000

60 Months – Annual Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	60 months	60 months	
Coupon Rate for all Categories of Investors	10.10%	10.30%	
Redemption Date/Maturity Date (assumed)	Thursday, 26 October, 2028	Thursday, 26 October, 2028	
Frequency of the interest payment with specified dates	First interest on October 26, 2024 and subsequently on October 26 every year	First interest on October 26, 2024 and subsequently on October 26 every year	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Saturday, 26 October, 2024	Monday, 28 October, 2024	366	101.00	103.00
2nd Coupon	Sunday, 26 October, 2025	Monday, 27 October, 2025	365	101.00	103.00
3rd Coupon	Monday, 26 October, 2026	Monday, 26 October, 2026	365	101.00	103.00
4th Coupon	Tuesday, 26 October, 2027	Tuesday, 26 October, 2027	365	101.00	103.00

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
5th	Thursday, 26	Thursday, 26 October,			
Coupon	October, 2028	2028	366	101.00	103.00
Principal /					
Maturity	Thursday, 26	Thursday, 26 October,			
value	October, 2028	2028		1000	1000

60 Months – Cumulative Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited
	Pre-Incentive	Post-Incentive
Face Value per NCD (in Rs.)	1000	1000
Number of NCDs held (assumed)	1	1
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023
Tenor	60 months	60 months
Coupon Rate for all Categories of Investors	NA	NA
Redemption Date/Maturity Date (assumed)	Thursday, 26 October, 2028	Thursday, 26 October, 2028
Frequency of the interest payment with specified dates	NA	NA
Day Count Convention	Actual/Actual	Actual/Actual

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
Coupon/Int		2025		1300	1300
erest	Thursday, 26	Thursday, 26 October,			
Payment	October, 2028	2028	1827	618.70	633.50
Principal /					
Maturity	Thursday, 26	Thursday, 26 October,			
value	October, 2028	2028		1000	1000

120 Months – Monthly Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	120 months	120 months	
Coupon Rate for all Categories of Investors	10.00%	10.20%	
Redemption Date/Maturity Date (assumed)	Wednesday, 26 October, 2033	Wednesday, 26 October, 2033	
Frequency of the interest payment with specified dates	First interest on December 1, 2023 and subsequently on the 1st day of every month.	First interest on December 1, 2023 and subsequently on the 1st day of every month.	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
Deemed date of allotment	Thursday, 26 October, 2023	Thursday, 26 October, 2023		-1000	-1000
1st Coupon	Friday, 1 December, 2023	Friday, 1 December, 2023	36	9.86	10.06
2nd Coupon	Monday, 1 January, 2024	Monday, 1 January, 2024	31	8.49	8.66
3rd Coupon	Thursday, 1 February, 2024	Thursday, 1 February, 2024	31	8.47	8.64
4th Coupon	Friday, 1 March, 2024	Friday, 1 March, 2024	29	7.92	8.08
5th Coupon	Monday, 1 April, 2024	Monday, 1 April, 2024	31	8.47	8.64
6th Coupon	Wednesday, 1 May, 2024	Thursday, 2 May, 2024	30	8.20	8.36
7th Coupon	Saturday, 1 June, 2024	Monday, 3 June, 2024	31	8.47	8.64
8th Coupon	Monday, 1 July, 2024	Monday, 1 July, 2024	30	8.20	8.36
9th Coupon	Thursday, 1 August, 2024	Thursday, 1 August, 2024	31	8.47	8.64
10th Coupon	Sunday, 1 September, 2024	Monday, 2 September, 2024	31	8.47	8.64
11th Coupon	Tuesday, 1 October, 2024	Tuesday, 1 October, 2024	30	8.20	8.36
12th Coupon	Friday, 1 November, 2024	Friday, 1 November, 2024	31	8.47	8.64

