shall be made to the respective Debenture Holder and in case of joint Debenture Holders, to the one whose name stands first in the Register of Debenture Holder(s).

### 6.40. Investor Relations and Grievance Redressal

Arrangements have been made to redress investor grievances expeditiously as far as possible. The Issuer shall endeavour to resolve the investor's grievances within 30 (thirty) days of its receipt. All grievances related to the issue quoting the application number (including prefix), number of Debentures applied for, amount paid on application and details of collection centre where the Application was submitted, may be addressed to the Compliance Officer at Registered Office of the Issuer. All investors are hereby informed that the Issuer has designated a Compliance Officer who may be contacted in case of any pre-issue/post-issue related problems such as non-credit of letter(s) of allotment/ debenture certificate(s) in the demat account, non-receipt of refund order(s), interest warrant(s)/ cheque(s) etc. Contact details of the Compliance Officer are given elsewhere in this Key Information Document.

## 7. PARTICULARS OF THE OFFER

Sr. No.	Terms	Description
A	Details of the offer of non- convertible securities in respect of which the Key Information Document is being issued	
В	Financial information, if such	The Company confirms that the information provided in the General Information Document is not more than six months old.
С	information provided in the	Except as disclosed under this Key Information Document and further specified under Annexure 10 (Material Developments) of this Key Information Document, the Company confirms that there are no material changes since the issue of the General Information Document.
D	disclosed in the General Information Document, since the issue of the General Information	

#### 8. ISSUE DETAILS

# 8.1. Term Sheet

The following is a summary term sheet containing information that shall be applicable to the issuance of Debentures under this Key Information Document:

Particulars	Details
Security Name (Name of the non-	9.60% Sammaan Capital Ltd August 2035
convertible securities which	ISIN- INE148I07YD3
includes (Coupon/dividend, Issuer	
Name and maturity year)	
Issuer/ Company	Sammaan Capital Limited (formerly known as Indiabulls
	Housing Finance Limited)
Re-Issuance or Fresh Issue	Fresh Issue
Type of instrument/ Name of the	Secured, listed, rated, taxable, redeemable, fully paid-up
security	non-convertible debentures.
Nature of Instrument (Secured or	Secured
Unsecured)	
Mode of Issue	Demat by way of private placement through BSE Bond
	EBP Platform

Particulars		Details
Seniority (Senior	or	Senior
,		All OTD 1 OTD 1 I II II I
	or	All QIBs, and any non-QIB Investors who are eligible to bid / invest / apply for the Issue as per the applicable law are permitted to invest in the Debentures.  The following class of investors who fall under the definition of "Qualified Institutional Buyers" or "QIBs" under Regulation 2 (ss) of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended from time to time, and any non-QIB investor (including arranger) who are specifically authorized by the Issuer in the EBP platform are eligible to participate in the offer (being "Eligible Investors"):  The investors who fall under the definition of QIB includes:  1. a mutual fund, venture capital fund, alternative investment fund and foreign venture capital investor registered with SEBI;  2. a foreign portfolio investor ("FPIs") other than Individuals, corporate bodies and family offices;  3. a Public Financial Institution;  4. a Scheduled Commercial Bank;  5. a multilateral and bilateral developmental financial institution;  6. a state industrial development corporation;  7. an Insurance Company registered with the Insurance Regulatory and Development Authority of India;  8. a Provident Fund with minimum corpus of ₹ 25 Crore;  9. a Pension Fund with minimum corpus of ₹ 25 Crore;  10. National Investment Fund set up by resolution no. F. No. 2/3/2005-DDII dated 23 November 2005 of the Government of India published in the Gazette of India;  11. insurance funds set up and managed by the Department of Posts, India; and  13. systemically important non-banking financial companies.  All participants are required to comply with the relevant regulations/ guidelines applicable to them for investing in the Issue.  Further, notwithstanding anything contained above, only eligible investors who have been addressed through the application form are eligible to apply.
		Prior to making any investment in the Debentures, each Eligible Investor should satisfy and assure himself/herself/itself that he/she/it is authorized and eligible to invest in the Debentures. The Issuer shall be under no obligation to verify the eligibility/authority of the Eligible Investor to invest in the Debentures. Further, mere receipt of the Disclosure Document(s) (and/or any Transaction Document in relation thereto and/or any draft of the Transaction Documents and/or the Disclosure Document(s)) by a person shall not be construed as any representation by the Issuer that such person is authorized
		to invest in the Debentures or eligible to subscribe to the Debentures. If after applying for subscription to the

