Private and Confidential – For Private Circulation Only Key Information Document for Issue of Secured Rated Listed Redeemable Non-Convertible Debentures on a private placement basis December 1, 2023

KEY INFORMATION DOCUMENT - DEBENTURES



KOTAK MAHINDRA INVESTMENTS LIMITED

CIN: U65900MH1988PLC047986 RBI Registration Number: B-13.01356

PAN Number: AAACK5934A

(Incorporated on: July 5, 1988, in Mumbai, a company within the meaning of the Companies Act, 1956 and registered

with the Reserve Bank of India as a Non-Banking Financial Company)

Registered Office: 27 BKC, C27, G Block, Bandra Kurla Complex, Bandra East, Mumbai- 400051 Tel: 022-43360000

Corporate Office: 3rd Floor, 12 BKC, C27, G Block, Bandra Kurla Complex, Bandra East, Mumbai- 400051;

Tel: 022 62185358/62185356/6218 5357/62185352 Fax: 022

62215400 **Website**: www.kmil.co.in

Compliance Officer: Rajeev Kumar, Contact details of Compliance Officer: 022-

62185303, E-mail: Kumar.rajeev@kotak.com

Date: December 01, 2023

Key Information Document issued in conformity with the Securities Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 issued *vide* circular number SEBI/LAD-NRO/GN/2021/39 dated August 09, 2021, as amended from time to time, the Master Circular issued by Securities Exchange Board of India *vide* circular number SEBI/HO/DDHS/PoD1/P/CIR/2023/119 dated August 10, 2021, as amended from time to time, and the Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, as amended from time to time.

ISSUE OF UPTO 40,000 SECURED, RATED, LISTED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES BY KOTAK MAHINDRA INVESTMENTS LIMITED ("ISSUER" / "COMPANY"), OF THE FACE VALUE OF RS.10,00,000/- (RUPEES FOUR HUNDRED CRORES ONLY) EACH ON PRIVATE PLACEMENT BASIS AND ISSUE OF UPTO 20,000 SECURED, RATED, LISTED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES BY KOTAK MAHINDRA INVESTMENTS LIMITED ("ISSUER" / "COMPANY"), OF THE FACE VALUE OF RS.1,00,000/- (RUPEES ONE HUNDRED AND FITY CRORES ONLY) EACH ON PRIVATE PLACEMENT BASIS TOTALLING TO FACE VALUE OF RS.600,00,00,000 (RUPEES SIX HUNDRED CRORES ONLY) ("TRANCHE GID01/102023/NCDKID3 DEBENTURES") ISSUED UNDER THE GENERAL INFORMATION DOCUMENT DATED October 13, 2023 ("GENERAL INFORMATION DOCUMENT") AS AMENDED / SUPPLEMENTED FROM TIME TO TIME, FOR PRIVATE PLACEMENT OF SECURED, RATED, LISTED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES ON PRIVATE PLACEMENT BASIS.

This Key Information Document dated December 1, 2023 for issuance of upto 40,000 Secured, Rated, Listed, Redeemable, Non-Convertible Debentures of face value Rs.10,00,000 each and for issuance of 20,000 Secured, Rated, Listed, Redeemable, Non-Convertible Debentures of face value Rs.1,00,000 each totaling upto Rs.600,00,00,000 /- (Rupees Six Hundred Crores only) ("**Key Information Document**") is issued in terms of and pursuant to the general information document dated October 13, 2023 ("**General Information Document**"). All the terms, conditions, information and stipulations contained in the General Information Document,

unless the context states otherwise or unless specifically stated otherwise, are incorporated herein by reference as if the same were set out herein. Investors are advised to refer to the same to the extent applicable. This Key Information Document must be read in conjunction with the General Information Document.

This Key Information Document contains details of this Tranche GID01/102023/NCDKID3 Debentures and details in respect of: (i) the offer of non-convertible securities in respect of which the Key Information Document is being issued (ii) any financial information of the Issuer if such information provided in the General Information Document is more than six months old; (iii) any material changes in the information provided in the General Information Document; and (iv) any material developments which are not disclosed in the General Information Document relevant to the offer of non-convertible securities in respect of which this Key Information Document is being issued. Accordingly, set out below are the updated financial information / particulars / changes in the particulars set out under the General Information Document, which additional / updated information / particulars shall be read in conjunction with other information / particulars appearing in the General Information Document. All other particulars appearing in the General Information Document shall remain unchanged.

In case of any inconsistency between the terms of this Key Information Document and the General Information Document and/or the terms of this Key Information Document and/or any other Transaction Document, the terms as set out in this Key Information Document shall prevail.

The issue does not form part of non-equity regulatory capital mentioned under Chapter V (Issuance and Listing of perpetual debt instruments, perpetual non-cumulative preference shares and similar instruments) of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021. The face value of each Debenture issued on private placement basis for respective 'Security Name' shall be as per 'Face Value' as mentioned under Section II – Summary Term Sheet for Tranche GID01/102023/NCDKID3 Debentures below.

CREDIT RATING

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

CRISIL Ratings Limited has assigned a "CRISIL AAA/Stable" and/or ICRA Limited has assigned a "ICRA AAA/Stable" rating to the captioned Issue. As per the CRISIL and ICRA Rating letters, instruments with this rating are considered to have a high degree of safety regarding timely servicing of financial obligations and such instruments carry very low credit risk. Investors may please note that the rating is not a recommendation to buy, sell or hold securities and investors should take their own decisions. The rating agency has the right to suspend, withdraw or revise the rating / outlook assigned to the Issue at any time, on the basis of new information or unavailability of information or other circumstances which the rating agency believes may have an impact on the rating.

Date of Rating Letters: 30th November 2023 by CRISIL Ratings Limited and 21st November 2023 by ICRA Limited Date of Press Release of Ratings: 19th May 2023 by CRISIL Ratings Limited and 27th November 2023 by ICRA Limited Press Release and Rating Rationale: Please refer Annexure iii of the Key Information Document.

Declaration: The rating mentioned above are valid as on the date of issuance and listing.

SECTION I

DISCLOSURES UNDER SCHEDULE I OF SECURITIES EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021

Other than to the limited extent set out hereunder, please refer to the general information document dated October 13, 2023 for disclosures under the Schedule I of Securities Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, as amended from time to time.

For disclaimers and risk factors in relation to the Issue, please refer to the General Information Document dated October 13, 2023.

A. Financial information of the Issuer if such information provided in the General Information Document is more than 6 (six) months old:

None.