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Sunday, 1				
12.1 G	December,	Monday, 2	20	0.20	0.26
13th Coupon	2024 Wednesday,	December, 2024	30	8.20	8.36
	1 January,	Wednesday, 1			
14th Coupon	2025	January, 2025	31	8.47	8.64
•	Saturday, 1				
	February,	Monday, 3			
15th Coupon	2025	February, 2025	31	8.49	8.66
16th Coupon	Saturday, 1 March, 2025	Monday, 3 March, 2025	28	7.67	7.82
Tom Coupon	Tuesday, 1	Tuesday, 1 April,	28	7.07	1.82
17th Coupon	April, 2025	2025	31	8.49	8.66
·	Thursday, 1	Friday, 2 May,			
18th Coupon	May, 2025	2025	30	8.22	8.38
401.5	Sunday, 1	Monday, 2 June,		0.40	0.66
19th Coupon	June, 2025	2025	31	8.49	8.66
20th Coupon	Tuesday, 1 July, 2025	Tuesday, 1 July, 2025	30	8.22	8.38
Zotii Coupoii	Friday, 1	Friday, 1 August,	30	0.22	0.30
21st Coupon	August, 2025	2025	31	8.49	8.66
·	Monday, 1				
	September,	Monday, 1			
22nd Coupon	2025	September, 2025	31	8.49	8.66
	Wednesday, 1 October,	Wednesday, 1			
23rd Coupon	2025	October, 2025	30	8.22	8.38
2010 00000	Saturday, 1	3000001, 2020		0.22	0.00
	November,	Monday, 3			
24th Coupon	2025	November, 2025	31	8.49	8.66
	Monday, 1	34 1 1			
25th Coupon	December, 2025	Monday, 1 December, 2025	30	8.22	8.38
23th Coupon	Thursday, 1	December, 2023	30	0.22	0.30
	January,	Thursday, 1			
26th Coupon	2026	January, 2026	31	8.49	8.66
	Sunday, 1				
27.1	February,	Monday, 2	21	0.40	0.66
27th Coupon	2026 Sunday, 1	February, 2026 Monday, 2	31	8.49	8.66
28th Coupon	March, 2026	March, 2026	28	7.67	7.82
2001 2004001	Wednesday,	Wednesday, 1	20	7.07	7.02
29th Coupon	1 April, 2026	April, 2026	31	8.49	8.66
	Friday, 1	Monday, 4 May,			
30th Coupon	May, 2026	2026	30	8.22	8.38
31st Coupon	Monday, 1 June, 2026	Monday, 1 June, 2026	31	8.49	8.66
518t Coupon	Wednesday,	Wednesday, 1	31	0.47	0.00
32nd Coupon	1 July, 2026	July, 2026	30	8.22	8.38
•	Saturday, 1	Monday, 3			
33rd Coupon	August, 2026	August, 2026	31	8.49	8.66

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Tuesday, 1				
244	September,	Tuesday, 1	21	0.40	9.66
34th Coupon	2026 Thursday, 1	September, 2026	31	8.49	8.66
	October,	Thursday, 1			
35th Coupon	2026	October, 2026	30	8.22	8.38
	Sunday, 1				
	November,	Monday, 2			
36th Coupon	2026	November, 2026	31	8.49	8.66
	Tuesday, 1 December,	Tuesday, 1			
37th Coupon	2026	December, 2026	30	8.22	8.38
37th Coupon	Friday, 1	December, 2020	30	0.22	0.50
38th Coupon	January, 2027	Friday, 1 January, 2027	31	8.49	8.66
36th Coupon	Monday, 1	2027	31	0.47	0.00
	February,	Monday, 1			
39th Coupon	2027	February, 2027	31	8.49	8.66
	Monday, 1	Monday, 1			
40th Coupon	March, 2027	March, 2027	28	7.67	7.82
41-4 C	Thursday, 1	Thursday, 1 April,	21	0.40	9.66
41st Coupon	April, 2027 Saturday, 1	2027 Monday, 3 May,	31	8.49	8.66
42nd Coupon	May, 2027	2027	30	8.22	8.38
	Tuesday, 1	Tuesday, 1 June,			
43rd Coupon	June, 2027	2027	31	8.49	8.66
144 C	Thursday, 1	Thursday, 1 July, 2027	30	8.22	0.20
44th Coupon	July, 2027 Sunday, 1	Monday, 2	30	0.22	8.38
45th Coupon	August, 2027	August, 2027	31	8.49	8.66
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Wednesday,	8,		0.17	0.00
	1 September,	Wednesday, 1			
46th Coupon	2027	September, 2027	31	8.49	8.66
	Friday, 1	E'1 10 / 1			
47th Coupon	October, 2027	Friday, 1 October, 2027	30	8.22	8.38
47tii Coupoii	Monday, 1	2027	30	0.22	0.56
	November,	Monday, 1			
48th Coupon	2027	November, 2027	31	8.49	8.66
	Wednesday,				
10.1.0	1 December,	Wednesday, 1	20	0.22	0.20
49th Coupon	2027	December, 2027	30	8.22	8.38
	Saturday, 1 January,	Monday, 3			
50th Coupon	2028	January, 2028	31	8.49	8.66
	Tuesday, 1				2.22
	February,	Tuesday, 1			
51st Coupon	2028	February, 2028	31	8.47	8.64
	Wednesday,	117. 1 1 1			
52nd Coupon	1 March, 2028	Wednesday, 1 March, 2028	29	7.92	8.08
JZIIG COUPOII	2020	1v1a1C11, 2U20	<i>ا</i> ل	1.74	0.00

