This is an advertisement issued, pursuant to Regulation 30(1) of the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021, as amended, for information purpose only.





Abridged Prospectus)

(formerly known as Indiabulls Housing Finance Limited)

Our Company was incorporated as Indiabulls Housing Finance Limited under the Companies Act, 1956 on May 10, 2005, in New Delhi with the Registrar of Companies, Delhi and Haryana at New Delhi ("RoC") and received a certificate for commencement of business from the RoC on January 10, 2006. The CIN of our Company is L65922DL2005PLC136029. Pursuant to the resolution passed by our shareholders at the AGM held on September 25, 2023 and an application filed by the Company has obtained a certificate of registration number N-14.03624, as a non-banking financial company without accepting public deposits by RBI in accordance with Section 45IA of Reserve Bank of India Act, 1934 ("COR"). The RBI also approved the Company to "Sammaan Capital Limited" under the COR by the Company (being July 2, 2024). Additionally, the Company has received a fresh certificate of incorporation dated May 21, 2024 from the Ministry of Corporate Affairs pursuant to its change of name to Sammaan Capital Limited. The PAN of our Company, see "History and other Corporate Matters" on page 174 of the Shelf Prospectus. Registered Office: 5" Floor, Building No. 27, KG Marg Connaught Place, New Delhi - 110 001, India; Tel: +91 11 4353 2950; Fax: +91 11 4353 2947; Email: homeloans@sammaancapital.com;

Corporate Office: One International Center, Tower 1, 18" Floor, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400 013, Maharashtra, India and Plot No. 422B, Udyog Vihar, Phase-IV, Gurugram, Haryana - 122 016, India; Tel.: +91 22 6189 1400 Fax: +91 22 6189 1416; Website: www.sammaancapital.com; Email: homeloans@sammaancapital.com; Company Secretary and Compliance Officer: Amit Kumar Jain; Tel: +91 124 668 1290; E-mail: ajain@sammaancapital.com; Chief Financial Officer: Mukesh Kumar Garg; Tel.: +91 124 668 1199; Fax: +91 124 668 1240; Email: mukesh.garg@sammaancapital.com

Link to download Abridged Prospectus: https://cdn.sammaancapital.com/pdf/abridged_prospectus_to_the_shelf_and_tranche_prospectus_28_aug_2024-06aac3.pdf

PUBLIC ISSUE BY SAMMAAN CAPITAL LIMITED (FORMERLY KNOWN AS INDIABULLS HOUSING FINANCE LIMITED) ("COMPANY" OR "ISSUER") OF UPTO 25,00,000 SECURED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES OF FACE VALUE ₹ 1,000 EACH ("NCDs" OR "DEBENTURES"), AMOUNTING UP TO ₹ 125 CRORE ("BASE ISSUE SIZE") WITH AN OPTION TO RETAIN OVERSUBSCRIPTION OF UPTO ₹ 125 CRORE ("GREEN SHOE OPTION") AGGREGATING UP TO ₹ 250 CRORE ("TRANCHE I ISSUE SIZE" OR "TRANCHE I ISSUE"). THE TRANCHE I ISSUE SIZE IS WITHIN THE SHELF LIMIT OF ₹ 2,000 CRORE AND IS BEING OFFERED BY WAY OF THE TRANCHE I PROSPECTUS DATED AUGUST 28, 2024 CONTAINING INTER ALIA THE TERMS AND CONDITIONS OF TRANCHE I ISSUE ("TRANCHE I PROSPECTUS"), WHICH SHOULD BE READ TOGETHER WITH THE SHELF PROSPECTUS DATED AUGUST 28, 2024 ("SHELF PROSPECTUS") FILED WITH THE ROC, STOCK EXCHANGES AND SEBI. THE SHELF PROSPECTUS AND THE TRANCHE I PROSPECTUS CONSTITUTES THE PROSPECTUS. THE ISSUE IS BEING MADE PURSUANT TO THE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON - CONVERTIBLE SECURITIES) REGULATIONS, 2021, AS AMENDED (THE "SEBI NCS REGULATIONS"), THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER AS AMENDED (THE "COMPANIES ACT, 2013") TO THE EXTENT NOTIFIED AND THE SEBI MASTER CIRCULAR, AS AMENDED FROM TIME TO TIME. THE ISSUE IS NOT UNDERWRITTEN.

Credit Ratings: "CRISIL AA/Stable" (pronounced as CRISIL double A rating with stable outlook) by CRISIL Ratings Limited and "[ICRA]AA (Stable)" (pronounced as ICRA double A rating with a stable outlook) by ICRA Limited

Allotment on first come first serve basis

'Allotment in the Tranche I Issue shall be made on the basis of date of upload of each application into the electronic book of the Stock Exchanges in accordance with the SEBI Master Circular. However, in the event of oversubscription on such date and thereafter, the allotments would be made to the applicants on proportionate basis For further details, refer section titled "Issue Related Information" on page 77 of the Tranche I Prospectus.

ISSUE PROGRAMME***

TRANCHE I ISSUE OPENS ON: Friday, September 6, 2024 TRANCHE I ISSUE CLOSES ON: Thursday, September 19, 2024

Not Applicable

**The Tranche I Issue shall remain open for subscription on Working Days from 10:00 a.m. to 5:00 p.m. (Indian Standard Time) during the period as indicated in the Tranche I Issue on such earlier date or extended date (subject to a minimum period of three working days and a maximum period of ten working days from the date of opening of the Tranche I Issue and subject to not exceeding thirty days from filing of the Tranche I Prospectus with ROC including any extensions), as may be decided by the Board of Directors of our Company or Securities Issuance and Investment Committee thereof. subject to relevant approvals. In the event of an early closure or extension of the Tranche I Issue, our Company shall ensure that notice of the same is provided to the prospective investors through an advertisement in all the newspapers in which pre-issue advertisement for opening of the Tranche I Issue has been given on or before such earlier or initial date of Tranche I Issue closure. On the Tranche I Issue Closing Date, the Application Forms will be accepted only between 10:00 a.m. and 3:00 p.m. (Indian Standard Time) or such extended time as may be permitted by the Stock Exchange. Further, pending mandate requests for bids placed on the last day of bidding will be validated by 5:00 p.m. (Indian Standard Time), on one Working Day post the Tranche I Issue Closing Date. For further details please refer to the section titled "Issue Related Information" on page 20 of the Tranche I Issue Closing Date. For further details please refer to the section titled "Issue Related Information" on page 20 of the Tranche I Issue Closing Date.