Particulars	Details						
	Debentures						
	such person becomes ineligible and/or is found to have been						
	ineligible to invest in/hold the Debentures, the Issuer shall not be responsible in any manner.						ei siiaii
	not be responsible in any mainter.						
	Notwithsta and/or purs						
	(a) if a pe						
	Investor, th	ne Issuer	shall hav	e the rig	ht to re	fuse al	lotment
	of the Deb						
	application comply wi						
	under the A	Applicabl	le Law or	applies i	n exces	s of thr	eshold,
	the Issuer 1						
	to such inv Debentures						
	such person	n become	es ineligib	ole and/or	is four	ıd to ha	ve been
	ineligible t				tures, t	he Issu	er shall
Listing (name of Stock Exchange)	not be resp The Deben				debt m	arket s	egment
where it will be listed and timeline	of BSE and	d NSE. T	he listing	g will be	done w	ithin T-	+3 days
for listing)	from the d	ate of clo	osure of	the Issue	. (T be	ing Clo	sure of
Rating of the Instrument	Issue).  "CRISIL AA/Stable" (pronounced as CRISIL double A						
<b>9</b>	rating with	stable or	ıtlook) b <u>y</u>	y CRISIL	Rating	s Limit	ted vide
	their letter						
	2025, and "[ICRA]AA (Stable)" (pronounce double A rating with a stable outlook) by ICI						
	vide their letter dated June 25, 2025 and rational						
Laura Cima	26, 2025. Up to ₹ 125,00,00,000 (Indian Rupees One Hundred and						
Issue Size	Twenty Fiv			ian Kupe	es One	Huna	red and
Minimum subscription	The minimum subscription per investor shall be for Rs.						
	1,00,00,000 (Rupees One Crore only - 100 Debentures) an in multiple of Rs. 1,00,000 (Rupees One Lakh only -						
				(Rupees	One I	Lakh o	nly - I
Base Issue	Debenture) thereafter.  ₹ 75,00,00,000 (Indian Rupees Seventy Five Crores)						
Option to retain oversubscription	Up to ₹ 50.	,00,00,00	00 (Indiar	Rupees	Fifty C	rores)	
(Amount)  Issue-wise green shoe option						(₹ i	n crore)
exercised vis-a-vis the base issue	ISIN	Start	End	Type	Bas	Gre	Actua
size and green shoe portion as		Date	Date		e	en shoe	l Allot
specified in issues undertaken in the previous financial year							ment
	INE148I 07SY1	4-Apr- 24	3-Apr- 27	Fresh	25.0 0	24.5 0	25.00
	INE148I	28-	3-Apr-	Re-	49.0	50.0	49.00
	07SY1 INE244	Jan-25 16-	27 16-	Issue Fresh	30.0	19.0	40.00
	L07580	Jul-24	Jan-26		0	0	
	INE148I 07TX1	23- Jul-24	23- Jul-29	Fresh	50.0	50.0	60.00
	0/1/11		23-	D	50.0	50.0	50.00
	INE148I	4-Sep-		Re-	50.0		50.00
	07TX1	24	Jul-29	Issue	0	0	
							200.0
	07TX1 INE148I	24 12-	Jul-29 12-	Issue	100.	0 100.	200.0