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
53rd Coupon	Saturday, 1 April, 2028	Monday, 3 April, 2028	31	8.47	8.64
54th Coupon	Monday, 1 May, 2028	Tuesday, 2 May, 2028	30	8.20	8.36
55th Coupon	Thursday, 1 June, 2028	Thursday, 1 June, 2028	31	8.47	8.64
56th Coupon	Saturday, 1 July, 2028	Monday, 3 July, 2028	30	8.20	8.36
57th Coupon	Tuesday, 1 August, 2028	Tuesday, 1 August, 2028	31	8.47	8.64
58th Coupon	Friday, 1 September, 2028	Friday, 1 September, 2028	31	8.47	8.64
59th Coupon	Sunday, 1 October, 2028 Wednesday,	Monday, 2 October, 2028	30	8.20	8.36
60th Coupon	1 November, 2028	Wednesday, 1 November, 2028	31	8.47	8.64
61st Coupon	Friday, 1 December, 2028	Friday, 1 December, 2028	30	8.20	8.36
62nd Coupon	Monday, 1 January, 2029	Monday, 1 January, 2029	31	8.47	8.64
63rd Coupon	Thursday, 1 February, 2029	Thursday, 1 February, 2029	31	8.49	8.66
64th Coupon	Thursday, 1 March, 2029	Thursday, 1 March, 2029	28	7.67	7.82
65th Coupon	Sunday, 1 April, 2029	Monday, 2 April, 2029	31	8.49	8.66
66th Coupon	Tuesday, 1 May, 2029	Wednesday, 2 May, 2029	30	8.22	8.38
67th Coupon	Friday, 1 June, 2029	Friday, 1 June, 2029	31	8.49	8.66
68th Coupon	Sunday, 1 July, 2029	Monday, 2 July, 2029	30	8.22	8.38
69th Coupon	Wednesday, 1 August, 2029	Wednesday, 1 August, 2029	31	8.49	8.66
70th Coupon	Saturday, 1 September, 2029	Monday, 3 September, 2029	31	8.49	8.66
71st Coupon	Monday, 1 October, 2029	Monday, 1 October, 2029	30	8.22	8.38
72nd Coupon	Thursday, 1 November, 2029	Thursday, 1 November, 2029	31	8.49	8.66

