KLM Axiva Finvest Limited Annual Report 2023-24

CORPORATE INFORMATION

CORPORATE IDENTITY NUMBER (CIN)

U65910TG1997PLC026983

BOARD OF DIRECTORS

Chairman

1. Mr. T. P. Sreenivasan - Non-Executive Director

Wholetime Director

2. Mr. Shibu Theckumpurath Varghese

Directors

- 3. Mrs. Biji Shibu Executive Director
- 4. Mr. K. M. Kuriakose Independent Director
- 5. Mr. Joseph Paul Menacherry Independent Director
- 6. Mr. Abraham Thariyan Independent Director

KEY MANAGERIAL PERSONNELS

Chief Executive Officer (CEO) Mr. Manoj Raveendran Nair

Chief Financial Officer (CFO) Mr. Thanish Dalee

Company Secretary & Compliance Officer Ms. Naveena P. Thampi

STATUTORY AUDITORS

R. B. Jain & Associates (Practicing Chartered Accountants)

SECRETARIAL AUDITORS

Nekkanti S.R.V.V.S. Narayana & Co. (Practicing Company Secretaries)

REGISTRAR OF COMPANIES

Registrar of Companies (RoC), Hyderabad

DEBENTURE TRUSTEE

Public Issue Vistra ITCL (India) Limited The IL&FS Financial Center, Plot No. C-22G Block, Bandra Kurla Complex Bandra (East), Mumbai – 400 051 Tel: +91 22 2659 3333

Email: itclcomplianceofficer@vistra.com

Private Placement

Mr. Abhjith Satheesh Building No. 46/2709, E1, First Floor, Haritha Road, Vennala, Ernakulam Kerala-682028 India Email: <u>abhi4dxi@gmail.com</u>

LISTING (NON-CONVERTIBLE DEBENTURES)

BSE Limited

REGISTRAR & SHARE TRANSFER AGENT

KFin Technologies Limited

Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Telangana–500 032 **Tel:** +91 40 6716 2222 **Email:** klmaxiva.ncdipo@kfintech.com

REGISTERED OFFICE

Plot No. 39, Door No. 8-13, 1st Floor, Ashoka Complex, Mythripuram Colony, Gayathrinagar X Road, Vaishalinagar P.O., Hyderabad, Rangareddi, Telangana – 500079 Email: <u>admindvn@klmaxiva.com</u> Website: <u>www.klmaxiva.com</u>

CORPORATE OFFICE

KLM Grand Estate Bypass Road Edapally Ernakulam, Kerala -682024 Tel: +91 484 4281 111 Email: <u>admindvn@klmaxiva.com</u>



Notice of 27th Annual General Meeting

Notice is hereby given that the 27th Annual General Meeting of the members of **KLM Axiva Finvest Limited** will be held on Monday, the 30th day of September 2024 at 02:00 P.M. IST through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") to transact the following business: -

Ordinary Business:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2024 and Reports of Board of Directors' and Auditors' thereon.
- 2. To appoint a director in place of Mr. Sreenivasan Thettalil Parameswaran Pillai, (DIN: 03048551) who is liable to retire by rotation, and being eligible, offers himself for re-appointment.

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"**RESOLVED THAT** pursuant to the provisions of section 152 of the Companies Act, 2013, Mr. Sreenivasan Thettalil Parameswaran Pillai (DIN: 03048551) who retires by rotation and being eligible has offered himself for re-appointment, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

3. To appoint Statutory Auditors and fix their remuneration.

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the applicable provisions of Section 139, 140 of the Companies Act, 2013 read with relevant rules made there under, applicable provisions of SEBI (LODR Regulations, 2015 Bank (RBI) guidelines and in accordance with the Reserve of India Ref.No.DoS.CO.ARG/SEC.01/08.91.001/2021-22 dated April 27, 2021, and pursuant to the recommendations of the Audit Committee and the Board of Directors of the company, M/s. A. John Moris & Co, Chartered Accountants, (FRN.: 007220S), who being eligible for appointment as the Statutory Auditors in terms of section 141 of the Act and applicable rules and the RBI Guidelines, be and is hereby appointed as the Statutory Auditors of the Company to hold the office for a term of 3 (Three) years from the conclusion of the 27th Annual General Meeting till the conclusion of the 30th Annual General Meeting of the Company on such terms and remuneration as may be mutually agreed upon between the Auditors and Board of Directors of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, and things as may be necessary or desirable to give effect to this resolution."

Special Business:

1. Re-appointment of Mr. Abraham Thariyan (DIN: 07132831) as an Independent Director.

To consider and, if thought fit, to pass with or without modification(s), the following resolution as *Special Resolution*:

"RESOLVED THAT pursuant to Sections 149, 152 read with Schedule IV and other applicable provisions, if any of the Companies Act, 2013 ("the Act") and the rules framed thereunder, and the provisions of regulations 17(1C) and 25(2A) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s), amendments(s) or re-enactment(s) thereof for the time being in force), and based on the recommendations of the Nomination and Remuneration Committee and Board of Directors, consent of the members are hereby accorded for the re-appointment of Mr. Abraham Thariyan (DIN: 07132831), who was appointed as an Independent Director of the Company for a term of 1 year upto June 21, 2024 and presently appointed as Additional Director (Non-Executive, Independent) who is eligible for reappointment as an independent director and in respect of whom the Company has received a notice of candidature from a member under Section 160 (1) of the Act, as an Independent Director (Non-Executive) of the Company to hold the office for a second term of 3 (Three) years with effect from June 21, 2024, not be liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, things and matters as may be deemed necessary, proper or desirable to give effect to aforesaid resolution and to file necessary e-forms, returns, information, etc. with Registrar of Companies, Reserve Bank of India, Stock Exchanges or other applicable authorities."

For and on Behalf of KLM Axiva Finvest Limited, Sd/-Shibu Theckumpurath Varghese Whole time Director DIN: 02079917

Place: Ernakulam Date: September 02, 2024

Notes:

 Pursuant to General Circulars No.14/2020 dated April 8, 2020, No.17/2020 dated April 13, 2020, No.20/2020 dated May 5, 2020, No. 02/2021 dated January 13, 2021, No. 21/2021 dated December 14, 2021, No. 2/2022 dated May 5, 2022, No. 10/2022 dated December 28, 2022 and No.09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs (collectively 'MCA Circulars'), the Company is convening the 27th Annual General Meeting ('AGM') through Video Conferencing ('VC')/Other Audio Visual Means ('OAVM'), without the physical presence of the Members at a common venue. Hence, Members can attend and participate in the ensuing AGM through VC/OAVM Further, Securities and Exchange Board of India ('SEBI'), vide its Circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023, October 7, 2023 and other applicable circulars issued in this regard (collectively 'SEBI Circulars'), have provided relaxations from compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations').

In compliance with the applicable provisions of the Companies Act, 2013 ('the Act'), the Listing Regulations and MCA Circulars, the 27th AGM of the Company is being held through VC/OAVM on Monday, the 30th day of September 2024 at 02:00 P.M. (IST). The proceedings of the AGM will be conducted at the Corporate Office of the Company at KLM Grand Estate, Bypass Road, Edappally, Ernakulam, Kerala, India, 682024, which shall be the deemed venue of the AGM.

- 2. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.

- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at <u>https://klmaxiva.com/stakeholders</u>. The Notice can also be accessed from the websites of the Stock Exchange i.e., BSE Limited at <u>https://www.bseindia.com/</u> and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. <u>https://www.evoting.nsdl.com/</u>.
- 7. In terms of the MCA Circulars and the relevant SEBI Circulars, the Company is sending this AGM Notice along with the Annual Report for FY2023-24 in electronic form only to those Members whose email addresses are registered with the Company/ RTA and/or National Securities Depository Limited ('NSDL'). The Company shall send the physical copy of the Annual Report for FY2023-24 only to those Members who specifically request for the same at secretarial@klmaxiva.com or cs@klmaxiva.com mentioning their Folio numbers/DP ID and Client ID.
- AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 08, 2020 and MCA Circular No. 17/2020 dated April 13, 2020, MCA Circular No. 20/2020 dated May 05, 2020 and MCA Circular No. 2/2021 dated January 13, 2021.
- 9. The Explanatory Statement, pursuant to Section 102 of the Act setting out material facts concerning the business with respect to Item No. 4 above and the details of Directors seeking re-appointment under Item No. 4 pursuant Secretarial Standard 2 on General Meetings ('SS-2'), issued by The Institute of Company Secretaries of India are annexed hereto.
- 10. SEBI vide Circular dated July 31, 2023 read with Master Circular dated December 28, 2023, has established a common Online Dispute Resolution Portal ('ODR Portal') for resolution of disputes arising in the Indian Securities Market. Pursuant to above mentioned circulars, post exhausting the option to resolve their grievances with the RTA/ Company directly and through existing SCORES platform, the investors can initiate dispute resolution through the ODR Portal <u>https://smartodr.in/login</u> and the same can also be accessed through the Company's website at <u>https://klmaxiva.com/</u>.
- 11. Members desirous of inspecting the Register of Directors and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Act, and the Register of Contracts or Arrangements in which the Directors are interested, maintained under Section 189 of the Act, and other relevant documents referred to in the Notice or Explanatory Statement will be available electronically for inspection by the Members during the AGM. Members may send their requests to secretarial@klmaxiva.com or cs@klmaxiva.com from their registered email addresses mentioning their name, Folio numbers/DP ID and Client ID.
- 12. As per Section 72 of the Act, members holding shares in physical mode may submit their nomination by submitting SH-13 which can be downloaded from the Company's website at https://admin.klmaxiva.com/uploads/Form_No_SH_13_f6890720fe.pdf members holding shares in demat mode may contact their respective DPs to update the nomination.
- 13. Since the AGM will be held through VC in accordance with the Circulars, the route map, proxy form and attendance slip are not attached to this Notice.

- 14. CS. Nikhil George Pinto, Partner, M/s. CaesarPintoJohn & Associates LLP, Company Secretaries, Kochi, has been appointed as the Scrutinizer to scrutinize the remote e-Voting process and casting vote through the e-Voting system during the meeting in a fair and transparent manner.
- 15. The Scrutinizer shall after the conclusion of e-Voting at the 27th AGM, first download the votes cast at the AGM and thereafter unblock the votes cast through remote e-Voting and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, invalid votes, if any, and whether the resolution has been carried or not, and such report shall then be sent to the Chairperson or a person authorized by him, within 48 (forty eight) hours from the conclusion of the 27th AGM, who shall then countersign and declare the result of the voting forthwith.
- 16. The results declared along with the report of the Scrutinizer shall be placed on the website of the Company at <u>https://klmaxiva.com/stakeholders</u> and on the website of NSDL at <u>https://www.evoting.nsdl.com/</u> immediately after the declaration of Results by the Chairperson or a person authorized by him. The results shall also be immediately forwarded to the BSE Limited.
- 17. All documents referred to in the accompanying Notice and the explanatory statement shall be open for inspection at the Registered and Corporate Offices of the Company during normal business hours (9.00 a.m. to 5.00 p.m.) on all working days except Sundays upto and including the date of the Annual General Meeting of the Company. Members may also note that the Notice and Annual Report of the Company for the Financial Year 2023-24 are available on Company's website at https://klmaxiva.com/stakeholders.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:

 The remote e-voting period begins Friday, 27th September 2024 at 9:00 AM (IST) and ends on Sunday, 29th September 2024 at 5:00 PM (IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e., Friday, 20th September 2024, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Friday, 20th September 2024.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A. <u>Login method for e-Voting and joining virtual meeting for Individual shareholders holding</u> securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
	 Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e- Voting services under Value added services. Click on "Access to e- Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e., NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected
	to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience. NSDL Mobile App is available on
	App Store Google Play

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Individual Shareholders holding securities in demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password. After successful login the Easi / Easiest user will be able to see the e- Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e- Voting Service Providers, so that the user can visit the e-Voting service providers' website directly. If the user is not registered for Easi/Easiest, option to register is available at CDSL website <u>www.cdslindia.com</u> and click on login & New System Myeasi Tab and then click on registration option. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual	You can also login using the login credentials of your demat account
Shareholders (holding securities in demat	through your Depository Participant registered with NSDL/CDSL for e- Voting facility. upon logging in, you will be able to see e-Voting option.
mode) login through their depository	Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-
participants	Voting feature. Click on company name or e-Voting service provider
	i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

<u>Helpdesk for Individual Shareholders holding securities in demat mode for any technical</u> issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders	Members facing any technical issue in login can contact NSDL
holding securities in demat	helpdesk by sending a request at <u>evoting@nsdl.com</u> or call at
mode with NSDL	022 - 4886 7000

Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800-21-09911
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B. Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at <u>https://eservices.nsdl.com/</u> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:	
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID. For example, if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.	
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID.For example, if your Beneficiary ID is12************************************	
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company.For example, if folio number is 001*** and EVEN is 101456 then user ID is 101456001***	

4. Your User ID details are given below:

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.

- b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
- c) How to retrieve your 'initial password'?
- i. If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
- ii. If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on <u>www.evoting.nsdl.com</u>.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.

- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. Institutional Members/Corporate Members (i.e. other than individuals, HUFs, NRIs, etc.) are required to send a scanned copy (PDF/JPG format) of their respective Board or governing body Resolution, Authorization, etc., authorizing their representative to attend the AGM through VC/OAVM on their behalf and to vote through remote e-voting. The said shall sent to Resolution/Authorization be the Scrutinizer by email to caesarpintojohn@gmail.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUFs, NRIs, etc.) can also upload their Board Resolution/Power of Attorney/Authority Letter, etc. by clicking on "Upload Board Resolution/Authority Letter", etc. displayed under "e-voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on.: 022 4886 7000 or send a request to evoting.nsdl.com.

<u>Process for those shareholders whose email ids are not registered with the depositories for</u> procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to secretarial@klmaxiva.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement,

PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to <u>secretarial@klmaxiva.com</u>. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at **Step 1** (A) i.e. <u>Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode</u>.

- 3. Alternatively, shareholder/members may send a request to <u>evoting@nsdl.com</u> for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER:

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.

- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at secretarial@klmaxiva.com.
- 6. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 10 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at secretarial@klmaxiva.com. These queries will be replied to by the company suitably by email.
- 7. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 4. Re-appointment of Mr. Abraham Thariyan (DIN: 07132831) as an Independent Director

Mr. Abraham Thariyan (DIN: 07132831) was appointed as the Independent Director of the Company at the 26th Annual General Meeting held on August 18, 2023 for a period of one year commencing from June 21, 2023. Thereafter, the Board of directors in its meeting held on May 14, 2024 appointed Mr. Abraham Thariyan (DIN: 07132831) as an Additional Director designated as Independent and Non-Executive to the Board of Directors of the Company.

The Board of Directors based on the performance evaluation and recommendation of Nomination and Remuneration Committee propose the re-appointment of Mr. Abraham Thariyan (DIN: 07132831) as an Independent Director of the Company for a second term of 3 (Three) years with effect from June 21, 2024.

Mr. Abraham Thariyan (DIN: 07132831) is eligible for re-appointment as an Independent Director for a second term on the board of the Company. In the opinion of the Board, Mr. Abraham Thariyan (DIN: 07132831) is independent of the management and he fulfills the conditions specified in the Act and the Rules made thereunder for appointment as an Independent Director of the Company. He is also in compliance with the 'fit and proper' criteria prescribed by Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 dated October 19, 2023.

The members may note that the re-appointment of an independent director shall be on the basis of report of performance evaluation. The performance evaluation of independent Directors shall be done by the entire Board of Directors, excluding the director being evaluated. The summary of the performance evaluation of Mr. Abraham Thariyan (DIN: 07132831) is as follows:

Criteria	Abraham Thariyan
Regularly and constructively attend board, committee and general meetings.	5
Prepares in advance for board and committee meetings.	5
Maintenance of confidentiality of information.	5
Ensuring of good corporate governance practices.	5
Initiates discussions on issues in company's interest.	5
Ensuring good corporate governance practices.	5
Working relationships with Board members.	5
Knowledge of Board governance procedures.	5
Being well informed about the Company and external environment in which it operates.	5
Exercise of independent judgment in the best interest of Company.	5
Adherence to the applicable code of conduct for independent directors.	5

The Board has received the consent from Mr. Abraham Thariyan (DIN: 07132831)to act as the Director in the prescribed Form DIR-2 under Section 152(5) of the Act and Rule 8 of the Companies (Appointment and Qualifications of Directors) Rules, 2014 along with the declaration that he meets the criteria for independence as provided under Section 149(6) of the Act and regulation 16(1)(b) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and an intimation to the effect that he is not disqualified from being appointed as a Director in terms of Section 164(2) of the Act.

In accordance with the provisions of regulation 17(1C) of the Listing Regulations approval of shareholders is to be sought for appointment of a person on the Board of Directors at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier. Further as per regulation 25(2A) of the Listing Regulations the re-appointment of an Independent Director shall be subject to the approval of shareholders by way of a special resolution.

Mr. Abraham Thariyan has a Bachelor of Science Degree in Chemistry and a Post-Graduate Degree in Sociology, Master of Business Administration from Cochin University and is a Certified Associate of the Indian Institute of Bankers. He was designated as Executive Director (ED) at South Indian Bank Limited. Prior to the 6-year stint at South Indian Bank as ED, he had an extensive work experience of 36 years at Federal Bank.

He began his career with Federal Bank by joining Federal Bank's 100th branch and 2nd outside Kerala branch at Mount Road, Chennai and thereon successfully rose through the ranks by handling multidimensional assignments and heading all the major functions of the Bank at various points in time. Elevated as General Manager in 2005 and was in charge of International Banking, Treasury,

Financial services, NRI services, overseeing representative offices and retail gold business, recovery department and SME.

Mr. Abraham Thariyan has 20 years of experience in international banking and Foreign Exchange and was an elected managing committee member of FEDAI (Foreign Exchange Dealers Association of India) for 15 years, representing private sector banks. Board considers that given his knowledge of business, skills, expertise and experience, his association would be very beneficial to the Company.

The draft letter of appointment which set out the terms of re-appointment and other details as per Schedule IV of the Companies Act, 2013, is posted on the website of the Company for the perusal of the members. If re-appointed, the same shall be dispatched to Mr. Abraham Thariyan. The terms and conditions of re-appointment of independent directors shall be open for inspection at the corporate office of the Company by any member during normal business hours. The terms and conditions of re-appointment directors is also posted on the Company's website.

None of the Directors or Key Managerial Personnel and their relatives, except Mr. Abraham Thariyan, are concerned or interested (financially or otherwise) in the resolution set out as item no. 4.

Therefore, in accordance with the above provisions, the Board recommends the special resolution set out at item no. 4 for approval of the Members.

Details of director seeking appointment at the forthcoming Extraordinary General Meeting as per secretarial standard on general meetings (SS-2)

Name of the Director	Mr. Abraham Thariyan	
DIN	07132831	
Date of first appointment in the Board	June 21, 2023	
Date of Birth and Age	08/06/1952 – 72 Years	
Qualifications	Mr. Abraham Thariyan has a Bachelor of Science Degree in Chemistry and a Post-Graduate Degree in Sociology, Master of Business Administration from Cochin University and is a Certified Associate of the Indian Institute of Bankers.	
Experience	Mr. Abraham Thariyan has 6 years of experience at South Indian Bank. Prior to that, he had an extensive work experience of 36 years at Federal Bank.	
Terms and Conditions of appointment	As per draft letter of appointment posted in the website of the Company.	
Remuneration sought to be paid	Sitting fees for attending meetings of Board and Committees thereof within the limits specified by the Companies Act, 2013.	
Shareholding in KLM Axiva Finvest Limited	Nil	
Relationship with other directors, manager and other Key Managerial Personnel of	Nil	

1. Mr. Abraham Thariyan

the Company	
Number of Meetings of the Board attended during the year (FY 2024-25)	6
List of Directorship held in other Companies	1. ESAF Financial Holdings Private Limited
List of Membership / Chairmanship of Committees of other Board	Chairman of Audit Committee, Nomination and Remuneration Committee, Group Risk Management Committee and Investment Committee of ESAF Financial Holdings Private Limited.
Justification for choosing the appointees for appointment as Independent Directors	Considering the knowledge of business, skills, expertise and experience, association of Mr. Abraham Thariyan would be very beneficial to the Company.
Listed Entities from which the Director has resigned in the past three years.	Nil
Skills and capabilities required for the role and the manner in which Mr. Abraham Thariyan meets such requirements	Refer to the explanatory statement of the Item no. 4.

2. Mr. Sreenivasan Thettalil Parameswaran Pillai

Name of the Director	Mr. Sreenivasan Thettalil Parameswaran Pillai	
DIN	03048551	
Date of first appointment in the Board	May 23, 2023	
Date of Birth & Age	17/06/1944 – 80 Years	
Qualifications	B.A. (English), M.A. (English) and Indian Foreign Service (IFS)	
Experience	Mr. Sreenivasan has worked as the Indian diplomatic representative in various countries. He represented India in the United Nations for a long time. He has also served as the Vice Chairman of the Council for Higher Education of the State of Kerala	
Terms & Conditions of appointment	As per original letter of appointment dated May 23, 2023	
Remuneration sought to be paid and remuneration last drawn	Annual remuneration of Rs. 13,33,332/- (Rupees Thirteen Lakh Thirty Three Thousand Three Hundred and Thirty Two) by way of monthly payment	
Shareholding in KLM Axiva Finvest Limited	Nil	
Relationship with other directors, manager and other Key Managerial Personnel of the Company	Nil	
Number of Meetings of the Board attended during the year (FY 2024-25)	5	

List of Directorship held in other Companies	Nil
Chairman/ member of the committees of the Board of Directors of other Companies	Nil
Listed Entities from which the Director has resigned in the past three years.	Nil

REPORT OF THE BOARD OF DIRECTORS

Dear Members,

The Board of Directors of KLM Axiva Finvest Limited ("Company") is delighted to present the 27th Annual Report on the business and operations of the Company together with the Audited Financial Statements for the financial year ended March 31, 2024.

1. FINANCIAL SUMMARY

The financial performance of the Company for the year ended 31st March 2024 is summarized below:

Particulars	Standalone		
	2023-24 (₹ in lakhs)	2022-23 (₹ in lakhs)	
Revenue from Operations	30,562.49	27,540.07	
Other Income	1029.83	334.91	
Total Revenue	31,592.32	27,874.98	
Total Expenses	28,574.90	25,412.20	
Profit Before Tax	3,017.42	2462.78	
Tax Expenses	715.00	629.68	
Net Profit for the Year	2,302.87	1,833.10	
Appropriations:			
Transfer to statutory reserve	460.57	366.62	
Interim dividend on equity shares	560.30	0	
Balance carried forward to balance Sheet	1282.00	1466.48	

2. OPERATIONAL PERFORMANCE

During the financial year under review, Company achieved an increase in its profitability with a net profit of $\gtrless2,302.87$ lakhs for the year ended March 31, 2024 as compared to $\gtrless1,833.10$ lakhs for the year ended March 31, 2023.

Interest income of the Company increased to ₹30,562.49 lakhs from previous year's interest income of ₹27,540.07 lakhs. Total income has increased from ₹27,874.98 lakhs for the year ended March 31, 2023 to 31,592.32 lakhs for the year ended March 31, 2024.

For the financial years ended March 31, 2024, March 31, 2023, revenues from our gold loan business constituted 69.81% and 64.60%, of our total income for the respective years.

The Company is primarily engaged in lending against collateral of gold jewellery. As on March 31, 2024 the percentage of gold loan to total loan book is 62.03%.

3. STATE OF THE COMPANY'S AFFAIRS

i. **Change in the financial year:** There is no change in the financial year during the year under review.

- ii. **Capital expenditure programs:** Construction of the new corporate office of the Company at Edappally, Kerala was at the final stage as on March 31, 2024. The new office premises were inaugurated on May 05, 2024.
- iii. **Developments, acquisition and assignment of material Intellectual Property Rights:** There were no major developments, acquisition and assignment of material Intellectual Property Rights.
- iv. **Details and status of acquisition, merger, expansion, modernization and diversification:** There were no major events like acquisition, merger, expansion, modernization and diversification happened during the financial year.
- v. **Change in status of the company:** There is no change in the status of the company during the financial year.
- vi. **Key business developments:** Our business in each sector is growing. Historically, our distribution networks are concentrated in Kerala, Tamil Nadu and Karnataka. As part of our growth strategy, we continue to evaluate attractive growth opportunities to expand our business into new regions and markets of Andhra Pradesh, Telangana, and Maharashtra. Initiatives was taken by adding additional products to our portfolio.
- vii. Any other material event having an impact on the affairs of the company: There were no other material events having an impact on the affairs of the company.

4. DIVIDEND

During the year under review, the company at their meeting held on 26^{th} May 2023 declared an interim dividend of 30 paise per share at the rate of 3 percent on each fully paid-up equity share of Rs. 10/-(Rupees Ten each) amounting to ₹5,60,18,439/- (Rupees Five Crore Sixty Lakhs Eighteen Thousand Four Hundred Thirty Nine only) out of the profits of the Company for the financial year ended March 31, 2023 to the eligible members of the Company whose name appeared in the books of account on 05^{th} May 2023. All the eligible members claimed their divided and no amount were transferred to Unpaid Dividend Account/ Investor Education Protection Fund.

The Board of Directors in their meeting held on May, 14, 2024 declared an interim dividend of 50 paise per share at the rate of 5% on each fully paid-up equity share of Rs. 10/- (Rupees Ten each) amounting to Rs.10,27,00,428.50/- (Rupees Ten Crore Twenty Seven Lakh Four Hundred Twenty Eight and Fifty Paise Only) out of the profits of the Company for the financial year ended March 31, 2024 to the eligible members of the Company, whose name appeared in the register of members as on May 17, 2024

The Board has decided to plow back the remaining profit after tax for business activities and not proposed any final dividend in the ensuing 27th Annual General Meeting.

5. TRANSFER TO RESERVES

Company has transferred 20% of its net profit for the year i.e., ₹460.57 lakhs to the Statutory Reserve

maintained under section 451C of the Reserve Bank of India Act, 1934 taking it to a total of ₹1538.70 lakhs post transfer of profits to the statutory reserve.

The revaluation reserve of the Company was reduced by \gtrless 1.91 lakhs taking the total to \gtrless 691.24 lakhs on March 31, 2023.

The securities premium account and general reserve of the Company stood at ₹1,298.68 lakhs and ₹4.08 lakhs respectively on March 31, 2024.

After transfer to the reserves, the retained earnings of the Company stood at ₹3,124.66 lakhs on March 31, 2024.

6. TRANSFER OF UNPAID/UNCLAIMED AMOUNTS TO INVESTOR EDUCATION AND PROTECTION FUND

No interest/dividend/redemption amount is unpaid/unclaimed for a period of seven (7) years, therefore, no amounts to were required to be transferred to Investor Education and Protection Fund (IEPF) as per the provisions of section 125 of the Companies Act, 2013 (hereinafter referred to as "Act").

7. DEBENTURE REDEMPTION RESERVE (DRR)

In accordance with the Companies (Share Capital and Debentures) Rules, 2014, Debenture Redemption Reserve (DRR) is not required to be maintained in the case of public issue of debentures as well as privately placed debentures for NBFCs registered with Reserve Bank of India under section 45-IA of the RBI Act, 1934.

Further, the Company shall on or before the 30^{th} day of April in each year, invest or deposit, as the case may be, a sum which shall not be less than 15% percent, of the amount of its debentures maturing during the year ending on the 31^{st} day of March of the next year in the manner mentioned in Rule 18(7)(c) of Companies (Share Capital and Debentures) Rules, 2014.

During the reporting period, the company had deposited in scheduled commercial banks, 15% percent, of the amount of its non-convertible debentures maturing during the year ending on March 31, 2024.

The Company maintains sufficient liquidity buffer to fulfill its obligations arising out of debentures. In case of secured debentures, an asset cover of at least 100% is maintained at all times.

8. COMPLIANCE WITH RBI DIRECTIONS/GUIDELINES

The Company is registered with the Reserve Bank of India as a Non-Banking Financial Company (Non-Deposit taking) under Sec. 45IA of Reserve Bank of India Act, 1934 and holds a valid certificate of registration bearing No. 09.00006 and classified as Non-Banking Financial Company - Middle layer (NBFC-ML). The operations of the Company are predominantly in financing activities (loan Company) and as such it is a NBFC-Investment and Credit Company (NBFC-ICC) as per the guidelines issued by the Reserve Bank of India.

The Company has been regular in complying with regulatory directions/guidelines issued by the Reserve Bank of India. However, an onsite supervisory inspection conducted by Reserve Bank of

India (RBI) during January 2023 to February 2023 for the financial year 2021-22 pointed out some irregularities / non-compliances or procedural violations in the operations of the company. The RBI issued an inspection report to the Company and issued a risk mitigation plan for the certain observations vide letter dated May 23, 2023. Our Company placed the inspection report before the Board of Directors on May 26, 2023 and filed reply to RBI vide letter dated June 26, 2023 stating the clarification and undertaking the resolution to the lapses occurred by the Company. Further, the RBI issued a Show cause Notice (SCN) dated October 04, 2023 alleging certain violations and non-compliances in the affairs of the Company. In response to the allegations, the company submitted comprehensive replies on October 31, 2023 and December 31, 2023. After reviewing the responses, the RBI issued a letter on April 4, 2024 advising our Company to implement specific corrective measures by June 30, 2024.

