



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

₹500

e-Stamp

| | |
|---------------------------|--|
| Certificate No. | : IN-DL69654600956066X |
| Certificate Issued Date | : 08-Oct-2025 06:30 PM |
| Account Reference | : IMPACC (IV)/ dl854103/ DELHI/ DL-CTD |
| Unique Doc. Reference | : SUBIN-DL85410369228720130327X |
| Purchased by | : Aye Finance Limited |
| Description of Document | : Article Others |
| Property Description | : Not Applicable |
| Consideration Price (Rs.) | : 0 (Zero) |
| First Party | : Aye Finance Limited |
| Second Party | : Axis Capital Limited |
| Stamp Duty Paid By | : Aye Finance Limited |
| Stamp Duty Amount(Rs.) | : 500 (Five Hundred only) |

सत्यमेव जयते



₹500

Please write or type below this line

IN-DL69654600956066X

This stamp paper forms an integral part of the First Amendment Agreement to the Offer Agreement dated December 16, 2024 executed among Aye Finance Limited, Individual Selling shareholders, Investor Selling Shareholders, Axis Capital Limited, IIFL Capital Services Limited, JM Financial Limited, and Nuvama Wealth Management Limited

Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

NOVEMBER 30, 2025

**FIRST AMENDMENT AGREEMENT TO THE OFFER AGREEMENT DATED DECEMBER
16, 2024**

AMONG

AYE FINANCE LIMITED

AND

THE INDIVIDUAL SELLING SHAREHOLDERS (AS SET OUT IN SCHEDULE I)

AND

THE INVESTOR SELLING SHAREHOLDERS (AS SET OUT IN SCHEDULE I)

AND

AXIS CAPITAL LIMITED

AND

**IIFL CAPITAL SERVICES LIMITED (FORMERLY KNOWN AS IIFL SECURITIES
LIMITED)**

AND

JM FINANCIAL LIMITED

AND

NUVAMA WEALTH MANAGEMENT LIMITED

This **FIRST AMENDMENT AGREEMENT TO THE OFFER AGREEMENT DATED DECEMBER 16, 2024** (this “**First Amendment Agreement**”) is entered into on November 30, 2025 (“**Effective Date**”) among:

1. **AYE FINANCE LIMITED**, a company incorporated under the laws of India and whose registered office is situated at M-5, Magnum House-I, Community Centre, Karampura, West Delhi, New Delhi 110015, Delhi, India (hereinafter referred to as the “**Company**”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns);
2. **AXIS CAPITAL LIMITED**, a company incorporated under the laws of India and whose registered office is situated at Axis House, 1st Floor, P.B. Marg, Worli, Mumbai – 400 025, Maharashtra, India (hereinafter referred to as “**Axis**”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns);
3. **IIFL CAPITAL SERVICES LIMITED (FORMERLY KNOWN AS IIFL SECURITIES LIMITED)**, a company incorporated under the laws of India and whose office is situated at 24th Floor, One Lodha Place, Senapati Bapat Marg, Lower Parel (West), Mumbai 400 013 Maharashtra, India (hereinafter referred to as “**IIFL**”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns); and
4. **JM FINANCIAL LIMITED**, a company incorporated under the laws of India and whose registered office is situated at 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai 400 025, Maharashtra, India (hereinafter referred to as “**JM**”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns);
5. **NUVAMA WEALTH MANAGEMENT LIMITED**, a company incorporated under the laws of India and whose registered office is situated at 801 to 804 Wing A Building No 3, Inspire BKC G Block BKC, Bandra (East), Mumbai 400 051, Maharashtra, India, (hereinafter referred to as “**Nuvama**”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns);
6. **THE INDIVIDUAL SELLING SHAREHOLDERS** as set out in **Schedule I**, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include their respective successors and permitted assigns); and
7. **THE INVESTOR SELLING SHAREHOLDERS** meaning entities as set out in **Schedule I**, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include their respective successors and permitted assigns).

In this Agreement, (i) Axis, IIFL, JM, and Nuvama are collectively referred to as the “**Book Running Lead Managers**” or the “**BRLMs**” and individually as a “**Book Running Lead Manager**” or a “**BRLM**”; (ii) the Individual Selling Shareholders and the Investor Selling Shareholders shall collectively be referred to as the “**Selling Shareholders**”; and (iii) the Company, the Selling Shareholders and the BRLMs are collectively referred to as the “**Parties**” and individually as a “**Party**”.