Particulars	Details						
1 at ticulars	INE148I	21-	20-	Fresh	50.0	150.	50.00
	07UX9	Oct-	Oct-		0	00	
		24	29				
	INE148I	14-	20-	Re-	25.0	50.0	35.00
	07UX9	Jan-25	Oct- 29	Issue	0	0	
	INE148I	21-	28-	Fresh	50.0	150.	50.00
	07UY7	Oct-	Aug-	TTCSII	0	00	30.00
		24	26				
	INE148I	14-	20-	Re-	50.0	125.	130.0
	07UY7	Jan-25	Oct-	Issue	0	00	0
	INE244	13-	29 13-	Dunah	50.0	75.0	50.00
	L07606	Dec-	Jan-27	Fresh	30.0	73.0	30.00
	L07000	24	Jan-27			U	
	INE244	7-	13-	Re-	25.0	50.0	35.00
	L07606	Mar-	Jan-27	Issue	0	0	
		25					
	INE148I	14-	13-	Fresh	25.0	50.0	35.00
	07VX7 INE244	Jan-25 7-	Jan-35 7-	Fresh	20.0	30.0	20.00
	L0	Mar-	Mar-	110311	20.0	0.0	20.00
	7614	25	35			Ü	
	INE148I	28-	12-	Re-	100.	50.0	145.0
	07TY9	Mar-	Apr-	Issue	00	0	0
		25	28				
Objects of the James / Durmose for	E = 41 = ===		(i)		- C		1 f
Objects of the Issue / Purpose for which there is requirement of	For the pu						
funds	repayment of interest and principal of existing borrowings of the Company; and (ii) general corporate purposes.						
In case the issuer is an NBFC and	Not applicable						
the objects of the issue entail loan	The applicable						
to any entity who is a 'group							
company' then disclosures shall							
be made in the following format:							
Details of the utilization of the	100% fund	s will be	utilized v	vithin the	catego	ries me	ntioned
Proceeds	in the 'Obj	ects of th	e Issue'	above.			
Coupon / Dividend Rate	9.60% P.A		late				
Step Up/Step Down Coupon Rate	Not applica						
Coupon/ Dividend Payment	Annually f	rom the	date of all	lotment &	& at Ma	turity	
Frequency	DI C		0 (***			E' .	
Coupon / Dividend payment dates	Please refe			stration	of Cash	Flows	) of this
Cumulative / non-cumulative, in	Key Inform		ocument.				
case of dividend	тчог арриса	uoic					
Coupon Type (Fixed, floating or	Fixed						
other structure)	1						
Coupon Reset Process (including	Not applica	able					
rates, spread, effective date,	The state of the s						
interest rate cap and floor etc).	<u></u>						
Day Count Basis (Actual/Actual)	Actual / Ac	ctual					
,	Coupon pa	•					
	the basis of actual number of days in a year 365 or 366 da			66 days			
	as the case						
Interest on Application Money	The Issuer						
	invalid ap						
	including						
	Eligible In of Allotme						
	money sha						
	application						
	пррпсаноп	. money	***************************************	Payaore	iii cas	c the I	13

Particulars	Details
- 1 H2 V3 W4 W4 S	withdrawn by the Issuer in accordance with the Applicable
	Law.
<b>Default Interest Rate</b>	a) Default in Payment
	In case of default in payment of interest/ coupon and/or principal redemption on the due dates, additional interest of at least @ 2% p.a. over the coupon rate shall be payable by the Company for the defaulting period.
	b) Delay in Listing
	As per the SEBI Master Circular, the Company shall ensure that the Debentures are listed on wholesale debt market segment of the Stock Exchanges within 3 (Three) trading days from the date of the closure of the Issue.
	In case of delay in listing of Debentures issued beyond the timelines specified above, the Company shall pay penal interest of 1% p.a. over the coupon rate for the period of delay to the investor (i.e. from the date of allotment to the date of listing).
	c) Delay in execution of Debenture Trust Deed The Issuer and the Debenture Trustee shall execute the Debenture Trust Deed within such timelines as may be specified by the Board. Where an Issuer fails to execute the Debenture Trust Deed within the period specified, without prejudice to any liability arising on account of violation of
	the provisions of the Companies Act and SEBI NCS Regulations, the Issuer shall also pay interest of at least 2% (two percent) per annum or such other rate, as specified by SEBI to the holder of Debentures, over and above the agreed Coupon Rate, till the execution of the Debenture
	Trust Deed.
Tenor (Original)	10 Years
Tenor (Re-Issuance)	Not Applicable
Redemption Date	August 14, 2035
Redemption Amount	₹ 1,00,000 (Rupees One Lakh only) per NCD
Redemption Premium /Discount	At par
Issue Price	₹ 1,00,000 (Rupees One Lakh only) per NCD
Discount at which security is	Not applicable
issued and the effective yield as a	
result of such discount.	₹ 1 00 000 NCD
Issue Price (Original)	₹ 1,00,000 per NCD
Issue Price (Re-Issuance)	Not Applicable
Issue at Premium	Not applicable
Accrued Interest	Not applicable
Premium/Discount at which security is redeemed and the	Not applicable
effective yield as a result of such	
premium/discount.	
Put Date	Not applicable
Put Price	Not applicable
Call Date	Not applicable
Call Price	Not applicable
<b>Put Notification Time (Timelines</b>	Not applicable
by which the investor need to	
intimate Issuer before exercising	