Our Company has taken significant steps to address the concerns. Currently, our Company is actively working towards full compliance with the RBI's corrective measures raised by the RBI. The Company are committed to maintaining the highest standards of compliance and will continue to work diligently to address the RBI's concerns. RBI also advised the company to desist from further expansion of the balance sheet until the implementation of the instructed corrective measures. Further, our Company, vide communication dated June 30, 2024, has informed the RBI about the implementation of the corrective measures.

9. CAPITAL ADEQUACY AND NET OWNED FUNDS

The Company being a Middle Layer Non- Deposit Accepting NBFC is subject to the capital adequacy requirements prescribed by the Reserve Bank of India. The Company was required to maintain a minimum Capital to Risk Asset Ratio (CRAR) of 15% as prescribed under the Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 (as amended from time to time) based on total capital to risk weighted assets.

As of March 31, 2024, the Company's total Capital to Risk Assets Ratio (CRAR) stood at 23.62%, which is above the regulatory minimum of 15%. Out of the above, Tier I capital stood at 15.61% and Tier II capital stood at 8.01%.

The net owned fund (NOF) of the Company as on March 31, 2024 is ₹29,452.20 lakhs.

10. DEPOSITS

During the year, the Company has not accepted any deposits from the public within the meaning of the provisions of the Master Direction – Non-Banking Financial Companies Acceptance of Public Deposits (Reserve Bank) Directions, 2016 or any deposits within the meaning of section 73 of the Act and the Companies (Acceptance of Deposits) Rules, 2014.

11. FAIR PRACTICES CODE

The Company has framed Fair Practices Code as per the latest guidelines issued by Reserve Bank of India in this regard. The Fair Practice Code adopted by the Company is disclosed on the website of the Company at https://admin.klmaxiva.com/uploads/Fair Practice Code 84e3d799ec.pdf

12. CHANGES IN SHARE CAPITAL DURING THE FINANCIAL YEAR, IF ANY

a) Issue of shares:

During the financial year under review, the authorized share capital of the Company stood at ₹2,50,00,000/- (Rupees Two Hundred Fifty crores only) divided into 25,00,00,000/- (Twenty Five crores) equity shares of ₹10/- (Rupees Ten only) each.

The company at the Extraordinary General meeting held on May 23, 2023 approved issue of bonus shares in proportion of 1:10 i.e., 1(one) new fully paid up equity share for every 10 (Ten) fully paid up equity shares by capitalization of a sum not exceeding ₹20,00,00,000/- (Rupees Twenty crores only) from and out of the securities premium account.

As on March 31, 2024, the authorized share capital and paid up share capital of the Company stood at ₹2,50,00,00,000/- (Rupees Two Hundred Fifty crores only) and ₹2,05,40,08,570/- (Rupees Two Hundred and Five crores and Forty Lakh Eight Thousand Five Hundred and Seventy Only) respectively.

- **b)** Disclosure regarding issue of equity shares with differential rights: The Company has not issued any equity shares with differential rights during the financial year.
- c) Disclosure regarding Issue of employee stock options: The Company has not issued any employee stock options during the year.
- d) Disclosure regarding Issue of sweat equity shares: The Company has not issued any sweat equity shares during the reporting period.
- e) Disclosure regarding Shares held in trust for the benefit of employees where the voting rights are not exercised directly by the employees: Since the company has not provided any stock option to employees, none of the shares are held in trust for the benefit of employees where the voting rights are not exercised directly by the employees.
- **f)** Disclosure regarding buy back of securities: The Company has not bought back any of its securities during the year under review.
- g) Disclosure regarding bonus shares: During the year under review the Finance Committee of the Board of Directors on May 31, 2023 allotted 18,67,27,79 bonus equity shares amounting to ₹18,67,27,790/- (Rupees Eighteen Crore Sixty Seven Lakh Twenty Seven Thousand Seven Hundred and Ninety Only) in the ratio 1:10 [i.e. 1 (One) new fully paid up equity share of Rs. 10/- (Rupees Ten only) each for every 10 (Ten) fully paid-up equity shares of Rs. 10/- (Rupees Ten only) each held.

The bonus issue resulted in increasing the paid up capital of the company from ₹1,86,72,80,780/-(Rupees Hundred Eighty Six Crore Seventy Two Lakh Eighty Thousand Seven Hundred and Eighty Only) to ₹2,05,40,08,570/- (Rupees Two Hundred Five Crore and Forty Lakh Eight Thousand Five Hundred and Seventy Only). h) Disclosure regarding issue of warrants: The Company has not issued any warrants during the year under review.

13. RESOURCE MOBILIZATION

During the year, the company raised funds through issue of Secured Redeemable Non-Convertible Debentures (NCDs), Loans from Banks, Private placement of Perpetual Debt Instruments (PDIs) and issue of Subordinated Debts.

A. Public Issue of Secured Non-Convertible Debentures (NCDs)

During the financial year 2023-24, the Company successfully completed 9th Public issue of Secured Redeemable Non-Convertible Debentures (NCDs), of face value of ₹1,000/- (Rupees One Thousand only) each during FY 2023-24 raising an aggregate of ₹86,78,38,000/- (Rupees Eight Six Crores Seventy Eight Lakhs Thirty Eight Thousand Only).

The total principal amount of NCDs issued through public issue outstanding as on March 31, 2024 was ₹6,73,97,02,000/- (Rupees Six Hundred Seventy Three Crore Ninety Seven Lakhs Two Thousand Only)

Contact details of Debenture Trustee: Vistra ITCL (India) Limited The IL&FS Financial Center, Plot No. C-22 G Block, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051 Tel: 022 2659 3333 Email: <u>itclcomplianceofficer@vistra.com</u> Investor grievance email: <u>itclcomplianceofficer@vistra.com</u> Website: <u>www.vistraitcl.com</u> Contact person: Mr. Jatin Chonani – Compliance Officer SEBI Registration Number: IND000000578.

B. Private Placement of Non-Convertible Debentures (NCDs)

During the financial year 2023-24, the Company had allotted 72,708 (Seventy Two Thousand Seven Hundred and Eight Only) Secured, Unrated, Unlisted Non-Convertible Debentures on October 07, 2023 for a sum of Rs. 7,27,08,000/- (Rupees Seven Crore Twenty Seven Lakh Eight Thousand only) through private placement.

Contact details of Debenture Trustee: Mr. Abhijith Satheesh, Building No. 46/2709, E1, First Floor, Haritha Road, Vennala, Ernakulam Kerala-682028 India Email: abhi4dxi@gmail.com

C. Private Placement of Perpetual Debt Instruments (PDIs)

During the financial year 2023-24 the Company had raised ₹1,094.6 lakhs through private

placement Perpetual Debt Instruments (PDIs) in the nature of debentures on July 21, 2023. The outstanding amount of PDIs as on March 31, 2024 is ₹3,538.53 lakhs.

There were no defaults in payment of interest of PDIs during the reporting period. Percentage of the amount of PDI to the total amount of Tier I Capital of the Company is. 12.01%.

D. <u>Subordinated Debt</u>

Subordinated Debts represents long term source of funds for the Company and the amount outstanding as on March 31, 2024 was ₹73,621.22 lakhs.

E. Bank Finance

Bank Finance remains an important source of funding for the Company. Commercial Banks continued their support to the Company during financial year. As of March 31, 2024, borrowings from banks stood at ₹15,777.25 lakhs.

The Company has not defaulted in repayment of loans from banks and financial institutions. There were no delays or defaults in payment of interest/principal of any of its debt securities

14. CREDIT RATINGS

The credit ratings obtained by the Company as on the date of this report are as under:

Credit Rating Agency	Instrument	Rating	Rating action
Aquita Datings and Dessauch	Bank Loans	ACUITE BBB Stable	Assigned
Acuite Ratings and Research	Non-Convertible Debentures (NCD-X)	ACUITE BBB Stable	Assigned
India Ratings and Research	Non-Convertible Debentures (NCD VII, to NCD X)	IND BBB- Stable	Assignment and Affirmation
	Bank Loans	IND BBB- Stable	Assignment and Affirmation
CARE Ratings	Non-Convertible Debentures (NCD I to NCD VI)	CARE BBB Stable	Reaffirmed

15. DIRECTORS' RESPONSIBILITY STATEMENT

The Directors state that:

a. In the preparation of the annual accounts for the year ended March 31, 2024, the applicable Indian accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;

- b. The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2024 and of the profit of the Company for the year ended on that date;
- c. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d. The Directors have prepared the annual accounts on a going concern basis;
- e. The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- f. The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

16. AUDITORS

a) Statutory Auditors

Reserve Bank of India issued guidelines on appointment of statutory auditor by Non-Banking Financial Company with an asset size of above Rs. 1,000 crores ("NBFC-ML") vide Circular RBI/2021-22/25 Ref.No.DoS.CO.ARG/SEC.01/08.91.001/2021-22 dated April 27, 2021 ("RBI Auditor Guidelines"). Pursuant to RBI Auditor Guidelines, NBFCs will have to appoint the Audit Firms for a continuous period of 3 years, subject to the firms satisfying the eligibility norms each year.

The members of the company at the 24th Annual General Meeting (AGM) held on August 31, 2021, reappointed M/s. R. B. Jain & Associates, Chartered Accountants, (FRN. 103951W) as Statutory Auditors of the Company and the period of 3 years will be completed at the conclusion of the ensuing 27th Annual General Meeting.

The Board proposes to appointment M/s. A. John Moris & Co, Chartered Accountants, (FRN.: 007220S), as the statutory auditors of the Company for a period of 3 years commencing from the conclusion of the 27th Annual General Meeting till the conclusion of the 30th Annual General Meeting of the Company. The Audit Committee of the Company has evaluated the eligibility criteria of the Statutory Auditors and has also recommended their appointment for conducting the statutory audits.

b) Secretarial Auditors under section 204

The Board of Directors of the Company at its meeting held on April 18, 2023, has appointed M/s. Nekkanti S. R. V. V. S. Narayana & Co., Practicing Company Secretaries, Hyderabad to conduct the Secretarial Audit of the Company for the Financial Year 2023-2024 pursuant to the provisions of section 204 of the Act, read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to

as "Listing Regulations")

In accordance with the provisions of sub-section (1) of section 204 of the Act, and sub regulation (1) of regulation 24A of the Listing Regulations, the Secretarial Audit Report for the financial year 2023-24 is appended to this report as **Annexure I.**

c) Explanations or comments by the Board on qualification, reservation or adverse remark or disclaimer on audit reports for financial year 2023-24

Qualification, reservation or adverse remark or disclaimer by statutory auditors or secretarial auditors	ry Reply by the Board of Directors	
Observations by Statutory Auditors		
Nil	Not Applicable	
Observations by Secretarial Auditors		
	The company is in the process of implementing a robust core banking software through which we can ensure compliance with the Master Direction – Information Technology Framework for the NBFC sector.	
a) The Company has not fully complied with the Master Direction – Information Technology Framework	The company has constituted IT Steering Committee under the guidance of IT Strategy Committee for ensuring the compliance with IT framework applicable for the company.	
for the NBFC sector.	An information System Audit was conducted during the Financial Year by M/s. TuxCentrix Consultancy Private Limited (CISA Reg. No: 0975366) and submitted the IS Audit Report on January 10, 2024.	
	The IT Steering Committee is closely monitoring the rectification process of gaps identified by the IS Audit Report and periodically reporting the status of the same to the IT Strategy Committee.	
 b) The Company has not fully complied with the Master Direction – Non- Banking Financial Company – Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016 with respect to uploading the requisite KYC details of the borrowers of the Company with 	The Company has initiated the process to upload the requisite KYC details of the borrowers of the Company with CERSAI.	

c) The Company has not fully complied	
with in submitting the credit information data to one of the Credit Information Companies i.e.,	The Company has initiated the process to upload the requisite the credit information data.
TransUnion CIBIL Limited.	

d) Annual Secretarial Compliance Report

M/s. Nekkanti S. R. V. V. S. Narayana & Co., Practicing Company Secretaries reviewed all applicable compliances for the year 2023-24 as per SEBI Regulations and circulars/guidelines issued thereunder. The Annual Secretarial Compliance Report was submitted to the BSE Limited within 60 days from the end of the financial year.

17. DETAILS OF FRAUDS REPORTED BY THE AUDITORS

During the year under review, neither the Statutory Auditors nor the Secretarial Auditors of the Company have reported any fraud required to be reported to the central government or the audit committee of the board under section 143(12) of the Act.

Pursuant to RBI Master Direction on Monitoring of Frauds in NBFCs (Reserve Bank) Directions, 2016 as amended, all frauds involving Rs. 1 lakhs and above shall be reported to the Board of Directors and all the frauds involving an amount of Rs. 1 crore and above should be monitored and reviewed by the Audit Committee. Based on the above, the Company has a process in place for monitoring and reporting the instances of fraud.

18. EVENTS SUBSEQUENT TO THE DATE OF FINANCIAL STATEMENTS MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

There were no material changes and commitments affecting the financial position of the company between the end of the financial year to which financial statements relate and the date of the report except as stated below:

- The Company at their meeting held on May 14, 2024 declared an interim dividend of 50 paise per share at the rate of (5%) five percent on each fully paid-up equity share of Rs. 10/- (Rupees Ten each) amounting to ₹10,27,00,428.50/- (Rupees Ten Crore Twenty Seven Lakh Four Hundred Twenty Eight and Fifty Paise Only) out of the profits of the Company for the financial year ended March 31, 2024 to the eligible members of the Company as on the record date;
- Tenure of Mr. Kuriakose (DIN: 08924909), Mr. Joseph Paul Menacherry (DIN: 06540233) and Mr. Abraham Thariyan (DIN: 07132831) as Independent Directors expired with effect from May 22, 2024, June 07, 2024 and June 20, 2024 respectively;
- The Board of Directors of the Company at the meeting held on May 14, 2024 appointed Mr. Kuriakose (DIN: 08924909), Mr. Joseph Paul Menacherry (DIN: 06540233) and Mr. Abraham Thariyan (DIN: 07132831) as an Additional Directors (Non-Executive, Independent) with effective from May 23, 2024, June 08, 2024 and June 21, 2024 respectively;

- The shareholders of the Company at the EGM held on June 21, 2024 approved the capitalization of a sum not exceeding ₹20,54,00,857/- (Rupees Twenty Crore Fifty Four Lakh Eight Hundred and Fifty Seven only) from and out of the securities premium account and free reserve for the purpose of issue of bonus equity shares to be credited as fully paid up to the eligible members of the Company in the ratio of 1:10 i.e. 1 (One) new fully paidup equity share of Rs. 10/- (Rupees Ten only) each for every 10 (Ten) fully paid-up equity shares of Rs. 10/- (Rupees Ten only) each held;
- The shareholders of the Company at the EGM held on June 21, 2024 re-appointed Mr. Shibu Theckumpurath Varghese (DIN: 02079917) as Whole-time Director of the Company for a further period of 5 years with effect from August 30, 2024. Remuneration of Mr. Shibu Theckumpurath Varghese was enhanced to ₹1,80,00,000/- (Rupees One Crore Eighty Lakhs only)- per annum with effect from September 01, 2024;
- The shareholders of the Company at the EGM held on June 21, 2024 re-designated Ms. Biji Shibu (DIN: 06484566) from Promoter Non-executive director to Promoter Executive director of the Company with effect from July 01, 2024 with an enhanced remuneration of ₹36,00,000/- (Rupees Thirty Six Lakh Only) per annum;
- The shareholders of the Company at the EGM held on June 21, 2024 revised the remuneration of Mr. Sreenivasan Thettalil Parameswaran Pillai (DIN: 03048551), Chairman and Non-Executive Director to ₹13,33,332/- (Rupees Thirteen Lakh Thirty Three Thousand Three Hundred and Thirty Two only);
- The Finance Committee of the Board of Directors on July 19, 2024 allotted 2,05,40,019 (Two Crore Five Lakhs Forty Thousand and Nineteen) fully paid-up bonus equity shares in proportion of 1:10 [i.e., 1 (One) new fully paid-up Equity Share of Rs.10/- (Rupees Ten only) each for every 10 (Ten) fully paid-up Equity Shares of Rs.10/- (Rupees Ten only) each held];
- The Debenture Committee of the Board of Directors on August 08, 2024 allotted 12,50,000 (Twelve Lakh Fifty Thousand) Secured Redeemable Non-Convertible Debentures (NCDs) of face value of Rs.1000/- each issued through public issue (KLM NCD X);
- The Reserve Bank of India has issued letter dated April 4, 2024, based on the reply submitted by the company on the Show Cause Notice dated October, 04, 2023, advising the Company to implement specific corrective measures by June 30, 2024. They also advised the company to desist from further expansion of the balance sheet until the implementation of the instructed corrective measures. Our Company, vide communication dated June 30, 2024, has informed the RBI about the implementation of the corrective measures.

19. CORPORATE GOVERNANCE REPORT

A report on corporate governance as per the Listing Regulations is attached as <u>Annexure II</u> and forms part of this report. The corporate governance report includes the details as required to be provided on the composition and category of directors, number of meetings of the board, attendance of directors, composition of the various committees and its terms of reference, annual evaluation of board and committees, disclosure of relationships between directors inter-se, whistle blower policy/vigil mechanism, etc.

20. CODE OF CONDUCT

During the reporting period the company has adopted the Code of Conduct of Board of Directors and Senior Management. Pursuant to the Regulation 26(3) of SEBI Listing Regulations, all the members of the Board and Senior Management Personnel affirmed compliance with the code and a declaration by the Chief Executive Officer confirming the adherence to the code is annexed as <u>Annexure III</u> to this report. The code of conduct is available at the website of the Company in the link: <u>https://klmaxiva.com/assets/pdf/Code%20of%20conduct%20of%20board%20of%20directors%20and</u>%20senior%20management%20personnel.pdf

21. CERTIFICATE ON CORPORATE GOVERNANCE

The Compliance Certificate M/s. Nekkanti S. R. V. V. S. Narayana & Co., Practicing Company Secretaries confirming compliance with the conditions of corporate governance as stipulated in part E of schedule V under the Listing Regulations for financial year 2023-24 is attached as <u>Annexure IV</u> to this report.

22. DIRECTORS & KEY MANAGERIAL PERSONNEL

As on March 31, 2024, the Board of directors of the company comprised of Six directors including three Independent Directors. The composition of the Board of Directors and details of Key Managerial Personnel as on March 31, 2024 as under:

Sl. No.	Name	Designation	Date of Appointment	DIN/PAN	Category
1.	Mr. Sreenivasan Thettalil Parameswaran Pillai	Chairman	23/05/2023	03048551	Non-Executive & Non- Independent
2.	Mr. Shibu Theckumpurath Varghese	heckumpurath Wholetime 27/07/2016 02079917		02079917	Executive - Non- Independent
3.			09/03/2013	06484566	Non-Executive & Non- Independent
4.	Mr. K. M. Kuriakose	Director	23/05/2023	01773249	Non-Executive & Independent
5.	Mr. Joseph Paul Menacherry Director		08/06/2023	06540233	Non-Executive & Independent
6.	Mr. Abraham Thariyan Director		20/06/2023	07132831	Non- Executive & Independent
7.	Mr. Manoj Raveendran Nair Chief Executive Officer (CEO)		12/01/2022	AIRPR8676C	-
8.	Mr. Thanish Dalee Chief Financial Officer (CFO) 08/08/2		08/08/2017	AMAPD3042K	-

9.	Ms. Naveena P. Thampi	Company Secretary (CS)	11/03/2024	BCZPT7387M	-
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Woman Director

As per the provisions of section 149 of the Act, the Company shall have at least one-woman Director in the Board. The Company has Mrs. Biji Shibu, as Woman Director on the Board.

The current composition of board of directors of the Company after the end of the financial year and as on the date of this report is as under:

Sl. No.	Name	Designation	Date of Appointment	DIN/PAN	Category
1.	Mr. Sreenivasan1.Thettalil ParameswaranPillai		23/05/2023	03048551	Non-Executive & Non- Independent
2.	Mr. Shibu Theckumpurath Varghese	urath Wholetime 27/07/20		02079917	Executive - Non- Independent
3.	3. Ms. Biji Shibu Dir		09/03/2013	06484566	Executive & Non- Independent
4.	4. Mr. K. M. Kuriakose Additional Director		23/05/2023	01773249	Non-Executive & Independent
5.	5. Mr. Joseph Paul Additional Director		08/06/2023	06540233	Non-Executive & Independent
6.	Mr. Abraham Thariyan	Additional Director	20/06/2023	07132831	Non- Executive & Independent

23. CHANGES IN THE COMPOSITION OF BOARD OF DIRECTORS & KEY MANAGERIAL PERSONNEL

There were no changes in the composition of board of directors & key managerial personnel during the reporting period except as stated below:

- 1. Tenure of Mr. Ambramoli Purushothaman (DIN: 07706484) as Independent Director expired with effect from April 12, 2023;
- Mr. Sivadas Chettoor (DIN: 01773249) Independent Director resigned from the Board of Directors of the company before the expiry of his tenure as independent director with effect from May 19, 2023 due to health concerns and confirmed that there were no other material reasons other than the stated;

- The shareholders of the Company at the EGM held on May 23, 2023 approved the appointment of Mr. Sreenivasan Thettalil Parameswaran Pillai (DIN: 03048551) as Chairman and Non-Executive Director of the company;
- 4. The shareholders of the Company at the EGM held on May 23, 2023 approved the Re-appointment of Mr. Issac Jacob (DIN: 02078308) as Independent Director to hold the office for a second term of 5 (five) consecutive years with effect from March 17, 2023;
- 5. Mr. K. M. Kuriakose (DIN: 08924909) was appointed as the Non-Executive Independent Director of the company for a term of 1 (one) year with effect from May 23, 2023 at the 26th Annual General Meeting;
- 6. Mr. Joseph Paul Menacherry (DIN: 06540233) was appointed as the Non-Executive Independent Director of the company for a term of 1 (one) year with effect from June 08, 2023 at the 26th Annual General Meeting;
- 7. Mr. Abraham Thariyan (DIN: 07132831) was appointed as the Non-Executive Independent Director of the company for a term of 1 (one) year with effect from June 21, 2023 at the 26th Annual General Meeting.
- 8. The office of the Independent Director, Mr. Issac Jacob (DIN: 02078308) was vacated with effective from November 08, 2023 since he absented himself from attending the board meetings for a period of twelve months with effect from November 08, 2022;
- 9. Mr. Srikanth G. Menon, Company Secretary and Compliance Officer resigned from the Company with effect from November 10, 2023 due to professional and personal reasons.
- 10. Ms. Naveena P. Thampi, a Fellow Member of the Institute of Company Secretaries of India was appointed as the Company Secretary and Compliance Officer with effect from March 11, 2024.

24. RESIGNATION/ VACATION OF DIRECTOR

- 1. Mr. Sivadas Chettoor (DIN: 01773249), Independent Director has resigned from the board of directors of the company before the expiry of his tenure as independent director with effect from May 19, 2023 due to health concerns and confirmed that there were no other material reasons other than the stated;
- 2. The office of the Independent Director, Mr. Issac Jacob (DIN: 02078308) was vacated with effective from November 08, 2023 since he absented himself from attending the board meetings for a period of twelve months with effective from November 08, 2022.

25. MEETINGS OF BOARD OF DIRECTORS

The Board of directors met 11 times during the FY 2023-24 on the following dates:

Sl. No.	Date of Meeting
1.	April 18, 2023
2.	May 26, 2023

3.	July 07, 2023
4.	August 11, 2023
5.	September 20, 2023
6.	September 28, 2023
7.	October 30, 2023
8.	November 14, 2023
9.	January 30, 2024
10.	February 12, 2024
11.	March 26, 2024

The maximum gap between these Board meetings did not exceed one hundred and twenty days. The details of the various meetings of the Board are given in the Corporate Governance Report which forms part of this report.

Attendance of the directors in the Board meetings and General Meetings held during the financial year 2023-24 are given in the Corporate Governance Report, which forms a part to this Report as **Annexure II**.

26. COMMITTEES OF BOARD

The Board of Directors has constituted Ten (10) Committees in accordance with the provisions of the Act, Listing Regulations and RBI Master Directions. viz. Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee, Risk Management Committee, Corporate Social Responsibility Committee, Asset Liability Management Committee, Information Technology Strategy Committee, Information Technology Steering Committee, Debenture Committee, and Finance Committee.

All decisions pertaining to the constitution of Committees, appointment of members and fixing of terms of reference/role of the Committees are taken by the Board of Directors.

Details of composition, terms of reference and number of meetings held for respective Committees are given in the Corporate Governance Report, which forms a part to this Report as <u>Annexure II</u>.

27. AUDIT COMMITTEE

The composition of the Audit committee as on March 31, 2024 and as on the date of this report is as under:

Sl. No.	Name	Nature of Directorship	Designation
1.	Mr. K. M. Kuriakose	Independent	Chairperson
2.	Mrs. Biji Shibu	Non-Independent	Member
3.	Mr. Abraham Thariyan	Independent	Member

Pursuant to section 177(8) of the Act, the Board of Directors state that, during the year under review, all recommendations of the Audit Committee have been accepted by the Board of Directors.

28. INDEPENDENT DIRECTORS & STATEMENT OF DECLARATION

The independent directors have submitted necessary disclosures confirming that they meet the criteria

of independence as provided under section 149(6) of the Act and regulation 16(1)(b) of the Listing Regulations. The Board is satisfied of the integrity, expertise, and experience of all independent directors on the Board. In the opinion of the Board, the independent directors fulfil the conditions specified in the Act read with rules made thereunder and have complied with the code for independent directors prescribed in Schedule IV to the Act.

During the year under review, the non-executive directors of the Company had no pecuniary relationship or transactions with the Company other than the remuneration, sitting fees, and reimbursement of expenses incurred for the purpose of attending the meetings of the Board or Committees thereof of the Company. Except for Mr. Sreenivasan Thettalil Parameswaran Pillai and Ms. Biji Shibu, none of the Non-Executive Directors including the Independent Directors of the Company have been paid remuneration during the financial year 2023-2024.

29. DIRECTOR LIABLE TO RETIRE BY ROTATION

In terms of Section 152 of the Act and the Articles of Association of the Company, Mr. Sreenivasan Thettalil Parameswaran Pillai (DIN: 03048551) Director of the Company is liable to retire by rotation at the ensuing 27th Annual General Meeting and being eligible, offers himself for reappointment.

30. ANNUAL EVALUATION OF THE PERFORMANCE OF THE BOARD, ITS COMMITTEES AND INDIVIDUAL DIRECTORS

During the reporting period, a formal annual evaluation has been made by the Board of its own performance and that of its committees and individual directors. The performance evaluation is done by rating the performances as per the criteria formulated by the Nomination and Remuneration Committee for the same. The rating activity is done by all the directors of the Board.

The independent directors of the Company held a separate meeting on March 26, 2024 without the presence of non-independent directors and members of the management reviewed the performance of non-independent directors and board as a whole, and to assess the quality, quantity and timeliness of flow of information between the management of the Company and the Board of Directors.

Further, as per Schedule IV of the Act and provisions of the Listing Regulations, the performance evaluation of independent directors shall be done by the entire Board excluding the directors being evaluated, on the basis of performance and fulfilment of criteria of independence and their independence from Management. On the basis of the report on performance evaluation, it shall be determined whether to extend or continue the term of appointment of independent director. Accordingly, the Board has carried out an annual performance evaluation of its own performance, that of its Committees, Chairperson and individual directors.

31. CHIEF COMPLIANCE OFFICER (CCO)

The Company being a non-deposit taking NBFC with an asset size of above ₹1000 crore is classified as NBFC-Middle Layer (NBFC–ML) as per the RBI guideline on "Scale Based Regulation (SBR): A Revised Regulatory Framework for NBFCs". (Circular Ref. DOR.CRE.REC.No.60/03.10.001/2021-22 dated October 22, 2021.)

Mr. Anilkmar A. K. has resigned from the office of Chief Compliance Officer with effective from

April 30, 2024. Subsequently, the Board of Directors at their meeting held on April 17, 2024, appointed Mr. P. C. Dean as the Chief Compliance Officer (CCO) of the Company as per RBI Notification No. DoS.CO.PPG./SEC.01/11.01.005/2022-23 dated April 11, 2022 with effect from May 06, 2024.

32. INDIAN ACCOUNTING STANDARDS

Vide notification dated February 16, 2015 the Ministry of Corporate Affairs notified the Indian Accounting Standards ("Ind AS") are applicable to listed companies. The financials of the Company is prepared in compliance and in accordance with the Indian Accounting Standards.

33. SECRETARIAL STANDARDS

The Company has complied with Secretarial Standards issued by the Institute of Company Secretaries of India on Board Meetings and General Meetings.

34. CHANGE IN NATURE OF BUSINESS, IF ANY

During the year there was no change in the nature of the business of the company.

35. DETAILS OF REVISION OF FINANCIAL STATEMENT OR THE REPORT

The Board of Directors of the company has not revised any reports or financial statements of the company in respect of any of the three preceding financial years either voluntarily or pursuant to the order of a judicial authority.

36. VIGIL MECHANISM

As a part of Vigil Mechanism, a Whistle Blower Policy approved by the Board has been established in the Company. This Policy envisages reporting of wrong doing or un-ethical activities observed by employees at any level directly to the Chairman of the Audit Committee.

The matter reported is investigated and if found guilty, disciplinary action will be initiated depending upon the materiality of the unethical doings. During the year under report there have been no instances which required reporting.