WHEREAS:

- A. The Company and the Selling Shareholders propose to undertake an initial public offering of equity shares of face value ₹ 2 each of the Company (the “**Equity Shares**”), comprising a fresh issue of Equity Shares aggregating up to ₹8,850 million by the Company (the “**Fresh Issue**”) and an offer for sale of Equity Shares aggregating up to ₹ 4,394.70 million by the Selling Shareholders (“**Offer for Sale**” and such Equity Shares, the “**Offered Shares**”) (Offer for Sale and together with the Fresh Issue, the “**Offer**”), through the book building method as prescribed in Schedule XIII of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the “**SEBI ICDR Regulations**”) (“**Book Building Process**”), in accordance with the Companies Act, 2013, as amended, including any

rules, regulations, clarifications and modifications thereto, each as amended (the “**Companies Act**”), and other Applicable Laws (as defined herein) at such price as may be determined or discovered based on the Book Building Process (the “**Offer Price**”). The Offer will be made (a) to persons in the United States and to U.S. Persons who are both, (i) “qualified institutional buyers” (as defined in Rule 144A under the U.S. Securities Act of 1933, as amended (“**U.S. Securities Act**”) and referred to as “**U.S. QIBs**”), and (b) Qualified Purchasers (“**QPs**”), as defined in Section 2(a)(51) of the U.S. Investment Company Act of 1940, as amended (“**Investment Company Act**”), pursuant to Rule 144A under the Securities Act and in accordance with Section 3(c)(7) of the Investment Company Act, and (ii) to persons who are not U.S. Persons outside the United States, pursuant to Regulation S under the U.S. Securities Act (“**Regulation S**”) and in each case, in compliance with Applicable Laws of the jurisdictions where those offers and sales are made. The Offer may also include allocation of Equity Shares, on a discretionary basis, to certain Anchor Investors (as defined in the Offer Documents (as defined below) by the Company, in consultation with the BRLMs, (as defined below), in accordance with the SEBI ICDR Regulations.

- B. The Company had filed the draft red herring prospectus dated December 16, 2024 (the “**DRHP**”) in relation to the Offer with the Securities and Exchange Board of India (“**SEBI**”) and National Stock Exchange of India Limited (“**NSE**”) and BSE Limited (“**BSE**”) (hereinafter, collectively referred to as the “**Stock Exchanges**”) read with the addendum September 11, 2025, in connection with the Offer in accordance with the SEBI ICDR Regulations. In furtherance of the Offer, the Parties had executed the offer agreement dated December 16, 2024, whereby the parties to the Offer Agreement agreed to certain terms and conditions for and in connection with the Offer.
- C. Each of the Selling Shareholders had consented to participate in the Offer for Sale pursuant to their consent letters, which were taken on record by the pursuant to a resolution dated December 11, 2024. Subsequently, (i) CapitalG International LLC and A91 Emerging Fund I LLP have elected to withdraw from the Offer pursuant to their withdrawal letters dated November 26, 2025 and November 27, 2025 respectively, and terminate the Offer Agreement and Fee Letter with respect to themselves, and (ii) the remaining Selling Shareholders have revised the amount of Equity Shares proposed to be offered by them in the Offer for Sale.
- D. In this regard, the Offer Agreement is required to be amended to align the construct as mentioned above. Accordingly, the Parties have agreed to enter into this First Amendment Agreement to amend certain provisions of the Offer Agreement.

NOW, THEREFORE, the Parties do hereby agree as follows:

1. DEFINITIONS AND INTERPRETATION

- 1.1 All capitalized terms used in this First Amendment Agreement but not defined hereunder, unless the context otherwise requires, shall have the same meanings as ascribed to them under the Offer Agreement, as the context requires. In case of conflict between the provisions of this First Amendment Agreement and the Offer Agreement in respect of the subject matter hereof, the provisions of this First Amendment Agreement shall prevail.

2. Amendment to the Offer Agreement

- 2.1 Recital A of the Offer Agreement shall be replaced in its entirety with the following:

*“The Company and the Selling Shareholders propose to undertake an initial public offering of equity shares of face value ₹ 2 each of the Company (the “**Equity Shares**”), comprising a fresh issue of Equity Shares aggregating up to ₹8,850 million by the Company (the “**Fresh Issue**”) and an offer for sale of Equity Shares aggregating up to ₹4,394.70 million by the Selling Shareholders (“**Offer for Sale**” and such Equity Shares, the “**Offered Shares**”) (Offer for Sale and together with the Fresh Issue, the “**Offer**”), through the book building method as prescribed in Schedule XIII of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the “**SEBI ICDR Regulations**”) (“**Book Building Process**”), in accordance with the Companies Act,*