B. Material changes if any, in the information provided in the General Information Document:

Mr Uday Kotak has ceased to be the Managing Director & CEO of Kotak Mahindra Bank Limited, with effect from September 1, 2023 on account of his resignation considered at the Banks Board Meeting held on September 2, 2023 and has become a Non- Executive Director of the Bank.

C. Material developments which are not disclosed in the General Information Document since the issue of the General Information Document relevant to the offer of non-convertible securities in respect of which this Key Information Document is being issued:

For Financial Results for the guarter ended 30th Sep 2023 please refer Annexure - v

D. Expense of the Issue:

Expenses	Fees Amount (in Rs.)	Fees as a percentage of total issue expenses (%)	Fees as a percentage of total issue size (%)
Lead manager(s) fees	NA	NA	NA
Underwriting commission	NA	NA	NA
Brokerage, selling, commission and upload fees	To be determined post completion of ebidding process based on amount mobilized	-	-
Fees payable to the registrars to the Issue	Linktime Rs.720p.a. per ISIN	-	-
Fees payable to the legal advisors	NA	NA	NA

Advertising and marketing expenses	NA	NA	NA
Fees payable to the regulators including Stock Exchanges	BSE –annual listing fees – Rs.5,00,000/- EBP Fees to be determined post completion of ebidding process based on amount mobilised	-	-
Expenses incurred on printing and distribution of Issue stationary	NA	NA	NA
Any other fees, commission or payments under whatever nomenclature	NSDL and CDSL custody fees Rs75000/- respectively NSDL – Rs.3750 per ISIN	-	-
Total	-	-	-

SECTION III

SUMMARY TERM SHEET FOR TRANCHE GID01/102023/NCDKID3 DEBENTURES

Security Name (Name of the non- convertible securities which includes (Coupon/dividend, Issuer Name and maturity year) e.g.		Kotak Mahindra Investments Limited 8.0041% NCD 4th November 2025	Kotak Mahindra Investments Limited 8.1929% NCD 28th January 2027
8.70% XXX 2015.			
Issuer	Kotak Mahindra Investments Limited		
Type of Instrument	Secured, Rated, Listed, Redeemable, Non-convertible Debentures.		
Nature of Instrument	Secured		
Seniority	Senior		
Mode of Issue	Private placement		
Eligible Investors	Please refer paragraph "Who can apply" of the General Information Document		

Details of Arrangers (if any)

Kotak Mahindra Bank Limited

Regd Address: 27 BKC, G Block, 5th Floor, Bandra East, Mumbai 400051

Name of contact person: Mrs. Shalini Wadhwa

E-mail: shalini.wadhwa@kotak.com

Tel No: 022-61661524 Website: www.kotak.com

Trust Investment Advisors Pvt. Ltd

Regd Address: 109/110, 1st Floor, Balarama,Bandra Kurla Complex, Bandra (East), Mumbai –

400051

Name of the Contact Person:Ms. Meghana Saini

Email: mbd.trust@trustgroup.in

Tel: 022-40845000

Website: www.trustgroup.in

Nuvama Wealth Management

Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai, Maharashtra,

400051Limited

Contact Person : Prakash Sharma

Email address: prakash.sharma@nuvama.com

Telephone Number: +91 98208 27116

Website : nuvama.com

IDBI Capital Markets And Securities Limited

6th Floor, IDBI TOWER, World Trade Centre, Cuffe Parade, Mumbai 400 005.

Contact Person : Christina D'souza

Tel: 91 - 22 - 2217 1700 Fax: 91- 22 - 2285 0785 Email: info@idbicapital.com Website: www.idbicapital.com

LKP Securities

203 Embassy Centre, Nariman Point , Mumbai 400021

Contact Person: Anand Mehta

Tel:022- 66306555 Fax: 022-22842415 www.lkpsec.com

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Details of Credit Rating Agency/ies	Name: CRISIL Rating Limited Regd Office: Hiranadani Business Central Avenue Park, Powai , Mumbai 400076 Tel:02233423000	Name: CRISIL Rating Limited Regd Office: Hiranadani Business Central Avenue Park, Powai , Mumbai 400076 Tel:02233423000	Regd C Central 400076 Tel:022 Name : Registe	33423000 ICRA Limited Fred Office : B-710, Statesman 148, Barakhamba Road, New
Details about Underwriting of the Issue including the Amount Undertaken to be Underwritten by the Underwriters.	Not Applicable			
Details of Guarantor (if any)	Not Applicable			
Listing (Name of stock exchange(s) where it will be listed and timeline for listing)	The Tranche GID01/102023/NCI Debt Market (WDM) Segment of Applicable Law. In accordance with the SEBI Debthe Tranche GID01/102023/NCI Applicable Laws, the Company ster annum over the Coupon GID01/102023/NCDKID3 Debent	t Listing Regulations, in can DKID3 Debentures beyon thall make payment to the I Rate for the period of o	ase of a nd such Debentu	es as maybe prescribed under delay by the Company in listing it imelines as specified under re Holders of 1% (One Percent)
Rating of the Instrument	CRISIL AAA/Stable by CRISIL Limited	CRISIL AAA/Stable by C Ratings		CRISIL AAA/Stable by CRISIL Ratings and
				ICRA AAA/Stable rated by ICRA
Issue Size	This Issue of Tranche GID01/102 (Rupees Six Hundred Crores Onl		s is for u	upto Rs.600,00,00,000
Base Issue and Green Shoe Option	Base: Rs 25,00,00,000 (Rupees Twenty Five Crores Only)	Base: Rs 50,00,00,000 (Fifty Crores Only)	Rupees	Base: Rs 50,00,00,000 (Rupees Fifty Crores Only)
	Green Shoe: Rs 125,00,00,000 (Rupees One Hundred and Twenty Crores Only)	Green Shoe: Rs 200,00, (Rupees Two Hundred C Only)	rores	Green Shoe: Rs 150,00,00,000 (Rupees One Hundred and Fifty Crores Only)