Series	1	11	III	IV**	٧	VI	VII	VIII	IX	X	XI	XII
Frequency of Interest Payment	Annual	Monthly	Cumulative	Annual	Monthly	Cumulative	Annual	Monthly	Annual	Monthly	Annual	Monthly
Minimum Application	₹ 10,000 (10 NCDs) across all series											
In Multiples of thereafter	₹1,000 (1 NCD)											
Face Value/ Issue Price of NCDs (₹/ NCD)	₹ 1,000											
Tenor in months	24 months	24 months	24 months	36 months	36 months	36 months	60 months	60 months	84 months	84 months	120 months	120 months
Coupon (% per annum) for NCD Holders in Categories I & II	9.25%	8.88%	NA	9.40%	9.02%	NA	9.65%	9.25%	10.00%	9.57%	10.25%	9.80%
Coupon (% per annum) for NCD Holders in Categories III & IV	9.65%	9.25%	NA	9.90%	9.48%	NA	10.15%	9.71%	10.50%	10.03%	10.75%	10.25%
Effective Yield (% per annum) for NCD Holders in Categories I & II	9.25%	9.25%	9.25%	9.40%	9.40%	9.40%	9.65%	9.65%	10.00%	10.00%	10.25%	10.24%
Effective Yield (% per annum) for NCD Holders in Categories III & IV	9.65%	9.65%	9.65%	9.90%	9.90%	9.90%	10.15%	10.15%	10.50%	10.48%	10.74%	10.75%
Mode of Interest Payment	Through various modes available											
Redemption Amount (₹ / NCD) on Maturity for NCD Holders in Category I and II	₹1,000.00	₹1,000.00	₹1,193.56	₹1,000.00	₹1,000.00	₹ 1,309.34	Staggered Redemption in Three (3) annual payments of ₹ 333.33 each starting from 3rd anniversary* until Maturity		Staggered Redemption in Five (5) annual payments of ₹ 200 each starting from 3rd anniversary* until Maturity		Staggered Redemption in Eight (8) annual payments of ₹ 125 each starting from 3rd anniversary* until Maturity	
Redemption Amount (₹ / NCD) on Maturity for NCD Holders in Category III and IV	₹1,000.00	₹1,000.00	₹1,202.32	₹1,000.00	₹1,000.00	₹ 1,327.38	Staggered Redemption in Three (3) annual payments of ₹ 333.33 each starting from 3rd anniversary* until Maturity		Staggered Redemption in Five (5) annual payments of ₹ 200 each starting from 3rd anniversary* until Maturity		Staggered Redemption in Eight (8) annual payments of ₹ 125 each starting from 3rd anniversary* until Maturity	
Maturity/Redemption Date (from the Deemed Date of Allotment)	24 months	24 months	24 months	36 months	36 months	36 months	60 months	60 months	84 months	84 months	120 months	120 months
Redemption Date/ Redemption Schedule	24 months	24 months	24 months	36 months	36 months	36 months	Staggered Redemption by Face Value as per "Principal Redemption Schedule and Redemption Amounts" below.					
Nature of Indebtedness	Secured											

- Put and Call Option "Our Company shall allocate and allot Series IV NCDs (36 months – annual option) wherein the Applicants have not indicated the choice of the relevant NCD Series
- With respect to Series II, V, VIII, X, XII where interest is to be paid on a monthly basis, the first interest payment will be due after one month from the Deemed Date of Allotment. The last interest payment will be made at the time of redemption of the NCDs.
- With respect to Series I, IV, VII, IX and XI and where interest is to be paid on annual basis, the first interest payment will be due at the end of every year thereafter. The last interest payment will be made at the time of redemption of the NCDs. Please refer to "Annexure D" on page 146 of the Tranche I Prospectus, for details pertaining to the cash flows of the Company in accordance with the SEBI Master Circular. Subject to applicable tax deducted at source. For further details, please see the section entitled "Statement of Possible Tax Benefits" on page 36 of the Tranche I Prospectus.
- Applicants are advised to ensure that they have obtained the necessary statutory and/or regulatory permissions/consents/approvals in connection with applying for, subscribing to, or seeking Allotment of NCDs pursuant to the Tranche I Issue. For further details, see "Issue Procedure" and "Terms of Issue" on page 109 and 92 of the Tranche I Prospectus, respectively. 'Set out below is the principal redemption schedule and the redemption amount for the Series VII NCDs, Series X NCDs, Series X NCDs and Series XI NCDs in relation to which the principal outstanding will be redeemed in a staggered manner.