2013, as amended, including any rules, regulations, clarifications and modifications thereto, each as amended (the “**Companies Act**”), and other Applicable Laws (as defined herein) at such price as may be determined or discovered based on the Book Building Process (the “**Offer Price**”). The Offer will be made (a) to persons in the United States and to U.S. Persons who are both, (i) “qualified institutional buyers” (as defined in Rule 144A under the U.S. Securities Act of 1933, as amended (“**U.S. Securities Act**”) and referred to as “**U.S. QIBs**”), and (b) Qualified Purchasers (“**QPs**”), as defined in Section 2(a)(51) of the U.S. Investment Company Act of 1940, as amended (“**Investment Company Act**”), pursuant to Rule 144A under the Securities Act and in accordance with Section 3(c)(7) of the Investment Company Act, and (ii) to persons who are not U.S. Persons outside the United States, pursuant to Regulation S under the U.S. Securities Act (“**Regulation S**”) and in each case, in compliance with Applicable Laws of the jurisdictions where those offers and sales are made. The Offer may also include allocation of Equity Shares, on a discretionary basis, to certain Anchor Investors (as defined in the Offer Documents (as defined below) by the Company, in consultation with the BRLMs, (as defined below), in accordance with the SEBI ICDR Regulations.”

2.2 Recital B of the Offer Agreement shall be replaced in its entirety with the following:

“The board of directors of the Company (“**Board of Directors**”) pursuant to a resolution dated December 11, 2024, have approved and authorized the Offer and pursuant to a resolution dated December 11, 2024 read with its resolution dated November 30, 2025 taken on record the participation of the Selling Shareholders in the Offer.”

2.3 Clause 8.8. of the Offer Agreement shall be replaced in its entirety with the following:

“ Subject to Applicable Law, after the completion of the IPO, the Book Running Lead Managers may, at their own expense, place advertisements in newspapers and other external publications, pitch books, marketing materials and internal communications describing their involvement in the Offer and the services rendered by them, and may use the Company’s and the Selling Shareholders’, namely, Alpha Wave India I LP, LGT Capital Invest Mauritius PCC with Cell E/VP, MAJ Invest Financial Inclusion Fund II K/S, Harleen Kaur Jetley and Vikram Jetley, names and logos (as applicable and without any modification of such name and logo), provided that the Book Running Lead Managers shall not utilize the name of any Selling Shareholders in any such advertisements and such materials without the prior written consent of such Selling Shareholder, as applicable, with such consent to be required only on a one-time basis for all such advertisements post-Offer. With respect to CapitalG LP, the BRLMs shall not use its names and logos in any public announcements and publicity materials without the prior written consent of the CapitalG LP before every such usage, however, the BRLMs can use name in their pitch books and other Offer related documentation.

The BRLMs undertake and agree that such advertisements shall be issued only after the date on which the Equity Shares under the Offer are approved for trading on the Stock Exchanges. In the event that approval for trading on each of the Stock Exchanges is effective on different dates, the later date shall be the relevant date for the purposes of this Clause 8.8.”

2.4 **Annexure B** of the Offer Agreement shall be replaced with the following:

“Details of Selling Shareholders

| S. No. | Name of the Shareholder | Offered Shares (in ₹ million) | Date of Consent Letter |
|--------------------------------------|---|-------------------------------|------------------------|
| Investor Selling Shareholders | | | |
| 1. | Alpha Wave India I LP | 500.00 | November 29, 2025 |
| 2. | CapitalG LP | 825.00 | November 29, 2025 |
| 3. | LGT Capital Invest Mauritius PCC with Cell E/VP | 750.00 | November 29, 2025 |
| 4. | MAJ Invest Financial | 1,779.92 | November 29, 2025 |

| S. No. | Name of the Shareholder | Offered Shares (in ₹ million) | Date of Consent Letter |
|--|-------------------------|-------------------------------|------------------------|
| Investor Selling Shareholders | | | |
| | Inclusion Fund II K/S | | |
| Individual Selling Shareholders | | | |
| 5. | Harleen Kaur Jetley | 91.83 | November 29, 2025 |
| 6. | Vikram Jetley | 447.95 | November 29, 2025 |

2.5 Clause 20.5 of the Offer Agreement shall be replaced with the following:

“If to the Company:

*Aye Finance Limited
M-5, Magnum House-I,
Community Centre, Karampura,
West, New Delhi-110015, India
Tel: +91 124 484 4000
Email: secretarial@ayefin.com
Attention: Vipul Sharma*