Particulars	Details
the put)	
Call Notification Time (Timelines	Not applicable
by which the Issuer need to	The second secon
intimate investor before	
exercising the call)	
Face Value	₹ 1,00,000 (Rupees One Lakh only) per Debenture
Minimum Application and in	The minimum application per investor shall be for ₹
multiples of thereafter	1,00,00,000 (Rupees One Crore only - 100 Debentures) and
	in multiple of Rs. 1,00,000 (Rupees One Lakh only - 1
	Debenture) thereafter.
Issue Timing	The details of the Issue shall be entered on the BSE Bond
	EBP Platform by the Issuer in accordance with the SEBI
	Master Circular.
	The 1:11's are DCF Day 1 EDD District and 1 11 to 1 and 1
	The bidding on BSE Bond EBP Platform shall take place
	between 9 A.M. to 5 P.M. only, on the working days of NSE.
	NSE.
	The bidding window shall be open for the period as
	specified by the Issuer in the bidding announcement,
	however, the same shall be open for at least 1 (one) hour.
	1
	The Issuer can provide details of the eligible participant(s)
	for a particular issue, to the BSE Bond EBP Platform, not
	later than 1 (one) hour before the bidding start time.
	The Issuer shall provide the bidding start time and close
	time of the BSE Bond EBP Platform at least 1 (one)
	working day before the start of the Issue / Bid Opening Date.
Issue Opening Date	August 13, 2025
Issue Closing date	August 13, 2025
Date of earliest closing of the issue, if any.	Not applicable
Pay-in Date	August 14, 2025
Deemed Date of Allotment	August 14, 2025
Settlement mode of the	Payment of interest/ coupon and Redemption Amount will
Instrument	made by way of cash using Cheque/ DD/ RTGS/ NEFT/
	NECS/ NACH/ Electronic mode and any other prevailing
	mode of payment from time to time.
Trading mode of the	Demat by way of private placement on BSE and NSE.
Instrument	
Depository	National Securities Depository Limited (NSDL) and/or
	Central Depository Services (India) Limited (CDSL)
Disclosure of Interest/ dividend/	Refer to Section 9 (Illustration of Cash Flows) of this Key
redemption dates	Information Document.
Record Date	The Record Date for the Debentures shall be 15 (Fifteen)
	days prior to any relevant due date on which any payment is to be made by the Company/ the Debenture Trustee to the
	Debenture Holders.
	In case the Record Date falls on a non-Business Day, the
	day prior to the said non-Business Day will be considered
	as the Record Date.
	Interest and/or Redemption Amount shall be paid to the
	person whose name appears as sole / first holder in the
	Register of Debenture Holder(s) / Beneficial Owner(s) at