Tranche Size	Base: Rs 25,00,00,000 (Rupee			
	Twenty Five Crores Only)	Fifty Crores Only)	(Rupees Fifty Crore	s Only)
	Green Shoe: Rs 125,00,00,00 (Rupees One Hundred and Twenty Five Crores Only)	O Green Shoe: Rs 200,00,00 (Rupees Two Hundred Cror Only)	es 150,00,00,000 (Rup Hundred and Fifty C	
	Total: Rs 150,00,00,000 (Rupe One Hundred and Fifty Crores Only)		Only) Fifty Total: Rs 200,00,00 (Rupees Two Hundi Only)	•
Final Issue Size	Total: Rs 50,00,00,000 (Rupee Fifty Crores Only)	Total: Rs 1,95,00,00,000 (Rupees One Ninety Five C Only)	Total: Rs 2,00,00,00 rores (Rupees Two Hund Only)	
Minimum Subscription	Rs. 1,00,00,000/- (Rupees On	e Crore Only)		
Option to retain oversubscription (Amount)	Not Applicable			
Objects of the Issue / Purpose for which there is requirement of funds The Issuer shall provide granular disclosures in their placement	Debentures if any, will be used for various financing and investing activities of the Comrepay debts of the Company and for business operations of the Company including expenditure, short term/long term working capital requirements and general corporate pur			ompany, to ling capital ourposes of ed from time
memorandum, with regards to the	Details of Utilisation		% Range	
"Object of the Issue" including the percentage of the issue proceeds			upto 100%	
earmarked for each of the "object of the issue".	Repay debts of the Company	,	upto 100%	
	Business operations and Ger		upto 50%	
	Further, pending utilisation, the issue proceeds may be utilized / invested as may be approved from time to time in the ordinary course of business, in fixed deposits with banks, mutual funds units, t-bills and other money market instruments etc.			
Details of the utilization of the Proceeds.	Please refer to the head " Obj	ects of the Issue" as provided h	ereinabove	
In case the Issuer is a NBFC and the objects of the issue entail loan to any entity who is a 'group company' then disclosures shall be made in the following format:	The proceeds of the Issue will	not be utilized for providing loa	ns to any group company	,
Coupon Rate		•	1929%p.a.	
Interest Rate Parameter (Zero Coupon, Fixed Coupon or Floating Coupon)	Zero Coupon Fix	ed Coupon Fix	ked Coupon	
Step Up/Step Down Coupon Rate	Not Applicable	1		

Coupon Payment Frequency	Not Applicable	Annually and on Maturity	Annually and on Maturity		
Coupon Payment Dates	pp	21st October 2025 4th November 2025	November 13, 2024 November 13, 2025 November 13, 2026 January 28, 2027		
Coupon Type	Zero Coupon	Fixed Coupon	Fixed Coupon		
Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc.).	Not Applicable				
Day Count Basis	Actual/ Actual				
Interest on Application Money	the Income Tax Act, 196 applicable) will be paid GID01/102023/NCDKID3 E	Interest at the respective Coupon Rate (subject to deduction of income tax under the provisions of the Income Tax Act, 1961, or any other statutory modification or re-enactment thereof, as applicable) will be paid to the applicants on the application money for the Tranche GID01/102023/NCDKID3 Debentures for the period starting from and including the date of realization of application money in the Issuer's bank account up to one day prior to the Deemed Date of Allotment			
Default Interest Rate	Debentures on the respective over and above the Coupor the defaulted amount togeth. Where the Company fails to prejudice to any liability and Exchange Board of India A Listing of Non-Convertible Steast 2% (Two Percent) pe	e due dates, additional interest of Rate shall be payable by the Other with the delay penalty is paid execute the trust deed within the sing on account of violation of ct, 1992 and the Securities and ecurities) Regulations, 2021, the	e period specified by SEBI, then without f the provisions of the Securities and d Exchange Board of India (Issue and e Company shall also pay interest of at a specified by SEBI to the Debenture		
Tenor	450 days	699 days	1149 days		
Redemption Date	February 28, 2025	November 4, 2025	January 28, 2027		
Redemption Amount	Rs.10,00,000/- (Rupees Tel Lakh Only) per Debenture	<u> </u>	en Rs.100,000/- (Rupees One		
Redemption Premium/ Discount	Not Applicable		<u> </u>		
Issue Price	Subject to price discovery o the BSE Bond Platform	the BSE Bond Platform	on Subject to price discovery on the BSE Bond Platform (Accrued Interest per debenture is Rs.514.8544)		
Discount/Premium at which security is issued and the effective yield as a result of such discount.	Subject to price discovery o	n the BSE Bond Platform	1		
Put Option Date	Not Applicable				
Put Option Price	Not Applicable				
Call Option Date	Not Applicable				
Call Option Price	Not Applicable				

Put Notification Time (Timelines by which the investor need to intimate Issuer before exercising the put)	Not Applicable		
Call Notification Time (Timelines by which the Issuer need to intimate investor before exercising the call)	Not Applicable		
Rollover Option	Not Applicable		
Face Value	Rs. 10,00,000/- (Rupees Ten	Rs. 10,00,000/- (Rupees Ten	Rs. 1,00,000/- (Rupees One
. doe value	Lakhs Only) per Debenture	Lakhs Only) per Debenture	Lakhs Only)
Minimum Application and in multiples of Debt securities thereafter	10 Debentures and in multiples of 1 Debenture thereafter	10 Debentures and in multiples of 1 Debenture thereafter	100 Debentures and in multiples of 1 Debenture thereafter
Details of Anchor (if any) (including Anchor Portion and Anchor Investors)	Not Applicable		
Issue Timing	Tuesday December 5, 2023 10.3	30 am to 11.30 am	
Issue/ Bid Opening Date	Tuesday December 5, 2023		
Issue/ Bid Closing Date	Tuesday December 5, 2023		
Date of earliest closing of the issue, if any.	Not Applicable		
Pay-in Date	Wednesday December 6, 2023		
Deemed Date of Allotment	Wednesday December 6, 2023		
Manner of bidding (Open or Closed Bidding)	Open Bidding		
Manner of Allotment (Uniform Yield Allotment or Multiple Yield Allotment)	Multiple Yield		
Issuance mode of the Instrument	Demat only		
Trading mode of the Instrument	Demat only		
Settlement mode of the Instrument	from the bank account(s) of the with the EBP into the account	eligible investors (whose bids hat t of the relevant Clearing Corp cribed in the Electronic Book	nade by way of transfer of funds ave been accepted) as registered oration, in accordance with the Mechanism Guidelines and the
	For amounts payable by the Issuer to any Debenture Holder pursuant to the terms of the Transaction Documents, Cheque(s)/ Demand Draft (DDs)/ electronic clearing services (ECS)/credit through RTGS / NEFT system/funds transfer to the specified bank account of the Debenture Holder shall be the mode of settlement		
Depository(ies)	NSDL and CDSL		
Business Day	for the purpose of Section 25 or amended/supplemented from ti	of the Negotiable Instruments Acome to time) and any other day on which the money market is fundary.	any day which is a public holiday tt, 1881 (26 of 1881) (as may be on which banks are closed for ctioning in Mumbai and "Business