The whistle blower policy is available at the website of the Company in the link: https://admin.klmaxiva.com/uploads/Vigil Mechanism Whistle Blower Policy 8fbb7cd0a0.pdf

37. CRITERIA FOR DETERMINING QUALIFICATION, ATTRIBUTES, INDEPENDENCE OF DIRECTORS AND POLICY ON REMUNERATION OF DIRECTORS, KMPS, SENIOR MANAGEMENT & OTHER EMPLOYEES

The Nomination and Remuneration Committee (NRC) of the Board has formulated the criteria determining qualifications, positive attributes and independence of a director as well as criteria for evaluation of performance of Board as a whole, its committees, and individual directors (independent & non-independent).

Based on the recommendations of the NRC, the Board has adopted a remuneration policy for Directors, Key Managerial Personnel, Senior Management and other employees. The Remuneration policy is placed at the website of the Company in the link: https://admin.klmaxiva.com/uploads/Remuneration Policy with seal 5942cb5614.pdf

38. SUBSIDIARIES/JOINT VENTURE/ASSOCIATE COMPANY

During the reporting period, the Company has not created or closed any subsidiaries, joint ventures, or associate companies.

39. DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS, COURTS, TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANYS OPERATIONS IN FUTURE

During the year under review, no significant and material orders were passed by any regulators, courts, tribunals impacting the going concern status of the company except the following:

An onsite supervisory inspection was conducted by Reserve Bank of India (RBI) during January 2023 to February 2023 for the financial year 2021-22 and RBI issued an inspection report to the Company and issued a risk mitigation plan for the certain observations vide letter dated May 23, 2023. Our Company placed the inspection report before the Board of Directors on May 26, 2023 and filed reply to RBI vide letter dated June 26, 2023 stating the clarification and undertaking the resolution to the lapses occurred by the Company.

Further, the RBI issued a Show cause Notice (SCN) dated October 04, 2023 alleging certain violations and non-compliances in the affairs of the Company. In response to the allegations, the company submitted comprehensive replies on October 31, 2023 and December 31, 2023. After reviewing the responses, the RBI issued a letter on April 4, 2024 advising our Company to implement specific corrective measures by June 30, 2024.

Our Company has taken significant steps to address the concerns. Currently, our Company is actively working towards full compliance with the RBI's corrective measures raised by the RBI. The Company are committed to maintaining the highest standards of compliance and will continue to work diligently to address the RBI's concerns. RBI also advised the company to desist from further expansion of the balance sheet until the implementation of the instructed corrective measures. Further, our Company, vide communication dated June 30, 2024, has informed the RBI about the implementation of the corrective measures. There are no further updates on this matter as on the date of this report.

40. RISK MANAGEMENT

The Company is engaged in the business of financial services. The Board is periodically informed of the business risks and the actions taken to manage them. The Company has formulated and implemented a policy for risk management. The policy adopted by the Company for risk management placed the website of the the web link: is on Company at https://admin.klmaxiva.com/uploads/Risk Management Policy d3ac2d3e99.pdf.

The Board of Directors had constituted a Risk Management Committee for reviewing the systems used to manage, identify and assess risks faced by the Company viz., credit risk, operational risk, liquidity

risk, governance risk, interest rate risk etc. For each risks identified in the process, corresponding controls are assessed and procedure are put in place for monitoring, mitigating and reporting risk on a periodic basis.

41. INTERNAL FINANCIAL CONTROL SYSTEMS

The Company has adequate internal control and process on place with respective Financial Statements, which provides reasonable assurance regarding the reliability of financial reporting and the preparation of financial Statements. This controls and processes are driven through various policies, procedures and certification. The processes and controls are reviewed periodically. The Company has a mechanism of testing the controls at regular intervals for their design and operating effectiveness to ascertain the reliability and authenticity of financial information.

Over the years Company has evolved a robust, proper, and adequate internal audit system in keeping with the size of the Company and its business model. The Company has developed well documented internal audit and control system for meticulous compliance from all layers of the Company. The control system ensures that the Company's assets are safeguarded and protected. The audit system also takes care to see that revenue leakages and losses to the Company are prevented and our income streams are protected. The control system enables reliable financial reporting. The Company has a well-structured Audit & Inspection department to perform timely and frequent internal audits to evaluate the adequacy of systems and procedures and also to evaluate the status of compliance with the Company's guidelines and other statutory requirements.

Report on the Internal Financial Control with Reference to the Financial Statements included in the Auditor's Report.

42. CORPORATE INSOLVENCY RESOLUTION PROCESS INITIATED UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 (IBC)

Since there is no corporate insolvency resolution process or initiations are pending against the company under the Insolvency and Bankruptcy Code, 2016, disclosures relating to the same are not applicable to the company.

43. DISCLOSURE OF MAINTENANCE OF COST RECORDS UNDER SECTION 148 OF THE COMPANIES ACT, 2013

Maintenance of cost records in compliance with the sub-section (1) of Section 148 of the Act is not applicable to the company.

44. PREVENTION SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

The Company has always believed in providing a safe and harassment-free workplace for every individual working in the Company. The company has constituted of an Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The policy is disclosed at the website of the Company in the web link: https://admin.klmaxiva.com/uploads/23_PREVENTION_OF_SEXUAL_HARASSMENT_POLICY_1_7f06ed9a42.pdf The Directors further state that during the year under review, there were no cases filed and there were no cases pending for disposal pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

45. ANNUAL RETURN

A copy of Annual Return of the company as per the provisions of section 92 of the Act read with Rule 12 of the Companies (Management and Administration) Rules, 2014, is available on the Company's website as per section 92(3) of the Act and can be accessed at the web-link: https://klmaxiva.com/stakeholders/Other%20Reports

46. DISCLOSURE ON CORPORATE SOCIAL RESPONSIBILITY

The Board has constituted a Corporate Social Responsibility (CSR) committee to support the Company in achieving the CSR objectives of the Company as per the CSR policy.

In terms of section 135 of the Act read with Companies (Corporate Social Responsibility) Rules, 2014 as amended ("CSR Rules") and in accordance with CSR Policy, during the year under review, the Company has spent ₹ 37.57 lakhs on CSR activities/programs. The amount equal to 2% of the average net profit for the past three financial years required to be spent on CSR activities was ₹35.22 lakhs. The Company is in compliance with the statutory requirements in this regard.

The CSR Policy of the Company is placed on the Company's website at the web-link: <u>https://admin.klmaxiva.com/uploads/CSR_Policy_48f3b3a564.pdf</u> and a brief outline of the CSR Policy and the CSR initiatives undertaken by the Company during the year as per Annexure prescribed in the Companies (Corporate Social Responsibility Policy) Rules, 2014 have been appended as <u>Annexure V</u> to this Report.

47. CONSERVATION OF ENERGY, RESEARCH AND DEVELOPMENT, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

The information pursuant to Section 134(3) (m) of the Act read with the Companies (Accounts) Rules, 2014 is as follows:

i. Conservation of energy

The Company being a Non-Banking Finance Company, has no activities involving conservation of energy. The Company has taken adequate measures for conservation of energy and usage of alternative source of energy, wherever required.

ii. Technology absorption

The Company being a Non-Banking Finance Company, has no activities involving adoption of any specific technology. The Company has been in implementing latest information technology and tools towards enhancing our customer convenience. The Company focuses on various digital transformation initiatives during the year providing a great customer experience, improved business efficiencies, and ease of operations. iii. Foreign exchange earnings and outgo

Total Foreign Exchange earnings - Nil Total Foreign Exchange outgo - Nil.

48. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013

Pursuant to Section 186(11)(a) of the Act read with Rule 11(2) of the Companies (Meetings of Board and its Powers) Rules, 2014, the loan made, guarantee given or security provided in the ordinary course of business by a Non- Banking Financial Company (NBFC) registered with Reserve Bank of India are exempt from the applicability of provisions of Section 186 of the Act. As such the particulars of loans and guarantees have not been disclosed in this Report.

The details of the loans & advances by the Company are furnished under note 8 of notes forming part of the Standalone Financial Statements for the year ended March 31, 2024.

The Company has not applied for one-time settlement and therefore the details of difference between amount of the valuation done at the time of one-time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof is not provided.

49. PARTICULARS OF EMPLOYEES

Disclosures as required under Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are appended as <u>Annexure VI</u> to this Report. During the year under review, no employee of the Company was in receipt of remuneration requiring disclosure under rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

50. CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

During the year under review, the Company had not entered into any material contracts or arrangements with related parties referred to in sub-section (1) of section 188 of the Act, hence disclosures in Form AOC-2 under section 134(3)(h) of the Act is not applicable.

51. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis Report (MDAR) as per Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 containing the details of Industry structure and developments, Opportunities and Threats, Segment–wise or product-wise performance, Risks and Concerns, Internal control systems and their adequacy, etc. is attached as **Annexure VII** to this Report of the Board of Directors and forms an integral part of the Report.

52. DEMATERIALIZATION OF SECURITIES

All securities issued and allotted by the Company during the financial year 2023-24 are in dematerialized form. The entire holding of securities of the promoters and directors of the Company has been dematerialized. The Company has provided necessary facilities to the existing equity shareholders to dematerialize their securities. International Securities Identification Number (ISIN) for equity shares is INE011501011.

53. FORWARD LOOKING STATEMENT

This Report(s) contains certain forward-looking statements within the provisions of the Act and Listing Regulations and hence reasonable caution is to be exercised by stakeholders while relying on these statements.

54. ACKNOWLEDGEMENT

The Directors wish to place on record their sincere gratitude especially to the bankers, government authorities, other statutory authorities, customers, and shareholders. The directors also wish to thank all the employees for their co-operation.

For and on behalf of the Board of Directors of **KLM Axiva Finvest Limited** Sd/-Shibu Theckumpurath Varghese Whole-time Director (DIN: 02079917) (

Place: Ernakulam Date: September 02, 2024 Sd/-Biji Shibu Director (DIN: 06484566)

NEKKANTI S.R.V.V.S. NARAYANA & CO.

Company Secretaries

Plot No.29, 2nd Floor, Gafoor Nagar, Madhapur, Hyderabad - 500081 Handheld : +91-94 40 14 13 68 E-mail : nekkanti@nekkanti.in

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2024 [Pursuant to section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

То

The Members, KLM Axiva Finvest Limited, P.N.39, D.N.8-13, 1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar PO. Hyderabad, Telangana - 500079

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. KLM Axiva Finvest Limited (hereinafter called the company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the KLM Axiva Finvest Limited's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2024 ("Audit Period") complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2024 and made available to us, according to the provisions of:

- 1) The Companies Act, 2013 (the Act) and the rules made there under;
- 2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- 3) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- 4) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

- b. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- c. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 5) Reserve Bank of India Act, 1934;
- 6) Master Direction Information Technology Framework for the NBFC Sector;
- 7) Master Direction Monitoring of Frauds in NBFCs (Reserve Bank) Directions, 2016;
- 8) Master Direction Non-Banking Financial Companies Auditor's Report (Reserve Bank) Directions, 2016;
- Master Direction- Non-Banking Financial Company Returns (Reserve Bank) Directions, 2016 (applicable up to 26th February, 2024) and Reserve Bank of India (Filing of Supervisory Returns) Directions – 2024 (applicable from 27th February, 2024);
- Master Direction Non-Banking Financial Company Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016 (applicable up to 18th October, 2023) and Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 (applicable from 19th October, 2023);
- 11) The Reserve Bank of India Know Your Customer (KYC) Directions, 2016;
- 12) Master Direction Miscellaneous Non-Banking Companies (Reserve Bank) Directions, 2016.

We have also examined compliance with the applicable clauses of the following:

- i) Secretarial Standards issued by the Institute of Company Secretaries of India.
- Listing Agreements entered by the Company with the BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with respect to listing of Non-Convertible Debt Securities and High Value Debt Listed Entity.

We further report that during the Audit period, the Company has complied with the provisions of the Act, rules, regulations, guidelines, standards, etc., mentioned above, subject to the following observations:

a) The Company has not fully complied with the Master Direction - Information Technology Framework for the NBFC Sector.

b) The Company has not fully complied with the Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016 with respect to uploading the requisite KYC details of the borrowers of the Company with CERSAI.

c) The Company has not fully complied with in submitting the credit information data to one of the Credit Information Companies i.e., TransUnion CIBIL Limited.

We further report that, there were no events / actions in pursuance of:

- a. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- b. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- c. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
- d. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- e. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- f. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- g. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

We further report that:

The compliance by the Company of applicable financial laws such as direct and indirect tax laws and maintenance of financial records and books of accounts have not been reviewed in this audit since the same have been subject to review by the statutory financial auditors, tax auditors, and other designated professionals.

We further report that:

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Director. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and
- a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- As per the Minutes of the Meetings, duly recorded and signed by the Chairman, majority decision is carried through while the Members' views are captured and recorded as part of the Minutes.

We further report that, based on the information provided and the representation made by the Company and also on the review of the compliance certificates / reports taken on record by the Board of Directors of the Company, in our opinion, there are adequate systems and

processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that, during the audit period:

- a) The Company has raised a sum of Rs. 86,78,38,000/- through public issue of 8,67,838 Secured, Redeemable, Non-Convertible Debentures on 12th September, 2023.
- b) The Company has raised a sum of Rs. 7,27,08,000 /- through Private Placement of 72,708 Secured, Unrated, Unlisted Non-Convertible Debentures on 7th October, 2023.
- c) The company has issued 1,86,72,779 fully paid bonus shares of Rs.10/- to the existing members on 31st May, 2023
- d) The Reserve Bank of India has carried out inspection of the Company during the previous year and communicated its observations to the Company. The Company has been submitting its replies to the Reserve Bank of India on those observations.

For NEKKANTI S.R.V.V.S. NARAYANA & CO. Company Secretaries ICSI Unique Code: S2009AP122301

> (NEKKANTI S.R.V.V.S. NARAYANA) Proprietor M.No.F7157, C.P.No.7839 P.R. No.1709/2022

Date : 21st June 2024 Place : Hyderabad UDIN : F007157F000598528

Note:

This report is to be read with our letter of even date which is annexed as **Annexure A** and forms an integral part of this report.

ANNEXURE – A

To The Members, KLM Axiva Finvest Limited, P.N.39, D.N.8-13, 1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar PO. NA Hyderabad, Rangareddi, Telangana - 500079.

Based on audit, our responsibility is to express an opinion on the compliance with the applicable laws and maintenance of records by the Company. We conducted our audit in accordance with the auditing standards CSAS 1 to CSAS 4 ("CSAS") prescribed by the Institute of Company Secretaries of India ("ICSI"). These standards require that the auditor complies with statutory and regulatory requirements and plans and performs the audit to obtain reasonable assurance about compliance with applicable laws and maintenance of records.

Due to the inherent limitations of an audit including internal, financial and operating controls, there is an unavoidable risk that some misstatements or material non-compliances may not be detected, even though the audit is properly planned and performed in accordance with the CSAS. Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company and for which we relied on the report of statutory auditor.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company

For NEKKANTI S.R.V.V.S. NARAYANA & CO. Company Secretaries ICSI Unique Code: S2009AP122301

Sd/-(NEKKANTI S.R.V.V.S. NARAYANA) Proprietor M.No.F7157, C.P.No.7839 P.R. No.1709/2022

Date : 21st June 2024 Place : Hyderabad

Annexure II

Corporate Governance Report

[Pursuant to part C of schedule V to Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015]

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Corporate governance is a set of principles, processes and systems to be followed by directors, management and all the employees of the Company for enhancement of shareholder's value, keeping in view the interest of other stakeholders. Integrity, transparency and compliance with regulations in dealing with members, employees, customers, lenders, regulators and government agencies are the objectives of good corporate governance.

The Company adopts and practices these principles of good corporate governance while ensuring integrity, transparency and accountability at all levels in the organization.

2. BOARD OF DIRECTORS

A. Composition and Category of Directors

The Board of directors of the Company has an optimum combination of executive and non-executive directors in compliance with the requirements of regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 ("Listing Regulations"), and section 149 of the Companies Act, 2013 ("Act").

As of March 31, 2024, Company's board consist of 6 directors, one non-executive non- independent chairperson (16.67%), one executive non-independent director (16.67%), one non-executive non-independent directors (50%). the directors bring in a wide range of skills, experience and expertise to the board. the board has 1(one) regular chairperson.

The names, categories and other details of directors as on March 31, 2024 are as follows:

Name of the	Category	No. of shares held in	No. of dire in pu compa	ıblic	No. of co positions pub compa	held in dic	Directorship in other listed entity		
Director	Category	the Company	Chairper son	Member	Chairper son	Member	Name of listed entity	Category	
Mr. Shibu Theckumpurath Varghese	Executive, Non- Independent (Promoter Group)	3,49,78,10 9	0	1	Nil	1	Nil	NA	

Mrs. Biji Shibu	Non- Executive, Non- Independent (Promoter)	2,39,55,31 4	0	1	1	2	Nil	NA
Mr. Sreenivasan Thettalil Parameswaran Pillai	Non- Executive, Non- Independent Director	0	1	1	0	0	Nil	NA
Mr. K. M. Kuriakose	Non- Executive, Independent Director	0	0	1	1	2	Nil	NA
Mr. Joseph Paul Menacherry	Non- Executive, Independent Director	0	0	1	0	0	Nil	NA
Mr. Abraham Thariyan	Non- Executive, Independent Director	0	0	1	0	1	Nil	NA

* Other directorships exclude directorships of private limited companies, companies under section 8 of the Act and foreign companies.

**Chairpersonships/memberships of Board committees include only audit committee and stakeholders relationship committee of public companies pursuant to regulation 26(1)(b) of the Listing Regulations.

The current composition of board of directors of the Company after the end of the financial year and at the date of this report is as under:

Sl. No.	Name	Designation	Date of original Appointment	DIN	Category
1.	Mr. Shibu Theckumpurath Varghese	Wholetime Director	27/07/2016	02079917	Executive & Non- Independent
2.	Ms. Biji Shibu	Director	09/03/2013	06484566	Executive & Non- Independent
3.	Mr. Sreenivasan Thettalil Parameswaran Pillai	Chairperson	23/05/2023	03048551	Non-Executive & Non-Independent
4.	Mr. K. M. Kuriakose	Additional Director	23/05/2023	08924909	Non-Executive & Independent
5.	Mr. Joseph Paul Menacherry	Additional Director	08/06/2023	06540233	Non-Executive & Independent

6.	Mr. Abraham Thariyan	Independent Director	21/06/2023	07132831	Independent
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B. Board confirmation regarding the Independent Directors

All independent directors have confirmed that they meet the criteria of independence as specified in regulation 16(1)(b) of Listing Regulations and section 149(6) of the Act and have furnished individual declarations to the Board that they qualify the conditions of being an independent director in compliance of requirements under Listing Regulations and the Act. Independent directors are non-executive directors of the Company.

In terms of regulation 25(8) of Listing Regulations, the independent directors have confirmed that they are not aware of any circumstance or situation that exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. Based on the declarations received from the independent directors, the Board of directors has confirmed that they meet the criteria of independence as mentioned under regulation 16(1)(b) of the Listing Regulations and the Act and that they are independent of the management. The independent directors have also confirmed that they are not on the Board of more than three NBFCs [NBFC-Middle Layer ('NBFC-ML') or NBFC-Upper Layer ('NBFC-UL')] at the same time in line with RBI Scale Based Regulations. Further, the Board is satisfied of the integrity, expertise, and experience of all independent directors on the Board.

During the year, separate meetings of independent directors of the Company were held on March 26, 2024 and all the independent directors were present in the meeting. The independent directors, reviewed the performance of non-independent directors and the board of directors as a whole, of the chairperson, and assessed the quality, quantity and timelines of flow of information between the management and the Board of directors.

C. Familiarization programmes imparted to Independent Directors

During the year, familiarization programmes were imparted to the independent directors of the Company. Details of the familiarization programmes are placed at the website of the Company in the link:<u>https://admin.klmaxiva.com/uploads/Familiarisation_Programme_Website_Disclosure_6a1e1be3</u>9b.pdf.

D. Compliance with limits of Directorship

As per the disclosures made by the Directors, none of them:

- holds directorships in more than 10 public companies;
- serves as director or as independent director in more than 7 listed entities;
- who are the executive directors serves as independent director in more than 3 listed entities; and
- is a member of more than ten committees or chairperson of more than five committees across all the public companies in which he/she is a director. (Chairpersonships/memberships in audit committee and stakeholders' relationship committee of public companies is only considered pursuant to regulation 26(1)(b) of the Listing Regulations).

Necessary disclosures regarding committee positions in other public companies as at March 31, 2024 have been made by the directors.

E. Inter-se relationships between Directors

Mr. Shibu Theckumpurath Varghese and Mrs. Biji Shibu are related to each other as husband and wife. None of the independent directors are related to any other director on the Board of directors in terms of the definition of "relative" given under the Act.

F. Fit and proper criteria of the Directors

The Board ascertains the fit and proper criteria of the directors at the time of appointment and on a continuing basis. The fit and proper criteria is in line with RBI Master Directions, 2023 and all existing directors are fit and proper to continue to hold the appointment as a director in the Board.

G. Board meetings and attendance details

The Board of directors met eleven (11) times during the FY 2023-24 on the following dates.

Sl. No.	Date of Meeting
1.	April 18, 2023
2.	May 26, 2023
3.	July 07, 2023
4.	August 11, 2023
5.	September 20, 2023
6.	September 28, 2023
7.	October 30, 2023
8.	November 14, 2023
9.	January 30, 2024
10.	February 12, 2024
11.	March 26, 2024

The requisite quorum was present for all the meetings. The maximum gap between these Board meetings did not exceed 120 (one hundred and twenty) days.

The attendance of the directors in the Board meetings held during the financial year 2023-24 and the 26th Annual General Meeting (AGM) held on August 18, 2023 are as follows:

Name of Director	26 th AGM held on Augus t 18, 2023	April 18, 2023	May 26, 2023	July 07, 2023	1 August 11, 2023	September 20, 2023 a	September 28, 2023 Bui	October 30, 2023	November 14, 2023	January 30, 2024	February 12, 2024	March 26, 2024	No. of board meetings entitled to attend during the FY 2023-24	No. of board meetings attended during the FY 2023-24
Mr. Shibu Theckumpurath Varghese	Ab	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	11	11

Mrs. Biji Shibu	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	Р	11	11
Mr. Issac Jacob	Ab	Ab	Ab	Ab	Ab	Ab	Ab	Ab	(so tl	Offic ectio he A om N	ation of e Unc on 167 ct, w.o loven , 2023	ler ' of e.f. nber	7	0
Mr. Sivadas Chettoor	NA	Р			as Che 2023 ₁			-					01	01
Mr. Sreenivasan Thettalil Parameswaran Pillai	Р	NA	Ab	Р	Ab	Р	Р	Р	Р	Р	Р	Р	10	08
Mr. K. M. Kuriakose	Ab	NA	Р	Р	Р	Р	Р	Ab	Р	Р	Р	Р	10	09
Mr. Joseph Paul Menacherry	Р	NA	NA	Р	Р	Р	Р	Р	Р	Р	Р	Р	10	09
Mr. Abraham Thariyan	Р	NA	NA	Р	Р	Р	Р	Р	Р	Р	Р	Р	09	09
Total No. of Directors attended the meeting	4	3	3	6	5	6	6	5	6	6	6	6		

P = Present; Ab = Absent.

Mr. Shibu Theckumpurath Varghese and Mrs. Biji Shibu attended the EGM held on May 23, 2024.

H. Skills/expertise/competencies of the Board of Directors

The Board of Directors has identified the following core skills/expertise/competencies for the effective functioning of the Company:

- 1. Industry knowledge;
- 2. Leadership qualities;
- 3. Strategy and Planning;
- 4. Financial Expertise (Banking, Finance and Accounting);
- 5. Risk Management;
- 6. Information Technology;
- 7. Regulatory oversight and understanding of the applicable laws, rules, regulations, policies, etc.;
- 8. Governance; and
- 9. Integrity and ethical standards.

The Board is satisfied that the composition of Board on during the FY 2023-24 reflects an appropriate mix of knowledge, skills, experience, diversity and independence. The details of directors possessing

such skills/expertise/competencies are as under:

			Name of t	the Director		
Area of skills/expertise/ competence	Mr. Shibu Theckump urath Varghese	Ms. Biji Shibu	Mr. Sreenivasa n Thettalil Paramesw aran Pillai	Mr. K. M. Kuriakose	Mr. Joseph Paul Menacherry	Mr. Abraham Thariyan
Industry knowledge	1	1	1	1	\checkmark	1
Leadership qualities	1	1	1	1	4	\checkmark
Strategy and Planning	4	4	4	4	1	\checkmark
Financial Expertise (Banking, Finance and Accounting)	4	4	4	4	4	4
Risk Management	1	1	1	1	1	\checkmark
Information Technology	1	1	1	1	1	\checkmark
Regulatory Oversight and Understanding of the applicable laws, rules, regulations, policies, etc.	4	1	1	1	~	4
Governance	\checkmark	\checkmark	\checkmark	1	1	1
Integrity and ethical standards	1	1	1	1	1	4

I. Resignation of Independent Director

During the financial year 2023-24, Mr. Sivadas Chettoor, independent director has resigned from the board of directors of the company before the expiry of his tenure as independent director with effect from May 19, 2023 due to health concerns and confirmed that there were no other material reasons other than the stated.

3. COMMITTEES OF BOARD

A. Audit Committee (AC)

The Company has constituted the Audit Committee as required under section 177 of the Act and regulation 18 of the Listing Regulations. The committee also fulfills the guidelines issued by the

Reserve Bank of India for NBCF-ML. Audit committee was constituted by the Board of directors through its resolution dated August 14, 2015 and was last reconstituted on April 01, 2024.

The terms of reference of the audit committee of the Board of Directors as on the date of this report are as follows:

- 1. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommend appointment, remuneration and terms of appointment of auditors, of the Company;
- 3. Approval of payment to statutory auditors, for any other services rendered by them;
- 4. Review with the management, the annual financial statements and auditor's report thereon before submission to the Board for its approval, with particular reference to:
 - a. matters required to be included in the Directors' responsibility statement to be included in the Board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - b. changes, if any, in accounting policies and practices and reasons for the same;
 - c. major accounting entries involving estimates based on the exercise of judgement by management;
 - d. significant adjustments made in the financial statements arising out of audit findings;
 - e. compliance with listing and other legal requirements relating to financial statements;
 - f. disclosure of any related party transactions;
 - g. modified opinion(s) in the draft audit report.
- 5. Review with the management, the quarterly financial statements before submission to the Board for approval;
- 6. Review with the management, the statement of uses/ application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilised for the purposes other than those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public issue or rights issue or preferential issue or qualified institutions placement, and making appropriate recommendations to the Board to take up steps in this matter;
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions with related parties of the Company;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the Company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Review with the management, performance of statutory and internal auditors, adequacy of the internal control systems.
- 13. Review the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discuss with internal auditors of any significant findings and follow-up thereon;
- 15. Review the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board;

- 16. Discuss with statutory auditors before the audit commences, about the nature and scope of audit as well as post audit discussion to ascertain any area of concern;
- 17. Look into the reasons for substantial defaults, in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. Review the functioning of the Whistle Blower mechanism / oversee the vigil mechanism;
- 19. Approval of appointment of Chief Financial Officer after assessing qualifications, experience and background, etc. of the candidate;
- 20. Review the utilisation of loans and / or advances from / investment by the holding company in the subsidiary exceeding Rs.100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments;
- 21. Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the Company and its shareholders.
- 22. The Audit Committee shall mandatorily review the following:
 - a. Management Discussion and Analysis of financial condition and results of operations;
 - b. Management letters / letters of internal control weaknesses issued by the statutory auditors;
 - c. Internal audit reports relating to internal control weaknesses;
 - d. Appointment, removal and terms of remuneration of the chief internal auditor
 - e. Statement of deviations:
 - i. quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations);
 - ii. annual statement of funds utilised for purpose other than those stated in the offer document / prospectus in terms of the Listing Regulations;
- 23. Monitor the end use of funds raised through public offers and related matters;
- 24. Examine the financial statements and the auditor's report thereon;
- 25. Review financial statements of the Company's subsidiaries if any, in particular the investments made by the subsidiaries;
- 26. Guidance on implementation of Indian Accounting Standards (Ind As);
- 27. Formulate the scope, functioning, periodicity of and methodology for conducting the internal audit;
- 28. Shall lay down the criteria for granting the omnibus approval in line with the policy on related party transactions of the listed entity and such approval shall be applicable in respect of transactions which are repetitive in nature;
- 29. The Committee shall have powers to investigate any activity within its terms of reference, seek information from any employee, obtain outside legal or other professional advice and secure attendance of outsiders with relevant expertise, if it considers necessary;
- All related party transactions and subsequent material modifications shall require prior approval of the audit committee of the Company;
- 31. The Audit Committee must ensure that an Information System Audit of the internal systems and processes is conducted to assess operational risks faced by the Company;
- 32. The rationale and justification for any change in the Expected Credit Losses (ECL) model and any adjustments to the ECL model output shall be approved by the Audit Committee;
- 33. Approval of the classification of accounts that are past due beyond 90 days but not treated as impaired, with the rationale for the same;

34. Carry out any other role as mandated by the Board from time to time and / or enforced by any statutory laws, notifications, circulars, RBI master directions, or amendments as may be applicable.