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Saturday, 1				
72.10	December,	Monday, 3	20	0.22	0.20
73rd Coupon	2029 Tuesday, 1	December, 2029	30	8.22	8.38
	January,	Tuesday, 1			
74th Coupon	2030	January, 2030	31	8.49	8.66
·	Friday, 1	_			
	February,	Friday, 1			
75th Coupon	2030	February, 2030	31	8.49	8.66
76th Coupon	Friday, 1 March, 2030	Friday, 1 March, 2030	28	7.67	7.82
/our Coupon	Monday, 1	Monday, 1 April,		7.07	7.02
77th Coupon	April, 2030	2030	31	8.49	8.66
·	Wednesday,	Thursday, 2 May,			
78th Coupon	1 May, 2030	2030	30	8.22	8.38
70.1 0	Saturday, 1	Monday, 3 June,	2.1	0.40	0.66
79th Coupon	June, 2030 Monday, 1	2030 Monday, 1 July,	31	8.49	8.66
80th Coupon	July, 2030	2030	30	8.22	8.38
our coupen	Thursday, 1	Thursday, 1		V.22	0.00
81st Coupon	August, 2030	August, 2030	31	8.49	8.66
	Sunday, 1				
02 10	September,	Monday, 2	2.1	0.40	0.66
82nd Coupon	2030 Tuesday, 1	September, 2030	31	8.49	8.66
	October,	Tuesday, 1			
83rd Coupon	2030	October, 2030	30	8.22	8.38
	Friday, 1				
0.4.1. ~	November,	Friday, 1	24	0.40	0.66
84th Coupon	2030	November, 2030	31	8.49	8.66
	Sunday, 1 December,	Monday, 2			
85th Coupon	2030	December, 2030	30	8.22	8.38
•	Wednesday,	,			
	1 January,	Wednesday, 1			
86th Coupon	2031	January, 2031	31	8.49	8.66
	Saturday, 1 February,	Monday, 3			
87th Coupon	2031	February, 2031	31	8.49	8.66
,	Saturday, 1	Monday, 3			
88th Coupon	March, 2031	March, 2031	28	7.67	7.82
90/1 C	Tuesday, 1	Tuesday, 1 April,	21	0.40	9.66
89th Coupon	April, 2031 Thursday, 1	2031 Friday, 2 May,	31	8.49	8.66
90th Coupon	May, 2031	2031	30	8.22	8.38
, car coupon	Sunday, 1	Monday, 2 June,	50	0.22	0.50
91st Coupon	June, 2031	2031	31	8.49	8.66
	Tuesday, 1	Tuesday, 1 July,			
92nd Coupon	July, 2031	2031	30	8.22	8.38
93rd Coupon	Friday, 1 August, 2031	Friday, 1 August, 2031	31	8.49	8.66
2310 Coupon	August, 2001	2031	31	0.47	0.00

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
044.6	Monday, 1 September,	Monday, 1	21	0.40	9.66
94th Coupon	2031 Wednesday,	September, 2031	31	8.49	8.66
95th Coupon	1 October, 2031	Wednesday, 1 October, 2031	30	8.22	8.38
96th Coupon	Saturday, 1 November, 2031	Monday, 3 November, 2031	31	8.49	8.66
97th Coupon	Monday, 1 December, 2031	Monday, 1 December, 2031	30	8.22	8.38
97th Coupon	Thursday, 1 January,	Thursday, 1			
98th Coupon	2032	January, 2032	31	8.49	8.66
99th Coupon	Sunday, 1 February, 2032	Monday, 2 February, 2032	31	8.47	8.64
100th Coupon	Monday, 1 March, 2032	Monday, 1 March, 2032	29	7.92	8.08
101st Coupon	Thursday, 1 April, 2032	Thursday, 1 April, 2032	31	8.47	8.64
102nd Coupon	Saturday, 1 May, 2032	Monday, 3 May, 2032	30	8.20	8.36
103rd Coupon	Tuesday, 1 June, 2032	Tuesday, 1 June, 2032	31	8.47	8.64
104th Coupon	Thursday, 1 July, 2032	Thursday, 1 July, 2032	30	8.20	8.36
105th Coupon	Sunday, 1 August, 2032	Monday, 2 August, 2032	31	8.47	8.64
106th Coupon	Wednesday, 1 September, 2032 Friday, 1	Wednesday, 1 September, 2032	31	8.47	8.64
107th Coupon	October, 2032	Friday, 1 October, 2032	30	8.20	8.36
108th Coupon	Monday, 1 November, 2032	Monday, 1 November, 2032	31	8.47	8.64
109th Coupon	Wednesday, 1 December, 2032	Wednesday, 1 December, 2032	30	8.20	8.36
110th Coupon	Saturday, 1 January, 2033	Monday, 3 January, 2033	31	8.47	8.64
111th Coupon	Tuesday, 1 February, 2033	Tuesday, 1 February, 2033	31	8.49	8.66
112th Coupon	Tuesday, 1 March, 2033	Tuesday, 1 March, 2033	28	7.67	7.82