Business Day Convention	If the Due Date for payment of interest in respect of Tranche GID01/102023/NCDKID3 Debentures falls on a day that is not a Business Day, then the due date in respect of such payment of interest shall be on the immediately succeeding Business Day; however, the dates of the future interest payments in respect of such Tranche GID01/102023/NCDKID3 Debentures would be as per the schedule originally stipulated in the relevant Key Information Document. In other words, the subsequent interest payment schedule would not be disturbed merely because the payment date in respect of one particular interest payment has been postponed earlier because of it having fallen on non-Business Day If the date for performance of any event or the Maturity Date/ Redemption Dates(s) in respect of such Tranche GID01/102023/NCDKID3 Debentures falls on a day that is not a Business Day, then the due date in respect of the performance of such event or the Maturity Date/ Redemption Dates(s) in respect of such Tranche GID01/102023/NCDKID3 Debentures shall be paid on the immediately preceding Business Day.
Disclosure of Interest/Dividend / redemption dates	Please see the section on 'Coupon Rate' and 'Redemption Date' above.
Record Date	The date which will be used for determining the Debenture Holder(s) who shall be entitled to receive the amounts due on any due date, which shall be the date falling 7 (Seven) (both dates excluding) working days prior to any due date.
All covenants of the issue (including side letters, accelerated payment clause, etc.)	As set out in Note 3 to the 'Summary Term Sheet' under the General Information Document.

Description regarding
Security (where applicable) including
type of security
(movable/immovable/tangible etc.),
type of charge (pledge/
hypothecation/ mortgage etc.), date
of creation of security/likely date of
creation of security, minimum
minimum security cover, revaluation,

For

Kotak Mahindra Investments Limited 8.0041% NCD 4th November 2025

- A) Debentures 1 to be issued under the terms of Debenture Trust Deed 1 and under the Disclosure Documents shall be secured by any or all of the following:
- First pari passu registered Mortgage on the Immovable Property of the Company created under the Debenture Trust Deed 1;
- (ii) First pari passu charge in the nature of hypothecation over the Hypothecated Assets
 (as defined under Deed of Hypothecation 1) created under the Deed of Hypothecation
 1;
- (iii) Any other security created by the Company in relation to the Debentures 1, including by way of mortgage over any immovable property, in favour of the Debenture Trustee.

"Minimum Security Cover" shall mean the Security Cover Ratio of 1 (one) time or such other ratio that is to be maintained in respect of the Debentures 1 outstanding under any Tranche / Series, as may be mutually agreed to in writing by the Company and the Debenture Holders of or pertaining to that relevant Tranche/Series of the Debentures 1.

Security Cover and its maintenance

- (a) The Company shall, at all times ensure that the Security Cover Ratio is maintained at or above the MinimumSecurity Cover at all times throughout the tenure of the Debentures 1 i.e. it is never less than the Minimum Security Cover.
- (b) Without prejudice to the generality of this provision, , till the Final Settlement Date, for every Security Cover Testing Date, be obligated to furnish to the Debenture Trustee, on every Security Cover Testing Date, a certificate from a statutory auditor in such form and manner as may be stipulated by the Debenture Trustee, containing details and book value of the Security existing as on the Security Cover Testing Date so as to evidence that the Security Cover Ratio is being maintained at or above the Minimum Security Cover. On and from October 1, 2022, and until the Final Settlement Date, the Company shall furnish a certificate from a statutory auditor, on every Security Cover Testing Date, containing details and book value of the Security existing as on the Security Cover Testing Date so as to evidence that the Security Cover Ratio is being maintained at or above the Minimum Security Cover
- (c) The Company agrees that the Security Cover Ratio shall be tested every quarter on the Security Cover Testing Date, and in the event the Minimum Security Cover is not met on the Security Cover Testing Date, the Company shall provide additional security ("Additional Security") within 90 (Ninety) days of the Security Cover Testing Date and notify the Debenture Trustee in writing of the same, which notice shall include a description of such assets being provided as Additional Security. Such notice shall always be accompanied with a written confirmation by an independent chartered accountant addressed to the Debenture Trustee that the Security Cover Ratio for the Debentures shall be reinstated at or above the Minimum Security Cover, on providing such Additional Security. The Company may, at its discretion, also bring the Security Cover Ratio to the stipulated level i.e., at or above the Minimum Security Cover, by reducing its debt without providing any Additional Security.

Mortgage Property

(a) The issuer shall create and maintain a first pari passu registered Mortgage on the Immovable property of the Company under the terms of the Debenture Trust Deed 1.

Release of Mortgage Property

(a) Notwithstanding anything contained in the Transaction Documents in respect of Debentures 1, in the event that: (i) the Company has at least provided one alternative Mortgage Property with a clear, marketable and mortgageable title and created and perfected a first ranking pari-passu mortgage and charge over such property in such manner and form as acceptable to the Debenture Trustee and by signing, executing, delivering, registering all such deeds, writings, acts, forms as may be necessary in this regard, and (ii) the Security is of a value greater than that required for the maintenance of the Security Cover Ratio as per the confirmation provided by the independent chartered accountant in accordance with the Debenture Trust Deed 1 with respect to the immediately preceding Security Cover Testing Date, the Company shall be entitled to require the Debenture Trustee to release the other Mortgage Property/ies or any part thereof such that the Security remaining after such release would be sufficient for maintenance of the Security Cover Ratio at or above the Minimum Security Cover ("Released Mortgage Property"). The Company shall, for such release, issue a letter to the Debenture Trustee substantially in the format set out in the Debenture Trust Deed 1 describing the Mortgage Property/ies to be released, which letter shall be duly acknowledged by the Debenture Trustee ("Release Request Letter of Mortgage").

The Debenture Trustee shall effectuate such release by re-assigning or re-conveying to the Company (at the cost of the Company) or to such other Person as the Company may request, the Mortgage Property or such part thereof (as per the Release Request Letter of Mortgage) freed and discharged from the trusts and Security hereby created. The Debenture Trustee shall not be required to provide notice to or obtain consent from the Debenture Holders for such release, so long as no Event of Default has occurred and is continuing, and the

Company has not defaulted in making payment of the Secured Obligation(s) and an independent chartered accountant confirms to the Debenture Trustee in writing that the Security Cover Ratio shall be maintained at or above the Minimum Security Cover post such release. The Debenture Trustee shall not be liable for any consequences for having acted in terms hereof and having made such release. Provided that no such release shall be done unless and until the mortgage has been created and perfected as a condition precedent in this regard as required in terms of the Debenture Trust deed 1.