Sl. No.	Date of Meeting
1.	May 26, 2023
2.	July 07, 2023
3.	August 11, 2023
4.	November 14, 2023
5.	January 30, 2024
6.	February 12, 2024
7.	March 26,2024

During the financial year 2023-24, the audit committee met Seven (7) times on the following dates:

The attendance details and composition of the committee as on March 31, 2024 is as under:

Sl. No.	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. K. M. Kuriakose	Independent	Chairperson	07
2.	Mrs. Biji Shibu	Non-Executive	Member	07
3.	Mr. Abraham Thariyan	Independent	Member	06

The composition of the Audit Committee as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship	Designation		
1.	Mr. K. M. Kuriakose	Independent	Chairperson		
2.	Mrs. Biji Shibu	Non-Executive	Member		
3.	Mr. Abraham Thariyan	Independent	Member		

B. Nomination and Remuneration Committee (NRC)

The Company has constituted the Nomination and Remuneration Committee (NRC) as required under section 178 of the Act and regulation 19 of the Listing Regulations. The committee also fulfills the guidelines issued by the Reserve Bank of India for NBFC-ML. The NRC was constituted by a board resolution dated August 14, 2015 and last was reconstituted as on August 02, 2024.

The terms of reference of the nomination and remuneration committee of the Board of Directors as on the date of this report are as follows:

- 1. Identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal
- 2. Specify the manner for effective evaluation of performance of Board, its Committees and Individual Directors to be carried out either by the Board, by the Nomination and

Remuneration Committee or by an independent external agency and review its implementation and compliance;

- 3. Formulate the criteria for determining qualifications, positive attributes and independence of a director, and recommend to the Board a policy, relating to the remuneration of the Directors, Key Managerial Personnel and other employees;
- 4. For every appointment of an independent director, the Committee shall evaluate the balance of skills, knowledge and experience on the Board and on the basis of such evaluation, prepare a description of the role and capabilities required of an independent director. The person recommended to the Board for appointment as an independent director shall have the capabilities identified in such description. For the purpose of identifying suitable candidates, the Committee may:
 - a. use the services of an external agencies, if required;
 - b. consider candidates from a wide range of backgrounds, having due regard to diversity; and
 - c. consider the time commitments of the candidates.
- 5. Formulate the criteria for evaluation of performance of Independent Directors and the Board of Directors;
- 6. Devise a policy on Board diversity;
- Identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the Board their appointment and / or removal;
- 8. Consider extension or continue the term of appointment of the Independent Directors on the basis of the report of performance evaluation of Independent Directors;
- 9. Recommend to the Board, all remuneration, in whatever form, payable to senior management;
- to ensure 'fit and proper' status of proposed/ existing directors as per RBI Master Direction DNBR.PD.008/03.10.119/2016-17;
- 11. Carry out any other role as mandated by the Board from time to time and / or enforced by any statutory laws, notifications.

During the financial year 2023-24, the Nomination and Remuneration Committee met on the following 3 (three) dates:

Sl. No.	Date of Meeting
1	April 18, 2023
2	July 07, 2023
3	March 26, 2024

The attendance details and composition of the committee as on March 31, 2024 is as under:

Sl. No.	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. K. M. Kuriakose	Independent	Chairperson	3
2.	Mrs. Biji Shibu	Non-Executive	Member	3
3.	Mr. Abraham Thariyan	Independent	Member	2

The composition of the Nomination and Remuneration Committee of the Company as on the date of this report is as follows:

Sl. No	Name	Nature of Directorship	Designation
1.	Mr. M. P. Joseph	Independent	Chairperson
2.	Mr. Abraham Thariyan	Independent	Member
3.	Mr. K. M. Kuriakose	Independent	Member

• <u>Performance evaluation criteria for independent directors are as follows:</u>

- a. Regularly and constructively attend board, committee and general meetings.
- b. Prepares in advance for board and committee meetings.
- c. Maintenance of confidentiality of information.
- d. Ensuring of good corporate governance practices.
- e. Initiates discussions on issues in company's interest.
- f. Ensuring good corporate governance practices.
- g. Working relationships with Board members.
- h. Knowledge of Board governance procedures.
- i. Being well informed about the Company and external environment in which it operates.
- j. Exercise of independent judgment in the best interest of Company
- k. Adherence to the applicable code of conduct for independent directors.

C. Stakeholders Relationship Committee (SRC)

The Company has constituted the Stakeholders Relationship Committee (SRC) as required under section 178 of the Act and regulation 20 of the Listing Regulations. The SRC was constituted by a board resolution dated April 4, 2017 and was last reconstituted as on August 02, 2024.

The terms of reference of the stakeholder's relationship committee of the Board of Directors as on the date of this report are as follows:

- 1. Resolving the grievances of the security holders of the Company including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings;
- 2. Review of measures taken for effective exercise of voting rights by shareholders.
- 3. Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent;
- 4. Review of the various measures and initiatives taken by the Company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company;
- 5. To monitor transfers, transmissions, dematerialization, re-materialization, splitting and consolidation and all matters connected therewith, of Equity Shares and other securities issued by the Company;
- 6. To coordinate with the statutory and regulatory authorities regarding investor grievances;

7. Carry out any other role as mandated by the Board from time to time and / or enforced by any statutory laws, notifications, circulars, RBI master directions, or amendments as may be applicable.

During the financial year 2023-24, the Stakeholders Relationship Committee met two times on April 18, 2023 and August 4, 2023.

The attendance details and composition of the committee as on March 31, 2024 is as under:

Sl. No	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mrs. Biji Shibu	Non-Executive	Chairperson	2
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member	2
3.	Mr. K. M. Kuriakose	Independent	Member	2

The composition of the Stakeholders Relationship Committee of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship	Designation
1.	Mr. K. M. Kuriakose	Independent	Chairperson
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member
3.	Mrs. Biji Shibu	Executive	Member

• Name, designation and address of Compliance Officer as on the date of this report:

Ms. Naveena P. Thampi Company Secretary & Compliance Officer KLM Axiva Finvest Limited, KLM Grand Estate, Bypass Road, Edapally, Ernakulam, Kerala, India-682024 E-mail id: <u>cs@klmaxiva.com</u> Phone: 0484-42811182

• Details of investor complaints received and redressed during the financial year 2023-24 are as follows:

Particulars	For the year ended March 31, 2024
No. of investor complaints pending at the beginning of the year	0
No. of investor complaints received during the year	30
No. of investor complaints disposed of during the year	30

No. of investor complaints unresolved at the end of the year	0
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D. Risk Management Committee (RMC)

The Company has constituted the Risk Management Committee as required under regulation 24 of the Listing Regulations and also fulfills the guidelines issued by the Reserve Bank of India for NBFC-ML. The Committee was constituted by a board resolution dated November 15, 2017 and was last reconstituted on April 17, 2024.

The terms of reference of the risk management committee of the Board of Directors as on the date of this report are as follows:

- 1. To review the operations of the Company followed by identifying potential threats to the Company and the likelihood of their occurrence, and taking appropriate actions to address the most likely threats;
- 2. To identify the risks, the Company is subject to, deciding how to manage it, implementing the management technique, measuring the ongoing effectiveness of management and taking appropriate correction action;
- 3. To provide a framework that enables future activities to take place in a consistent & controlled manner
- 4. To improve the decision making, planning and prioritization by comprehensive and structured understanding of business activities, volatility and opportunities/ threats.
- 5. To contribute towards more efficient use/ allocation of the resources within the organization.
- 6. To optimize operational efficiency in the Company
- 7. To formulate a detailed risk management policy which shall include:
 - (a) A framework for identification of internal and external risks specifically faced by the Company, in particular including financial, operational, sectoral, sustainability (particularly, ESG related risks), information, cyber security risks or any other risk as may be determined by the Committee.
 - (b) Measures for risk mitigation including systems and processes for internal control of identified risks.
 - (c) Business continuity plan.
- 8. To ensure that appropriate methodology, processes and systems are in place to monitor and evaluate risks associated with the business of the Company;
- 9. To monitor and oversee implementation of the risk management policy, including evaluating the adequacy of risk management systems;
- 10. To periodically review the risk management policy, including by considering the changing industry dynamics and evolving complexity;
- 11. To keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken;
- 12. The appointment, removal and terms of remuneration of the Chief Risk Officer (if any) shall be subject to review by the Risk Management Committee.
- 13. The Committee shall be responsible for evaluating the overall risks faced by the Company including liquidity risk.
- 14. The Risk Management Committee shall coordinate its activities with other committees, in instances where there is any overlap with activities of such committees, as per the framework laid down by the board of directors.

15. Carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification as may be applicable.

During the financial year 2023-24, the Risk Management Committee met twice on August 04, 2023 and January 30, 2024.

SI. No.	Name	Nature of Directorship/ Designation	Designation	No. of meetings attended
1.	Mr. K. M. Kuriakose	Independent	Chairperson	2
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member	2
3.	Mr. Biji Shibu	Non-Executive	Member	2
4.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member	1

The attendance details and composition of the committee as on March 31, 2024 is as under:

The composition of the RMC of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship / Designation	Designation
1.	Mr. K. M. Kuriakose	Independent	Chairperson
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member
3.	Mrs. Biji Shibu	Executive	Member
4.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member
5.	Mr. Thanish Dalee	Chief Financial Officer	Member
6.	Mr. Anilkumar A. K.	AGM - Audit	Member

E. Corporate Social Responsibility (CSR) Committee

The Company has constituted the Corporate Social Responsibility (CSR) Committee as required under section 135 of the Act. The Committee was constituted by the Board of Directors through its resolution dated April 3, 2018 and was last reconstituted on June 21, 2023.

The terms of reference of the CSR committee of the Board of Directors as on the date of this report are as follows:

- 1. To formulate and recommend to the Board, a CSR policy which shall indicate the activities to be undertaken by the Company as per the Companies Act, 2013 (Act);
- 2. To review and recommend the amount of expenditure to be incurred on the activities to be undertaken by the company;
- 3. To monitor the CSR activities of the Company from time to time;
- 4. To formulate and recommend to the Board, an annual action plan which shall include the following, namely: -

- a) the list of CSR projects or programmes that are approved to be undertaken in areas or subjects specified in Schedule VII of the Act;
- b) the manner of execution of such projects or programmes as specified in sub-rule (1) of rule 4 of the Companies (CSR) Rules, 2014;
- c) the modalities of utilisation of funds and implementation schedules for the projects or programmes;
- d) monitoring and reporting mechanism for the projects or programmes; and
- e) details of need and impact assessment, if any, for the projects undertaken by the company.
- 5. Carry out any other role as mandated by the Board from time to time and / or enforced by any statutory laws, notifications, circulars, RBI master directions, or amendments as may be applicable.

During the financial year 2023-24, the Corporate Social Responsibility (CSR) Committee met once on July 7, 2023.

Sl. No	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. K. M. Kuriakose	Independent	Chairperson	1
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member	1
3.	Mrs. Biji Shibu	Non-Executive	Member	0

The attendance details and composition of the committee as on March 31, 2024 is as under:

The composition of the CSR Committee of the Company as on the date of this report is as under:

Sl. No	Name	Nature of Directorship	Designation
1.	Mr. K. M. Kuriakose	Independent	Chairperson
2.	Mr. Shibu Theckumpurath Varghese	Executive	Member
3.	Mrs. Biji Shibu	Executive	Member

F. Asset Liability Management (ALCO) Committee

The Company has constituted the Asset Liability Management Committee as required under RBI Master Directions for NBFC-ML. The Committee was constituted by a Board Resolution dated November 15, 2017 and was last reconstituted on April 17, 2024.

The terms of reference of the Asset Liability Management Committee of the Board of Directors as on the date of this report are as follows:

1. Ensuring adherence to the risk tolerance/ limits set by the Board as well as implementing the liquidity risk management strategy of the Company.

- 2. The role of the ALCO with respect to liquidity risk should include, inter alia, decision on desired maturity profile and mix of incremental assets and liabilities, sale of assets as a source of funding, the structure, responsibilities and controls for managing liquidity risk, and overseeing the liquidity positions of all branches.
- 3. The ALM Support Group consisting of the operating staff shall be responsible for analysing, monitoring and reporting the liquidity risk profile to the ALCO.
- 4. To create an institutional mechanism to compute and monitor periodically the maturity pattern of the various liabilities and assets of the company.
- 5. To ensure proper balance of assets and liabilities of the company as per guidelines issued by Reserve Bank of India from time to time.
- 6. The objectives of the committee are as follows:
 - a. Liquidity risk management;
 - b. Management of market risks;
 - c. Funding and capital planning;
 - d. Profit planning and growth projection.
- 7. Carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification as may be applicable.

During the financial year 2023-24, the Asset Liability Management Committee met twice on August 04, 2024 and January 30, 2024.

The attendance details and composition of the committee as on March 31, 2024 and as on the date of this report is as under:

Sl. No	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson	2
2.	Mrs. Biji Shibu	Non-Executive	Member	2

The composition of the Asset Liability Management Committee of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship/ Designation	Designation
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson
2.	Mrs. Biji Shibu	Executive	Member
3.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member
4.	Mr. Thanish Dalee	Chief Financial Officer	Member
5.	Ms. Naveena P. Thampi	Company Secretary	Member

G. Information Technology Strategy Committee (ITSC)

The Company has constituted the Information Technology Strategy Committee as required under RBI Master Direction on Information Technology Governance, Risk, Controls and Assurance Practice. The Committee was constituted by the Board of Directors through its resolution dated August 26, 2021 and was last reconstituted on April 17, 2024.

The terms of reference of the Information Technology Strategy Committee (ITSC) of the Board of Directors as on the date of this report are as follows:

- 1. ITSC shall ensure that the Company has put an effective IT strategic planning process in place;
- 2. ITSC shall guide in preparation of IT Strategy and ensure that the IT Strategy aligns with the overall strategy of the Company towards accomplishment of its business objectives;
- 3. ITSC shall satisfy itself that the IT Governance and Information Security Governance structure fosters accountability, is effective and efficient, has adequate skilled resources, well defined objectives and unambiguous responsibilities for each level in the organisation;
- 4. ITSC shall ensure that the Company has put in place processes for assessing and managing IT and cyber security risks and periodically review the same;
- 5. ITSC shall ensure that the budgetary allocations for the IT function (including for IT security), cyber security are commensurate with the Company's IT maturity, digital depth, threat environment and industry standards and are utilized in a manner intended for meeting the stated objectives;
- 6. ITSC shall review, at least on annual basis, the adequacy and effectiveness of the Business Continuity Planning and Disaster Recovery Management of the Company;
- 7. ITSC shall review the assessment of IT capacity requirements and measures taken to address the issues;
- 8. ITSC shall review and amend the IT strategies in line with the corporate strategies; and
- 9. ITSC shall institute an effective governance mechanism and risk management process for all IT operations.

During the financial year 2023-24, the Information Technology Strategy Committee met three times on the following dates.

Sl. No.	Date of Meeting
1.	June 22, 2023
2.	December 01, 2023
3.	January 30, 2024

The attendance details and composition of the committee as on March 31, 2024 and as on the date of this report is as under:

SI. No	Name	Nature of Directorship / Designation	Designation	No. of meetings attended
1.	Mr. K. M. Kuriakose	Independent	Chairperson	3
2.	Mr. Tom Jyothis K.	Chief Information officer	Member	3
3.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member	2
4.	Mr. Thanish Dalee	Chief Financial Officer	Member	3

The composition of Information Technology Strategy Committee of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship / Designation	Designation
1.	Mr. K. M. Kuriakose	Independent	Chairperson
2.	Mrs. Biji Shibu	Executive	Member
3.	Mr. Joseph Paul Menacherry	Independent	Member
4.	Mr. Tom Jyothis K.	Chief Information officer	Member
5.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member
6.	Mr. Thanish Dalee	Chief Financial Officer	Member

H. Information Technology (IT) Steering Committee

The Company has constituted the Information Technology (IT) Steering Committee as required under RBI Master Direction on Information Technology Governance, Risk, Controls and Assurance Practice. The Committee was constituted by the Board of Directors through its resolution dated April 17, 2024.

The terms of reference of the Information Technology Steering Committee of the Board of Directors as on the date of this report are as follows:

- 1. Assist the ITSC in strategic IT planning, oversight of IT performance, and aligning IT activities with business needs;
- 2. Oversee the processes put in place for business continuity and disaster recovery;
- 3. Ensure implementation of a robust IT architecture meeting statutory and regulatory compliance; and
- 4. Update ITSC and CEO periodically on the activities of IT Steering Committee.

The composition of Information Technology Steering Committee of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship / Designation	Designation
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson
2.	Mr. Tom Jyothis K.	Chief Information officer	Member
3.	Mr. Manoj Raveendran Nair	Chief Executive Officer	Member
4.	Mr. Thanish Dalee	Chief Financial Officer	Member

I. Debenture Committee

The Debenture Committee was constituted by the Board of Directors through its resolution dated March 20, 2018 and was last reconstituted on April 09, 2021.

Terms of reference of the Debenture Committee of the Board of Directors as on the date of this report are as follows:

- 1. To determine and approve, the terms and conditions and number of the debentures to be issued, the timing, nature, type, pricing and such other terms and conditions of the issue including coupon rate, minimum subscription, retention of oversubscription, if any, etc.,
- 2. to approve and make changes to the draft prospectus, prospectus abridged prospectus, applications forms including any corrigendum, amendments supplements thereto, and the issue thereof;
- 3. to issue and allot the debentures and to approve all other matters relating to the issue;
- 4. to do all such acts, deeds, matters and things including execution of all such deeds, documents, instruments, applications and writings as it may, at its discretion, deem necessary and desirable for such purpose including without limitation the utilisation of the issue proceeds, modify or alter any of the terms and conditions, including size of the Issue, as it may deem expedient, extension of issue and/or early closure of the issue in accordance with applicable laws;
- 5. Other transactions or financial issues that the Board may desire to have them reviewed by the Committee.

The Debenture Committee met four (4) times during the financial year 2023-24 on the following dates:

Sl. No.	Date of Meeting
1.	August 09, 2023
2.	August 10, 2023
3.	August 22, 2023
4.	September 12, 2023

The attendance details and composition of the committee as on March 31, 2024 and as on the date of this report is as under:

Sl. No	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson	4
2.	Mrs. Biji Shibu	Non-Executive	Member	4

The composition of Debenture Committee of the Company as on the date of this report is as follows:

Sl. No.	Name	Nature of Directorship	Designation
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson
2.	Mrs. Biji Shibu	Executive	Member

J. Finance Committee

The Finance Committee was constituted by a Board Resolution dated March 31, 2016 and was last reconstituted on April 09, 2021.

The terms of reference of the Finance Committee of the Board of Directors as on the date of this report are as follows:

- 1. To oversee annual audit process;
- 2. To allot, transfer, transmit, dematerialize, re-materialise, split and consolidate equity shares and other securities issued by the Company;
- 3. Review company's financial policies, working capital and cash flow management and make such reports and recommendations to the Board with respect thereto as it may deem advisable;
- 4. Borrow monies from banks/financial institutions by way of short term/long term loans, cash credit requirements, overdraft facility, commercial papers (CP) and/or by way of other instruments (other than Debentures), securitization/assignment or receivables and exercise all powers for taking necessary actions connected therewith upto a limit of ₹500 crores.
- 5. Approval/Review of banking arrangements, cash management and arrangements with other financial institutions;
- 6. Opening and closing of accounts with Banks, change in authorised signatories and perform such other actions connected with Bank accounts of the Company;
- 7. Carry out any other functions as mandated by the Board from time to time and/or enforced by any statutory notification, amendment or modification as may be applicable;
- 8. Regularly review and make recommendations about the changes to the Charter of the Committee;
- 9. Invest the funds of the Company up to a limit of ₹100 crore;
- 10. Other transactions or financial issues that the Board may desire to have them reviewed by the Committee.

The Finance Committee met Twenty Five (25) times during the year under review. The meetings of the Committee were held on the following dates:

Sl. No.	Date of Meeting
1.	April 20, 2023
2.	April 29, 2023
3	May 17, 2023
4.	May 31, 2023
5.	June 13, 2023
6.	July 01, 2023
7.	July 04, 2023
8.	July 12, 2023
9.	July 21, 2023
10.	August 12, 2023
11.	August 24, 2023
12.	September 04, 2023
13.	September 15, 2023

14.	October 07, 2023
15.	November 10, 2023
16.	December 09, 2023
17.	December 21, 2023
18.	December 29, 2023
19.	January 08, 2024
20.	January 22, 2024
21.	February 05, 2024
22.	February 14, 2024
23.	February 16, 2024
24.	March 04, 2024
25.	March 21, 2024

The attendance details and composition of the committee as on March 31, 2024 and on the date of this report is as under:

SI. No	Name	Nature of Directorship	Designation	No. of meetings attended
1.	Mr. Shibu Theckumpurath Varghese	Non-Executive	Chairperson	25
2.	Mrs. Biji Shibu	Non-Executive	Member	25

The composition of Finance Committee of the Company as on the date of this report is as follows:

Sl. No	Name	Nature of Directorship	Designation
1.	Mr. Shibu Theckumpurath Varghese	Executive	Chairperson
2.	Mrs. Biji Shibu	Executive	Member

4. SENIOR MANAGEMENT

The Senior Management of the Company as on 31st March 2024 are as given below:

- 1. **Mr. Manoj Raveendran Nair** is the Chief Executive Officer (CEO) of our Company. He has been associated with our company since December 29, 2021.
- 2. Mr. Thanish Dalee is the Chief Financial Officer (CFO) of our Company. He has been associated with our company since May 02, 2016.
- 3. **Ms. Naveena P. Thampi** is the Company Secretary (CS) and Compliance Officer of our Company. She has been associated with our company since March 13, 2024.
- 4. Mr. V. C. Georgekutty is the Vice President Sales & Marketing of our company. He has been associated with our company since January 15, 2020.

- 5. Mr. Srikanth Nair is the Business Head Rest of India (ROI) of our company. He has been associated with our company since May 12, 2022.
- 6. **Ms. Minni Sajan** is the General Manager of our company. She has been associated with our company since February 10, 2004.
- 7. Mr. Tom Jyothis K. is the Chief Information Officer (CIO) of our company. He has been associated with our company since May 03, 2021.
- 8. Mr. K. B. Venugopal is the Chief Vigilance Officer (CVO) of our company. He has been associated with our company since December 12, 2022.
- 9. Mr. Prakash K. is the AGM Human Resources of our company. He has been associated with our company since May 11, 2020.
- 10. **Mr. Jayakrishnan P.** is the AGM Human Resources of our company. He has been associated with our company since August 24, 2015.
- 11. Mr. Anil Kumar A. K. is the AGM Audit of our company. He has been associated with our company since June 16, 2022.
- 12. Mr. Jersy Murukesh is the Chief Manager-Accounts & Finance of our company. She has been associated with our company since December 12, 2007.
- 13. Mr. Radhakrishnan Nayar is the Senior Manager Operations of our company. He has been associated with our company since February 14, 2022.
- 14. Mr. Anto K. A. is the Senior Manager Internal Audit of our company. He has been associated with our company since July 23, 2019.
- 15. **Ms. Nisha Deepak** is the Head Branding & Corporate Communication of our company. She has been associated with our company since March 01, 2018.
- 16. **Ms. Elezabeth Mathew** is Senior Manager Customer Relationship Management of our company. She has been associated with our company since March 03, 2014.
- 17. Mr. Ratheesh P. Menon is the Manager Learning and Development of our company. He has been associated with our company since February 14, 2022.
- 18. Mr. Dhanesh K. S. is the Deputy Manager Legal & Recovery of our company. He has been associated with our company since October 10, 2019.
- 19. Mr. Shibu K. K. is the Manager Third Party Products of our company. He has been associated with our company since November 11, 2021.

Except for the remuneration drawn from our Company, our Senior Management do not have any other financial or material interest in the Issue.

The changes in the senior management during 2023-24 are as follows:

- 1. Mr. Dipu Antony M., Senior Manager Marketing, resigned from the Company with effect from September 01, 2023 He has been associated with our company since July 12, 2018.
- 2. Mr. Srikant G. Menon, Company Secretary, resigned from the Company with effect from December 30, 2023. He has been associated with our company since December 04, 2018.

The changes in the senior management after the closure of 2023-24 till the date of this report are as follows:

- 1. Mr. P. C. Dean was appointed as the Chief Compliance Officer with effect from May 06, 2024.
- Mr. Eldho Varghese P., Manager Accounts resigned from the Company with effect from June 18, 2024. He has been associated with our company since May 02, 2012
- 3. Ms. Jasmine M. P., Senior Manager Accounts & Finance resigned from the Company with effect from August 12, 2024. She has been associated with our company since December 01, 2022.

5. REMUNERATION OF DIRECTORS

Sl. No.	Name of Director	Designation	Nature of payment	Amount paid (in ₹)
1.	Mr. Sreenivasan Thettalil Parameswaran Pillai	Non- Executive & Non- Independent Director	Salary	11,00,000
2.	Mrs. Biji Shibu	Non - Executive Director	Salary	7,00,000
5.	Mr. K. M. Kuriakose	Independent Director	Sitting Fees	2,00,000
6.	Mr. Abraham Thariyan	Independent Director	Sitting Fees	1,80,000
7.	Mr. Joseph Paul Menacherry	Independent Director	Sitting Fees	1,80,000
8.	Mr. Sivadas Chettoor	Independent Director	Sitting Fees	40,000

A. Details of all pecuniary relationship or transactions of the non-executive directors vis-à-vis the Company during the FY 2023-24

B. Criteria for making payments to Non-Executive Directors

All payments to the directors are as per the criteria provided in the remuneration policy of the Company. The policy is placed at the website of the Company in the link: https://admin.klmaxiva.com/uploads/Remuneration Policy with seal 5942cb5614.pdf.

C. Disclosures with respect to remuneration

1. The remuneration paid to Mr. Shibu Theckumpurath Varghese, Wholetime Director is within the limits of the special resolution passed by the members as per section 197 of the Act, read with the Rules. The remuneration is paid as fixed monthly salary with no performance linked incentives or other benefits. The Company has not issued any Employee stock options.

Mr. Shibu Theckumpurath Varghese was reappointed as the Wholetime Director of the Company at the EGM held on February 23, 2019 for a period of five years with effect from August 30, 2019 to August 29, 2024. The shareholders of the Company at the AGM held on August 18, 2023 approved payment of remuneration of Rs. 8 lakhs per month subject to Rs. 96 lakhs per financial year with effect from September 01, 2023 to Mr. Shibu Theckumpurath Varghese. During the FY 2023-24 Mr. Shibu Theckumpurath Varghese was paid a remuneration of Rs. 81 lakhs.

After the end of the FY 2023-24, the shareholders at the EGM held on June 21, 2024, reappointed Mr. Shibu Theckumpurath Varghese as the Wholetime Director of the Company for a period of five years with effect from August 30, 2024. The shareholders of the Company at the said EGM approved payment of remuneration of Rs. 15 lakhs per month subject to Rs. 180 lakhs per financial year with effect from September 01, 2024 to Mr. Shibu Theckumpurath Varghese.

2. The remuneration paid to Mrs. Biji Shibu, Non-Executive Director is within the limits of the special resolution passed by the members as per section 197 of the Act, read with the Rules. The remuneration is paid as fixed monthly salary with no performance linked incentives or other benefits. The Company has not issued any Employee stock options.

Mrs. Biji Shibu was appointed as the Non-Executive Director of the Company on March 09, 2013. The shareholders of the Company at the AGM held on August 18, 2023 approved payment of remuneration of Rs. 1 lakhs per month subject to Rs. 12 lakhs per financial year with effect from September 01, 2023 to Mrs. Biji Shibu. During the FY 2023-24 Mrs. Biji Shibu was paid a remuneration of Rs. 7 lakhs.

After the end of the FY 2023-24, the shareholders at the EGM held on June 21, 2024, changed the designation of Mrs. Biji Shibu from Non-Executive Director to Executive Director with effect from July 01, 2024. The shareholders of the Company at the said EGM approved payment of remuneration of Rs. 3 lakhs per month subject to Rs. 36 lakhs per financial year with effect from July 01, 2024 to Mrs. Biji Shibu.

3. The remuneration paid to Mr. Sreenivasan Thettalil Parameswaran Pillai, Non-Executive Director is within the limits of the special resolution passed by the members as per section 197 of the Act, read with the Rules. The remuneration is paid as fixed monthly salary with no performance linked incentives or other benefits. The Company has not issued any Employee stock options.

Mr. Sreenivasan Thettalil Parameswaran Pillai was appointed as the Non-Executive Director and Chairman of the Company at the EGM held on May 23, 2023 with remuneration of Rs. 1 lakhs per month subject to Rs. 12 lakhs per financial year with effect from May, 2023. During the FY 2023-24 he was paid a remuneration of Rs. 11 lakhs.

After the end of the FY 2023-24, the shareholders at the EGM held on June 21, 2024, approved

payment of remuneration of Rs. 13.33 lakhs per financial year with effect from July 2024 to Mr. Sreenivasan Thettalil Parameswaran Pillai.

D. Performance evaluation criteria for Non-Independent Directors

The performance of Non- Independent Directors (Executive and Non- Executive) is evaluated based on the following criteria:

- a. Regularly and constructively attend board, committee and general meetings.
- b. Prepares in advance for board and committee meetings.
- c. Maintenance of confidentiality of information.
- d. Initiates discussions on issues in company's interest.
- e. Implementation of good corporate governance practices and monitors the same.
- f. The director has developed clear mission statements, policies, and strategic plans that harmoniously balance the needs of shareholders, clients, employees, and other stakeholders.
- g. Establishment of an effective organization structure.
- h. Working relationships with Board members.
- i. Knowledge of Board governance procedures.
- j. Management of financial and other resources.