Principal Redemption Schedule and Redemption Amounts									
Series	Series VII and	VIII	Series IX an	d X	Series XI and XII 120 months				
Tenure	60 months	S.	84 months						
	Redemption Amount	Principal Outstanding	Redemption Amount	Principal Outstanding	Redemption Amount	Principal Outstanding			
Face Value	₹1,000.00	₹1,000.00	₹1,000.00	₹1,000,00	₹1,000.00	₹1,000.00			
1st Anniversary		₹1,000.00	A 10	₹1,000.00		₹1,000.00			
2nd Anniversary	(2)	₹1,000.00	1/2	₹ 1,000.00		₹1,000.00			
3rd Anniversary	₹ 333.33	₹ 666.67	₹ 200.00	₹800.00	₹ 125.00	₹875.00			
4th Anniversary	₹ 333.33	₹ 333.33	₹ 200.00	₹ 600.00	₹ 125.00	₹750.00			
5th Anniversary	₹ 333,33	₹ 0.00	₹ 200.00	₹400.00	₹ 125.00	₹ 625.00			
6th Anniversary	NA.	NA NA	₹ 200.00	₹ 200.00	₹ 125.00	₹ 500.00			
7th Anniversary	NA NA	NA NA	₹ 200.00	₹0.00	₹ 125.00	₹ 375.00			
8th Anniversary	NA NA	NA NA	NA NA	NA NA	₹ 125.00	₹ 250.00			
9th Anniversary	NA NA	NA NA	NA NA	NA NA	₹ 125.00	₹ 125.00			
10th Anniversary	NA NA	NA.	NA NA	NA:	₹ 125,00	₹0.00			

10th Anniversary of Deemed Date from Allotment

Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check section on ASBA below. Mandatory in public issues. No cheque will be accepted.



UPI - Now available in ASBA for Retail Individual Investors. Bidders are required to ensure that the bank account used for bidding is linked to their PAN

UPI is now available for Retail Individual Investors submitting bids up to an application value of ₹5.00,000, applying through Designated Intermediaries, SCBSs or through the BSE Direct App/NSEgoBID/ Web interface of stock exchanges or any other permitted methods. For details of the ASBA and UPI Process, refer to the details given in the Application Form and also refer to the section titled "Issue Procedure" beginning on page 109 of the Tranche I Prospectus. List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. HDFC Bank Limited has been appointed as Sponsor Bank for the Tranche I Issue, in accordance with the requirement of the SEBI Master Circular dated August 10, 2021 on UPI mechanism, as amended.

NCD ALLOTMENT WILL BE MADE IN DEMATERIALISED FORM ONLY, ALLOTMENT IN CONSULTATION WITH THE LEAD MANAGERS AND THE DESIGNATED or will continue to be listed on the Exchange. THE ALLOTMENT SHALL BE MADE TO THE APPLICANTS ON PROPORTIONATE BASIS AS INDICATED AT THE SECTION TITLED "ISSUE PROCEDURE -BASIS OF ALLOTMENT" AT PAGE 133 OF THE TRANCHE I PROSPECTUS. INFORMATION REQUIRED UNDER SECTION 30 OF COMPANIES ACT, 2013:

Memorandum of Association of the Company is a document for inspection in relation to the Tranche I Issue. For further details, see the section titled "Material Contracts and" withdrawal at any time by the assigning rating agencies and should be evaluated independently of any other ratings. There are no unaccepted ratings and any other ratings Documents for Inspection" on page 140 of the Tranche I Prospectus. LIABILITY OF MEMBERS: Limited by shares

AMOUNT OF SHARE CAPITAL OF THE COMPANY AS ON JUNE 30, 2024: The Authorised Share Capital of the Company is ₹16,00,00,00,000 divided into 3,00,00,00,000 Equity Shares of ₹2 each and 1,00,00,00,000 Preference Shares of ₹10 each. The Issued and Subscribed Capital is ₹148,45,17,158.00 divided into 49,60,32,064 Equity Shares of ₹2 each and 24,62,26,515 partly paid up Equity Shares having face value of ₹2 each (₹0.67 each partly Paid-Up). The Paid-up Share Capital Ratings does not guarantee the completeness or accuracy of the information on which the rating is based. A rating by CRISIL Ratings is not a recommendation to buy, sell, is ₹115,70,35,893.05 divided into 496,032,064 Equity Shares of ₹2 each and 24,62,26,515 partly paid up Equity Shares having face value of ₹2 each (₹0.67 each partly or hold the rated instrument; it does not comment on the market price or suitability for a particular investor. The Rating is not a recommendation to invest / disinvest in any

NAMES OF THE SIGNATORIES AT THE TIME OF SIGNING OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF SHARES SUBSCRIBED BY THEM AT THE TIME OF SIGNING THE MEMORANDUM OF ASSOCIATION: Given are the names of the signatories of the Memorandum of Association of the Company and the number of equity shares subscribed of face value of ₹10 each by them at the time of signing of Memorandum of Association: Indiabulls CRISIL Ratings does not have the necessary permission and/or registration to carry out its business activities in this regard. Sammaan Capital Limited will be responsible Financial Services Limited was allotted 49,994 equity shares of ₹10 each and Mr. Rajiv Rattan, Mr. Ashok Sharma, Ms. Aneeta Nagpal, Mr. Sandeep Arora, Mr. Tejinderpal for ensuring compliances and consequences of non-compliances for use of the Material or part thereof outside India. Current rating status and CRISIL Ratings' rating Singh Miglani and Mr. Sanjeev Ranjan were allottted 1 equity share of ₹10 each, respectively.

LISTING: The NCDs offered through the Tranche I Prospectus and the Shelf Prospectus are proposed to be listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" along with BSE, the "Stock Exchanges"). Our Company has received an "in-principle' approval from BSE vide its letter no DCS/RM/PI-BOND/012/24-25 dated August 5, 2024 and NSE vide its letter no. NSE/LIST/D/2024/0247 dated August 5, 2024.

GENERAL RISKS: Investment in non-convertible securities is risky, and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risk involved in it. Specific attention of investors is invited to statement of risk factors contained under "Risk Factors" on page 19 of the Shelf Prospectus and to the section "Material Developments" on page 212 of the Shelf Prospectus and page 51 of the Tranche I Prospectus, respectively, before making an investment in such Tranche I Issue. 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. The Shelf Prospectus and Tranche I P and will not be approved by any regulatory authority in India, including SEBI, the Reserve Bank of India ("RBI"), RoC or any stock exchange in India nor do they guarantee use of this publication or its contents the accuracy or adequacy of this document.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Offer advised to refer to the Draft Offer Document/Offer Document for the full text of the "Disclaimer Clause of BSE Limited."