Particulars	Details
T at ticulars	the close of the Record Date. In the event of the Company not receiving any notice of transfer at least 15 (fifteen) days before the Coupon Payment Date and/ or the Redemption Date of payment of interest and at least 15 (fifteen) days prior to the Redemption Date, as the case may be, the transferees of such Debentures shall not have any claim against the Company in respect of interest and/or Redemption Amount so paid to the registered Debenture Holders.  In case of those Debentures for which the Beneficial Owner is not identified by the Depository at the close of the Record Date, the Company 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 the Company, whereupon the interest or benefits will be paid to the beneficiaries, as identified, within a period of 30 (thirty) days from the date of such notification by the Depository.
Bid Book Type	Closed Bidding
Allocation Option	Uniform Price
Working Day/ Holiday Convention  All covenants of the issue	If any of the Coupon Payment Date(s), other than the ones falling on the Redemption Date, falls on a day that is not a Working Day/ Business Day, the payment shall be made by the Issuer on the immediately succeeding Working Day/ Business Day, which becomes the Coupon Payment Date for that coupon. However, the future Coupon Payment Date(s) would be as per the schedule originally stipulated at the time of issuing the Debentures. In other words, the subsequent Coupon Payment Date(s) would not be changed merely because the payment date in respect of one particular coupon payment has been postponed earlier because of it having fallen on a non- Working Day/ Business Day.  Please refer to <b>Annexure 8</b> (All Covenants to the Issue) of
(including side letters, accelerated payment clause, etc.)	this Key Information Document. There is no side letter that has been executed in connection with the Issue.
Description regarding Security (where applicable) including type of security (movable/immovable/tangible etc.), type of charge (pledge/hypothecation/mortgage etc.), date of creation of security/likely date of creation of security, minimum security cover, revaluation	A charge by way of hypothecation in favor of the Debenture Trustee, on the financial and non-financial assets (including investments) of the Company, both present and future; and on present and future loan assets of the Company, including all monies receivable for the principal amount and interest thereon (collectively referred to as "Hypothecated Properties", which term shall exclude the Excluded Assets (as defined below)), on a first pari-passu basis with all other secured lenders to the Issuer holding pari-passu charge over the security.
	Excluded Assets shall mean such portion of High Quality Liquid Assets (as defined in Liquidity Risk Management Framework for Non-Banking Financial Companies and Core Investment Companies, 2019, as amended from time to time (the "RBI LRM Framework")) which shall remain unencumbered in accordance with the RBI LRM Framework. For the avoidance of doubt, Excluded Assets will at no point of time form part of the Hypothecated Properties.  The NCDs will have a minimum asset/security cover of one point one (1.1) time of the principal amount and interest

Particulars	Details			
	thereon. The Issuer reserves the right to sell or otherwise			
	deal with the receivables, both present and future, including			
	without limitation to create a charge on <i>pari passu</i> or exclusive basis thereon for its present and future financial			
	requirements, provided that a minimum-security cover of			
	one point one (1.1) time of the principal amount and accrued			
	interest thereon, is maintained, on such terms and			
	conditions as the Issuer may think appropriate, without the			
	consent of, or intimation to, the NCD Holders or the Debenture Trustee in this connection. However, if consent			
	and/or intimation is required under applicable law, then the			
	Company shall obtain such consents and/ or intimation in			
	accordance with such law. We have received necessary			
	consents from the relevant debenture trustees and security trustees for ceding <i>pari passu</i> charge in favour of the			
	Debenture Trustee in relation to the NCDs.			
Replacement of security, interest	Not Applicable			
to the debenture holder over and				
above the coupon rate as specified				
in the Trust Deed and disclosed in the General Information				
Document Information				
Transaction Documents	Debenture Trust Deed: the Debenture Trust Deed cum			
	Hypothecation Deed for the Debentures shall be			
	executed in accordance with the timelines specified			
	under applicable laws prior to filing of the application for listing of the NCDs			
	Debenture Trustee Appointment Agreement			
	Rating Letters			
	Rating Rationale			
	Trustee Consent Letter			
	<ul><li>General Information Document</li><li>Key Information Document including Term</li></ul>			
	Sheet/PAS-4			
	Application Form			
Conditions Precedent to	The Company shall submit/ensure completion of the			
Disbursement	following documents/actions prior to the Pay-In Date,			
	to the satisfaction of Debenture Trustee (as applicable):  1. A certified true copy of latest constitutional documents			
	of the Company.			
	2. A certified true copy of a resolution of the Board or the			
	committee of the Board of the Company along with			
	resolution of a committee of the Board, if any:			
	(a) approving the terms of, and the transactions contemplated by, the Transaction Documents and			
	resolving that it execute, deliver and perform the			
	Transaction Documents authorised a specified person			
	or persons to execute the Transaction Documents on its			
	behalf; (b) authorised a specified person or persons, on its behalf,			
	to sign and/or dispatch all documents and notices to be			
	signed and/or dispatched by it under or in connection			
	with the Transaction Documents to which it is a party;			
	(c) resolving the appointment of the Debenture Trustee and			
	approving the drafts of the Transaction Documents;  3. A certified true copy of the special resolution of the			
	shareholders of the issuer under Section 42 of the			
	Companies Act.			