6. GENERAL BODY MEETINGS

Financial Year	No. of AGM	Date	Time	Venue			
2023-24	26	August 18, 2023	03.00 PM	Conducted through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") at the deemed venue, the corporate office of the Company situated at 4 th Floor, VM Plaza, Palarivattom, Ernakulam, Kerala -682025			
2022-23	25	September 30, 2022	03:00 P.M.	Conducted through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") at the deemed venue, the corporate office of the Company situated at 4 th Floor, VM Plaza, Palarivattom, Ernakulam, Kerala – 682025			
2021-22	24	August 31, 2021	02:00 P.M.	At the registered office of the company situated at Door No. 3-3-408/1, First Floor, RTC Colony, Opposite SBI Bank, LB Nagar, Mansoorabad, Hyderabad, Rangareddi, Telangana – 500074			

A. Details of date, time and venue of Annual General Meetings held during the previous 3 financial years

Financial Year	AGM/ EGM	Date	Details of special resolution passed		
2023-24	AGM	August 18, 2023	 Appointment of Mr. Kuriakose (DIN: 08924909) as Independent Director Appointment of Mr. Joseph Paul Menacherry (DIN: 06540233) as Independent Director Appointment of Mr. Abraham Thariyan (DIN: 07132831) as Independent Director Revised remuneration to Mr. Shibu Theckumpurath Varghese (DIN: 02079917), Wholetime Director Remuneration to Mrs. Biji Shibu (DIN: 06484566), Non-Executive Director 		
	EGM	May 23, 2023	 Reappointment of Mr. Issac Jacob (DIN: 02078308) as Independent Director Alteration of Articles of Association (AOA) of the Company Appointment of Mr. Sreenivasan Thettalil Parameswaran Pillai (DIN: 03048551) as Chairperson and Non-Executive Director of the Company Issue of 10.45 57 200 equity charge on private 		
	EGM	December 09, 2022	1. Issue of 10,45,57,200 equity shares on private placement basis.		
	AGM	September 30, 2022	-		
2022-23	EGM	June 23, 2022	 Appointment of Mr. Sivadas Chettoor (DIN: 01773249) as Independent Director for a term of 2 years with effect from January 28, 2022. Appointment of Mr. Ambramoli Purushothaman (DIN: 07706484) as Independent Director for a term of 1 year with effect from April 12, 2022 Remuneration to Mr. Shibu Theckumpurath Varghese (DIN: 02079917), Wholetme Director Issue of 1,65,843 perpetual debt instruments on preferential basis 		
2021-22	EGM	January 05, 2022	 Issue of 74,37,308 equity shares on private placement basis. Issue of 1,20,000 perpetual debt instruments on private placement basis. Enhancing the borrowing powers of the board to Rs. 2500 crore pursuant to section 180(1)(c) of the Act. 		
	EGM	September 06, 2021	 Issue of 4,62,00,000 equity shares on private placement. Approval of private placement offer letter. 		

B. Details of special resolutions passed in the general meetings held during the previous 3 financial year

AGM	August 31, 2021	1. Reappointment of Dr. Alexander John Joseph (DIN: 00485766) for a term of 5 years with effect from September 26, 2021.
EGM	May 21, 2021	1. Appointment of M/s. R. B. Jain and Associates as statutory auditors arising out of casual vacancy.

C. Postal ballot during the financial year 2023-24

During the Financial Year 2023-24, the Company had sought the approval of the shareholders by way of a special resolution through notice of postal ballot dated August 17, 2023 for Alteration of the Main Objects clause of the Memorandum of Association of the Company. The resolution was duly passed with requisite majority. The results of the postal ballot were announced on September 19, 2023.

In compliance with Sections 108 and 110 and circulars issued by the Ministry of Corporate Affairs (MCA), the Company had sent postal ballot notices only through electronic mode to those Shareholders whose names appeared in the Register of Members / Record of Depositories and whose email addresses are registered with the Company/Depositories on the cut-off date. The ballot forms and prepaid reply envelops were not sent to members for the postal ballots. Members were requested to provide their assent or dissent through e-voting only.

The Company had also published notices in the newspapers for the information of the shareholders. The voting rights were reckoned on the equity shares held by the shareholders as on the record date /cut-off date.

CS Nikhil George Pinto (Membership No.: FCS 11074, CP: 16059) Partner, M/s. CaesarPintoJohn & Associates LLP, Company Secretaries, Kochi was appointed as the Scrutinizer for conducting the Postal Ballot through e-voting process in a fair and transparent manner. The scrutinizer has submitted his report to the Wholetime Director and the results were also displayed on the website of the Company and filed with BSE Limited. The summary of voting result is provided below:

			Assent / In favour of			Dissent/ Against		
Res olut ion no.	Subject matter of Resolution	Total no. of shares through e- voting	No. of votes through e- voting	% of votes in favour on votes through e- voting	% of paid up capital	No. of votes through e-voting	% ofvotes against on votes through e- voting	
SPEC	SPECIAL BUSINESS (SPECIAL RESOLUTION)							
1.	Alteration of the Main Objects Clause of the Memorandum of Association of the Company and in this regard, to pass the following resolution as a Special Resolution.	10,96,54,319	10,96,54,319	100%	53.39%	0	0	

D. Proposed resolutions through postal ballot

None of the resolutions proposed for the ensuing 27th Annual General Meeting requires passing by postal ballot.

7. MEANS OF COMMUNICATION

The quarterly, half yearly and annual results financial results are published in English national daily newspaper - "Financial Express". The Company is also maintaining a functional website <u>https://klmaxiva.com/</u> wherein all the communications are updated including the quarterly financial results of the Company. All the disclosures and communications filed with the stock exchange submitted through e-filing platform are also posted on the website of the Company.

8. GENERAL SHAREHOLDER INFORMATION

A. Details of 27th AGM

Date: September 30, 2024 Time: 02:00 P.M. IST Venue: through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM").

B. Financial year

From April 01, 2023 to March 31, 2024

C. Dividend payment date

Interim dividend for the accounting period 2023-24 was declared on May 14, 2024 and paid/cheques were issued by June 01, 2024.

D. Listing on Stock Exchanges

The Non-Convertible Securities (Non-Convertible Debentures (NCDs)) of the Company are listed on BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001. The equity shares of the company are not listed on any stock exchange.

E. Listing and Custodial Fees

The Company has paid the requisite Annual Listing and Custodial Fees to the Stock Exchanges and Depositories viz. CDSL and NSDL, respectively for the financial years 2023-24 and 2024-25.

F. Registrar and Share Transfer Agents

KFIN Technologies Limited Selenium, Tower-B, Plot No – 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi –500 032, Telangana, India Telephone: +91 40 6716 2222 Facsimile: +91 40 2343 1551 Email: <u>klmaxiva.ncd@kfintech.com</u> Investor Grievance Email: <u>einward.ris@kfintech.com</u> Website: <u>www.kfintech.com</u> Contact Person: M. Murali Krishna **G. Share transfer system**

The shareholders are free to hold the Company's shares either in physical form or in dematerialized form. However, with effect from April 01, 2019, the shareholders are not allowed to transfer any shares in the physical form and hence, the dematerialisation of the shares is mandatory for transfer of shares. Thus, the Company encourages the holding of shares in dematerialized form. The shares held in dematerialized form can be transferred through the depositories without the Company's involvement.

H. Distribution of Shareholding as on March 31, 2024

Category (Amount)	No. of Cases	% of Cases	Total Shares	Amount	% of Amount
1-5000	14	1.101495	5,045	50,450	0.002456
5001-10000	34	2.675059	32,926	3,29,260	0.016030
10001-20000	11	0.865460	19,775	1,97,750	0.009628
20001-30000	20	1.573564	54,015	5,40,150	0.026297
30001-40000	5	0.393391	19,210	1,92,100	0.009352
40001- 50000	17	1.337530	83,700	8,37,000	0.040750
50001-100000	75	5.900865	6,69,141	66,91,410	0.325773
100001& above	1,095	86.152636	20,45,17,045	2,04,51,70,450	99.569714
Total	1,271	100.00	20,54,00,857	2,05,40,08,570	100%

The distribution schedule as on March 31, 2024 is as under:

I. Dematerialization of shares

The Company has arrangements with both NSDL and CDSL for dematerialization of its shares. The shareholders can hold the Company's shares with any of the depository participants, registered with the depositories. As on March 31, 2024, 93.74% of the equity shares of the Company are in electronic form with the depositories. International Securities Identification Number (ISIN) for equity shares is INE011501011.

J. Outstanding Global Depository Receipts (GDRs) or American Depository Receipts (ADRs) or warrants or any Convertible instruments, conversion date and likely impact on equity

The Company does not have any outstanding GDRs/ADRs/Warrants or any Convertible instruments as on date.

K. Branch locations

Company has 670 branches as on March 31, 2024. The address of branches are available on the Company's website at: <u>https://klmaxiva.com/contact</u>

L. Address for Correspondence

The registered and corporate office addresses of the Company are as under: <u>Registered Office:</u> KLM Axiva Finvest Limited Plot No. 39, Door No. 8-13, 1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar P.O., Hyderabad, Rangareddi, Telangana, India-500079.

Corporate Office:

KLM Axiva Finvest Limited KLM Grand Estate, Bypass Road, Edapally, Ernakulam, Kerala, India-682024.

M. Credit ratings

The credit ratings obtained by the Company as on the date of this report are as under:

Credit Rating Agency	Instrument	Rating	Rating action	
Acuite Ratings and	Bank Loans	ACUITE BBB Stable	Assigned	
Research	Non-Convertible Debentures (NCD-X)	ACUITE BBB Stable	Assigned	
India Ratings and	Non-Convertible Debentures (NCD VII to NCD X)	IND BBB- Stable	Assignment and Affirmation	
Research	Bank Loans	IND BBB- Stable	Assignment and Affirmation	
CARE Ratings	Non-Convertible Debentures (NCD I to NCD VI)	CARE BBB Stable	Reaffirmed	

9. OTHER DISCLOSURES

A. Materially significant related party transactions

During the FY 2023-24, there were no materially significant related party transactions that may have potential conflict with the interests of Company at large.

B. Details of non-compliance, penalties, strictures, fines, etc. imposed and levied on the company on any matter related to capital market during the last three financial years

No penalties, strictures, fines, etc. were imposed and levied on the Company by any of the regulatory authorities such as the Stock Exchange, SEBI, Reserve Bank of India, Registrar of Companies, for

Financial year	Regulator	Regulation	Amount of Fine	Details
2023-24	BSE	Regulation 57(1) of Listing Regulations	Rs. 1,36,000/-	Fine in delay in disclosure of interest payment certificate in 1 working day from due date in the month of January 2023. Fine plus GST paid on August 10, 2023. The BSE vide mail dated October
	BSE	Regulation 54 of Listing Regulations	Rs. 54,000/-	 12, 2023 waived fines imposed. Fine for delayed submission of security cover certificate for the half year ended March 2021. Fine plus GST paid on September 08, 2022.
2022-23	BSE	Regulation 60 of Listing Regulations	Rs. 1,40,000/-	 Fine in delay in submission of the notice of Record Date of NCDs in the month of November 2021. Fine of Rs. 1,40,000 plus GST paid on January 19, 2023. The BSE vide mail dated December 05, 2023 waived fines for 4 ISINs (Rs. 40,000) and the waiver request for 10 ISINs (Rs. 1,00,000) was rejected on January 03, 2024.
2021-22	BSE	Regulation 54(2) of Listing Regulations	Rs. 47,000/-	Non-disclosure of extent and nature of security created and maintained with respect to secured listed NCDs in the financial statements for the year ended March 2021. Fine plus GST paid on September 14, 2021.

non- compliance on any matter related to capital markets during the last three financial years, except for the below:

C. Vigil Mechanism / Whistle Blower Policy

The Company has established Vigil mechanism/Whistle Blower Policy in line with the provisions of sections 177(9) & 177(10) of the Act and regulation 22 and 4(2)(d)(iv) of the Listing Regulations.

The policy provides the directors and employees direct access to the chairperson of the audit committee to report their genuine concerns or grievances. Board of Directors affirms that no personnel were denied access to the audit committee. The whistle blower policy is available at the website of the Company in the web link: https://admin.klmaxiva.com/uploads/Vigil Mechanism Whistle Blower Policy 8fbb7cd0a0.pdf

D. Subsidiaries

The Company does not have any subsidiaries as on the date of this report and hence a policy is not in place for determining 'material' subsidiaries.

E. Commodity price risk or foreign exchange risk and hedging activities

The Company had no exposure to commodity risk or commodity hedging activities during the FY 2023-24.

F. Certificate from Company Secretaries regarding non-debarment and non-disqualification of Directors

M/s. Nekkanti S. R. V. V. S. Narayana & CO., Company Secretaries, have certified that none of the Directors on the Board of the Company have been debarred or disqualified from the being appointed or continuing as a Director of the Company by SEBI or Ministry of Corporate Affairs or RBI or any other statutory authority. The said certificate forms part of this report and is given in <u>Annexure A.</u>

G. Recommendations made by Committees of the Board

During the year under review, all recommendations of the Committees have been accepted by the Board.

H. Total fee paid to the Statutory Auditors

The total fees for all the services paid by the Company to M/s. R. B. Jain & Associates (FRN: 103951W) Chartered Accountants, Statutory Auditors of the Company during the FY 2023-24 is as follows:

Particulars	Amount (in lakhs)*
Fee for Statutory Audit	9.20
Fee for other services	6.62
Total	15.82

*The above fees are exclusive of applicable taxes.

I. Prevention Sexual Harassment of Women at Workplace

The Company has always believed in providing a safe and harassment-free workplace for every individual working in the Company. The company has constituted an Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act,

2013. The Company policy on prevention of sexual harassment is disclosed at the website of the
Company in the web link:

https://admin.klmaxiva.com/uploads/23_PREVENTION_OF_SEXUAL_HARASSMENT_POLICY_1
_7f06ed9a42.pdf.

Details of complaints during the FY 2023-24 is as follows:

Number of complaints filed during the year	Nil
Number of complaints disposed of during the year	Nil
Number of complaints pending as at the end of the year	Nil

J. Loans and Advances

During the reporting period, the company has not given any loans and advances in the nature of loans to firms/companies in which directors are interested.

K. Compliance Certificate

In terms of Regulation 17(8) of the Listing Regulations, the Wholetime Director and CEO made a certification to the Board of Directors in the prescribed format for the year under review, which has been reviewed and taken on record by the Board. The same is reproduced at the end of this report and marked as <u>Annexure B.</u>

L. Related Party Transactions

In the opinion of the Board of Directors, there were no materially significant related party transactions during the year under review made by the Company with its Promoters, Directors, Key Managerial Personnel or their relatives or other designated persons that may have a potential conflict with the interests of the Company at large.

The Company's policy on dealing with related party transactions is available at the website in the link:<u>https://admin.klmaxiva.com/uploads/Policy_on_dealing_with_Related_Party_Transactions_b73cf_cfe05.pdf</u> and attached to this report as <u>Annexure C</u>.

M. Compliance with Corporate Governance Norms

The company has complied with all mandatory requirements of corporate governance norms as enumerated in chapter IV of the Listing Regulations. The requirements of regulation 17 to regulation 27 of the Listing Regulations to the extent applicable to the company have been complied with as disclosed in this report. The company has also adopted the following discretionary requirements specified in Part E of Schedule II in terms of regulation 27(1) of the Listing Regulations:

i. Board: The non-executive chairperson is allowed reimbursement of expenses incurred in performance of his duties.

- ii. Posts of Chairperson and MD/CEO: During the reporting period the company have separate persons to the post of Chairperson and CEO. CEO is not a director of the Company and not related to the Chairperson of the Company as per the term "relative" defined under the Act.
- iii. Shareholder Rights: The quarterly and year to date financial results are published in newspapers and are also displayed on the Company's website, <u>https://klmaxiva.com/regulations</u>. Therefore, the results are not being sent separately to the shareholders.
 - iv. Modified opinion(s) in audit report: Company's financial statements have unmodified audit opinions.

For and on behalf of the Board of Directors of **KLM Axiva Finvest Limited**

Sd/-Shibu Theckumpurath Varghese Whole-time Director (DIN: 02079917) Sd/-Biji Shibu Director (DIN: 06484566)

Place: Ernakulam Date: September 02, 2024

<u>Annexure A</u>

NEKKANTI S.R.V.V.S. NARAYANA & CO.

Company Secretaries

Plot No.29, 2nd Floor, Gafoor Nagar, Madhapur, Hyderabad - 500081 Handheld : +91-94 40 14 13 68 E-mail : nekkanti@nekkanti.in

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

То

The Members of KLM Axiva Finvest Limited, P.N.39, D.N.8-13,1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar PO. Hyderabad – 500079, Telangana

We have examined the following documents:

i) Declaration of non-disqualification as required under Section 164 of Companies Act, 2013 ('the Act');

ii) Disclosure of concern or interests as required under Section 184 of the Act; (hereinafter referred to as 'relevant documents')

as submitted by the Directors of **KLM Axiva Finvest Limited**, having CIN U65910TG1997PLC026983 and having registered office at P.N.39, D.N.8-13,1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar PO. Hyderabad – 500079, Telangana to the Board of Directors of the Company ('the Board') for the financial year 2023-24 and relevant registers, records, forms and returns maintained by the Company and as made available to us for the purpose of issuing this Certificate in accordance with Schedule V Para C Clause 10(i) of SEBI (LODR) Regulations, 2015. We have considered non-disqualification to include non-debarment by Regulatory/Statutory Authorities.

It is the responsibility of Directors to submit relevant documents with complete and accurate information in accordance with the provisions of the Act.

Ensuring the eligibility for appointment/continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification.

Based on our examination as aforesaid and such other verifications carried out by us as deemed necessary and adequate (including Directors Identification Number (DIN) status at the portal www.mca.gov.in), in our opinion and to the best of our information and knowledge and according to the explanations provided by the Company, its officers and authorised representatives, we hereby

certify that none of the Directors on the Board of the Company, as listed hereunder for the financial year ended 31st March, 2024, have been debarred or disqualified from being appointed or continuing as Directors of Companies by Securities and Exchange Board of India/Ministry of Corporate Affairs or any such statutory authority.

Sl. No.	Name of Director	DIN	Date of appointment in Company		
1.	Biji Shibu	06484566	09/03/2013		
2.	Shibu Theckumpurath Varghese	02079917	27/07/2016		
3.	Sreenivasan Thettalil Parameswaran Pillai	03048551	23/05/2023		
4.	Kuriakose	08924909	23/05/2023		
5.	Joseph Paul Menacherry	06540233	08/06/2023		
6.	Abraham Thariyan	07132831	21/06/2023		

This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

This Certificate has been issued at the request of the Company to make disclosure in its Corporate Governance Report of the financial year ended 31st March, 2024.

For NEKKANTI S.R.V.V.S. NARAYANA & CO. Company Secretaries ICSI Unique Code: S2009AP122301

Date : 21st June, 2024 Place : Hyderabad Sd/-(NEKKANTI S.R.V.V.S. NARAYANA) Proprietor M.No.F7157, C.P.No.7839 P.R. No.1709/2022 ICSI UDIN: F007157F000598583

Annexure B

COMPLIANCE CERTIFICATE

[Pursuant to regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To The Board of Directors KLM Axiva Finvest Limited

I, Shibu Theckumpurth Varghese, Wholetime Director of KLM Axiva Finvest Limited (Company), hereby confirm and certify as under:

- A. I have reviewed financial statements and the cash flow statement for the year ended March 31, 2024 and that to the best of my knowledge and belief:
 - 1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of my knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- C. I accept responsibility for establishing and maintaining internal controls for financial reporting and that I have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and I have not come across any deficiencies in the design or operation of such internal controls.
- D. I have indicated to the auditors and the Audit committee that there are no:
 - 1) significant changes in internal control over financial reporting during the year;
 - 2) significant changes in accounting policies during the year; and
 - 3) instances of significant fraud of which I have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Sd/-Shibu Theckumpurath Varghese Wholetime Director DIN: 02079917

Date: May 14, 2024

COMPLIANCE CERTIFICATE

[Pursuant to regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To The Board of Directors KLM Axiva Finvest Limited

I, Manoj Raveendran Nair, Chief Executive Officer of KLM Axiva Finvest Limited (Company), hereby confirm and certify as under:

- A. I have reviewed financial statements and the cash flow statement for the year ended March 31, 2024 and that to the best of my knowledge and belief:
 - 1) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of my knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- C. I accept responsibility for establishing and maintaining internal controls for financial reporting and that I have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and I have not come across any deficiencies in the design or operation of such internal controls.
- D. I have indicated to the auditors and the Audit committee that there are no:
 - 1) significant changes in internal control over financial reporting during the year;
 - 2) significant changes in accounting policies during the year; and
 - 3) instances of significant fraud of which I have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Sd/-Manoj Raveendran Nair Chief Executive Officer

Date: May 14, 2024

Annexure C

Policy on dealing with Related Party Transactions

(Approved by the Board of Directors on June 18, 2021)

Purpose of this policy:

Company has formulated this policy (Policy) on materiality of Related Party Transactions and on dealing with Related Party Transactions. This Policy regulates all transactions between the Company and its Related Parties. However, KLM AXIVA Finvest Limited being an NBFC, the transactions carried in the ordinary course of business shall not be deem to be a related party transaction.

The Companies Act 2013 ('the Act') and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI LODR') Master Direction - Non-Banking Financial Company -Systemically Important Non-Deposit taking Company prescribe comprehensive regulatory framework governing the Related Party Transactions.

Identification of Related Parties and the Related Party Transactions:

Every Director) shall, at the time of appointment, annually and whenever there is any change in the information already submitted, provide requisite information about all persons, firms, entities in which he is interested whether directly or indirectly, to the Board of Directors and the Company Secretary.

Approval of Related Party Transactions- Audit Committee/Board of Directors:

- The onus of responsibility shall vest with the Director to disclose his interest to the Board/Audit Committee/KMP's in any transactions which the concerned director is directly/interested.
- Inter corporate loans, if any which the director is directly/indirectly/deemed to be interested must be brought to the attention of the Audit committee and the Board of Directors by the concerned director and the approval as deemed fit for the purpose must be obtained.
- Any Director of the Company, who is a Related Party, shall not vote on resolution passed for approving such Related Party Transaction.
- The disclosures of the related party transactions in the Balance Sheet shall reviewed by the Audit Committee before granting approval to accounts.

Shareholders' Approval:

If a Related Party Transaction is

- (i) a material transaction or
- (ii) not in the ordinary course of business, or
- (iii) not at arm's length price

and exceeds certain thresholds prescribed under the Companies Act, 2013, it shall require shareholders' approval by a special resolution. In such a case, any member of the Company who is a Related Party shall not vote on resolution passed for approving such Related Party Transaction.

Limitation and Amendment:

In the event of any conflict between the provisions of this Policy and of the Act or Listing Regulations or any other statutory enactments, rules, the provisions of such Act or Listing Regulations or statutory enactments, rules shall prevail over this Policy. Any subsequent amendment / modification in the SEBI LODR, Companies Act 2013, RBI Master Directions and/or applicable laws in this regard shall automatically apply to this Policy.

Annexure III

Declaration on Compliance with the Code of Conduct of Board of Directors and Senior Management

[Pursuant to Part D of schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To The Board of Directors KLM Axiva Finvest Limited

I, Mr. Manoj Raveendran Nair, Chief Executive Officer of the Company pursuant to Part D of schedule V of the SEBI (LODR) Regulations, 2015 (including any statutory modification(s) or reenactment(s) thereof) hereby declare that the members of board of directors and senior management personnel have affirmed compliance with the code of conduct applicable to the board of directors and senior management during the period from 01st April 2023 to 31st March 2024.

Sd/-Manoj Raveendran Nair Chief Executive Officer

Date: August 30, 2024 Place: Ernakulam

Annexure V

Annual Report on Corporate Social Responsibility (CSR) Activities

[Pursuant to clause (o) of sub-section (3) of section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014]

1. Brief outline of the CSR policy

The Company has adopted the CSR policy outlining the various activities defined in schedule VII of the Companies Act, 2013. The policy envisages the formulations of the CSR committee which will recommend the amount of expenditure to be incurred on the activities referred to in the policy to the Board and monitor the project/programs from time to time with reporting of the progress on such project/programs to the board.

Sl. No.	Name of director	Designation / Nature of directorship	Number of meetings of CSR committee held during the year	Number of meetings of CSR committee attended during the year
1.	Mr. K. M. Kuriakose	Chairman – (Independent Director)	1	1
2.	Mr. Shibu Theckumpurath Varghese	Member – (Wholetime Director)	1	1
3.	Mrs. Biji Shibu	Member – (Non- Executive Director)	1	1

2. Composition of the CSR committee as on March 31, 2024 is as under:

The composition of the CSR Committee of the Company as on the date of this report is as follows:

Sl. No	Name	Nature of Directorship	Designation	
1.	Mr. K. M. Kuriakose	Independent	Chairperson	
2.	Mr. Shibu Theckumpurath Varghese	Non-Independent	Member	
3.	Mrs. Biji Shibu	Non-Independent	Member	

3. The web-link where composition of the CSR committee, CSR policy and CSR projects approved by the board are disclosed on the website of the company.

CompositionoftheCSRcommitteeisavailableat:https://admin.klmaxiva.com/uploads/Composition_of_Board_and_its_Committees_41e9b73ae2.pdf

CSR policy is available at <u>https://admin.klmaxiva.com/uploads/CSR_Policy_48f3b3a564.pdf</u> CSR projects are available on the Company's website <u>https://klmaxiva.com/foundation-activities</u> **4.** Details of impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable:

Not applicable.

5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any

Sl. No.	Financial year	Amount available for set-off from preceding financial years (in ₹)Amount required to be set-off for the financial year, if any (in ₹)		Balance amount (in ₹)	
1.	2022-23	55,347	0	55,347	
2.	2021-22	1,58,457	0	1,58,457	
3.	2020-21	74,799	0	74,799	

6.

Average net profit of the Company for the last 3 financial years as per sub-section (5) of section 135	17,61,59,076
Two percent (2%) of average net profit of the company as per sub-section (5) of section 135	35,23,182
Surplus arising out of the CSR projects or programmes or activities of the previous financial years	0
Amount required to be set off for the financial year, if any	0
Total CSR obligation for the financial year (6b+6c-6d).	35,23,182

7. a) (i) Details of CSR amount spent against ongoing projects for the financial year:

	Amount in ₹										
1	2	3	4	5		6	7	8	9		10
Sl. No.	Project ID	Item from the list of activities in schedule VII to the Act	Name of the project	Local area (Yes/ No)		on of the oject District	Project duration (in months)	Amount spent for the project	Mode of implemen tation- Direct (Yes/ No)	implen th imple	ode of nentation - rough ementing gency CSR registration number
-	-	-	-	-	-	-	-	-	-	-	-

a) (ii) Details of CSR amount spent against other than ongoing projects for the financial year:

	Amount in ₹								
1	2	3	4	5		6	7		8
Sr. No.		Item from the list of activities in schedule VII to	Local area (Yes/	area		Amount im spent for nt	Mode of impleme ntation- Direct	Mode of implementation - through implementing agency	
		the Act	No)	State	District		(Yes/No)	Name	CSR registration number
1.	Promoting Education	Promoting education	Yes	Kerala	Ernakulam	21,63,794	Yes	-	NA
2.	Promoting Health Care	Promoting health care including preventive health care	Yes	Kerala	Ernakulam	15,92,792	Yes	-	NA
	Total								

b)	Amount spent in administrative overheads	0
c)	Amount spent on impact assessment, if applicable:	0
d)	Total amount spent for the Financial Year (7a+7b+7c):	₹37,56,586

e) CSR amount spent or unspent for the financial year:

	Amount unspent (in ₹)					
Total amount	Total amount transferred to		Amount transferred to any fund specified under			
spent for the	unspent CSR account as per		schedule VII as per second proviso to section			
financial year	section 135(6)		135(5)			
	Amount	Date of transfer	Name of the fund	Amount	Date of transfer	
₹37,56,586 /-	Nil	Nil	Nil	Nil	Nil	

f) Excess amount for set off, if any:

Sl. No.	Particulars	Amount (in ₹)
(i)	Two percent of average net profit of the company as per section 135(5)	35,23,182
(ii)	Total amount spent for the Financial Year	37,56,586
(iii)	Excess amount spent for the financial year [(ii)-(i)]	2,33,404
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0

(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	2,33,404
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1	2	3	4	5		6		7	8
Sl. No.	Preceding financial year(s)	Amount transferred to unspent CSR account under section 135(6)	in	Amount spent in the reporting financial year	fund s schedule	rransferred pecified u VII as per 5(6), if an Amount	nder section	Amount remaining to be spent in succeeding financial years	Deficie ncy, if any
1.	2021-2022	Nil	-	-	-	-	-	-	-
2.	2020-2021	Nil	-	-	-	-	-	-	-
3.	2019-2020	Nil	-	-	-	-	-	-	-

8. (a) Details of unspent CSR amount for the preceding three financial years:

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

1	2	3	4	5	6	7	8
Sl. No.	Project ID	Name of the Project	Financial year in which the project was commenced	Amount spent for the project at the beginning of the financial year	financial	amount spent	Status of the project - Completed / Ongoing
-	-	-	-	-	-	-	-

9. Details relating to creation or acquisition of capital asset through CSR amount spent in the financial year:

1	2	3	4	5	6		
	Short particulars of the property or asset(s)	Pincode of	Pincode of Amount Details of entity/ authority beneficiary of the registered or		2		
Sl. No.	[including complete address and location of the property]	the property or asset(s)	he Date of erty or creation	of CSR amount spent	CSR registration number, if applicable	Name	Registered address
-	-	-	-	-	-	-	-

10. The reason(s), if the company has failed to spend two per cent of the average net profit as per Section 135(5):

Not Applicable.