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document the Prospectus for the full text of the "Disclaimer Clause of NSE."

DISCLAIMER CLAUSE OF USE OF BSE ELECTRONIC PLATFORM: It is to be distinctly understood that the permission given by the BSE to use their network and software of the Online system should not in any way be deemed or construed as compliance with various statutory requirement approved by the Exchange; nor does it any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other requirements; nor does it take any responsibility approval given by the Exchange is only to use the software for participating in system of making application process.

DISCLAIMER CLAUSE OF USE OF NSE ELECTRONIC PLATFORM; It is distinctly understood by the Issuer that the permission given by NSE to use their Infrastructure www.nseindia.com and of SEBI at www.sebi.gov.in. should not in any way be deemed or construed as that the compliance with various statutory and other requirements by Indiabulls Housing Finance Limited, BRLM, etc. are PUBLIC ISSUE ACCOUNT BANK, SPONSOR BANK AND REFUND BANK: HDFC Bank Limited.

requirements nor does it take any responsibility for the financial or other soundness of the Issuer, its promoters, its management or any scheme or project of the Issuer. It is also distinctly understood that the approval given by NSE should not in any way be deemed or construed that the prospectus has been cleared or approved by NSE; nor Note: All Capitalised terms used herein and not specifically defined shall have same meaning as ascribed in the Prospectus. does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of the prospectus; nor does it warrant that the securities will be listed For further details, please refer the Shelf Prospectus and the Tranche I Prospectus.

other than as specified in the Shelf Prospectus and Tranche | Prospectus.

STOCK EXCHANGE SHALL BE MADE ON THE BASIS OF THE DATE OF UPLOAD OF EACH APPLICATION INTO THE ELECTRONIC PLATFORM OF THE STOCK CREDIT RATINGS; The NCDs proposed to be issued under the Tranche I Issue have been rated "CRISIL AA/Stable" (pronounced as CRISIL double A rating with stable EXCHANGES, IN EACH PROPORTION SUBJECT TO THE ALLOCATION RATIO HOWEVER FROM THE DATE OF OVER SUBSCRIPTION AND THEREAFTER, outlook) by CRISIL Ratings Limited vide their letter dated May 31, 2024 and revalidated vide their letter dated July 9, 2024 read with rationale dated May 31, 2024, and "[ICRA] AA (Stable)" (pronounced as ICRA double A rating with a stable outlook) by ICRA Limited vide their letters dated June 27, 2024 and revalidated vide their letter dated July 9, 2024, read with rationale dated June 27, 2024. For the rationale and press release for these ratings, see "General Information", Annexure A and Annexure B of the Tranche I Prospectus. The rating given by the Credit Rating Agencies is valid as on the date of the Tranche I Prospectus and shall remain valid until the rating is revised or CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, see withdrawn. These ratings are not a recommendation to buy, sell or hold securities and investors should take their own decision. Securities with this rating are considered to section titled "History and Other Corporate Matters" on page 174 of the Shelf Prospectus and Clause III of the Memorandum of Association of our Company. The have high degree of safety regarding timely servicing of financial obligations. Such securities carry very low credit risk. These ratings are subject to suspension, revision or

> DISCLAIMER CLAUSE FOR CRISIL RATINGS LIMITED: CRISIL Ratings Limited (CRISIL Ratings) has taken due care and caution in preparing the Material based on the information provided by its client and / or obtained by CRISIL Ratings from sources which it considers reliable (Information). A rating by CRISIL Ratings reflects its current opinion on the likelihood of timely payment of the obligations under the rated instrument and does not constitute an audit of the rated entity by CRISIL Ratings. CRISIL entity covered in the Material and no part of the Material should be construed as an expert advice or investment advice or any form of investment banking within the meaning of any law or regulation. CRISIL Ratings especially states that it has no liability whatsoever to the subscribers / users / transmitters/ distributors of the Material. Without limiting the generality of the foregoing, nothing in the Material is to be construed as CRISIL Ratings providing or intending to provide any services in jurisdictions where criteria are available without charge to the public on the website, www.crisil.com. For the latest rating information on any instrument of any company rated by CRISIL Ratings, please contact Customer Service Helpdesk at 1800-267-1301

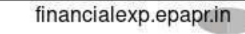
> DISCLAIMER CLAUSE OF ICRA LIMITED: ICRA ratings should not be treated as recommendation to buy, sell or hold the rated debt instruments. ICRA ratings are subject to a process of surveillance, which may lead to revision in ratings. An ICRA rating is a symbolic indicator of ICRA's current opinion on the relative capability of the issuer concerned to timely service debts and obligations, with reference to the instrument rated. Please visit our website www.icra.in or contact any ICRA office for the latest information on ICRA ratings outstanding. All information contained herein has been obtained by ICRA from sources believed by it to be accurate and reliable, including the rated issuer. ICRA however has not conducted any audit of the rated issuer or of the information provided by it. While reasonable care has been taken to ensure that the information herein is true, such information is provided 'as is' without any warranty of any kind, and ICRA in particular, makes no representation or warranty, express or implied, as to the accuracy, timeliness or completeness of any such information. Also, ICRA or any of its group companies may have provided services other than rating to

AVAILABILITY OF APPLICATION FORM: Application Forms can be obtained from: SAMMAAN CAPITAL LIMITED - Tel: +91 11 4353 2950; Fax: +91 11 4353 2947; Lead Managers: Nuvama Wealth Management Limited - Telephone No.: +91 22 4009 4400; Elara Capital (India) Private Limited - Telephone No.: +91 22 6164 8599 Document has been cleared or approved by BSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are and Trust Investment Advisors Private Limited, Telephone No.: +91 22 4084 5000 and the offices of Consortium Members. Trading Members. Designated Intermediary(ies) and Designated Branches of the SCSBs. Electronic Application Forms will be available on the websites of the SCSBs that permit submission of ASBA Application electronically, Application Forms may be downloaded from the websites of Stock Exchanges, Lead Managers and Consortium Members, Additionally, UPI has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to Investor making an application in the Issue can also make bid through online (app. / web) interface/ platform of the BSE i.e. "BSE Direct" and of NSE i.e "NSE goBID". Further, BSE Direct platform can be accessed at https://www.bsedirect.com and NSE goBID at www.nseindiaipo.com or can be accessed through mobile app. Further, Application Forms will also be provided to Designated Intermediaries at their request