(b) Released Mortgage Property shall not be construed to be part of the Security and the Company shall be entitled to deal with the same in the manner it deems fit.

Release of Excess Hypothecated Assets

(a) Notwithstanding anything contained in the Transaction Documents in relation to Debentures 1, in the event that the Hypothecated Assets are of a book value greater than that required for the maintenance of the Security Cover Ratio (basis the certificate issued by the independent chartered accountant in accordance with the Deed of Hypothecation 1 in respect of the immediately preceding Security Cover Testing Date), the Company shall be entitled to require the Debenture Trustee to release the excess Hypothecated Assets such that the Hypothecated Assets remaining after such release would be sufficient for maintenance of the Security Cover Ratio at or above the Minimum Security Cover ("Released Assets"). The Company shall, for such release, issue a letter to the Debenture Trustee substantially in the format set out in the Deed of Hypothecation 1 describing the Hypothecated Assets to be released, which letter shall be duly acknowledged by the Debenture Trustee ("Release Request Letter").

- (b) The Debenture Trustee shall effectuate such release by acknowledging the Release Request Letter and shall also, if requested by the Company execute all such documents as may be required for such release. The Debenture Trustee shall not be required to provide notice to or obtain consent from the Debenture Holders for such release, so long as no Event of Default has occurred and is continuing, the Company has not defaulted in making payment of the Secured Obligations and an independent chartered accountant of the Company confirms to the Debenture Trustee in writing that the Security Cover Ratio shall be maintained at or above the Minimum Security Cover post such release. The Debenture Trustee shall not be liable for any consequences for having acted in terms hereof and having made such release.
- (c) The Released Assets shall not be construed to be a part of the Security and the Company shall be entitled to deal with the Released Assets in the manner it deems fit.

Creation and Perfection of Security

- (a) The Company shall execute Debenture Trust Deed 1 and Deed of Hypothecation 1 prior to listing of the Debentures 1 and perfect the same by filing requisite forms with ROC within 30 (Thirty) days, or such other time as permitted under Applicable Law, of creation of charge. The Company shall register the Debenture Trust Deed with the relevant sub-registrar of assurances (if applicable) within 30 (Thirty) days, or such other time as permitted under Applicable Law.
- (b) The Issuer shall cooperate with the Trustee to enable it to make necessary filings in connection with the perfection of Security with the CERSAI, within the timelines as specified under Applicable Law from the date of creation of security over the Security.

All capitalized terms used under the clauses set out above under (A) which have not been defined herein and under this General Information Document shall have the meaning assigned to such term under the Debenture Trust Deed 1, and if not defined under the Debenture Trust Deed 1 shall have the meaning assigned to such term under the Deed of Hypothecation 1

For: Kotak Mahindra Investments Limited 0%NCD 28 Feb 2025 and Kotak Mahindra Investments Limited 8.1929% NCD 28 Jan 2027

- B) <u>Debentures 2 to be issued under the terms of Debenture Trust Deed 2 and under the Disclosure Documents shall be secured by any or all of the following:</u>
 - (i) First pari *passu* charge in the nature of hypothecation over the Hypothecated Assets (as defined under Deed of Hypothecation 2) created under the Deed of Hypothecation 2:
 - (ii) Any Additional Security as may be created by the Company in relation to the Debentures 2, in favour of the Debenture Trustee in terms of Clause 2.4 of Part B of the Debenture Trust Deed 2:

"Minimum Security Cover" shall mean the Security Cover Ratio of 1 (one) time or such other ratio that is to be maintained in respect of the Debentures 2 outstanding under any Tranche / Series, as may be mutually agreed to in writing by the Company and the Debenture Holders of or pertaining to that relevant Tranche/Series of the Debentures 2.

Security Cover and its maintenance

- (a) The Company shall, at all times, until the Final Settlement Date, ensure that the Security Cover Ratio is maintained at or above the Minimum Security Cover at all times throughout the tenure of the Debentures 2 i.e. it is never less than the Minimum Security Cover.
- (b) Without prejudice to the generality of this provision, the Company shall, till the Final Settlement Date, for every Security Cover Testing Date, be obligated to furnish to the Debenture Trustee, on every Security Cover Testing Date, a certificate from a statutory auditor in such form and manner as may be stipulated by the Debenture Trustee, containing details and book value of the Security existing as on the Security Cover Testing Date so as to evidence that the Security Cover Ratio is being maintained at or above the Minimum Security Cover.

The Company agrees that the Security Cover Ratio shall be tested every guarter on the Security Cover Testing Date, and in the event the Minimum Security Cover is not met on the Security Cover Testing Date, the Company shall provide additional security over other / additional Receivables ("Additional Hypothecated Assets") within 90 (Ninety) days of the Security Cover Testing Date and notify the Debenture Trustee in writing of the same substantially in the format set out in Schedule II of the Deed of Hypothecation 2, which notice shall include a description of such assets being provided as Additional Hypothecated Assets. Such notice shall always be accompanied with a written confirmation by an independent chartered accountant addressed to the Debenture Trustee that the Security Cover Ratio for the Debentures shall be reinstated at or above the Minimum Security Cover, on providing such Additional Hypothecated Assets. The Company may, at its discretion, also bring the Asset Cover Ratio to the stipulated level i.e., at or above the Minimum Security Cover, by reducing its debt without providing any Additional Hypothecated Assets. The description of the assets comprising the Additional Hypothecated Assets specified by the Company to the Debenture Trustee in its letter(s) addressed to the Debenture Trustee shall be deemed to be the description of the assets which are to form part of the Hypothecated Assets pursuant to this Clause.