11. Responsibility statement of the CSR Committee that the implementation and monitoring of CSR policy, follows CSR objectives and policy of the Company:

We hereby affirm that the CSR policy, as approved by the Board, has been implemented and the CSR Committee monitors the implementation of CSR projects and activities in compliance with our CSR objectives.

//By Order of the Board// For KLM Axiva Finvest Limited

Sd/-K. M. Kuriakose Independent Director (DIN: 08924909) Chairperson of CSR Committee

For CSR Committee

Sd/-Biji Shibu Director (DIN: 06484566) Sd/-Shibu Theckumpurath Varghese Whole-time Director DIN: 02079917)

Place: Ernakulam Date: September 02, 2024

Annexure VI

Particulars of Remuneration and Related Disclosures

[Pursuant to Section 19(12) of the Companies act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

Disclosures with respect to the remuneration of Directors, Key Managerial Personnel and Employees as required under section 197(12) of the Companies Act, 2013 (Act) and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are as under:

A. Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2023-24

Sl. No	Name of Director	Designation	Remuneration for the FY 2023-24 (in lakhs)	Ratio of the remuneration of each Director to median remuneration of employees (in times)
1.	Mr. Sreenivasan Thettalil Parameswaran Pillai ¹	Chairman and Non - Executive Director	11.00	5.09 times
2.	Mr. Shibu Theckumpurath Varghese	Wholetime Director	81.00	37.50 times
3.	Mrs. Biji Shibu	Non - Executive Director	7.00	3.24 times
4.	Mr. Issac Jacob ²	Independent Director	-	-
5.	Mr. Sivadas Chettoor ³	Independent Director	-	-
6.	Mr. Ambramoli Purushothaman ⁴	Independent Director	-	-
7.	Mr. K. M. Kuriakose ⁵	Independent Director	-	-
8.	Mr. Joseph Paul Menacherry ⁶	Independent Director	-	-
9.	Mr. Abraham Thariyan ⁷	Independent Director	-	-

1 Appointed with effect from May 23, 2023

2 Vacation of office w.e.f November 8, 2023

3 Resigned with effect from May 19, 2023

4 Independent Directorship Tenure completed on April 12, 2023

5 Appointed with effect from May 23, 2023

6 Appointed with effect from June 08, 2023

7Appointed with effect from June 21, 2023

B. Percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Director and Company Secretary in the Financial Year 2023-24

Sl. No	Name of Director	Designation	Remuneration for FY 2023- 24 (in lakhs)		% increase in Remuneration
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1.	Mr. Sreenivasan Thettalil Parameswaran Pillai ¹	Chairman and Non - Executive Director	11.00	0	NA
2.	Mr. Shibu Theckumpurath Varghese	Wholetime Director	81.00	54.00	50%
3.	Mrs. Biji Shibu	Non-Executive Director	7.00	0	NA
4.	Mr. Issac Jacob ²	Independent Director	-	-	-
5.	Mr. Sivadas Chettoor ³	Independent Director	-	-	-
6.	Mr. Ambramoli Purushothaman ⁴	Independent Director	-	-	-
7.	Mr. K. M. Kuriakose ⁵	Independent Director	-	-	-
8.	Mr. Joseph Paul Menacherry ⁶	Independent Director	-	-	-
9.	Mr. Abraham Thariyan ⁷	Independent Director	-	-	-
10.	Mr. Manoj Raveendran Nair ⁸	Chief Executive Officer	93.38	75.00	24.51%
11.	Mr. Thanish Dalee	Chief Financial Officer	28.92	25.60	12.96%
12.	Mr. Srikanth G. Menon ⁹	Company Secretary	11.31	11.97	NA
13.	Ms. Naveena P. Thampi ¹⁰	Company Secretary	0.72	0	NA

1 Appointed with effect from May 23, 2023

2 Vacation of office w.e.f November 8, 2023

3 Resigned with effect from May 19, 2023

4 Independent Directorship Tenure completed on April 12, 2023

5 Appointed with effect from May 23, 2023

6 Appointed with effect from June 08, 2023

7Appointed with effect from June 21, 2023

8 Appointed with effect from January 12, 2022

9 Resigned with effect from November 10, 2023

10 Appointed with effect from March 11, 2024

C. The percentage increase in the median remuneration of employees in the financial year 2023-24:

Median remuneration of employees is ₹2,16,000/- (monthly ₹18,000/-) and ₹2,04,000/- (monthly ₹17,000/-) per month for FY 2023-24 & FY 2022-23 respectively. There was 5.88% increase in the median remuneration of employees during the financial year 2022-24.

D. The number of permanent employees on the rolls of company as on March 31, 2024 is 2,455.

E. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the

managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

The average percentile increase in salaries of employees other than managerial personnel during the year 2023-2024 was 6.35%. The average percentile increase in the managerial remuneration during the year was 29.15%. The increase in remuneration is in line with the industry practice and market trends.

F. Affirmation that the remuneration is as per the remuneration policy of the company:

The company affirms that the remuneration is as per the remuneration policy of the Company.

G. During the reporting period, the Company do not have any employee who is in receipt of remuneration in the aggregate, not less than one crore and two lakh rupees or at a rate which, in the aggregate, was not less than eight lakh and fifty thousand rupees per month or at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company.

//By order of the Board// For KLM Axiva Finvest Limited

Sd/-
Shibu Theckumpurath Varghese
Whole-time Director
DIN: 02079917)

Place: Ernakulam Date: September 02, 2024

Annexure VII

Management Discussion and Analysis Report

Indian financial system includes banks and non-banking financial institutions. Though banking system remains dominant in financial services, non-banking financial institutions have grown in importance by carving a niche for themselves in the under-penetrated regions and unbanked segments.

NBFCs: an important part of the credit system

Financing needs in India have risen in sync with the notable growth recorded by the economy over the past decade. Non-Banking Financial Companies (NBFCs) have played a major role in meeting this need, complementing banks and other financial institutions. NBFCs help fill gaps in the availability of financial services with respect to products as well as customer and geographic segments. A strong linkage at the grassroots level makes them a critical cog in the financial machine. They cater to the unbanked masses in rural and semi-urban reaches and lend to the informal sector and people without credit histories, thereby enabling the government and regulators to realise the mission of financial inclusion.

Going forward, the country is likely to remain the world's fastest-growing major economy on the back of growing demand, moderate inflation, stable interest rate regime and robust foreign exchange reserves. TheThe economy is poised to achieve nearly 7% growth in FY 2024-25. India's financial services sector is undergoing a profound transformation, driven by the widespread adoption of digital technologies, shifting consumer preferences and heightened competition. This dynamic landscape is reshaping the sector's growth direction. Additionally, the integration of rapid technology has revolutionised the way Indians access and pay for services, with even street vendors embracing QR code payments. Consequently, the Boston Consulting Group anticipates a remarkable surge in India's digital payments market, projecting a threefold increase from USD 3 trillion to USD 10 trillion by 2026.

Classification of NBFCs

NBFCs until now have been classified on the basis of the kind of liabilities they access, types of activities they pursue and their perceived systemic importance. RBI on October 22, 2021, introduced additional classification of NBFCs vide Scale Based Regulation (SBR) framework into four categories i.e., Base Layer (NBFC – BL), Middle Layer (NBFC – ML), Upper Layer (NBFC – UL) and Top Layer (NBFC – TL).

Industry structure and developments

Gold loan non-banking financial companies (NBFCs) will continue to lose market share to banks amid competition in the segment even as their disbursements are expected to recover this fiscal. Their growth is expected to continue, albeit at a normalised rate.

In fiscal 2023, overall credit growth was healthy as economic activity rebounded strongly across urban and rural geographies. In line with this, the overall gold loans segment (banks and NBFCs combined) expanded 21.3%, maintaining the 20.9% compound annual growth rate (CAGR) logged over the past five years. This was driven by increasing gold prices, inherently better asset quality

performance and better rates of interest.

This fiscal, while credit growth of banks in the segment is expected to normalise, that of NBFCs is expected to recover, leading to healthy growth in the overall segment. Besides, there could be a small diversion to the gold loan segment from unsecured lending in light of Reserve Bank of India (RBI)'s risk weight circular, which excluded the gold loan segment from its ambit.

The firming up of gold prices in India on account of elevated inflation, global economic slowdown, rupee depreciation and increase in gold import duty could support the loan-to-value (LTV) ratio of lenders. The rising prices also creates headroom for credit growth.

Organised gold loan penetration in India (computed as gold stock with organised financiers divided by total gold stock in India) is estimated at \sim 7% as of March 2023, which indicates the organised gold loan market has significant headroom for growth. Going forward, the penetration is expected to deepen because of wider geographical diversification, growing branch network and households increasing keenness to monetise their gold holdings for personal and business needs. The increase in gold prices and expectations of micro-enterprises using gold loans to fund working capital requirements are also expected to boost the growth of gold financing.

Opportunities and Threats

Opportunities:

- Untapped Markets
- Opting for digital platforms
- Increasing Gold Prices
- RBI has revised the rates for microfinance loans by NBFC from 10% to 25% of total assets.
- Demand for gold loans higher in southern states

Threats:

- Competition
- Cost of borrowing to increase on account of RBI's tighten policy stance
- Inflation
- Sudden fall in the gold price and fall in the value of the pledged gold ornaments.

Segment-wise or product-wise performance

Further strengthen and grow our gold loan and microfinance business

We see a significant opportunity for our Company to expand our customer base in small enterprise finance segment. We intend to focus on the industry opportunity and leverage our established presence to further grow our gold loan and microfinance business.

In case of loans other than Gold Loan, loans are given whether with primary/collateral security, like secured loans or without any primary/ collateral security like unsecured loans, more than ordinary care is taken such that loans are granted only to persons/firms/companies of repute with credit worthiness, future cash flows to repay the loan and track record.

Outlook

Customers demand convenience and ease of finance

NBFCs have strengthened their presence in semi-urban and rural areas, which gives them extensive regional presence and understanding of the local markets, and helps them customise products to suit customer needs. This regional presence in untapped territories helps them reach out to the unorganised sectors. With low turnaround time, better service, NBFCs are better able to meet customer demand for convenience.

Focus on expanding coverage and sustain growth momentum

As businesses open up and the economy returns to normalcy, Gold loan financiers are expanding fast to meet the expected demand in the year ahead. Our Company is expanding its reach and customer base to regain its share in the market lead by fierce competition by banks and new aged fintechs. We are trying to achieve this by focused market strategies, with increased advertising, etc.

Growth of the business through increasing geographical presence in rural and semi-urban areas

We intend to continue to grow our loan portfolio by expanding our network through the addition of new branches. In order to optimize our expansion, we carefully assess potential markets by analyzing demographic, competitive and regulatory factors, site selection and availability, and growth potential. A good reach to customers is very important in our business. Increased revenue, profitability and visibility are the factors that drive the branch network. Currently, we are present in key locations which are predominantly in South India for sourcing business namely Kerala, Karnataka and Tamil Nadu. Our strategy for branch expansion includes further strengthening our presence in South Indian states by providing higher accessibility to customers as well as leveraging our expertise and presence in southern Indian states. As a strategy, we will continue to leverage on the infrastructure provided by entities operating under the 'KLM' brand name. We expect that our diverse revenue stream will reduce our dependence on any particular product line thus enabling us to spread and mitigate our risk exposure to any particular industry, business, geography or customer segment. Offering a wide range of products helps us attract more customers thereby increasing our scale of operations. At the core of our branch expansion strategy, we expect to penetrate new markets and expand our customer base in rural and semi-urban markets where a large portion of the population has limited access to credit either because they do not meet the eligibility requirements of banks or financial institutions, or because credit is not available in a timely manner at reasonable rates of interest, or at all.

A typical loan customer expects rapid and accurate appraisals, easy access, quick approval and disbursement. We believe that we meet these criteria when compared to other money lenders, and thus our focus is to expand our loan financing business. At the core of our branch expansion strategy, we expect to penetrate new markets and expand our customer base to include customers who otherwise would rely on the unorganized sector.

Risks and Concerns

Credit Risk

Credit risk is the possibility of loss due to the failure of any counterparty abiding by the terms and conditions of any financial contract with us. We aim to reduce the aforesaid credit risk through a rigorous loan approval and collateral appraisal process, as well as a strong NPA monitoring and collection strategy.

Operational Risk

Operational risk is broadly defined as the risk of direct or indirect loss due to the failure of systems, people or processes, or due to certain other external events. We have instituted a series of checks and balances, including an operating manual, and both internal and external audit reviews. Although we disburse loans in a relatively short period of time, we have clearly defined appraisal methods as well as KYC compliance procedures in place to mitigate operational risks. Any loss on account of failure by employees to comply with defined appraisal mechanism is recovered out of their variable incentive. We also have detailed guidelines on movement and security measures of cash or gold. We are in the process of completing the installation of centralized software which automates inter branch transactions, enabling branches to be monitored centrally and thus reducing the risk of un-reconciled entries. In addition, we are in the process of installing surveillance cameras across our various branches, and subscribe to insurance to cover employee theft or fraud and burglary. Our internal audit department and our centralized monitoring systems assist in the management of operational risk.

Financial Risk

Our business is cash intensive and requires substantial funds, on an on-going basis to finance the loan portfolio and to grow it. Any disruption in the funding sources might have an adverse effect on our liquidity and financial condition. Our Company is proactively pursuing a system of identifying and accessing newer and cheaper sources of funds, to finance the loan book and to grow the business. Our Asset Liability Committee (ALCO) and Risk Management Committee (RMC) meets regularly and reviews the liquidity position of our Company and ensures availability of sufficient funding in advance.

Market Risk

Market risk refers to potential losses arising from the movement in market values of interest rates in our business.

The objective of market risk management is to avoid excessive exposure of our earnings to loss. The majority of our borrowings, and all the loans we make, are at fixed rates of interest. Thus, presently, our interest rate risk is minimal.

Internal control systems and their adequacy

Effective risk management system including appraisal, internal audit and inspections.

Risk management forms an integral part of our business as we are exposed to various risks relating to our business. The objective of our risk management system is to measure and monitor the various risks we are subject to and to implement policies and procedures to address such risks. We have an internal audit system which consists of audit and inspection, for risk assessment and internal controls. The audit system comprises of accounts audit and loan appraisal. In accordance with our internal audit

policy, our branches are subject to surprise audit on random basis. We have designed stringent evaluation process and credit policies to ensure the asset quality of our loans and the security provided for such loans. Our credit policy comprises classification of target customers in terms of track record, classification of assets, differentiated loan to value ratio for different class of customers and assets, limits on customer exposure etc. Further, in order to build quality assets and reduce NPA level, we have developed a culture of accountability by making our marketing officers responsible for loan administration, monitoring as well as recovery of the loans they originate.

For effective and timely portfolio management, we have put in place a centralized risk analytics team publishing credit and portfolio performance reports for management's review. We utilise advance statistical tools like customer behaviour scorecards for early identification of potential risks in our portfolios and to take corrective actions accordingly as required. The reports provide detailed information on various portfolio segments and ascertain the risk. In addition, periodic collection reviews are conducted on delinquent customers and segments to identify and evaluate any problem areas, to drive collection efficiencies and future acquisitions.

To implement advanced processes and systems

We intend to invest in our existing technology systems and processes to create a stronger organization and ensure good management of customer credit quality. We also intend to invest in our technologyenabled operating procedures to increase operational and management efficiencies as well as ensure strong customer credit quality. Our focus on the effective use of technology is aimed at allowing employees across our branch network to collect and enter data to a centralized management system, providing our senior management real-time access to credit processing and decision making. We continue to implement technology led processing systems to make our appraisal and collection processes more efficient, facilitate rapid delivery of credit to our customers and augment the benefits of our relationship based approach. We also believe that deploying strong technology systems will enable us to respond to market opportunities and challenges swiftly, improve the quality of services to our customers, and improve our risk management capabilities. Our Company has entered into an agreement with L Code, a software company based at Mangalore for implementing an ERP system and the ERP system has been implemented across all branches. We believe that the accurate and timely collection of such data gives us the ability to operate our business in a centralized manner and develop better credit procedures and risk management. As we continue to expand our geographic reach and scale of operations, we intend to further develop and invest in our technology to support our growth, improve the quality of our services and achieve superior turnaround time in our operations.

Further strengthen our risk management and loan appraisal

We believe risk management is a crucial element for further expansion of our Loan business. We therefore continually focus on improving our integrated risk management framework with processes for identifying, measuring, monitoring, reporting and mitigating key risks, including credit risk, appraisal risk, custodial risk, market risk and operational risk. We plan to continue to adapt our risk management procedures, to take account of trends we have identified. We believe that prudent risk management policies and development of tailored credit procedures will allow us to expand our Loan financing business without significantly increasing our non-performing assets. Since we plan to expand our geographic reach as well as our scale of operations, we intend to further develop and strengthen our technology platform to support our growth and improve the quality of our services. We are focused on improving our comprehensive knowledge base and customer profile and support

systems, which in turn will assist us in the expansion of our business.

Asset and Liability Management ("ALM")

Our business operations require steady flow of working capital and hence managing the day to day liquidity becomes a critical function. The ALM, amongst other functions, is concerned with risk management, providing a comprehensive as well as a dynamic framework for measuring, monitoring and managing liquidity, market risk and interest rate risk. The ALM ensures proper balance of assets and liabilities of the company as per guidelines issued by Reserve Bank of India from time to time. The ALM also computes and monitors periodically the maturity pattern of the various liabilities and assets of the company.

Internal Audit Department

Our internal audit department assists in the management of operational risk using our centralised monitoring systems. Separate divisions of our internal audit department are in place to handle the audit of the departments of the corporate office and those of the branch offices. The audits of our branches are divided into two categories:

- (i) Audit and
- (ii) Inspection.

Branch audit is carried out quarterly with the focus on the verification of documents, accounts, performance and compliance. In addition, an incremental high value loan check is carried out by regional managers as part of their periodical branch inspection.

Risk Management Audit

Our branch auditors also carry out a system driven risk audit on certain identified key risk parameters. These are keyed into the system and alerts are sent to branch controllers and top management in case the risk weight given under a specific parameter goes beyond the prefixed tolerance levels. In all such cases, the concerned branches are inspected by the branch controllers or top management personnel depending on the severity of risk and immediate remedial actions are initiated.

Discussion on financial performance with respect to operational performance

The following table sets forth certain information relating to our operations and financial performance in the periods specified:

			(Amount in lakhs)			
Particulars		Financial Years				
r ar ticulars	2023-24	2022-23	2021-22			
Gold Loan	1,06,750.72	93,796.18	62,546.94			
MSME Loan & Other receivables	46,080.21	37,840.92	35,912.10			
Microfinance Loan	19,264.89	14,395.87	8,850.80			
Total AUM	1,72,095.82	146,032.97	1,07,296.71			
Gross NPA	2,753.14	2,692.14	4,292.53			
Gross NPA/AUM	1.60%	1.84%	4%			
Net NPA	1,144.16	1,123.75	2,898.48			

Net NPA/AUM	0.66%	0.78%	2.64%
Net worth	26,506.21	24,763.63	15,059.46
Revenue from Operations	30,562.49	27,540.073	17,943.43
Profit after Tax	2,302.87	1,833.10	1,138.34

<u>Material developments in Human Resources / Industrial Relations front, including number of people employed</u>

The department of Human Resource plays a crucial role in engaging with employees at all levels, keeping them motivated and enthusiastic towards their respective work, imparting training and development, while aligned to the values and ethos of the Company. The initiatives rolled out by the Human Resource department together with the Learning and Development department for the benefit of the employees and their skill developments have been listed below:

- i. <u>Disha:</u> three days corporate programme mandatory for all the newly joined staff members of the organization. This programme focuses on inducting the employees with a proud feeling, adapting to the corporate culture and make them comfortable at their new work place. Also, to make employees familiarize with the new working environment by educating them about the industry, organisation, products, process and to impart necessary skill sets.
- ii. <u>Leadership Excellence Advancement Programme (LEAP)</u>: three day leadership training for all supervisory grade employees conducted to equip the leaders with the latest leadership skills to act according to the changing scenario. The branch managers are imparted with team management, marketing and leadership skills.
- iii. <u>Power Up</u>: a one day training programme for all non-supervisory grade employees to update the employees with latest information and equip them with the skill set and knowledge required to be adaptable.
- iv. <u>Leadership Accelerator Management Programme (LAMP)</u>: two day leadership workshop conducted for Zonal Managers and Regional Managers to impart various higher level leadership skills required for senior management.
- v. <u>Catalyst:</u> one day leadership workshop for top level management employees in corporate office to create a platform for brainstorming and collective thinking for decision makers.

The number of permanent employees on the rolls of company as on March 31, 2024 is 2455.

//By order of the Board// For KLM Axiva Finvest Limited

Sd/-	Sd/-
Biji Shibu	Shibu Theckumpurath Varghese
Director	Whole-time Director
(DIN: 06484566)	(DIN: 02079917)

Place: Ernakulam Date: September 02, 2024



CHARTERED ACCOUNTANTS CIVIL LANE ROAD, PALARIVATTOM, COCHIN -25

INDEPENDENT AUDITORS' REPORT

To the Members of KLM AXIVA FINVEST LIMITED

Report on the Audit of Standalone Financial Results

Opinion

We have audited the accompanying standalone annual financial results of KLM Axiva Finvest Limited for the quarter and year ended March 31,2024 ('the statement') being submitted by the Company pursuant to the requirement of regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations'),

In our opinion and to the best of our information and according to the explanations given to us, these standalone financial results:

- a. are presented in accordance with the requirements of regulation 52 of the Listing Regulations in this regard and
- b. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards prescribed under section 133 of the Companies Act, 2013 ("the Act") read with Companies (Indian Accounting Standards) Rules, 2015 as amended to the extent applicable, and other accounting principles generally accepted in India, of standalone net profit and standalone other comprehensive income and other financial information of the Company for the quarter and year ended March 31, 2024.



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Basis for Opinion

We have conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statement section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial results, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 3 to the Financial Statement, which describes that the Company has recognised impairment on financial assets to reflect the adverse business impact and uncertainties arising from the COVID-19 pandemic. Such estimates are based on current facts and circumstances and may not necessarily reflect the future uncertainties and events arising from the full impact of the COVID-19 pandemic.

Our opinion is not modified in respect of these matters.

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Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statement of the current period. These matters were addressed in the context of our audit of the financial statement as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key Audit Matter	How the matter was addressed in our audit
Provision for Expected Credit Losses (ECL) on Loans	
As against the provisioning norms earlier prescribed by Reserve Bank of India and adopted by the Company in prior years, Ind-AS 109 (Financial Instruments) requires the Company to recognise Expected Credit Loss (ECL) and impairment loss allowances on financial assets. ECL involves an estimation of probability weighted loss on financial instruments over their life, considering reasonable and supportable information about past events, current conditions, and forecasts of future economic conditions which could impact the credit quality of the Company's	We examined methodologies for computation of ECL that address policies, procedures and controls for assessing and measuring credit risk on all lending exposures, commensurate with the size, complexity and risk profile specific to the Company. We evaluated the design and operating effectiveness of controls across the processes relevant to ECL, including the judgements and estimates. These controls included, among others, controls over the allocation of assets into stages including management's monitoring of stage effectiveness, model monitoring including the need for post model adjustments and
loans and advances.	disclosures.
In the process, a significant degree of judgment has been applied by the Management for:	We assessed the criteria for staging of loans based on their past-due status to check compliance with requirement of Ind AS 109. Tested a sample of performing (stage I) loans to assess whether any SICR or loss indicators
• Timely identification and classification of the impaired	were present requiring them to be classified under stage 2 or 3.
classification of the impaired	under stage 2 or 3.

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 loans. Staging of loans [i.e. classification in 'significant increase in credit risk' ('SICR') and 'default' categories]. Determination and calculation of probability of default / Loss given default. Consideration of probability weighted scenarios and forward looking macroeconomic factors for determining credit quality of receivables. Estimation of losses for loan products with no/minimal historical defaults The outbreak of the COVID – 19 pandemic during the year has necessitated a high degree of Management's judgement involved in estimation of ECL.	We tested the appropriateness of determining the Exposure At Default (EAD), Probability of Default (PD) and Loss Given Default (LGD) for a samples of exposure. We performed an overall assessment of the ECL provision levels at each stage including management's assessment on Covid-19 impact to determine if they were reasonable in considering the Company's portfolio, risk profile, credit risk management practices and the macroeconomic environment. We assessed disclosures included in the financial statement in respect of expected credit losses including the specific disclosures made with regards to the impact of COVID-19 on ECL estimation. Company has started providing for higher of provisions as per IND AS and IRAC norms.
Information technology Financial accounting and reporting processes, are fundamentally reliant on IT systems and IT controls to process significant volumes of	We obtained an understanding of the Company's IT control environment and changes during the audit period that may be relevant to the audit. We tested a sample of key controls operating over the information technology in relation to

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transaction. The Company's financial accounting and reporting processes are so highly dependent on the automated controls in information systems, that there exists a risk that gaps in the IT control environment could result in the financial accounting and reporting records being materially misstated.

In the month of Feb 2020 company implemented a new IT Software, and most of the post live fine tuning was during the F.Y 2020-21. The outbreak of the COVID – 19 pandemic during the year; subsequent lockdown and travel restrictions affected the speed of IT Software implementation related work.

From a financial reporting perspective the Company uses and we have tested the financial accounting and reporting system and loan management systems and other tools for its overall financial reporting. financial accounting and reporting systems, including system access and system change management.

We evaluated the design, implementation and operating effectiveness of the significant accounts-related IT automated controls which are relevant to the accuracy of system calculation, and the consistency of data transmission.

We obtained an understanding of the Company's Internal control environment and check available IT set up, to counter the shortfalls if any in the IT infrastructure.



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Information Other than the Financial Statement and Auditor's Report Thereon

The Company's Board of Directors are responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statement and our auditor's report thereon.

Our opinion on the financial statement does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statement, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statement or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact.

Management's Responsibility for the Standalone Financial Results

These standalone financial results have been compiled from the interim standalone financial statements. The Company's Board of Directors are responsible for the preparation of these standalone Financial Results that give a true and fair view of the net

profit/ loss and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 (Ind AS 34) "Interim Financial Reporting" specified under section 133 of the Act/ issued by the Institute of Chartered Accountants of India, the relevant provisions of the Banking Regulation Act, 1949, the circulars, guidelines and directions issued by the Reserve Bank of India (RBI) from time to time ('RBI Guidelines') and other accounting principles generally accepted in India and in compliance with regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act/ Banking Regulation Act, 1949/non – banking financial company – systematically important non – deposit taking company and deposit taking company (Reserve Bank) directions, 2016 for safeguarding of the assets of the company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone inancial results

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that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statement

Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statement.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.

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- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statement, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of the Company of which we are independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



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Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - (c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with relevant rules issued there under.
 - (e) On the basis of the written representations received from the directors and taken on record by the Board of Directors, none of the directors is disqualified during the reporting period from being appointed as a director in terms of Section 164(2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in *"Annexure B"*.
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:



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- i. The Company does not have any pending litigations against the company which would impact its financial position.
- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- (h) In our opinion the remuneration paid by the company to its wholetime director is in accordance with the provisions of section 197 and rules framed there under read with schedule V of Companies Act 2013.

For R.B Jain and Associates, Chartered Accountants (FRN: 103951)

K.J Thomas BSc, FCA Partner (M. No. 019454) UDIN: 24019454BKAHTG3999 Palarivattom 14-05-2024



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"Annexure A" to the Independent Auditors' Report

Referred to in paragraph 1 under the heading 'Report on Other Legal & Regulatory Requirement' of our report of even date to the financial statements of the Company for the year ended March 31, 2024:

- 1) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (B)The Company has maintained proper records showing full particulars of lntangible assets.
 - (b) The Property, Plant and Equipment have been physically verified by the management in a phased manner, designed to cover all the items over a period of three years, which in our opinion, is reasonable having regard to the size of the Company and nature of its business. Pursuant to the program, a portion of the Property, Plant and Equipment has been physically verified by the management during the year and no material discrepancies between the book's records and the physical Property, Plant and Equipment have been noticed.
 - (c) According to the information and explanations given to us, the records examined by us and based on the examination of the registered sale deed provided to us by the Company, the title deeds of immovable properties are held in the name of the company;
 - (d) According to the information and explanations given to us and based on the valuation report issued by a registered valuer, the value of some of the property has been enhanced from Rs. 113.09 Lakhs to 146.18 Lakhs. The Purchase value accounts to 77.36% of its revalued figure. A change up to 0.50% in net carrying value of class of asset is affected by such enhancement.
 - (e) According to the information and explanations given to us, there are no proceedings initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.







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- 2) (a)In our opinion and according to the information and explanations given to us, the nature of the Company's business is such that it is not required to hold any inventories. Accordingly, reporting under clause 3 (ii) of the Order is not applicable to the Company.
 - (b)Based upon the audit procedures performed and the information and explanations given by the management, the company has been sanctioned working capital limits in excess of five crore rupees from banking institution on the basis of security of current assets. The quarterly returns filed by the company with bank are in agreement with the books of the company.
- (a)The company being an NBFC whose principle business is to give loans is exempt from clause 3(iii)(a)
 - (b) According to the information and explanations given to us and based on the audit procedures performed by us, we are of the opinion that the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees are, prima facie, not prejudicial to the company's interest.
 - (c) In respect of loans granted by the company, the schedule of repayment of principal and payment of interest has been stipulated and repayments of principal amounts and receipts of interest are generally been regular except in few cases.
 - (d) According to the information and explanations given to us and based on the audit procedures performed by us, there is an overdue amount of Rs. 2,753.14/- lakhs for more than ninety days. Reasonable steps have been taken by the company for the recovery of principle and interest.
 - (e) The company being an NBFC whose principle business is to give loans is exempt from clause 3(iii) (e).
 - (f) The company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying the terms or period of repayment during the year. Hence, reporting under clause 3(iii)(f) is not applicable.