AVAILABILITY OF SHELF PROSPECTUS AND TRANCHE I PROSPECTUS: Investors are advised to refer to the Shelf Prospectus and Tranche I Prospectus and the "Risk Factors" on page 19 of the Shelf Prospectus, before applying to the Tranche I Issue. Physical copy of the Shelf Prospectus and Tranche I Prospectus may be obtained for the financial or other soundness of the Company, its promoters, its management or any scheme or project of the Company and the Lead Managers. Full copies of the Shelf Prospectus and Tranche I Prospectus will also be available on the website of the Issuer at www.sammaancapital.com. of the Lead Managers at www.nuvama.com, www.elaracapital.com and www.trustoroup.in, of BSE at www.bseindia.com, of NSE at

cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other CONSORTIUM MEMBERS: Nuvama Wealth and Investment Limited (formerly known as Edelweiss Broking Limited), Elara Securities (India) Private Limited, Trust Financial Consultancy Services Private Limited and Trust Securities Services Private Limited.

Continued on next page.



FINANCIAL EXPRESS

MANUFACTURING ACTIVITIES TO START IN FIVE YEARS: GOVT

SPV soon for making aircraft in India

■ The Bill seeks

to remove

redundancies

and replace the

■ State-owned

manufacturing

Aircraft Act, 1934

PRESS TRUST OF INDIA New Delhi, September 4

THE GOVERNMENT WILL set up a special purpose vehicle (SPV) to push ahead with plans to start manufacturing commercial aircraft in India, civil aviation minister K Rammohan Naidu said on Wednesday as he highlighted the potential of the country's fastgrowing aviation sector.

The Bhartiya Vayuyan Vidheyak 2024, which was passed by the Lok Sabha in August, includes provisions to regulate the design and manufacturing of aircraft, supporting the Aatmanirbhar Bharat initiative for self-reliance.

"The government is strongly pushing the idea of India manufacturing its own planes," Naidu **AIMING TO FLY HIGH**

■ The Bharatiya Vayuyan Vidheyak 2024, which was passed by the Lok Sabha in August, includes provisions to regulate the design and manufacturing of aircraft



also exporting small civilian planes, said the civil planes but on a aviation minister in the next five years, he said. said, adding that a SPV will be set

up with industry stakeholders

According to him, efforts are being made to ensure that aircraft manufacturing activities can start

smaller scale

"We want to be a big player for manufacturing planes and also export them," Naidu said. India is a key market for aircraft manufacturers - Boeing and Airbus.

WE WANT TO BE A BIG PLAYER FOR MANU-FACTURING **PLANES** HAL is already into AND ALSO **EXPORT**

K RAMMOHAN NAIDU,

Civil aviation minister

THEM

State-owned Hindustan Aeronautics Ltd (HAL) is already into manufacturing small civilian planes but on a smaller scale.

India is one of the fastest growing civil aviation markets in

the world.

Speaking at a conference organised by industry body PHD Chamber of Commerce and Industry, Naidu also said there is a lot of potential in the country for MRO (maintenance, overhaul and repair) activities.

Noting that the Indian aviation sector is at the "transformative crossroads", the minister also said the aim is to make the country a hub for aviation, air cargo, and MRO activities.

Meanwhile, the Bill seeks to remove redundancies and replace the Aircraft Act, 1934 that has been amended 21 times — at a time when India is one of the fastest growing civil aviation markets in the world.

Steel firms may ward off import threat with higher tariffs

Union steel minister to ask finance ministry to raise duties to 10-12%

FE BUREAU New Delhi, September 4

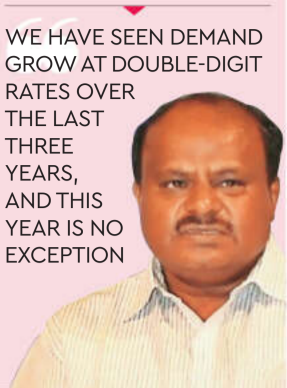
INDIA'S PRIMARY STEEL manufacturers including Tata Steel, JSW, AM/NS and state-run SAIL may get a reprieve from the prospect of "unsustainable prices' wiping off their margins, in the form of higher import tariffs on their key products like hot rolled coil (HRC).

Union Steel Minister HD Kumaraswamy said on Wednesday "he will try to convince the finance ministry to raise duties on steel imports to 10-12% from the current 7.5%." The minister also expressed concerns on the manner in which China was dumping steel into India, while speaking at the Fifth Steel Conclave organised by the Indian Steel Association here.

Domestic teel prices have fallen to their lowest levels in over three years, largely due to shifts in the global markets. Data compiled by rating agency ICRA show that at ₹51,200 a tonne, the August (ex-works) price of the benchmark HRC in the Mumbai market was at its lowest since November 2020, when it was ₹45,975 a tonne.

TV Narendran, CEO and MD, Tata Steel recently said that these prices "aren't sustainable," adding that the company expected the trend to reverse in the next few weeks. Similarly, in a results call with the analysts, JSW Steel joint MD and CEO Jayant Acharya said, "The Indian steel imports in Q1 were up by 27% y-o-y, while it were lower q-o-q. But elevated exports from China continue to be a concern. The Chinese production continues to remain higher. Domestic demand is still softer and therefore the excess is flowing out to the world."

Kumaraswamy also stressed on the need to remain vigilant against chalHD KUMARASWAMY, **UNION STEEL MINISTER**



lenges such as the global demand slowdown, especially from the ramifications of a demand meltdown in China.