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
4424	Friday, 1	Friday, 1 April,		0.40	0.66
113th Coupon	April, 2033	2033	31	8.49	8.66
114th Coupon	Sunday, 1 May, 2033	Monday, 2 May, 2033	30	8.22	8.38
115th Coupon	Wednesday, 1 June, 2033	Wednesday, 1 June, 2033	31	8.49	8.66
116th Coupon	Friday, 1 July, 2033	Friday, 1 July, 2033	30	8.22	8.38
117th Coupon	Monday, 1 August, 2033	Monday, 1 August, 2033	31	8.49	8.66
118th Coupon	Thursday, 1 September, 2033	Thursday, 1 September, 2033	31	8.49	8.66
119th Coupon	Saturday, 1 October, 2033	Monday, 3 October, 2033	30	8.22	8.38
120th Coupon	Wednesday, 26 October, 2033	Wednesday, 26 October, 2033	25	6.85	6.99
Maturity/Redemption	Wednesday, 26 October, 2033	Wednesday, 26 October, 2033		1000.00	1000.00

120 Months – Annual Coupon Payment

Company	Edelweiss Financial Services Limited	Edelweiss Financial Services Limited	
	Pre-Incentive	Post-Incentive	
Face Value per NCD (in Rs.)	1000	1000	
Number of NCDs held (assumed)	1	1	
Date of Allotment (assumed)*	Thursday, 26 October, 2023	Thursday, 26 October, 2023	
Tenor	120 months	120 months	
Coupon Rate for all Categories of Investors	10.45%	10.65%	
Redemption Date/Maturity Date (assumed)	Wednesday, 26 October, 2033	Wednesday, 26 October, 2033	
Frequency of the interest payment with specified dates	First interest on October 26, 2024 and subsequently on October 26 every year	First interest on October 26, 2024 and subsequently on October 26 every year	
Day Count Convention	Actual/Actual	Actual/Actual	

Cash Flows	Due Date	Date of Payment	No. of days in Coupon Period	Coupon For all Categories of Investors (in Rs.) (Pre-Incentive)	Coupon For all Categories of Investors (in Rs.) (Post Incentive)
	Thursday, 26				
Deemed date of	October,	Thursday, 26			
allotment	2023	October, 2023		-1000	-1000
	Saturday, 26				
	October,	Monday, 28			
1st Coupon	2024	October, 2024	366	104.50	106.50
	Sunday, 26				
	October,	Monday, 27	2.5	404.50	106.50
2nd Coupon	2025	October, 2025	365	104.50	106.50
	Monday, 26	1.6			
2.10	October,	Monday, 26	265	104.50	106.50
3rd Coupon	2026	October, 2026	365	104.50	106.50
	Tuesday, 26	T 1 26			
441- C	October, 2027	Tuesday, 26 October, 2027	265	104.50	106.50
4th Coupon	Thursday, 26	October, 2027	365	104.50	106.50
	October,	Thursday, 26			
5th Coupon	2028	October, 2028	366	104.50	106.50
Jui Coupon	Friday, 26	October, 2028	300	104.30	100.50
	October,	Friday, 26			
6th Coupon	2029	October, 2029	365	104.50	106.50
oth Coupon	Saturday, 26	0010001, 202)	303	104.50	100.50
	October,	Monday, 28			
7th Coupon	2030	October, 2030	365	104.50	106.50
,	Sunday, 26	,			
	October,	Monday, 27			
8th Coupon	2031	October, 2031	365	104.50	106.50
•	Tuesday, 26				
	October,	Tuesday, 26			
9th Coupon	2032	October, 2032	366	104.50	106.50
	Wednesday,				
	26 October,	Wednesday, 26			
10th Coupon	2033	October, 2033	365	104.50	106.50
	Wednesday,				
	26 October,	Wednesday, 26			
Maturity/Redemption	2033	October, 2033		1000.00	1000.00