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- 4) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Companies Act, 2013 in respect of loans, investments, guarantees, and security.
- 5) According to the information and explanations given to us, the Company has not accepted any public deposit from the public within the meaning of section 73 to 76 of the Companies Act, 2013 and the Rules framed there under to the extent notified. Thus reporting under clause 3(v) of the order is not applicable to the Company.
- 6) As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company. Thus reporting under clause 3(vi) of the order is not applicable to the Company.
- 7) (a) According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Sales tax, Goods and Service Tax, Duty of Customs, Duty of Excise, Value added Tax, Cess and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2024 for a period of more than six months from the date on when they become payable.
 - (b) According to the information and explanation given to us, there are no dues of income tax, sales tax, goods and service tax, duty of customs, duty of excise, value added tax outstanding on account of any dispute.
 - 8) According to information and explanations given to us and on the basis of our examination of the books of account, there are no transactions surrendered or disclosed as income during the year in the tax assessments under Income Tax Act, 1961 (43 of 1961) which are not recorded in the books of account.



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- 9) (a) In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) According to the information and explanation given to us, the company has not declared as willful defaulter by any bank or financial institution or other lender.
 - (c)Based upon the audit procedures performed and the information and explanations given by the management, the loans are applied by the company for the purpose for which the same has obtained.
 - (d)The company has not raised any funds on short term basis from any lender. Accordingly, clause 3 (ix) (d) of the order is not applicable for the company.
 - (e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures hence clause 3 (ix) (e) does not apply to company.
 - (f) The company does not have subsidiaries, joint ventures, or associate companies. Accordingly, the provisions of clause 3 (ix) (f) of the Order are not applicable to the Company and hence not commented upon.
- 10)(a) Based upon the audit procedures performed and the information and explanations given by the management, the Company has raised money by way of public issue of debt instruments and the money raised has been applied for the purpose for which they have been raised.
 - (b)Based upon the audit procedures performed and the information and explanations given by the management, the Company has complied with the requirements of section 42 and 62 of the Companies Act, 2013 and the amount raised by preferential allotment or private placement of shares during the year under review have been used for the purposes for which the funds were raised. During the year, the Company has not made any preferential allotment or private placement of fully, partially or optionally convertible debentures.



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- 11)(a)Based upon the audit procedures performed and the information and explanations given by the management, an amount aggregating to Rs. 119.95 lakhs resulting from various fraud cases on the company has been reported during the year. The same are intimated by the company with Reserve Bank of India.
 - (b)Based upon the audit procedures performed and the information and explanations given by the management, no offence involving fraud is being or has been committed against the company by officers or employees of the company. Accordingly, clause 3 (xi) (c) doesn't apply to the company.
 - (c) According to the information and explanation given to us, the company has not received any whistle blower complaints during the year.
- 12) In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause 3 (xii) of the Order are not applicable to the Company.
- 13) In our opinion, all transactions with the related parties are in compliance with section 177 of the Companies Act 2013 and there was no transactions falling under the purview of section 188 during the year. The transactions with related parties have been disclosed in the Financial Statement as required by the applicable accounting standards.
- 14)(a)The company has an adequate internal audit system commensurate with the size and nature of its business.
 - (b)To ensure the robustness of internal audit system and internal control system in the company we have reviewed the reports made by internal auditors of the company for the period of auditing and found that the internal control systems implemented by management are effective and internal audit procedures are adequate for the company.
- 15) Based upon the audit procedures performed and the information and explanations given by the management, the Company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the provisions of clause 3 (xv) of the Order are not applicable to the Company and hence not commented upon.



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- 16) (a) The Company is required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934 and has obtained the registration.
 - (b) The company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - (c) In our opinion, the Company is not a Core Investment Company (CIC) Company. Therefore, the provisions of clause 3 (xvi)(c) of the Order are not applicable to the Company.
 - (d) In our opinion, there is no core investment company with in the group and accordingly reporting under clause 3(xvi)(d) of the order is not applicable.
- 17) Based upon the audit procedures performed and the information and explanations given by the management, the company has not incurred cash, losses in the financial year and in the immediately preceding financial year.
- 18) During the year there was no resignation of Statutory Auditor.
- 19) On the basis of financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of audit report indicating that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date will get discharged by the company and when they fall due.
- 20)(a)There are no unspent amount towards Corporate Social responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to

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sub – section (5) of section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.

(b)There are no unspent amount on ongoing projects which requires to be transferred to special account in compliance with 135(6) of the Companies Act. Accordingly, reporting under clause 3(xx)(b) of the order is not applicable for the year.

For R.B Jain and Associates, Chartered Accountants (FRN: 103951W)

K.J Thomas BSc, FCA Partner (M.No.019454) UDIN : 24019454BKAHTG3999 Palarivattom 14-05-2024



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"Annexure B" to the Independent Auditor's Report of even date on the Financial Statement of KLM Axiva Finvest Limited

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of KLM Axiva Finvest Limited ("the Company") as of March 31, 2024 in conjunction with our audit of the financial statement of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICA1 and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

A Company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control



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over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting effectively as at March 31, 2024, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For **R.B Jain and Associates**, Chartered Accountants (FRN 103951W)-

K.J Thomas, BSc, FCA Partner (M.No.019454) UDIN : 24019454BKAHTG3999 Palarivattom 14-05-2024



KLM AXIVA FINVEST LIMITED

Hyderabad

Balance Sheet as at March 31, 2024

SI. No.	Particulars	Note No.	As at March 31,2024	(Rs in Lakhs As at March 31,2023
	ASSETS			
1	Financial Assets			
(a)	Cash and Cash Equivalents	6		
(b)	Bank Balance Other than (a) above	7	3,721.98	9,420.0
(c)	Loans & Advances	8	3,086.45	1,755.4
(d)	Investments	9	1,70,486.83	1,44,464.5
(e)	Other Financial Assets	10	1 (00.04	
		10	1,689.84	1,755.3
2	Non-Financial Assets			
(a)	Current Tax Assets (Net)	11	1,049.12	
(b)	Deferred Tax Assets (Net)	12	475.85	1,486.9
(c)	Property		6,610.03	417.8
(d)	Plant and Equipment	13	5,769.16	6,396.3
(e)	Capital work- in- progress		1,608.30	5,062.8
(f)	Other Intangible Assets	14	116.67	555.1
(g)	Other Non-Financial Assets	15	1,420.18	90.9
			1,720.10	524.1
	TOTAL		1,96,034.43	1,71,929.6
	LIABILITIES AND EQUITY			
1	Financial Liabilities			
(a)	Payables			
(b)	Debt Securities	16	67,667.92	
(c)	Borrowings (Other than Debt Securities)	17	15,777.25	81,079.39
(d)	Subordinated Liablities	18	77,159.75	7,562.82
(e)	Other Financial liabilities	19	6,872.53	50,289.45 6,613.20
	Non-Financial Liabilities	-		
(a)	Current Tax Liabilities (Net)	20	772.58	(0)
(b)	Other Non-Financial Liabilities	21	586.96	694.86 233.10
3	EQUITY			
	Equity Share Capital	22	20,540.09	18,672.81
(b)	Other Equity	23	6,657.36	6,783.97
	TOTAL		1,96,034.43	1,71,929.65

As per our report of even date attached

For R.B Jain and Associates., Chartered Accountants (FRN: 103951W)

K.J Thomas, BSc, FCA Partner (M. No. 019454)

UDIN: 24019454BKAHTG3999 Place:Palarivattom Date:14-05-2024



For and on behalf of the board of directors

Shibu Theckumpurath Varghese Whole-time Director (DIN: 02079917) Biji Shibe Director (DL) 06484566) am Manoj Raveendan Nair Chief Executive Officer Thanish Daree Chief Financial Officer

C leves al l Naveena P Thampi Company Secretary

KLM AXIVA FINVEST LIMITED Hyderabad

Statement of Profit and Loss for the Period ended March 31, 2024

	Particulars	Note No.	Year ended March 31, 2024	(Rs in Lakhs) Year ended March 31, 2023
1	Revenue From Operations	140.		
	Interest Income	24	30,562.49	27,540.07
11	Other Income	25	1,029.83	334.91
Ш	Total income (I+II)		31,592.32	27,874.98
	EXPENSES			
	Finance Costs	26	15,476.76	14,336.45
	Impairment on Financial Instruments	27	40.60	71.98
	Employee benefits expenses	28	6,730.63	5,232.07
	Depreciation, amortization and impairment	29	892.73	1,094.76
	Other expenses	30	5,434.18	4,676.94
IV	Total expenses		28,574.90	25,412.20
v	Profit/(Loss) before Tax (III-IV)		3,017.42	
VI	Tax Expense:	31	5,017.42	2,462.78
	1. Current Tax		772.58	694.86
	2. Deferred Tax		-58.03	-65.18
VII	Profit /(Loss) for the Period (V-VI)	-	2,302.87	1,833.10
VIII	Other Comprehensive Income			
IX	Total Comprehensive Income (VII+VIII)		2,302.87	
			2,302.87	1,833.10
x	Earnings per Equity Share	32		
	Basic & Diluted (Rs.)		1.14	1.33

See accompanying notes forming part of the financial statements

As per our report of even date attached

For R.B Jain and Associates., Chartered Accountants (FRN: 103951W)

K.J Thomas, BSc, FCA Partner (M. No. 019454)

UDIN : 24019454BKAHTG3999 Place:Palarivattom Date:14-05-2024



For and on behalf of the board of directors

Shibu Theckumpuratb Varghese Whole-time Director (DIN 02079917)

Biji Shibu

Director (DUC 06484566)

Manoj Raveendran Nair Chief Executive Officer

6 Thanish Dalee

6

Chief Financial Officer

Naveena P Thampi Company Secretary

LIMITED	
FINVEST L	
FIN	
AXIVA	-
TM	-

Hyderabad

Statement of changes in Equity for the year ended March 31, 2024

Lica villed and fully der o 20 A. Equity Share Capital Fourty Shares of ₹10 each

Equity Dilates of VIO each Issued, subscripted and Iuliy paid	paid		
Particulars			(Ks in Lakhs)
As at March 31 2023		Nos.	Amount
		18.67.28.078	18 677 81
Issued during the year			10.7 /0/01
As at March 31. 2024		1,00,12,119	1,867.28
		20,54,00,857	20,540.09

B. Other Equity

			Reserves an	Reserves and Surplus				CITA III LANIS
Particulars	Statutory Reserve	, Securities Premium	Debenture Redemption Reserve	General Reserve	Retained Earnings	Revaluation Reserve	Other comprehensive	Total
As at March 31, 2023	1,078.13	3.165.95	4	4.08	1 247 66	1001	Income	
Dividends				00.2	1,012±0,1	c1.540		6,783.97
T (, 1(B , 1 T .			r		-260.30	1		
I ransfer to/ from Ketained Earnings	460.57				460 57			
Specific Purpose					10:000		1	1
Other Additions/Deductions during the year								1
Net impact of Securities premium during the year		-1,867.28	1					
Net impact of assets revalued during the year		1				-		
Profit for the year (net of taxes)					2 202	(16.1)		
As at March 31, 2024	1,538.70	1,298.68		4.08	3.124.66	PC 109	•	

For R.B Jain and Associates., Chartered Accountants (FRN: 103954W

UDIN: 24019454BKAHTG3999 Place:Palarivattom Date:14-05-2024

Partner (M. No. 019454)

K.J Thomas, BSc, FCA

DCHIN-25

Manoj Raveendran Nair Chief Executive Officer

Naveena P Thampi **Company Secretary** 27 Teo

Director (DIN: 06484566) Thanish Dalee **Biji Shibu**

Whole-time Director (DIN: 02079917) Shibu Theckumpurath Varghese

Masse

Chief Financial Officer

KLM AXIVA FINVEST LIMITED Hyderabad

PARTICULARS	For the Period ended March 31, 2024	For the Period ended March
A. CASH FLOW FROM OPERATING ACTIVITIES :		31, 2023
Net profit Before Taxation	2 017 42	
Adjustments for:	3,017.42	2,462.78
Depreciation and Amortisation	892.73	
Finance costs	15,476.76	1,094.76
Interest on income tax	10,10.70	14,336.45
Impairment on financial instruments	40.60	71.00
Operating Profit before Working Capital Changes	19,427.51	71.98
(Increase)/Decrease in Loans & Advances -Financial Assets		
(Increase)/Decrease in Other Financial Assets	-26,062.85 65.52	-38,736.26
(Increase)/Decrease in Other non Financial Assets	-896.04	-785.55
Increase/(Decrease) in Other Financial Liabilities	259.27	761.09
Increase/(Decrease) in Other Non financial Liabilities	353.86	1,749.60
Cash from operations	-6,852.75	161.06
Net income tax paid	-257.05	-18,884.08
Net Cash From Operating Activities	-7,109.80	-1,202.73
CASH FLOW FROM INVESTING ACTIVITIES :	7,107.00	-20,086.81
Capital Expenditure		
Purchase of investments	-2,893.51	-7,509.27
Bank balances not considered as cash and cash equivalents	1.001.001	
Net Cash From Investing Activities	-1,331.00	-1,076.95
CASH FLOW FROM FINANCING ACTIVITIES:	-4,224.51	-8,586.22
Proceeds from issuence of a rule 1		
Proceeds from issuance of equity shares	1,867.28	7,185,30
Share Premium on issue of equity shares Additions/Deductions in Specific Reserve	-1,867.28	767.11
Proceeds from issue of Debentures	-	-81.33
Proceeds from issue of Subordinate debts	-13,411.47	14,668.00
(Repayment)/ Increase in long-term borrowings	26,870.30	-3,042.09
Dividend Paid	8,214.44	1,193.14
Finance cost	-560.30	-
Net Cash From Financing Activities	-15,476.76	-14,336.45
	5,636.21	6,353.67
NET INCREASE/DECREASE IN CASH AND CASH EQUIVALENTS (A+B+C)	-5,698.10	-22,319.36
OPENING CASH AND CASH EQUIVALENTS	9,420.09	31,739.44
CLOSING CASH AND CASH EQUIVALENTS	3,721.99	9,420.09

Cash Flow Statement for the Period ended March 31, 2024

As per our report of even date attached

For R.B Jain and Associates., Chartered Accountants (FRN: 103951W)

K.J Thomas, BSc, FCA Partner (M. No. 019454)

UDIN : 24019454BKAHTG3999 Place:Palarivattom Date:14-05-2024



For and on behalf of the board of directors

Shibu Theckumpurath Varghese Whole-time Director (DIN: 02079917)

Biji Shibu Director (DIN: 06484566)

COM Manoj Raveendran Nair

Chief Executive Officer

6 V 0 Thanish Dalee

Chief Financial Officer

Naveena P Thampi Company Secretary

1. CORPORATE INFORMATION

KLM Axiva Finvest Limited, (the Company), is a Public limited company, incorporated on 28 April 1997. The Company was registered with the Reserve Bank of India (RBI) under section 45-IA of the Reserve Bank of India Act, 1934 and primarily engaged in lending and related activities. The Company has received the certificate of registration 09.00006 on 13th December, 1997 enabling the Company to carry on business as Non-Banking Financial Company.

The Company offers broad suite of lending and other financial products such as gold loan, mortgage loan, loan against securities, micro finance loans etc.

The registered office of the Company is at Plot No. 39, Door No. 8-13, 1st Floor, Ashoka Complex, Mythripuram Colony, Gayathri Nagar X Road, Vaishalinagar PO. Hyderabad, Rangareddi, Telangana, 500079.

2. BASIS OF PREPARATION AND PRESENTATION

The financial statements of the company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time). The financial statements have been prepared under the historical cost convention, as modified by the application of fair value measurements required or allowed by relevant Accounting Standards. Accounting policies have been consistently applied to all periods presented, unless otherwise stated.

The above financial statements have been prepared in accordance with the Indian Accounting Standards prescribed read with relevant rules issued there under and other accounting principles generally accepted in India mainly considering the Master Directions issued by the Reserve Bank of India ('RBI') as applicable to Non-Banking Financial Company - Systemically Important Non-Deposit taking Company.

The preparation of financial statements requires the use of certain critical accounting estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and the disclosed amount of contingent liabilities. Areas involving a higher degree of judgement or complexity, or areas where assumptions are significant to the Company are discussed in Note 5 - Significant accounting judgements, estimates and assumptions.

The financial statements are presented in Indian Rupees (INR).

PRESENTATION OF FINANCIAL STATEMENT

The financial statements of the Company are presented as per Schedule III (Division III) of the Companies Act, 2013 applicable to NBFCs, as notified by the Ministry of Corporate Affairs (MCA). Financial assets and financial liabilities are generally reported on a gross basis except when, there is an unconditional legally enforceable right to offset the recognised amounts without being contingent on a future event and the parties intend to settle on a net basis.

STATEMENT OF COMPLIANCE

These separate financial statements of the Company have been prepared in accordance with Indian Accounting Standards as per the Companies (Indian Accounting Standards) Rules, 2015 as amended and notified under Section 133 of the Companies Act, 2013 and the generally accepted accounting principles as referred to above.



3. IMPACT OF COVID-19

The COVID-19 outbreak is on-going and the actual extent of its impact on the economy globally in general and in India, in particular remains uncertain. The outbreak has contributed to a significant decline and volatility in the global and Indian financial markets and slowdown in the economic activities. The Reserve Bank of India (RBI) has issued guidelines relating to COVID-19 Regulatory Package dated March 27, 2020, April 17, 2020 and May 23, 2020 and in accordance therewith, the Company has offered an optional moratorium of six months on the payment of all principal instalments and/or interest, as applicable, for the loans disbursed up to covid period and during the year 2020-21. For all such accounts where the moratorium is granted, the asset classification shall remain stand still during the moratorium period.

A lot of requests were received during the year 2022-23 from customers under stress and concerned branches seeking extension in repayment period. The board noted that the RBI has given a total period of 2 years (including already given moratorium period, if any) for FITL, vide its circular dated May 5, 2021 and granted additional time of eighteen months.

Further, the Company has, based on current available information and based on the policy approved by the board, determined the prudential estimate of provision for impairment of financial asset as at March 31, 2024. Based on the current indicators of future economic conditions, the Company considers this provision to be adequate.

4. SIGNIFICANT ACCOUNTING POLICIES

4.1. Financial Instruments

(I) Financial Assets

a) Initial recognition

All financial assets are recognised initially at fair value. In case of financial assets which are not recorded at fair value through profit or loss, transaction costs that are directly attributable to the acquisition or issue of the financial assets, are adjusted to the fair value on initial recognition.

b) Subsequent measurement

The Company classifies its financial assets into the following measurement categories depending on the contractual terms of the financial assets' cash flows and the Company's business model for managing financial assets:

- a. **Financial assets measured at amortised cost-** A financial asset is measured at Amortised Cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the Financial Asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.
- b. **Financial assets measured at fair value through other comprehensive income** (FVOCI) - A financial asset is measured at FVOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and contractual terms of financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.
- c. **Financial assets measured at fair value through profit or loss (FVTPL) -** A financial asset which is not classified in any of the above categories is measured at FVTPL.



c) Other Equity Investments

All other equity investments are measured at fair value, with value changes recognised in Statement of Profit and Loss, except for those equity investments for which the Company has elected to present the changes in fair value through other comprehensive income (FVOCI).

d) Direct Assignment of Loans

The company has assigned some gold loans to other parties. The assigned portfolio is reduced from the total gold loan asset under management.

Particulars	
- ar creatur 5	Amount
Cold Loon Agent Under M	(In Lakhs)
Gold Loan Asset Under Management (AUM)	1,08,348.78
Less : Assigned portfolio Gold Loan (As per Note 8)	1,598.06
dolu Loan (As per Note 8)	1,06,750.72

(II) Financial Liabilities

a) Initial recognition

All financial liabilities are recognized initially at fair value and, in the case of borrowings and payables, net of directly attributable transaction costs. The company's financial liabilities include trade and other payables, non-convertible debentures, loans and borrowings including bank overdrafts.

b) Subsequent measurement

Financial liabilities are subsequently carried at amortized cost using the effective interest method.

4.2. Derecognition of financial assets and liabilities

(I) Financial Assets

The Company derecognizes a financial asset when the contractual cash flows from the asset expire or it transfers its rights to receive contractual cash flows from the financial asset in a transaction in which substantially all the risks and rewards of ownership are transferred. Any interest in transferred financial assets that is created or retained by the Company is recognized as a separate asset or liability.

(II) Financial Liability

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as de-recognition of the original liability and the recognition of a new liability. The difference between the carrying value of the original financial liability and the consideration paid is recognised in profit or loss.



4.3. Impairment of financial assets

I. Overview of the Expected Credit Loss (ECL) model

The Company recognises impairment allowance for expected credit loss on financial assets held at amortised cost. The Company recognises loss allowances (provisions) for expected credit losses on its financial assets (including non-fund exposures) that are measured at amortised costs or at fair value through other comprehensive income account.

The ECL provision is based on the credit losses expected to arise over the life of the asset (the lifetime expected credit loss), unless there has been no significant increase in credit risk since origination, in which case, the allowance is based on the 12 months' expected credit loss. The 12-month ECL is the portion of the lifetime ECL that represent the ECLs that result from default events on financial assets that are possible within 12 months after the reporting date.

The Company performs an assessment, at the end of each reporting period, of whether a financial instrument's credit risk has increased significantly since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument.

The Company applies a three-stage approach to measuring expected credit losses (ECLs).

Stage 1: 12-months ECL

For financial assets where there has not been a significant increase in credit risk since initial recognition and that are not credit impaired upon origination, the portion of the lifetime ECL associated with the probability of default events occurring within the next 12 months is recognised.

Stage 2: Lifetime ECL - not credit impaired

For financial assets where there has been a significant increase in credit risk since initial recognition but are not credit impaired, a lifetime ECL (i.e. reflecting the remaining life time of the financial asset) is recognised.

Stage 3: Lifetime ECL - credit impaired

Financial assets are assessed as credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of that asset have occurred. For financial assets that have become credit impaired, a lifetime ECL is recognised and interest revenue is calculated by applying the effective interest rate to the amortised cost (net of provision) rather than the gross carrying amount.

The Company has identified a zero bucket for financial assets that are not overdue.

II. Estimation of Expected Credit Loss

The Company has calculated ECL using three main components: a probability of default (PD), a loss given default (LGD) and the exposure at default (EAD). ECL is calculated by multiplying the PD, LGD and EAD and adjusted for time value of money using a rate which is a reasonable approximation of EIR.

Probability of Default (PD) - The Probability of Default is an estimate of the likelihood of default over a given time horizon. The Company uses historical information where available to determine PD.

Exposure at Default (EAD) - The Exposure at Default is an estimate of the exposure at a future default date, considering expected changes in the exposure after the reporting date, whether scheduled by contract or otherwise, expected draw downs on committed facilities.

Notes to the Financial Statements for the year ended March 31, 2024

Loss Given Default (LGD) – The Loss Given Default is an estimate of the loss arising in the case where a default occurs at a given time. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, including from the realisation of any collateral.

4.4. Offsetting of financial instruments

Financial assets and financial liabilities are generally reported gross in the balance sheet. Financial assets and financial liabilities are offset and the net amount is reported in the Balance Sheet only if there is an enforceable legal right to offset the recognised amounts with an intention to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

4.5. Cash and cash equivalents

Cash and cash equivalents include cash on hand and other short term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and shortterm deposits, as defined above.

4.6. Property, Plant and Equipment

Items of property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses, if any. The cost of an item of property, plant and equipment comprises the cost of materials and direct labour, any other costs directly attributable to bringing the item to working condition for its intended use, and estimated costs of dismantling and removing the item and restoring the site on which it is located.

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

Advances paid towards the acquisition of fixed assets, outstanding at each reporting date are shown under other non-financial assets. The cost of property, plant and equipment not ready for its intended use at each reporting date are disclosed as capital work-in-progress.

Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

Property plant and equipment is derecognised on disposal or when no future economic benefits are expected from its use. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in other income /expense in the statement of profit and loss in the year the asset is derecognised. The date of disposal of an item of property, plant and equipment is the date the recipient obtains control of that item in accordance with the requirements for determining when a performance obligation is satisfied in Ind AS 115.

4.7. Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of an intangible asset comprises its purchase price including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates, any directly attributable cost of bringing the item to its working condition for its intended use. Following initial recognition, intangible assets are s

carried at cost less accumulated amortization and accumulated impairment losses, if any. Intangible assets are amortized on a straight line basis over the estimated useful economic life.

Gains or losses from de-recognition of intangible assets are measured as the difference between the net disposal proceeds and the carrying amount of the asset are recognised in the Statement of Profit or Loss when the asset is derecognised.

4.8. Depreciation and Amortisation

Depreciation is calculated on cost of items of property, plant and equipment less their estimated residual values over their estimated useful lives using the written down value method. Freehold land is not depreciated.

The estimated useful lives of items of property, plant and equipment for the current period are as follows:

Asset	Hoofyl He
Building	Useful life
Computers and servers	30-60Years
	3-6 Years
Office equipment	5 Years
Furniture and fixtures	
Vehicles	10 Years
venicles	8-10 Years

* Depreciation on additions (disposals) is provided on a pro-rata basis i.e. from (upto) the date on which asset is ready for use (disposed of).

Intangible Assets are amortised on a Straight Line basis over the estimated useful economic life. Computer Software which is not an integral part of the related hardware is classified as an intangible asset, and amortised over a period of five years, being its estimated useful life.

4.9. Impairment of non-financial assets

At Balance Sheet date, an assessment is done to determine whether there is any indication of impairment in the carrying amount of the Company's assets. If any such indication exists, the asset's recoverable amount is estimated. An impairment loss is recognised whenever the carrying amount of an asset exceeds its recoverable amount.

An assessment is also done at each Balance Sheet date whether there is any indication that an impairment loss recognised for an asset in prior accounting periods may no longer exist or may have decreased. If any such indication exists, the asset's recoverable amount is estimated. The carrying amount of the fixed asset is increased to the revised estimate of its recoverable amount but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of impairment loss is recognised in the Statement of Profit and Loss for the year.

After recognition of impairment loss or reversal of impairment loss as applicable, the depreciation charge for the fixed asset is adjusted in future periods to allocate the asset's revised carrying amount, less its residual value (if any), on written down value basis over its remaining useful life.

4.10.Revenue recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised.



(I) Interest Income

The Company recognises Interest income by applying the effective interest rate (EIR) to the gross carrying amount of a financial asset except for purchased or originated credit-impaired financial assets and other credit-impaired financial assets. For purchased or originated credit-impaired financial financial assets, the Company applies the

credit-adjusted effective interest rate to the amortised cost of the financial asset from initial recognition. Such interests, where instalments are overdue in respect of non-performing assets are recognised on realization basis.

The EIR in case of a financial asset is computed

- a) As the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of a financial asset.
- b) By considering all the contractual terms of the financial instrument in estimating the cash flows
- c) Including all fees received between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premiums or discounts.

Interest income on all trading assets and financial assets required to be measured at FVTPL is recognised using the contractual interest rate as net gain on fair value changes.

Other Income: In respect of the other heads of income, the Company accounts the same on accrual basis.

(II) Recognition of revenue from sale of goods or services

Revenue (other than for Financial Instruments within the scope of Ind AS 109) is measured at an amount that reflects the considerations, to which an entity expects to be entitled in exchange for transferring goods or services to customer, excluding amounts collected on behalf of third parties. The Company recognises revenue from contracts with customers based on a five-step model as set out in Ind AS 115:

Step 1: Identify contract(s) with a customer: A contract is defined as an agreement between two or more parties that creates enforceable rights and obligations and sets out the criteria for every contract that must be met.

Step 2: Identify performance obligations in the contract: A performance obligation is a promise in a contract with a customer to transfer a good or service to the customer.

Step 3: Determine the transaction price: The transaction price is the amount of consideration to which the Company expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

Step 4: Allocate the transaction price to the performance obligations in the contract: For a contract that has more than one performance obligation, the Company allocates the transaction price to each performance obligation in an amount that depicts the amount of consideration to which the Company expects to be entitled in exchange for satisfying each performance obligation.

Step 5: Recognise revenue when (or as) the Company satisfies a performance obligation

Processing fee which is not form part of effective interest rate has been recognised as and when it is accrued.

(III) Dividend Income

Dividend income is recognised when the Company's right to receive the payment is established. This is established when it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of the dividend can be measured reliably.

4.11.Finance cost

Finance costs represents Interest expense recognised by applying the Effective Interest Rate (EIR) to the gross carrying amount of financial liabilities other than financial liabilities classified as FVTPL.

The EIR in case of a financial liability is computed

- a) As the rate that exactly discounts estimated future cash payments through the expected life of the financial liability to the gross carrying amount of the amortised cost of a financial liability.
- b) By considering all the contractual terms of the financial instrument in estimating the cash flows
- c) Including all fees paid between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premiums or discounts.

Interest expense includes issue costs that are initially recognised as part of the carrying value of the financial liability and amortised over the expected life using the effective interest method. These include fees and commissions payable to advisers and other expenses such as external legal costs, Rating Fee etc, provided these are incremental costs that are directly related to the issue of a financial liability.