The steel ministry, he said, is committed to ensuring that the journey towards Aatmanirbhar Bharat in steel remains undeterred. "We have seen demand grow at double-digit rates over the last three years, and this year is no exception. At the Ministry of Steel, we are confident in the growth story of Indian steel. However, I understand the challenges that lie ahead," he said.

The minister further said that by investing in the latest technologies and optimising the processes, the carbon footprint can be reduced significantly.

"Hydrogen holds immense potential as a clean fuel for steel production. While there are challenges to overcome we must invest in research and devel opment to accelerate its commerciali sation," the minister added.

According to steel ministry data China contributed 30.5% of India's total imports during the April-June period of the current year, compared with 28.4% a year ago.

Kinetic Green to raise \$25 mn for expansion of e2W, 3W biz

GEETA NAIR

Pune, September 4

ELECTRIC VEHICLE MANU-FACTURER Kinetic Green plans to raise \$15-25 million by December 2024 to expand its product lineup, boost research and development, increase manufacturing capacity, and enhance marketing efforts. Sulajja Firodia Motwani,

founder and CEO of Kinetic Green, said, "We will look to raise around \$15-25 million by December 2024. We raised a Series A fund of \$25 million from Greater Pacific Capital earlier this month and have the option to put in another \$15 million. These funds would either be raised from Greater Pacific or other potential investors."

SULAJJA FIRODIA MOTWANI, FOUNDER & CEO, KINETIC GREEN

WE RAISED A SERIES A FUND OF \$25 MILLION FROM GREATER PACIFIC CAPITAL EARLIER THIS MONTH AND HAVE THE OPTION TO PUT IN **ANOTHER \$15 MILLION**

The EV manufacturer had

set a target of raising \$40 mil-

lion in Series A funds this year.

The company was aiming to

scale up the two-and three-

wheeler EV business and grow

while the three-wheeler business is expected to grow to ₹3,500 crore. Kinetic Green had set a target of raising \$40 million in Series A funding this year.

The firm plans to scale its

two-wheeler and threeit to ₹10,000 crore by 2030, wheeler electric vehicle busi-Firodia Motwani said. nesses to a combined value of The two-wheeler business will be around ₹6,500 crore ₹10,000 crore by 2030. The

jected to reach ₹6,500 crore, while the three-wheeler segment is expected to grow to ₹3,500 crore, Motwani said. The revenues this year

> would be at around ₹900 crore. This has been a profitable business in five of the last seven years and they were not burning cash or making losses, unlike many other players in the EV business, she said. The firm's focus was on building scale. Kinetic Green could be a good candidate for an IPO, she said.

two-wheeler segment is pro-

Further, Motwani said the revenue for Kinetic Green this year is expected to be around ₹900 crore. The company has been profitable in five of the last seven years and has avoided the cash burn and losses seen by many other EV players.

Flipkart to create over 100,000 jobs



AHEAD OF FESTIVE SEASON

■ E-commerce giant to open 11 new fulfilment centres across 9 cities, ahead of the annual Big Billion Days sale event

■This will add 1.3 mn sq ft to its supply chain infrastructure, taking the total number of such facilities to 83

FE BUREAU Bengaluru, September 4



These will be located across nine cities and will add 1.3 million square feet to Flipkart's supply chain infrastructure, taking the total number of such facilities to 83. The company said this expansion will help meet the anticipated surge in demand during the festive period.

The new jobs, which will be created across Flipkart's supply chain operations, include roles such as inventory managers, warehouse associates, logistics coordinators, kirana partners, and delivery drivers. The firm said it will conduct training programmes for the new hires to pre-

ident and head of supply chain at Flipkart, the expansion of the supply chain network is aimed at meeting customer demands more efficiently. "With our expanded supply chain network, we are poised to meet the growing demands of our customers and provide them with an unparalleled shopping experience," he said.

Flipkart also mentioned that it has been investing in technology to optimise its supply chain operations, with the implementation of automated warehouses and data-driven decision-making systems. The e-commerce giant's move to strengthen its supply chain and workforce comes as it prepares for the festive season, which will see rivals like Amazon, Zepto, Blinkit, and Instamart, vying for a larger share of the festive pie through category expansion.



DABUR INDIA LIMITED CIN - L24230DL1975PLC007908

Regd. Office: 8/3, Asaf Ali Road, New Delhi - 110 002 Tel. No. - 011-23253488, Fax No. - 011-23222051 Website - www.dabur.com; e-mail: investors@dabur.com

NOTICE TO SHAREHOLDERS Transfer of Equity shares of the Company to Investor Education and Protection Fund

Notice is hereby given to the members pursuant to the provisions of Section 124(6) and other applicable provisions, if any, of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") as notified from time to time by the Ministry of Corporate Affairs ("MCA") that all equity shares in espect of which dividend has not been paid or claimed for (7) seven consecutive years or more

Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF may please note that the Company would be issuing new share certificates in lieu of the original share certificates held by them for the purpose of conversion into demat form and subsequent transfer to demat accounts opened by IEPF Authority. Upon such issue, the original share certificates which are registered in their name shall stand automatically cancelled and be deemed non-negotiable. In case of shareholders holding shares in demat form, the transfer of shares to the demat accounts of IEPF Authority shall be effected by the Company through the respective Depositories by way of Corporate Action.

or before 18th November, 2024. In case the Company does not receive any communication from the concerned shareholder by 18th November, 2024 the Company shall, with a view to complying with the requirements set out in the Rules, dematerialize and transfer the shares to IEPF. Shareholders are requested to note that the updated list of shareholders uploaded on the Company's website should be regarded as and shall be deemed to be adequate notice in respect of issue of new share certificates for the purpose of transfer of shares to Demat accounts of the IEPF Authority pursuant to the amended rules. Please note that upon transfer to IEPF, no claim shall lie upon the Company in respect of the unclaimed dividend amount and equity shares so transferred.