Particulars	Details
raruculars	<ol> <li>A certified true copy of the special resolution of the shareholders of the Issuer under Section 180(1)(a) and Section 180(1) (c) of the Companies Act setting out the borrowing limit applicable to the Issuer and authorizing the creation of charge over its assets.</li> <li>Submission of credit rating letter for the Debentures from the Credit Rating Agency along with a rating rationale, which should be valid on the date of the Issue.</li> <li>Submission of the in-principle approval of the Stock Exchange for listing of the Debentures.</li> <li>Evidence on appointment of Debenture Trustee and submission of consent letter and customary letter of/from the Debenture Trustee to act as the trustee for the Issue.</li> <li>Execution of specified Transaction Documents by all the parties thereto, in form and substance satisfactory to the Debenture Trustee and evidence of payment of stamp duty on such Transaction Documents.</li> <li>Evidence of creation of Security in terms of the relevant Security Documents.</li> <li>Submission of the due diligence certificate to be issued by the Debenture Trustee as per format specified in Annex-IIA of the SEBI Debenture Trustee Master Circular.</li> <li>Appointment of KFin Technologies Limited (formerly known as KFin Technologies Private Limited) as the registrar and transfer agent to the Issue and receipt of the Registrar and Transfer Agent Consent.</li> <li>Obtaining pari passu charge letters for creation of pari passu charge over the secured assets.</li> <li>Such other documents, authorisations and/or undertakings which may be requested by the Debenture</li> </ol>
Condition Subsequent to Disbursement	<ol> <li>Trustee and/or the Debenture Holder(s).</li> <li>Evidence of credit of the Debentures into the dematerialised accounts of the Debenture Holders within 3 (three) Business Days from the Deemed Date of Allotment.</li> <li>Submission of a copy of the resolution of the Board or a committee of the Board, as the case may be, authorising allotment of Debentures, issuance of letter of allotment on the Deemed Date of Allotment and matters connected therewith and/or incidental thereto, prior to filing of PAS-3.</li> <li>Evidence of listing of the Debentures on the wholesale debt market segment of the Stock Exchange within 3 (three) Business Days from the Issue Closing Date.</li> <li>Evidence of payment of stamp duty on the Debentures on the date of filing corporate action with the Depositories.</li> <li>The Company shall maintain a record in Form PAS-5 in respect of the Issue of the Debentures, as per the provisions of the Companies Act, 2013.</li> <li>The Company shall file a return on allotment in Form PAS-3 in respect of the Issue of the Debentures, along with the requisite fee with the RoC within 15 (fifteen) days from the Deemed Date of Allotment.</li> <li>The Company shall deliver to the Debenture Trustee a certified true copy of the Form CHG-9 filed by the Company, recording the creation of charge over the</li> </ol>

Particulars	Details
Event of Default (including manner of voting /conditions of joining Inter Creditor Agreement)and consequence of Event of Default	secured assets, together with the relevant challan form generated by the RoC within 30 (thirty) days of creation of such charge.  8. Certificate of registration of charge in relation to the Form CHG-9 issued by the registrar of companies within 30 (thirty) days of creation of such charge.  9. Such other documents, authorisations and/or undertakings which may be requested by the Debenture Trustee and/or the Debenture Holder(s).  For details on Events of Default and consequences of Events of Default (including manner of voting/conditions for joining inter creditor agreement), please refer to Annexure 9 of this Key Information Document.
Creation of Recovery Expense Fund	Upon the occurrence of an Event of Default in cases where an inter-creditor agreement is proposed to be executed with other lenders of the Company, the Debenture Trustee shall be authorized to enter into inter-creditor agreement with other existing lenders of the Company in accordance with the terms of the SEBI Master Circular for Debenture Trustee bearing reference SEBI/HO/DDHS-PoD3/P/CIR/2024/46 dated May 16, 2024, as amended from time to time ("SEBI Master Circular for DTs"), and as provided under the framework, as amended from time to time, specified by the RBI in this behalf. The Company hereby undertakes that, if required, it shall provide all cooperation to the Debenture Trustee to give effect to the aforesaid.  The Company has created and maintained or shall create and maintain a reserve to be called the "Recovery Expense Fund" as per the provisions of and in the manner provided in the SEBI Master Circular for DTs and any guidelines and
	in the SEBI Master Circular for DTs and any guidelines and regulations issued by SEBI, as applicable. The Company shall deposit an amount equal to 0.01% of the issue size subject to maximum of ₹ 25 lakhs per issuer towards REF with the Designated Stock Exchange.  The Recovery Expense Fund shall be created to enable the Debenture Trustee to take prompt action in relation to the enforcement of the Security in accordance with the Transaction Documents. The Company shall submit to the Trustee certificate duly certified by the statutory auditors/independent chartered accountant/letter from designated stock exchange certifying creation and the form of such Recovery Expense Fund by the Company prior to the opening of the issue. The balance in the Recovery Expense Fund shall be refunded to the Company on repayment of Amounts Due to the Debenture Holders for which a 'No Objection Certificate (NOC)' shall be issued by the Debenture Trustee(s) to the designated stock exchange. The Debenture Trustee(s) shall satisfy that there is no 'default' on any other listed debt securities of the Company before issuing the said NOC.  The Company agrees and undertakes to deposit with BSE such additional amount as may be required as per provisions of the Companies Act and the guidelines and circulars issued and notified by the SEBI from time to time.