.If to the Investor Selling Shareholders:

Alpha Wave India I LP

*Maples and Calder
PO Box 309, Uglund House
Grand Cayman
KY1-1104
Tel: +44 20 7647 2995
Email: notices.awvii@alphawaveglobal.com with cc to cweist@alphawaveglobal.com
Attention: Cathy Weist*

CapitalG LP

*1600 Amphitheatre Parkway
Mountain View, CA 94043
United States of America
Tel: 1-650-253-0000
Email: legal@capitalg.com
Attention: Jeremiah Gordon*

LGT Capital Invest Mauritius PCC with Cell E/VP

*Level 6, Tower A, 1 Exchange Square
Wall Street, Ebene 72201
Mauritius
Tel: +230 403 6000
Email: rishikesh.batoosam@ocorian.com
with a copy to (which shall not be deemed to be notice):
compliance.india@lightrrock.com; legal.india@lightrrock.com
Attention: Rishikesh Batoosam*

MAJ Invest Financial Inclusion Fund II K/S

*Gammeltorv 18, 1457 Copenhagen K, Denmark
Tel: +4533387300
Email: legalcompliance@majinvest.com; prm@majinvest.com and dap@majinvestindia.com
Attention: Managing Partner Financial Inclusion - Pritesh Modi and Partner- David Paradiso*

If to the Individual Selling Shareholders:

Vikram Jetley

*1104/14 Heritage City, MG Road Gurgaon
122002
Tel: +91 88269 91588*

Email: vikramjetley1614@gmail.com

Harleen Kaur Jetley

1104/14 Heritage City, MG Road Gurgaon
122002

Tel: + 91 98731 11013

Email: harleenjetley@gmail.com

If to the BRLMs:

Axis Capital Limited

Axis House, 1st Floor,
P.B. Marg, Worli, Mumbai – 400 025,
Maharashtra, India

Tel: +91 22 4325 2183

Email: sourav2.roy@axiscap.in

Attention: Sourav Roy

IIFL Capital Services Limited (formerly known as IIFL Securities Limited) (“IIFL”)

24th Floor, One Lodha Place,
Senapati Bapat Marg, Lower Parel (West),
Mumbai – 400013

Maharashtra, India

Tel: +91 22 4646 4728

Email: nipun.goel@iiflcap.com

Attention: Nipun Goel

JM Financial Limited

7th Floor, Cnergy,
Appasaheb Marathe Marg
Prabhadevi,

Mumbai 400 025,

Maharashtra, India

Tel: +91 22 6630 3030

E-mail: ayefinance.ipo@jmfl.com

Attention: Prachee Dhuri

Nuvama Wealth Management Limited

801-804, Wing A, Building No 3
Inspire BKC, G Block,
Bandra Kurla Complex, Bandra East,
Mumbai 400 051,

Maharashtra, India

Tel: + 91 22 4009 4400

E-mail: ayefinance@nuvama.com

Attention Lokesh Shah.”

3. MISCELLANEOUS

3.1 Understanding

The Offer Agreement shall stand modified to the extent stated in this First Amendment Agreement only with effect from the Effective Date. Except to the extent modified as per this First Amendment Agreement, all other terms and conditions of the Offer Agreement shall remain unchanged and shall continue in full force and shall continue to bind the Parties hereof and be enforceable between the Parties hereof, for the term and duration contemplated therein, in accordance with the terms thereof.

If any provision or any portion of a provision of this First Amendment Agreement becomes invalid or unenforceable, such invalidity or unenforceability shall not invalidate or render

unenforceable this First Amendment Agreement, but rather shall be construed as if not containing the particular invalid or unenforceable provision or portion thereof, and the rights and obligations of the Parties shall be construed and enforced accordingly.

Pursuant to clause 17.5. of the Offer Agreement, it is understood that the Offer Agreement and the Fee Letter stand terminated in relation to CapitalG International LLC and A91 Emerging Fund I LLP. Further, the Parties agree to waive the requirement of serving a fifteen (15) days written notice in relation to termination of the Offer Agreement, and withdrawal letters received from the respective withdrawing Selling Shareholders shall service as sufficient notice for the same.

3.2 **Representation and Warranties**

Each Party represents and warrants that, each of this First Amendment Agreement has been duly authorized, executed and delivered by it and is a valid and legally binding instrument, enforceable against each Party, in accordance with its terms.