Limited Unit: Dabur India Limited, Selenium Tower B, Plot No 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad- 500032, Tel: 040 6716 2222 Email id: einward.ris@kfintech.com.

> **Saket Gupta Company Secretary & Compliance Officer**

With AvanStrate buy, display biz to grow 10x: Vedanta

New Delhi, September 4

FE BUREAU

said its display glass business is set to grow 10 times after it acquired Japanese-display glass manufacturer Avan Strate. In May, the firm increased its

VEDANTA ON WEDNESDAY

holding to 98% in AvanStrate following the acquisition of additional 46.57% equity from Hoya Corporation. The company said AvanStrate is now fully managed and controlled by Vedanta and free from any external debt. "We are confident in the

immense potential that lies ahead for AvanStrate. With Vedanta's proven expertise in large-scale operations and deep understanding of the dynamic market, we are well-equipped to enhance AvanStrate's operational efficiency and innovation



capability," said Akarsh Hebbar, global MD of AvanStrate.

The global market for display glass applications is estimated to be \$42 billion and is projected to reach \$60 billion by 2030, according to Vedanta.

AvanStrate produces glass substrates for Gen 4 to Gen 8 TFT LCD (thin-film-transistor liquid-crystal display) panels, which are primarily used in electronic devices.

India needs 10-20 fabs in 10 years: SEMI CEO **FE BUREAU**

New Delhi, September 4

INDIA WILL NEED 10-20 semiconductor fabrication plants over the next 10 years and there is a lot of interest from global semiconductor companies to invest in the country, Ajit Manocha, president and CEO of global semiconductor industry body SEMI, said on Wednesday.

Comments from Manocha assume significance as the government is focussing on growing the semiconductor ecosystem in the country backed by the ₹76,000 crore incentive scheme.The government's plan is also to increase the corpus for incentivising more projects as part of India Semiconductor Mission 2.0, for which the

guidelines are in the works. "This is a rough estimate...if we want to make India a powerhouse for the industry, there is no ceiling on the number. The challenge is to show the compa-



president and CEO, SEMI

global conference on the semiconductor ecosystem, Semicon India 2024 from September 11-13 in Noida.

More the merrier."

continued from previous page

NOTICE TO INVESTORS

CORRIGENDUM CUM ADDENDUM TO THE SHELF PROSPECTUS AND TRANCHE I PROSPECTUS BOTH DATED AUGUST 28, 2024 ("CORRIGENDUM")

Board of India ("SEBI") and BSE Limited ("BSE") and National Stock Exchanges"). In this regard, please note that in the table on key operating and financial metrics (on a consolidated basis) in the chapter "Our Business" on page 154 of the Shelf Prospectus, there is a typographical error in the amount of Net worth and the same should be read as ₹20,268,64 crore instead of ₹20,268,85 crore. Further, the chapter "Material Developments" on page 212 of the Shelf Prospectus shall include the following information:

bonds for an aggregate amount of up to INR 30,000 crore in one or more tranches on a private placement basis; (b) the Board approved the appointment of M/s. Nangia & Co LLP, Chartered Accountants (ICAI Firm Registration No. 002391C/N500069) and M/s. M Verma & Associates. Chartered Accountants (ICAI Firm Registration No. 002391C/N500069) and M/s. M Verma & Associates. Registration No. 501433C), as Joint Statutory Auditors of the Company for a period of 3 (three) consecutive years effective from the conclusion of 19th AGM of the Company, subject to the approval of shareholders in the forthcoming AGM of the Company; (c) the Board approved the shifting of one of the Corporate Offices of the Company from 'Plot No. 422B, Udyog Vihar, Phase-IV, Gurugram, Haryana - 122016' to '4th Floor, Augusta Point, Golf Course Road, DLF Phase-5, Sector-53, Gurugram, Haryana-122002 with effect from August 29, 2024.

Abridged Prospectus, as applicable. All references to the Prospectus shall also include this Corrigendum. All capitalized terms used in this Corrigendum is available on the websites of SEBI, Lead Managers, Stock Exchanges and the Company that is www.sebi.gov.in; www.nuvama.com; www.trustgroup.in; www.elaracapital.com; www.bseindia.com, www.nseindia.com and www.sammaancapital.com. REGISTRAR TO THE ISSUE CREDIT RATING AGENCIES



801-804, Wing A, Building No 3 Inspire BKC, G Block, Bandra Kurla Complex Bandra East, Mumbai - 400 051 Tel.: +91 22 4009 4400 Email: scl.ncd@nuvama.com Contact Person: Saili Dave

Plot No. 51-52, 2nd Floor, Sector - 18, Udyog Vihar.

Tel.: +91 124 481 4410; Email: rahul.singhal@sndhawan.com

Issue. For further details, please see Annexure C of the Tranche I Prospectus.

NUVAMA WEALTH MANAGEMENT LIMITED

ElaraCapital

One International Center, Tower 3, 21st Floor, Senapati Bapat Marg, Elphinstone Road West Mumbai - 400 013, India Tel: +91 22 6164 8599 Email: scl.ncd@elaracapital.com Contact Person: Astha Daga

TRUST TRUST INVESTMENT ADVISORS PRIVATE LIMITED 109/110, Balarama, Bandra Kurla Complex Bandra East Mumbai - 400 051 Tel.: +91 22 4084 5000 Email: ihfl.ncd@trustgroup.in

Contact Person: Hani Jalan DEBENTURE TRUSTEE®

IDBI trustee

IDBI TRUSTEESHIP SERVICES LIMITED

Selenium Tower B, Plot No - 31 & 32 Financial District, Nanakramguda Serilingampally, Hyderabad Rangareddi - 500 032, Telangana, India Tel: +91 40 6716 2222 Fax: +91 40 6716 1563