Particulars	Details
Conditions for breach of	Please refer to 'Events of Default' as stated in this Term
covenants (as specified in	Sheet.
Debenture Trust Deed)	
Provisions related to Cross	N.A.
Default Clause	
Role and Responsibilities of Debenture Trustee	Following are certain roles and responsibilities of the Debenture Trustee:
	<ul> <li>Perform such acts as are necessary for the protection of the interest of the NCD Holders and resolve the grievances of the NCD Holders.</li> </ul>
	• Follow up for redemption of NCDs in accordance with the terms and conditions of NCDs.
	<ul> <li>Call for quarterly reports certifying that the Security are sufficient to discharge the interest and principal amount at all times and that such Security are free from any other encumbrances except as set out under the Debenture Trust Deed.</li> </ul>
	<ul> <li>In case the Company commits any breach of the terms of the Debenture Trust Deed, the Debenture Trustee in consultation with the NCD Holders shall take such reasonable steps as maybe necessary to remedy such breach.</li> </ul>
Risk factors pertaining to the issue	As set out under Section 3 ( <i>Risk Factors</i> ) of the General Information Document and this Key Information
	Document.
Governing Law and Jurisdiction	The Debentures shall be construed to be governed in accordance with Indian Law. The competent courts at New Delhi alone shall have jurisdiction in connection with any matter arising out of or under these presents.
Anchor Portion	Not Applicable

#### Notes:

- (i) The Company reserves the right to change the series timetable. The Company reserves the right to further issue Debentures under aforesaid series/ ISIN;
- (ii) While the Debentures are secured to the tune of at least 110% of the principal and interest amount or as per the terms of this Key Information Document, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained;
- (iii) The Company undertakes 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 pari-passu charge on the assets of the Issuer has been obtained from the earlier creditor; and
- (iv) The Company has complied with the disclosure requirements as required under the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and other relevant circulars as amended from time to time.

# 8.2. **EBP Disclosures**

Particulars	Details	
Issue Size	Up to ₹ 125,00,00,000 (Indian Rupees One Hundred and Twenty Five Crores) ISIN- INE148I07YD3	
<b>Base Issue Size</b>	₹ 75,00,00,000 (Indian Rupees Seventy Five Crores)	
Green Shoe Option	Up to ₹ 50,00,00,000 (Indian Rupees Fifty Crores)	
Interest Rate Parameter (Zero	Fixed Coupon	