No modification, addition, variation, novation, agreed cancellation, alteration or amendment of this First Amendment Agreement or any of its terms or provisions shall be valid or legally binding on the Parties unless made in writing duly executed by or on behalf of all the Parties hereto.

3.3 **Ratification and Confirmation**

This First Amendment Agreement shall come into effect on and from the Effective Date. The Parties agree that this First Amendment Agreement shall be deemed to form an integral part of the Offer Agreement. Except as expressly amended herein, all terms, covenants, and conditions of the Offer Agreement, as amended, shall remain in full force and effect and are hereby ratified and confirmed by the Parties hereto. All terms of the Offer Agreement, other than the terms amended by this First Amendment Agreement, shall apply *mutatis mutandis* to this First Amendment Agreement in the manner set forth in the Offer Agreement.

All references to the Offer Agreement in any other document, agreement and/or communication among the Parties and/or any of them shall be deemed to refer to the Offer Agreement, as amended by this First Amendment Agreement. All terms and conditions of the Offer Agreement shall continue to remain valid, operative, binding, subsisting, enforceable and in full force and effect, save and except to the extent amended by this First Amendment Agreement.

3.4 **Governing Law and Arbitration**

The provisions of Clause 11 and 12 of the Offer Agreement shall apply *mutatis mutandis* to this First Amendment Agreement.

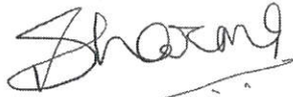
3.5 **Miscellaneous**

Subject to clause 2.4 of this First Amendment Agreement, the provisions of Clause 20 of the Offer Agreement read with the amendments provided herein) shall apply *mutatis mutandis* to this First Amendment Agreement.

[Signature pages to follow]

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Aye Finance Limited**



Name:

VIPUL SHARMA

Designation: Company Secretary and Compliance Officer



This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Alpha Wave India I LP**

A handwritten signature in black ink, appearing to read 'Cathy Weist', written in a cursive style.

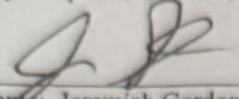
Name: Cathy Weist

Designation: Authorized Signatory

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **CapitalG LP**

By: CapitalG GP LLC, its general partner


Name: Jeremiah Gordon

Designation: General Counsel and Secretary

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of LGT Capital Invest Mauritius PCC with Cell E/VP

A handwritten signature in blue ink, appearing to read 'Keni Lufor', with a horizontal line underneath the name.

Name: Keni Lufor

Designation: Director

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **MAJ Invest Financial Inclusion Fund II K/S**

Name:

Designation:



Marianne Settnes

Managing Director, General Counsel
Maj Invest

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Harleen Kaur Jetley**

Name: 

HARLEEN KAUR JETLEY

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Vikram Jetley**

A handwritten signature in black ink, appearing to read 'Vikram Jetley', with a stylized flourish at the end.

Name: **VIKRAM JETLEY**

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Axis Capital Limited**

The image shows a handwritten signature in black ink that reads "Gaurav Goyal". To the right of the signature is a blue circular stamp. The stamp contains the text "AXIS CAPITAL LIMITED" around the top inner edge, "MUMBAI" in the center, and "AXIS" around the bottom inner edge, with two small stars on either side of the word "MUMBAI".

Name: Gaurav Goyal

Designation: Executive Director

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **IIFL Capital Services Limited (Formerly known as IIFL Securities Limited)**

D.B. Bhavsar



Name: Dhruv Bhavsar
Designation: AVP

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **JM Financial Limited**

Name: Sugandha Kaushik

Designation: Director

This signature page forms an integral part of the First Amendment Agreement to the Offer Agreement executed between Aye Finance Limited, Individual Selling Shareholders, the Investor Selling Shareholders and the Book Running Lead Managers.

For and on behalf of **Nuvama Wealth Management Limited**




Name: Neetu Ranka

Designation: MD & Co head, ECM Corporate Finance

Schedule I

Details of Selling Shareholders

| S. No. | Name of the Shareholder | Offered Shares (in ₹ million) |
|--|---|-------------------------------|
| Investor Selling Shareholders | | |
| 1. | Alpha Wave India I LP | 500.00 |
| 2. | CapitalG LP | 825.00 |
| 3. | LGT Capital Invest Mauritius PCC with Cell E/VP | 750.00 |
| 4. | MAJ Invest Financial Inclusion Fund II K/S | 1,779.92 |
| Individual Selling Shareholders | | |
| 5. | Harleen Kaur Jetley | 91.83 |
| 6. | Vikram Jetley | 447.95 |