Release of Excess Hypothecated Assets

- (a) Notwithstanding anything contained in the Transaction Documents in respect of Debentures 2, in the event that the Hypothecated Assets are of a book value greater than that required for the maintenance of the Security Cover Ratio (basis the certificate issued by the independent chartered accountant in accordance with the Deed of Hypothecation 2 in respect of the immediately preceding Security Cover Testing Date), the Company shall be entitled to require the Debenture Trustee to release the excess Hypothecated Assets such that the Hypothecated Assets remaining after such release would be sufficient for maintenance of the Security Cover Ratio at or above the Minimum Security Cover ("Released Assets"). The Company shall, for such release, issue a letter to the Debenture Trustee substantially in the format set out in the Deed of Hypothecation 2 describing the Hypothecated Assets to be released, which letter shall be duly acknowledged by the Debenture Trustee ("Release Request Letter").
- (b) The Debenture Trustee shall effectuate such release by acknowledging the Release Request Letter and shall also, if requested by the Company execute all such documents as may be required for such release. The Debenture Trustee shall not be required to provide notice to or obtain consent from the Debenture Holders for such release, so long as no Event of Default has occurred and is continuing, the Company has not defaulted in making payment of the Secured Obligations and an independent chartered accountant of the Company confirms to the Debenture Trustee in writing that the Security Cover Ratio shall be maintained at or above the Minimum Security Cover post such release. The Debenture Trustee shall not be liable for any consequences for having acted in terms hereof and having made such release.
- (c) The Released Assets shall not be construed to be a part of the Security and the Company shall be entitled to deal with the Released Assets in the manner it deems fit.

Additional Security

- (a) Notwithstanding anything to the contrary contained in the Transaction Documents in respect of Debentures 2, the Debenture Trustee and the Company hereby agree, acknowledge and confirm that the Company may, at any time prior to the Final Settlement Date, as and when the Company deems fit, create any further nonexclusive, first / second pari-passu charge, encumbrance or additional security over any assets of the Company and/or the Company may request any Person ("Third Party Obligor") to create and such Third Party Obligor shall upon such request from the Company create, any further non-exclusive, first/second pari-passu charge. encumbrance or additional security over the assets of the Third Party Obligor, including by way of mortgage and/or pledge in favour of the Debenture Trustee (acting on behalf of and for the benefit of Debenture Holder(s) for all Tranches/Series of the Debentures2) in addition to the Security created over the Hypothecated Assets (collectively "Additional Security"), and the Company and/or any Third Party Obligor, as the case may be, shall not be required to obtain any consent/approval from the Debenture Trustee or the Debenture Holders for the purposes of creating such Additional Security. If the Company exercises at any time or times, the right hereby given to create or cause to be created such Additional Security in respect of the Debentures 2, the Company shall be entitled to call upon the Debenture Trustee to join with the Company and/or Third Party Obligor, as the case may be, in executing such documents/writings and the Debenture Trustee shall not require the consent/approval/instructions of any of the Debenture Holders to do all such acts, deeds and things as the Company and/or any Third Party Obligor may require for creation and perfection of such Additional Security.
- (b) Further, notwithstanding anything to the contrary contained in the Transaction Documents in respect of Debentures 2, in the event that the Hypothecated Assets are of a book value greater than that required for the maintenance of the Security Cover Ratio (basis the certificate issued by the independent chartered accountant in accordance with Clause 6.2(c) of Part A of the Debenture Trust Deed 2 in respect of the immediately preceding Security Cover Testing Date), the Company shall be entitled but not obligated to require the Debenture Trustee to release the Additional Security or any part thereof including any Additional or part thereof including any Additional Security or any part thereof created by a Third Party Obligor such that the Security remaining after such release would be sufficient for maintenance of the Security Cover Ratio at or above the Minimum Security Cover ("Released Additional Security") and the Company and any Third Party Obligor shall not be required to obtain any consent/approval from the Debenture Trustee or the Debenture Holders for the purposes of releasing such Additional Security. The Debenture Trustee shall effectuate such release by releasing, re-assigning or reconveying to the Company (at the cost of the Company) or to such other Person as the Company may request including any Third-Party Obligor and as may be applicable, the Additional Security or such part thereof and shall also, if requested by the Company execute all such documents as may be required for such release. The Debenture Trustee shall not be required to provide notice to or obtain consent from the Debenture Holders for such release, so long as no Event of Default has occurred and is continuing in respect of Debentures 2, and the Company has not defaulted in making payment of the Secured Obligation(s) (as defined under Debenture Trust Deed 2). The Debenture Trustee shall not be liable for any consequences for having acted in terms hereof and having made such release

Released Additional Security shall not be construed to be part of the Security created for Debentures 2 and the Company and/or any Third-Party Obligor, as the case may be, shall be entitled to deal with the same in the manner it deems fit. It is hereby clarified that in the event the Additional Security or any part thereof is not released under Clause 2.4(b) of Part B of the Debenture Trust Deed 2, upon the discharge of all the Secured Obligations in respect of all the Debentures 2 and any monies payable to the Debentures Trustee, the Debenture Trustee shall, at the cost and expense of the Company, execute all necessary releases of the Additional Security created under the terms of the Debenture Trust Deed 2 and shall make all necessary filings with the relevant authorities including the Registrar of Companies in this regard.

Creation and Perfection

- (a) The Company shall execute Debenture Trust Deed 2 and Deed of Hypothecation 2 within the timelines set out in the Transaction Documents and perfect the Security by filing requisite forms with ROC within 30 (Thirty) days, or such other time as permitted under Applicable Law, of creation of charge.
- (b) The Issuer shall cooperate with the Trustee to enable it to make necessary filings in connection with the perfection of Security with the CERSAI, within the timelines as specified under Applicable Law from the date of creation of security over the Security.

All capitalized terms used under the clauses set out above under (B) which have not been defined herein and under this General Information Document shall have the meaning assigned to such term under the Debenture Trust Deed 2, and if not defined under the Debenture Trust Deed 2 shall have the meaning assigned to such term under the Deed of Hypothecation 2

Due Diligence

The Trustee shall exercise independent due diligence to ensure that the Security is free from any encumbrances in accordance with the applicable circulars / notifications issued by the SEBI including under the provisions of the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 (as amended from time to time).