Particulars	Details		
coupon, fixed coupon or floating coupon)			
Issue Opening Date	August 13, 2025		
Issue Closing Date	August 13, 2025		
Minimum Bid Lot	The minimum application lot shall be for 100 Debentures of ₹ 1,00,000/- (Rupee One Lakh each) and in the multiples of 1 (one) Debenture thereafter.		
Trading Lot Size	Minimum 100 Debentures of ₹ 1,00,000/- (Rupees One Lakh each) and in the multiples of 1 (one) Debenture thereafter.		
Manner of bidding in the Issue (Open or Closed Bidding)	The Issue will be through closed bidding on the BSE EBP Bond Platform in line with the Operational Guidelines.		
Manner of Allotment in the Issue (Uniform Yield Allotment or Multiple Yield Allotment)	The allotment will be done on uniform yield basis in line with the SEBI Master Circular.		
Pay in Date	August 14, 2025		
Deemed Date of Allotment	August 14, 2025		
Manner of Settlement	Payment of coupon and repayment of principal shall be made by way of direct credit/ RTGS/ NECS/ NEFT or any other electronic mode offered by banks.		
Settlement cycle (i.e., T+1 or T+2 day)	The process of pay-in of funds by Eligible Investors and pay-out to Issuer will be done on T+1 day, where T is the Issue Closing Date.		

# 9. ILLUSTRATION OF CASH FLOWS

The illustrative cash flows per Debenture (bearing face value of  $\stackrel{?}{\underset{?}{$\sim$}}$  1,00,000 (Rupees One Lakh only) is as under:

Particulars	Details		
NCDs	9.60% Sammaan Capital Ltd August 2035		
Name of the Company	Sammaan Capital Limited (formerly known as Indiabulls Housing Finance Limited)		
Face Value (per security) (in ₹)	₹ 1,00,000 (Indian Rupees One Lakh) per Debenture		
Issue Date (Pay-in)	August 14, 2025		
Deemed Date of Allotment	August 14, 2025		
Tenure (Original)	10 Years		
Tenure (Re-Issuance)	Not Applicable		
Coupon Rate	9.60% P.A. Fixed Rate		
Accrued Interest	Not applicable		
Frequency of the Interest Payment	Annual from Deemed Date of Allotment and at maturity.		

with dates	
Day count Convention	Actual/Actual

#### **Cash Flow**

The illustrative cash flows per Debenture (bearing face value of ₹ 1,00,000) is as under:

Cash flow	Due Date	Payment Date	No of Days	Amount per NCD (in ₹)
Principal	Thursday, August 14, 2025	Thursday, August 14, 2025		-100000
Coupon I	Friday, August 14, 2026	Friday, August 14, 2026	365	9600
Coupon II	Saturday, August 14, 2027	Monday, August 16, 2027	365	9600
Coupon III	Monday, August 14, 2028	Monday, August 14, 2028	366	9600
Coupon IV	Tuesday, August 14, 2029	Tuesday, August 14, 2029	365	9600
Coupon V	Wednesday, August 14, 2030	Wednesday, August 14, 2030	365	9600
Coupon VI	Thursday, August 14, 2031	Thursday, August 14, 2031	365	9600
Coupon VII	Saturday, August 14, 2032	Monday, August 16, 2032	366	9600
Coupon VIII	Sunday, August 14, 2033	Monday, August 15, 2033	365	9600
Coupon IX	Monday, August 14, 2034	Monday, August 14, 2034	365	9600
Coupon X + Principal	Tuesday, August 14, 2035	Tuesday, August 14, 2035	365	109600

<sup>\*</sup> The calculation for payment of Coupon shall be only till the next coupon payment date (irrespective if such coupon payment date falls on a holiday), accordingly, the calculation of the coupon payment will not be affected if any coupon payment date falls on a holiday. The dates of the future payments would continue to be as per the schedule originally stipulated above.

## Notes:

- (i) The Company reserves the right to change the issue timetable. The Company reserves the right to further issue debentures under aforesaid ISIN;
- (ii) While the debt securities are secured to the tune of 110% of the principal and interest amount or as per the terms of this Key Information Document, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained;
- (iii) The Company undertakes 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 pari-passu charge on the assets of the issuer has been obtained from the earlier creditor; and
- (iv) The Company has complied with the disclosure requirements as required under the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and other relevant circulars as amended from time to time.

## 10. UNDERTAKING BY THE ISSUER

Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the issuer and the offer including the risks involved. The Debentures have not been recommended or approved by any regulatory authority in India, including the SEBI nor does SEBI guarantee the accuracy or adequacy of this Key Information Document. Specific attention of investors is invited to section 'General Risk' on Page Number 1 and the statement of 'Risk factors' given in Section 3 (*Risk Factors*) of the General Information Document and Section 3 (*Risks Factors*) of this Key Information Document.