Email: scl.ncdipo@kfintech.com Website: www.kfintech.com

KFIN TECHNOLOGIES LIMITED

Tel: +91 22 3342 3000 Email: crisilratingdesk@crisil.com Contact Person: Ajit Velonie COMPANY SECRETARY AND COMPLIANCE OFFICER

CRISIL

An SEP Stone Company

CRISIL RATINGS LIMITED

(A subsidiary of CRISIL Limited)

ICRA ICRA LIMITED Electric Mansion CRISIL House, Central Avenue, Hiranandani 3rd Floor, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025 Business Park, Powai, Mumbai - 400 076

Tel: +91 22 6114 3406 Email: shivakumar@icraindia.com Contact Person: L Shivakumar

Amit Kumar Jain, Company Secretary and Compliance Officer Plot No. 422B, Udyog Vihar, Phase-IV, Gurugram, Haryana - 122 016 Tel: +91 124 668 1199; Fax: +91 124 668 1240; Email: ajain@sammaancapital.com

Investors may contact the Registrar to the Issue or the Company Secretary and Compliance Officer in case of any pre-issue or post Issue related issues such as nonreceipt of Allotment advice, demat credit of alloted NCDs, refund orders, transfers, or interest on application amount etc.

A copy of the Shelf Prospectus and the Tranche I Prospectus has been filed with the Registrar of Companies, Delhi and Harvana at New Delhi, in terms of section 26 and 31 of the Companies Act, 2013, along with the endorsed/certified copies of all requisite documents. For further details, please see "Material Contracts and Documents for Inspection" on page 140 of the

Disclaimer of the Issuer: SAMMAAN CAPITAL LIMITED (formerly known as Indiabulis Housing Finance Limited), subject to market conditions and other considerations is proposing a public issue of secured redeemable non-convertible debentures of face value of \$\files\$1,000 each and has filed the Shelf Prospectus dated August 28, 2024, and Tranche I Prospectus dated August 28, 2024 with the Registrar of Companies, Delhi and Haryana, at New Delhi (the "RoC"), National Stock Exchange of India Limited, BSE Limited and SEBI. The Prospectus is available on the Company's website at www.nseindia.com; on the website of SEBI at www.sebi.gov.in and the respective websites of the lead managers at www.nuvama.com, www.elaracapital.com and www.trustgroup.in. Investors should note that investment in this public issue of NCDs involves a high degree of risk

> Mr. Gagan Banga Vice Chairman, Managing Director and CEO

For SAMMAAN CAPITAL LIMITED

DIN: 00010894

Date: September 4, 2024

Tranche I Prospectus.

Place: Mumbai

S.N. DHAWAN & CO LLP

Phase IV, Gurugram - 122 016

Contact Person: Rahul Singhal, Partner

Chartered Accountants

nies the potential for growth,

On the amount of capex

India should set aside for boosting its semiconductor ecosystem, Manocha said, "India has to see what is their appetite (in terms of additional capex).

Ajit Manocha

business and opportunities in India," Manocha said. SEMI will organise the first

pare them for the expected increase in orders.

According to Hemant Badri, senior vice-pres-

since the payment of Interim Dividend for Financial Year 2017-18, are liable to be transferred by the Company to Investor Education and Protection Fund ("IEPF") as per the Rules.

The Company has sent individual notices to all the concerned shareholders whose shares are liable to be transferred to IEPF. The details of such shareholders has also been made available on

The concerned shareholders are requested to claim the unpaid/ unclaimed dividend amount(s) on

For claiming unpaid/unclaimed dividend, shareholders are requested to contact the Company's

Registrar and Share Transfer Agents, Mr. Raj Kumar Kale, AVP - Corp. Registry at M/s KFin Technologies

04th September 2024 New Delhi

For Dabur India Limited

With reference to the Shelf Prospectus dated August 28, 2024 ("Shelf Prospectus"), filed with the Registrar of Companies, Delhi and Haryana at New Delhi ("RoC"), Securities and Exchange

i) pursuant to the meeting of the Securities Issuance and Investment Committee dated August 29, 2024 the paid-up equity share capital of the Company stand increased to INR 146,82,09,541.22 divided into 72,99,97,213 fully paid-up equity shares having a face value of INR 2.00 each bearing ISIN INE148I01020 and 1,22,61,366 partly paid-up rights equity shares having a face value of INR 2.00 each with INR 0.67 each paid-up bearing ISIN IN9148I01010; (ii) pursuant to the meeting of the Board passed an enabling resolution for raising funds through issuance of non-convertible debentures /

A copy of this Corrigendum is being filed with RoC in accordance with Section 26 and Section 31 of the Companies Act, 2013. The above changes should be read in conjunction with the Prospectus and the

LEAD MANAGERS TO THE ISSUE

ELARA CAPITAL (INDIA) PRIVATE LIMITED

STATUTORY AUDITORS ARORA & CHOUDHARY ASSOCIATES Chartered Accountants Plot no. 8/28, W.E.A, Abdul Aziz Road, Karol Bagh, New Delhi - 110 005

Contact Person: Vijay Kumar Choudhary, Partner

Tel: +91 11 4145 1114; Email: vk.choudhary@arorachoudhary.com

and for details relating to the same, please refer to the Shelf Prospectus and Tranche I Prospectus and the section on "Risk Factors" and "Material Development" beginning on page 19 and page 212 respectively of the Shelf Prospectus.

Universal Insurance Building, Ground Floor, Sir P.M. Road, Mumbai - 400 001. Tel.: +91 22 4080 7073

Email: itsl@idbitrustee.com/ashishnaik@idbitrustee.com; Investor Grievance Email: response@idbitrustee.com Contact Person: Ashish Naik; Website: www.idbitrustee.com DBI Trusteeship Services Limited under Regulation 8 of SEBI NCS Regulations has by its letter dated July 23, 2024 has given its consent for its appointment and in all the subsequent periodical communications sent to the holders of the Debentures issued pursuant to the Tranche I

financialexp.epapr.in