The Debentures 1 shall be considered to be secured only in the event the Hypothecated Assets, and the Mortgage created as Security for Debentures 1 are registered with the relevant ROC or CERSAI or Depositories, as applicable or is independently verifiable by the Trustee

Replacement of security, interest to the coupon rate as specified in the Trust Deed and disclosed in the issue document

Please refer to row on "Description regarding Security (where applicable) including type of security the debenture holder over and above (movable/immovable/tangible etc.), type of charge (pledge/ hypothecation/ mortgage etc.), date of creation of security/ likely date of creation of security, minimum security cover, revaluation"

Transaction Documents

The General Information Document, Key Information Document, Deed of Hypothecation, Debenture Trust Deed, Debenture Trustee Agreement and the Private Placement Offer Cum Application Letter, as amended from time to time, and any other document that may be designated by the Debenture Trustee as a Transaction Document

Conditions Precedent to Disbursement	The Issuer shall deliver to the Debenture Trustee, a certified true copy of the Issuer's constitutional documents, registration certificate and certificate of incorporation, as amended up-to-date;
Dispulsement	The Issuer shall deliver to the Debenture Trustee, consent letter from the Debenture Trustee
	conveying their consent to act as Debenture Trustees for the Debenture Holder(s);
	The Issuer shall deliver to the Debenture Trustee, a certified true copy of the resolution of the Board of Directors authorising the issue of Debentures and also the execution of the necessary documents in that behalf;
	The Issuer shall obtain the in-principle approval for listing the Debentures on the WDM segment of the Stock Exchange;
	The Issuer shall deliver to the Debenture Trustee, a copy of the rating letters in relation to the Debentures issued by the Rating Agencies;
	Due Diligence Certificate with respect to the Debentures.
	Such other Conditions Precedent as set out in the Transaction Documents.
Conditions Subsequent to Disbursement	Filing of the relevant documents required to be filed with inter alia, the ROC, CERSAI, the sub- registrar of assurances the return of allotment within the timelines specified under the Act and the rules made thereunder;
	Completion of listing of the Debentures on the WDM segment of the Stock Exchange;
	Credit of the Debentures in the demat account(s) of the allotees;
	Such other Conditions Subsequent as set out in the Transaction Documents.
Events of Default (including manner of voting /conditions of joining Inter Creditor Agreement)	As per Note 4 to the 'Summary Term Sheet' of the General Information Document.
Creation of recovery expense fund	Details and purpose of the recovery expense fund:
	The Company shall create and maintain a recovery expense fund in the manner as specified under Chapter IV of the DT Master Circular, as may be supplemented or amended from time to time, and inform the Debenture Trustee about the same.
	The Company has created Recovery Expense Fund as per the provisions of the said circular and has informed the Debenture Trustee about the same.
	The recovery expense fund may be utilized by the Debenture Trustee upon occurrence of an Event of Default, for taking appropriate legal actions to enforce the Security in accordance with the relevant SEBI circulars.
Conditions for breach of covenants (as specified in Trust Deed)	As set out under the head "All covenants of Issue" and "Events of Default" in the General Information Document.
Provisions related to Cross Default	Not Applicable.
Clause	

Role and Responsibilities of Trustee	To oversee and monitor the overall transaction for and on behalf of the Debenture Holders as
	customary for transaction of a similar nature and size and as executed under the appropriate
	Transaction Documents.
Risk factors pertaining to the Issue	As per the "Risk Factors" mentioned in Section N in the General Information Document.

Governing Law and Jurisdiction

The Debentures and the Transaction Documents shall be governed by and construed in accordance with the laws of India.

For all matters which cannot be determined by way of arbitration as set out in clause (c) below, the courts and tribunals at Mumbai shall have exclusive jurisdiction to settle any disputes which may arise out of or in connection with the Transaction Document(s) and that accordingly, any suit, action or proceedings arising out of or in connection with the Transaction Document(s) may be brought in such courts..

Arbitration and Jurisdiction

- (i)Without prejudice to Clause (b) above, the Company and the Debenture Trustee shall endeavor to settle any dispute, controversy or claim arising out of or relating to the Transaction Documents or any related agreement or other document or the validity, interpretation, breach or termination thereof ("Dispute"), through consultations and negotiations by their respective chief executive officers (or person of equivalent designation).
- (ii) If no settlement can be reached through consultations of the Company and the Debenture Trustee within 30 (thirty) days of one party delivering a written notice of the Dispute to the other party, then such matter shall, be resolved and finally settled in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996 as may be amended from time to time or its reenactment and the rules made thereunder (the "Arbitration Act"). The Company and the Debenture Trustee consent to a single, consolidated arbitration for all Disputes that may at the time exist. The arbitral tribunal shall be composed of one arbitrator selected by mutual agreement of the Company and the Debenture Trustee. In the event that the Company and the Debenture Trustee are unable to agree upon a sole arbitrator, then the Company shall appoint 1 (One) arbitrator and the Debenture Trustee (on the instructions of the Super Majority or with the authority of the Super Majority Resolution or on the instructions of the Majority Debenture Holders or with the authority of the Majority Resolution of the relevant Series/Tranche in case the Dispute arises in respect of one Series/Tranche, as the case may be) shall jointly appoint 1 (One) arbitrator and the 2 (Two) appointed arbitrators shall appoint the third arbitrator who shall be the presiding arbitrator. The cost of arbitration shall be borne by the Company and the Debenture Trustee equally (however Debenture Trustee may recover its share of the cost from the Debenture Holder(s)) unless otherwise directed by the arbitrators. Provided however that, in the event any Dispute under this Clause (c), arises from or in connection with any failure or default by the Debenture Trustee to perform any of its obligations under the Transaction Documents, the Debenture Trustee hereby agrees and undertakes that the costs of arbitration of such Dispute shall be borne by the Debenture Trustee.
- (iii)The arbitration proceedings shall be conducted in the English language and any document not in English submitted by the Company or the Debenture Trustee shall be accompanied by an English translation. The arbitration proceedings shall be held in Mumbai. The arbitrator shall determine the Dispute in accordance with the laws of India. The text of the award shall be in English.
- (iv)For the purposes of arbitration mentioned in this Clause (c), the courts in Mumbai in the State of Maharashtra shall have jurisdiction in respect of any suit, petition, reference or other filing permitted or required to be made pursuant to the Arbitration and Conciliation Act, 1996 in respect of the matters arising out of the Transaction Documents

Due Diligence Certificate	The Issuer shall submit the due diligence certificate provided by the Trustee, to BSE in accordance with the applicable SEBI regulations, including but not limited to Chapter II of the DT Master Circular. Such due diligence certificate will be annexed to relevant Key Information Document for each Tranche/ Series.		
Manner of settlement	Through Clearing Corporation a	s per the details set out below	
Terms and conditions of debenture trustee agreement including fees charged by debenture trustees(s), details of security to be created and process of due diligence carried out by the debenture trustee	Please refer to Annexure VI of the General Information Document.		
Terms of raising of securities	Duration, if applicable:	Refer section on 'Tenor' and 'Redemption Date' above	
	Rate of Interest: Refer section on 'Coupon Rate' above		
	Mode of Payment	Refer section on 'Settlement mode of the Instrument' above	
	Mode of Repayment	Refer section on 'Settlement mode of the Instrument' above	

General Notes:

- a. If there is any change in Coupon Rate pursuant to any event including lapse of certain time period or downgrade in rating, then such new Coupon Rate and events which lead to such change shall be disclosed by the Company.
- b. The list of documents which has been executed in connection with the issue and subscription of the Tranche GID01/102023/NCDKID1 Debentures is annexed with this Key Information Document.
- c. While the debt securities are secured to the tune of 100% of the principal and interest amount or as per the terms of the Disclosure Documents, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the Security is maintained.

Illustration of Cashflows

Name of the Issuer	Kotak Mahindra Investm	Kotak Mahindra Investments Limited			
Face Value (per security)	Rs.10,00,000/- (Rupees Ten Lakhs Only) per Debenture	Rs.10,00,000/- (Rupees Ten Lakhs Only) per Debenture	Rs.1,00,000/- (Rupees One Lakh Only) per Debenture		
Deemed Date of Allotment	December 6, 2023				
Tenure and Redemption Date	Tenure :450 Days Redemption Date: February 28, 2025	Tenure :699 Days Redemption Date: November 4, 2025	Tenure: 1149 Days Redemption Date: January 28, 2027		
Coupon Rate	Not Applicable	8.0041%p.a.	8.1929%p.a.		
Frequency of the interest payment with specified dates	Not Applicable	October 21, 2024 October 21, 2025 November 4, 2025	November 13, 2024 November 13,2025 November 13, 2026 January 28, 2027		
Day Count Convention	Actual/Actual				

'Since_	would be falling	on, interest payment due on that day will be made on the ne	ext working day
as per	SEBI's Master Circular).	Il other interest calculations remain same	

Illustration of Cash Flows per Debenture: Kotak Mahindra Investments Limited 0% NCD 28 Feb 2025

Cash flows	Date	No of days in coupon period / principal period	Denominator (No. of days) for Coupon calculation	Amount in Rs. Per debenture of Rs. 10 lakhs
Principal	February 28, 2025	450	450	10,00,000.00

Interest payments would be rounded off to nearest rupee

Note: The Debentures are being issued under the existing ISIN: INE975F07HX8

Illustration of Cash Flows per Debenture: Kotak Mahindra Investments Limited 8.0041% Nov 4, 2025

Cash flows	Date	No of days in coupon period / principal period	Denominator (No. of days) for Coupon calculation	Amount in Rs. Per debenture of Rs. 10 lakhs
First Coupon	October 21, 2024	366	366	80,041
Second Coupon	October 21, 2025	365	365	80,041
Final Coupon	November 4, 2025	54	365	3070.07
Principal	November 4, 2025			10,00,000.00

Interest payments would be rounded off to nearest rupee

Note: The Debentures are being issued under the existing ISIN: INE975F07HU4

Illustration of Cash Flows per Debenture: Kotak Mahindra Investments Limited 8.1929% Jan 28, 2027

Cash flows	Date	No of days in coupon period / principal period	Denominator (No. of days) for Coupon calculation	Amount in Rs. Per debenture of Rs. 1 lakh
First Coupon	November 13, 2024	366	366	8192.90
Second Coupon	November 13, 2025	365	365	8192.90
Third Coupon	November 13, 2026	365	365	8192.90
Final Coupon	January 28, 2027	76	365	1705.92
Principal	January 28, 2027			1,00,000.00

Interest payments would be rounded off to nearest rupee

Note: The Debentures are being issued under the existing ISIN: INE975F07IP2

MANNER OF SETTLEMENT

- The eligible investors should complete the funds pay-in to the designated bank account of the Indian Clearing Corporation Limited by 10.30 am **T+1** day.
- The participants must ensure to do the funds pay-in from the same bank account which is updated by them in the EBP Platform while placing the bids.
- The Designated Bank Accounts of are as under:

Name of Bank	HDFC BANK
IFSC Code	HDFC0000060
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LIMITED

Name of Bank	ICICI Bank Ltd.
IFSC Code	ICIC0000106
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LTD

Name of Bank	YES BANK
IFSC Code	YESB0CMSNOC
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LTD

- In the event of the issue getting withdrawn, the funds refund would be initiated on T+1 day.
- In case of mismatch in the bank account details between biding platform and the bank account from which payment is done by the eligible investors, the payment would be returned back by the EBP. Further, pay-in received from any other bank account may lead to cancellation of bid and consequent debarment of the bidder from accessing EBP Platform as per the Operating Guidelines of the EBP.
- Securities Settlement: Depositories will credit the securities to the demat account of the respective investor.

SECTION III

DECLARATION

THE BOARD OF DIRECTORS HEREBY DECLARE THAT:

- a. The Company is in compliance with the provisions of the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, Companies Act and the rules and regulations made thereunder.
- b. The compliance with the said Companies Act and the rules made thereunder do not imply that payment of dividend or interest or repayment of the GID01/102023/NCDKID1 Debentures, if applicable, is guaranteed by the Central Government;
- c. The monies received under the Issue shall be used only for the purposes and objects indicated in the General Information Document and this Key Information Document;
- d. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association.

I am authorized by the Board of Directors of the Company vide resolution dated May 26, 2023 to sign this Key Information Document and declare that all the requirements of Companies Act, 2013 and the rules made there under in respect of the subject matter of General Information Document and matters incidental thereto have been complied with and that the Permanent Account Number, Bank Account Number(s) of the Promoter and Permanent Account Number of directors have been submitted to the stock exchanges on which the GID01/102023/NCDKID1 Debentures are proposed to be listed. Whatever is stated in this Key Information Document and in the attachments thereto is true, correct and complete and no information material to the subject matter of Key Information Document has been suppressed or concealed and is as per the original records maintained by the Promoters subscribing to the Memorandum of Association and Articles of Association.

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

NOTE TO INVESTORS

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

For Kotak Mahindra Investments Limited

Authorised Signatory

Name: Hiren Vora/ Nilesh Dabhane

Title: Sr. VP / DVP

Date: December 1, 2023

Encl:

1. Disclosure prescribed under PAS-4 of Companies (Prospectus and allotment of securities) Rules, 2014

2. Due Diligence Certificate for Tranche [•] Debentures issued by the Debenture Trustee

3. Press Release for Credit Rating and Rating Rating Rationale

4. List of documents executed in relation to the Issue

5. Unaudited Financial Results for the half year ended 30th Sep 2023.