4.12.Employee Benefits

Short Term Employee Benefits: All employee benefits payable wholly within twelve months of rendering the service are classified as short term employee benefits and they are recognized in the period in which the employee renders the related service. The Company recognizes the undiscounted amount of short-term employee benefits expected to be paid in exchange for services rendered as a liability (accrued expense)

Defined Contribution Plan

Eligible employees of the Company receive benefits from provident fund, which is a defined contribution plan. Both the eligible employees and the Company make monthly contributions to the Government administered provident fund scheme equal to a specified percentage of the eligible employee's salary. Amounts collected under the provident fund plan are deposited with in a government administered provident fund.

The Company's contribution to employee state insurance scheme is considered as defined contribution plans and is charged as an expense in the Statement of Profit and Loss based on the amount of contribution required to be made and when services are rendered by the employees.

4.13.Income taxes

Income tax comprises current and deferred income tax.

Current income tax for current year and prior periods is recognised at the amount expected to be paid or recovered from the tax authorities, using the tax rates and laws that have been enacted or substantively enacted by the balance sheet date.

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss i.e., either in other comprehensive income or in equity. Current tax items are recognised in correlation to the underlying transaction either in other comprehensive income or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred income tax assets and liabilities are recognised for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements.

Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Deferred income tax assets and liabilities are measured using the tax rates and laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognised as income or expense in the period that includes the enactment or substantive enactment date. A deferred income tax asset is recognised to the extent it is probable that future taxable income will be available against which the deductible temporary timing differences and tax losses can be utilised. The Company offsets income-tax assets and liabilities, where it has a legally enforceable right to set off the recognised amounts and where it intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

4.14.Earnings per share

The Company reports basic and diluted earnings per share in accordance with Ind AS 33 on Earnings per share. Basic EPS is calculated by dividing the net profit or loss for the year attributable to equity shareholders (after attributable taxes) by the weighted average number of equities shares outstanding during the year.

For the purpose of calculating diluted earnings per share, the net profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for the effects of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless they have been issued at a later date. In computing the dilutive earnings per share, only potential equity shares that are dilutive and that either reduces the earnings per share or increases loss per share are included.

4.15. Provisions

Provisions are recognised when there is a present obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation.

When the effect of the time value of money is material, the enterprise determines the level of provision by discounting the expected cash flows at a pre-tax rate reflecting the current rates specific to the liability. The expense relating to any provision is presented in the statement of profit and loss net of any reimbursement.

4.16.Contingent liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the financial statements.

4.17.Cash flow statement

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from regular revenue generating, investing and financing activities of the Company are segregated.



4.18.Segment Reporting

The Company is engaged in the business segment of Financing, whose operating results are regularly reviewed by the Board of Directors, which has been identified as being the chief operating decision maker, to make decisions about resources to be allocated and to assess its performance, and for which discrete financial information is available. The Company has concluded that the business of lending finance is the only reportable segment.

4.19.Leases

With effect from April 1, 2019, the Company has applied Ind AS 116 'Leases' to all lease contracts existing on April 01, 2019 by adopting the modified retrospective approach. Accordingly, the comparative information is not required to be restated.

The Company evaluates each contract or arrangement, whether it qualifies as lease as defined under Ind AS 116. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset.

The Company as a lessee

The Company has elected not to recognise right-of use assets and lease liabilities for short term leases that have a lease term of less than or equal to 12 months and leases with low value assets. The Company determines the lease term as the non-cancellable period of a lease, together with periods covered by an option to extend the lease, where the Company is reasonably certain to exercise that option.

The Company recognises the lease payments associated with these leases as an expense in Statement of Profit and Loss on a straight-line basis over the lease term or another systematic basis if that basis is more representative of the pattern of the lessee's benefit. The related cash flows are classified as operating activities.

Wherever the above exception permitted under Ind AS 116 is not applicable, the Company at the time of initial recognition:

• measures lease liability as present value of all lease payments discounted using the Company's incremental cost of borrowing and directly attributable costs. Subsequently, the lease liability is increased by interest on lease liability, reduced by lease payments made and remeasured to reflect any reassessment or lease modifications specified in Ind AS 116 'Leases', or to reflect revised fixed lease payments.

• measures 'Right-of-use assets' as present value of all lease payments discounted using the Company's incremental cost of borrowing and any initial direct costs. Subsequently, 'Right-of-use assets' is measured using cost model i.e., at cost less any accumulated depreciation (depreciated on straight line basis over the lease period) and any accumulated impairment losses adjusted for any remeasurement of the lease liability specified in Ind AS 116 'Leases'

5. SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of financial statements in conformity with the Ind AS requires the management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the accompanying disclosure and the disclosure of contingent liabilities, at the end of the reporting period. Estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and future periods are affected. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.



Notes to the Financial Statements for the year ended March 31, 2024

In particular, information about significant areas of estimation, uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the financial statements is included in the following notes:

5.1. Business Model Assessment

Classification and measurement of financial assets depends on the results of the SPPI and the business model test. The Company determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortised cost or fair value through other comprehensive income that are derecognised prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets.

5.2. Fair value measurement

When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using various valuation techniques. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required in establishing fair values. Judgments include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

5.3. Impairment of loans portfolio

The measurement of impairment losses across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows and collateral values when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

It has been the Company's policy to regularly review its models in the context of actual loss experience and adjust when necessary.

5.4. Effective Interest Rate (EIR) method

The Company's EIR methodology recognises interest income using a rate of return that represents the best estimate of a constant rate of return over the expected behavioural life of loans given and recognises the effect of potentially different interest rates at various stages and other characteristics of the product life cycle (including prepayments and penalty interest and charges).

This estimation, by nature, requires an element of judgement regarding the expected behaviour and life-cycle of the instruments, probable fluctuations in collateral value as well as expected changes to India's base rate and other fee income/expense that are integral parts of the instrument.

5.5. Other estimates

These include contingent liabilities, useful lives of tangible and intangible assets etc.



KLM AXIVA FINVEST LIMITED Hvderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Note 6 - Cash and Cash Equivalents

Particulars (a) Cash on hand	As at March 31, 2024	As at March 31 , 2023
(b) Balance with banks	722.35	1,366.80
In current accounts In fixed deposits (with maturity of less than 3 months)	2,999.63	3,992.29 4,061.00
TOTAL	3,721.98	9,420.09

Note 7 - Bank Balance Other Than Above

Particulars (a) Balance deposits with maturity more than 3 months	As at March 31 , 2024	As at March 31, 2023
(b) On Escrow Accounts Unpaid Dividend account	3,086.45	1,755.45
TOTAL	3,086.45	1,755.45

Note 8 - Loans & Advances

Particulars			ch 31, 2024		
rarticulars		At Fair Value			
Loans	Amortised Cost	Through other Comprehensive Income	Through profit/loss	Designated at fair value through	Total
(A)				profit or loss	
Gold Loan					
MSMF & Other Receivables	1,06,750.72				
Microfinance Loan	46,080.21				1,06,750.7
	19,264.89				46,080.2
Total (A) - Gross					19,264.89
	1,72,095.82				1,72,095.82
Less: Impairment loss allowance	-				1,72,095.02
	1,608.99				1,608.99
Total (A) - Net	1 00 101 00				1,000.99
	1,70,486.83		-		1,70,486.83
(B)					27.07200.00
(i) Secured by tangible assets	1,52,830.93				
(ii) Covered by Bank/Government guarantees	1,52,830.93	-			1.52,830.93
(ii) Unsecured	19,264.89				
	17,204.09				19.264.89
Total (B) - Gross	1,72,095.82				
			-		1,72,095.82
less: Impairment loss allowance	1,608.99			-	
Car butter be					1.608.99
Fotal (B) - Net	1,70,486.83				
					1,70,486.83
C) .oans in India	-				
(i) Public Sector					
(ii) Others	-				
(ii) conters	1,72,095.82				1 22 102 93
otal (C) - Gross	-				1,, 2,095.82
0101 (C) - 01035	1,72,095.82	-	-		1,72,095.82
ess: Impairment loss allowance					1,14,033.02
- I	1,608.99	-			1,608 99
otal (C) - Net	170 404 00				
	1,70,486.83	-	-		1,70,486.83



KLM AXIVA FINVEST LIMITED Hvderabad

Notes on Financial Statements for the period ended March 31,2024

Note 8 - Loans & Advances

Particulars		As at Mar	ch 31, 2023		
1 articulars		At Fair Value			
Loans	Amortised Cost	Through other Comprehensive Income	Through profit/loss	Designated at fair value through	Total
(A)			prorigioss	profit or loss	
Gold Loan					
MSME & Other Receivables	93,796.18				
Microfinance Loan	37,840.92	-			93,796 18
Total (A) - Gross	14,395.87	-			37,840.92
Less: Impairment loss allowance	1,46,032.97	-			1,46,032.97
Total (A) - Net	1,568.39				
(B)	1,44,464.58	- 1		-	1,568.39
(i) Secured by tangible assets					1,44,464.58
(ii) Covered by Bank/Government guarantees	1,31,637.10				
(ii) Unsecured				-	1,31,637.10
Total (B) - Gross	14,395.87	-			14,395.87
	1,46,032.97	-			
Less: Impairment loss allowance	1 549 201				1,46,032.97
Total (D) bl.	1,568.39		-	-	14,96,40,480.05
Total (B) - Net	1,44,464.58				
(C)				-	10,58,00,30,469.77
Loans in India (i) Public Sector					
ii) Others					
Total (C) - Gross	1,46,032.97			-	1 1: 000 07
	1,46,032.97		-		1,46.032.97
ess: Impairment loss allowance	1,568.39			-	1,46,032.97
fotat (C) - Net	1,44,464.58		-		1,568.39
	*/**/301.30	-	-	-	1,44,464.58

Summary of ECL provisions

Particulars		F.Y. 2023-24		
Gold Loan	Stage 1	Stage 2	Stage 3	Total
MSME & Other Receivables	0.52	3.14	278.82	282.4
Microfinance Loan		-	891.73	891.7
Total Closing ECL provision	0.13	0.77	433.88	434.2
	0.65	3.91	1,604.43	1,608.9

Summary of ECL provisions

Particulars		F.Y. 2022-23		
Gold Loan	Stage 1	Stage 2	Stage 3	Total
MSME & Other Receivables	3.28	18.29	16.04	124.4
Microfinance Loan	0.06	25.90	1,040.84	618.
Total Closing ECL provision	14.06	5.22	444.70	384.3
and crossing acceptovision	17.40	49.41	1,501.58	1,568.3

Note 10 - Other Financial Assets

(a) Interest accrued on fixed deposits	As at March 31 , 2024	As at March 31, 2023
(b) Security Deposits (c) Other Receivables	180.46 1,476.89 .32.49	43.02 1,450.40 261.93
TOTAL	1,689.84	1,755.36

Note 11 - Current Tax Assets (Net)

Particulars	As at March 31 , 2024	As at March 31, 2023
Advance tax and tax deducted at source	1,049.12	1,486.93
TOTAL	1,049.12	1,486.93

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KLM AXIVA FINVEST LIMITED Hyderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Note 12 - Deferred Tax

Deferred Tax Assets/(Liabilities)	As at March 31, 2024	As at March 31 , 2023
Fixed Asset : Timing difference on account of depreciation and amortisation Impairment of financial instruments Amortisation of expenses & income under effective interest rate me Total	169.30 404.95 -98.39	156.14 394.73 -133.04
Net deferred tax asset	475.85	417.82
	475.85	417.82

Note 15 - Other Non-Financial Assets

Particulars (a) Balance with revenue Authorities	As at March 31 , 2024	As at March 31 , 2023
GST receivable Income Tax Refund (b) Advances for land (c) Other Advances (d) Stock of Stationary	189.19 968.66 259.70 2.63	83.21 - 438.23 2.63
TOTAL	1,420.18	524.13

Note 16 - Debt Securities

Particulars	As at March 31, 2024	As at March 31, 2023
At Amortised Cost:		
 (a) Secured Non-Convertible Debentures - Privately Placed (b) Secured Non-Convertible Debentures - Public Issue Fotal (A) 	727.08 66,940.84	235.10 80,844.29
rotar(A)	67,667.92	81,079.39
Borrowings in India Borrowings outside India	67,667.92	81,079.39
TOTAL	67,667.92	81,079.39

Nature of Security :

Secured by way of first ranking pari passu charge on all movable assets and fixed assets, including book debts and receivables, cash and bank balances, loans and advances, both present and future of the Company and first ranking pari passu charge on the immovable property situated at Malligai Nagar, Kombai Village, Uthampalayam Taluk, Theni District, Tamil Nadu.

Extend of Security:

Equal to the value of one time (one hundred percentage) of the NCDs outstanding plus interest accrued thereon.

16.1 - Secured Non Convertible Debentures - Private Placement

Series wise classification of secured non convertible debentures

Particulars	As at March 31 , 2024	As at March 31 , 2023
Non Convertible Debentures 2023 - 24 Series	727.08	158.10
Non Convertible Debentures 2017 - 18 Series	-	62.70
Non Convertible Debentures 2016 - 17 Series		12.10
Non Convertible Debentures 2015 - 16 Series		2.20
IOTAL	727.08	235.10

Interest wise classification of secured non-convertible debentures

Particulars	As at March 31 , 2024	As at March 31 , 2023
Non Convertible Debentures - 12.5%		29.30
Non Convertible Debentures - 12%		155.30
Non Convertible Debentures - < 12%	727.08	50.50
TOTAL	727.08	235.10

Maturity wise classification of secured non convertible debentures

Particulars	As at March 31, 2024	As at March 31, 2023
Non Convertible Debentures - 18 months maturity	678.08	
Non Convertible Debentures - 60 months maturity	-	220.80
Non Convertible Debentures - 36 months maturity	49.00	14.30
TOTAL	727.08	235.10



KI.M AXIVA FINVEST LIMITED Hyderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

16.2 - Secured Non Convertible Debentures - Public Issue Series wise classification of secured non convertible debentures

Particulars	As at March 31 , 2024	As at March 31 , 2023
Non Convertible Debentures 2023 - 24 Series (Public Issue IX) Non Convertible Debentures 2022 - 23 Series (Public Issue VIII) Non Convertible Debentures 2022 - 23 Series (Public Issue VII) Non Convertible Debentures 2021 - 22 Series (Public Issue VI) Non Convertible Debentures 2021 - 22 Series (Public Issue V) Non Convertible Debentures 2021 - 22 Series (Public Issue IV) Non Convertible Debentures 2021 - 22 Series (Public Issue IV) Non Convertible Debentures 2020 - 21 Series (Public Issue III) Non Convertible Debentures 2019 - 20 Series (Public Issue II) Non Convertible Debentures 2018 - 19 Series (Public Issue I) Sub Total . Less: EIR impact of transaction cost TOTAL.	8,678.38 13,612.96 14,688.09 8,036.82 6,983.02 7,053.13 3,938.33 2,982.19 1,424.10 67,397.02 456.18 66,940.84	13,612.96 18,798.56 15,551.43 10,525.35 8,892.45 6,306.99 3,184.62 4,526.08 81,398.44 554.15 80,844.29

Interest toise classification of secured non-convertible debentures

Particulars	As at March 31 , 2024	As at March 31 , 2023
Non Convertible Debentures - > 12% Non Convertible Debentures - 12% Non Convertible Debentures - > 11.5% to 11.86% Non Convertible Debentures - >11.25% to 11.5% Non Convertible Debentures - 11% to 11.25% Non Convertible Debentures - <11% Sub Total	1,424.10 599.47 6,321.05 363.08 15,429.93 43,259.39 67,397.02	2,274.99 2,850.56 6,810.64 2,444.58 15,990.60 51,027.07
Less EIR impact of transaction cost TOTAL	456.18	81,398.44 554.15
, OINL	66,940.84	80,844.29

Maturity wise classification of secured non convertible debentures

Particulars	As at March 31, 2024	As at March 31, 2023
Non Convertible Debentures - 82 months maturity	1,996.30	1,551.69
Non Convertible Debentures - 80 months maturity	1,709.46	948.53
Non Convertible Debentures - 78 months maturity	1,076.26	
Non Convertible Debentures - 75 months maturity	2,177.35	1,837.19
Non Convertible Debentures - 72 months maturity	1,424.10	2,177.35
Non Convertible Debentures - 60 months maturity	27,646.31	1,424.10
Non Concertible Debentures - 45 months maturity	27,040.31	28,710.95
Non Convertible Debentures - 36 months maturity	-	202.43
Non Convertible Debentures - 24 months maturity	13,040.54	13,948.93
Von Convertible Debentures - 18 months maturity	7,407.60	12,324.96
	3,131.54	6,892.49
Non Convertible Debentures - 16 months maturity	5,310.20	6,030.00
Non Convertible Debentures - 13 months maturity	2,477.36	2,525.53
Non Convertible Debentures - 12 months maturity		2,824.29
Sub Total	67,397.02	81,398.44
Less: EIR impact of transaction cost	456.18	554.15
TOTAL	66,940.84	80,844.29

Note 17 - Borrowings (Other than Debt Securities)

Particulars	As at March 31, 2024	As at March 31, 2023	
At Amortised Cost:		A5 at Match 51 , 2025	
(a) Term Loan			
Indian Rupee Loans from Banks (Secured)	10,646.12	3,941.88	
(b) Loans repayable on demand			
Cash credit / overdraft facilities from banks (Secured) Less: EIR impact of transaction cost	5,131.13	3,660.66 39.72	
Total (A)	15,777.25	7,562.82	
Borrowings in India	15,777.25	7,562.82	
Borrowings outside India	-	-	
TOTAL	15,777.25	7,562.82	



KLM AXIVA FINVEST LIMITED Hyderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Nature of Security :

(a) Term Ioan from bank -

articulars	Primary	C II - I	
Kotak Mahindra - 68,96 Lakhs (Release Order No : CF/22207069 dated 25-08-2023) (Release Order No :CF/22360034 dated 26-09-2023)	The loans are secured by hypothecation of respective vehicles against which the loans have been availed	Collatera] Nil	Guarantors
rticulars			
inculuis	Primary	Collateral	Le
		a. Exclusive Equitable Mortage charge over the commerical plot bearing survey number:Sy.no 549,570/3-2,570 /3-3, Situated at door no 5/699, muringoor Thekkummuri, Chalakkudy. 680308, Admeasuring total Area:4.09 Acres,Belonging to KLM Axiva Finvest Limited(Sale Deed No.51/2019).	Guarantors 1. Shibu T Varghese 2.Biji Shibu
State Bank of India -Term Loan of Rs 125.00Crs	Hypothecation of Book Debts , Loan Receivables and other	b, Exclusive Equitable Mortgage charge over the Commercial Plot bearing Survey Number: Sy. No 379 / 1,-2 and 379 /2, situated near Vallakkunnu junction, Oppo: Two Pole Structure No. IIKU/RS/207, R S Road, Vallakkunnu, Irinjalakuda, Thrissur 680683 Admeasuring Total Area: 2.93 Acres, Belonging to KLM Axiva Finvest Limited [Sale Deed No t291'/2022).	
out out of the test.	c. Exclusive Equitable Mortgage charge over the Commercial plot bearing. Survey Number: Sy. No L267 /g-z,with a commercial building bearing. Door No 30/564 of Kothamangalam Municipality, in Kothamingalam Village,Kothamangalam Taluh Ernakulam District, Admeasuring Total Ar.''' 7.78 Ares,Belonging to KLM Axiva Finvest Limited (sare Deed No836/2022).		
		d. Exclusive Equitable Mortgage Charge over the commercial building bearing Survey number : Re-Sy. No 26/2, all in block no.280, situated in Edappally North Village, Kanayannur Taluk, Ernakulam District, Admeasuring Total Area : 3.24 Ares, Belonging to KLM Axiva Finvest Limited (Sale Deed No 1854/2019) and commercial building bearing survey Number: Re-sy. No 26, all in block no.280, situated in Edappally North Village, Kanayannur Talulq Ernakulam District Admeasuring Total - Area: 1.75 Ares, Belonging to Shibu T V fSale Deed No 5327 /2014).	
		e.Exclusive Charge(Lien) Over the Fixed Deposit of Rs 21.85 Crs (Rs. 11.85 Crs + Rs 10.00 Cr) held in the name of the company with SBI	
Indian Overseas Bank - Term Loan of Rs. 20.00 Crores (Sanction Letter Dated 08-11-2023)	Exclusive first charge by way of assignment/hypothecation of Book Debts (principal amount pertains to Standard / regular underlying Assets) with asset coverage of 1.43 times of the Loan component at any point of time during the currency of the Loan.	30% of the exposure by way of fixed deposits.	1. Shibu Theckumpurath Varghese 2. Biji Shibu

rticulars	Primary	Collateral	Guarantors
		1. EM of Property admeasuring to 7.92 ares of land situated under Sy No 1160/6B of village Kothamangalam, Taluk Kothamangalam, District Ernakulam, in the name of M/s KLM Axiva Finvest Limited together with all buildings, existing and / or to be constructed thereon in future.	I. Shibu T. Varghes 2. Biji Shibu
	Hypothecation of Book debts, Loan Receivables and other	2. EM of property admeasuring to 9.27 Ares of land situated under Sy No 1160/6A, 1160/6B of village Kothamangalam, Taluk Kothamangalam, District Ernakulam, in the name of M/s KLM Axiva Finvest Limited together with all buildings, existing and / or to be constructed thereon in future.	
South Indian Bank (Limit - Rs 10.00 Crores) (Sanction Letter dated 13-02-2024)	outh Indian Bank (Limit - Rs 10.00 Crores) (Sanction Letter dated 13-02-2024) (Sanction Letter dated 13-02-2024) (Sanctio	3. EM of property admeasuring to 8.75 Ares of land situated under Sy No 1159/9 village Kothamangalam, Taluk Kothamangalam, District Ernakulam, in the name of M/s KLM Axiva Finvest Limited together with all buildings, existing and / or to be constructed thereon in future.	
		4. EM of property admeasuring to 63.94 ares (61.92 Ares + 2.02 Ares) situated under Sy No 571/3-20 (61.92 Ares) and 571/4-4 (2.02 Ares) of village Muringoor Thekkummuri, Taluk Chalakudy, District Thrissur, in the name of M/s KLM Axiva Finvest Limited together with all buildings, existing and / or to be constructed thereon in future.	
		5. EM of property adneasuring to 22.80 Ares of land situated under old Sy No 269/1C/2 & 269/1B/1; Re Sy No : 136/7 of village pattimatiom, Taluk Kumathunadu, District Ernakulam, in the name of M/s KLM Axiva Finvest Limited together with all buildings, existing and / or to be constructed thereon in future.	

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KUM AXIVA FINVEST LIMITED Hvderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

		IS IN LIKIIS	
Dhanalakshi Bank (Limit - Rs 9.00 Crores) (Sanction Letter dated 12-07-2023)	First ranking pari passu charg with existing secured creditor including debenture trustees on all movable assets inclusing book debts and receivables, cash and bank balances, Loane & advances both present and future of the company at a margin of 30%, (For DP calculation only gold loan portifolio to be reckoned at the stipulatedmargin level of 30%, cover period upto 60 days	 2. EM of 82.35 Ares (203.40 cents) of dry residential land and a 479.03 sq m residential building standing thereon bearing. Door Nos 5-173 & 5-174 under Re Sy no. 470/11-3-3 of 21.22 Ares, Re Sy no. 470/11 of 2.26 Ares, Re Sy 470/11-3-2 of 22.54 Ares, Re Sy 470/11-1-2 of 19.95 Ares, Re Sy 470/11- of 3.24 Ares, Re Sy 470/2 of 8.44 Ares and Re Sy 470/15 of 4.70 Ares at Block 32, Ward No. V, TP No. 6822 of Mazhuvannur Village, Mazhuvannur GP, Veettoor Deson, Puthencruz SRO, Kunnathunadu Taluk, Ernakulam (Dist), kerala standing in the name of M/s. KLM Axiva Finvest Limited. 	
		KLM Axiva Finvest Limited. 1. Exclusive Equitable Mortage charge over the commerical plot bearing survey number : Sy.no 549,570/3-2,570 /3-3, Situated at door no 5/699, muringoor Thekkummuri, Chalakkudy. 680308, Admeasuring, total Area:4.09 Acres,Belonging to KLM Axiva Finvest Limited(Sale Deed No.561/2019).	1. Shibu T Varghese 2.Biji Shibu
	Hypothecation of Book Debts ,	2. Exclusive Equitable Mortgage charge over the Commercial Plot Isearing Survey Number: Sy. No 379 / 1,-2 and 379 /2, situated near Vallakkunnu junction, Oppo. Two Pole Structure No. IIKU/RS/207, R S Road, Vallakkunnu, Irinjalakuda, Thrissur 680683 Admeasuring Total Area: 2.93 Acres, Belonging to KLM Axiva Finvest Limited [Sale Deed No 1291/2022).	
State Bank of India (Limit- Rs 25.00 Crores) (Sanction Letter dated 29-12-2023)	Loan Receivables and other Current Assets on First Pari Passu basis with Debenture Trustees of the Company and other Banks in MBA.	3.Exclusive Equitable Mortgage charge over the Commercial plot bearing Survey Number: Sy. No L267 / g-z.with a commercial building bearing Door No 30/564 of Kothamangalam Municipality, in Kothamingalam Village,Kothamangalam Taluh Ernakulam District, Admeasuring Total Ar." 7.78 Ares,Belonging to KLM Axiva Finvest Limited (sale Deed No 836/2022).	
		4. Exclusive Equitable Mortgage Charge over the commercial building bearing Survey number : Re-Sy. No 26/2, all in block no.280, situated in Edappally North Village, Kanayannur Taluk, Ernakulam District, Admeasuring Total Area : 3.24 Ares, Belonging to KLM Axiva Finvest Limited (Sale Deed No 1854/2019) and commercial building bearing survey Number. Re-sy. No 26, all in block no 280, situated in Edappally North Village, Kanayannur Talulq Ernakulam District Admeasuring Total Area: 1.75 Ares, Belonging to Shibu T V Sale Deed No 5327 (2014)	
		5.Exclusive Charge(Lien) Over the Fixed Deposit of Rs 21.85. Crs (Rs. 11.85 Crs + Rs 10.00 Cr) held in the name of the company with SBI	

Particulars	As at March 31, 2024	As at March 31, 2023
At Amortised Cost:		115 WE INTRICE DI , 2025
(a) Subordinated Debts	73,621.22	47,845.52
(b)Tier- 1 Capital - Perpectual Debt Instruments	3,538.53	2,443.93
Total (A)	77,159.75	50,289.4
Subordinated fiability in India Subordinated fiability outside India	77,159.75	50,289.43
ΤΟΤΛΙ	77,159.75	50,289.4

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KLM AXIVA FINVEST LIMITED Hyderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Note 18 - Subordinated Liabilities

At Amortised Cost:	As at March 31 , 2024	As at March 31, 2023
(a) Subordinated Debts (b)Fier- 1 Capital - Perpectual Debt Instruments Total (A)	73,621.22 3,538.53 77,159.75	47,845.52 2,443.93 50,289,45
Subordinated liability in India Subordinated liability outside India	77,159.75	50,289.45
TOTAL	77,159.75	50 289 45

18.1 - Unsecured Subordinated Debt - Private Placement Series torse classification of unsecured subordinated deh

Particulars	Acatha Las and T	
Unsecured Subordinated Debt 2020 - 22 ,2022-23 and 2023-24 Series	As at March 31 , 2024	As at March 31 , 2023
Unsecured Subordinated Debt 2019 - 20 Series	60,761.83	27,632.6
Unsecured Subordinated Debt 2018 - 19 Series	11,593.33	11,593.3
Unsecured Subordinated Debt 2017 - 18 Series	1,052.98	8,354.2
Unsecured Subordinated Debt 2017 - 10 Series	213.08	265.3
TOTAL		
	73,621.22	47,845.
Interest wise classification of unsecured subordinated debt		
Particulars	As at March 31 , 2024	
Unsecured Subordinated Debt - >12.5%	1,015.26	As at March 31, 2023
Unsecured Subordinated Debt - 12.5%	174.20	1,284.5
Unsecured Subordinated Debt - 12.25%	388.63	201.2
Unsecured Subordinated Debt - 12%	5,160.78	376.1
Unsecured Subordinated Debt < 12%		3,369.1
TOTAL	<u> </u>	42,614.4
Maturity wise classification of unsecured subordinated debt	73,021.22	47,845.5
Particulars		
Unsecured Subordinated Debt - 5 to 6 years maturity	As at March 31 , 2024	As at March 31, 2023
Unsecured Subordinated Debt - 5 years maturity	4,265.07	4,351.23
TOTAL	69,356.15	43,494.29
	73,621.22	47,845.5
Note 19 - Other Financial Liabilities		
Particulars	As at March 31 , 2024	
a) Interest payable on debt securities		As at March 31, 2023
b) Interest payable on subordinated debts	4,193,17	3,594.9
c) Interest payable on PDI	2,440.24	2,346.6
d) Others	70.11	28.7
TOTAL	169.01	642.8
	6,872.53	6,613.20

Note 20 - Current Tax Liabilities (Net)

(a) Income tax provision	As at March 31 , 2024	As at March 31 , 2023
(a) acome tax provision	772.58	694.86
	772.58	694.86

Note 21 - Other Non-Financial Liabilities

Particulars	As at March 31 , 2024	As at March 31, 2023
(a) Statutory remittances (b) Gratuity Payable (c) Other Payables	80.59 183.81 322.56	108.59 124.51
TOTAL	586.96	233.10



KLM AXIVA FINVEST LIMITED Hyderabad

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Note 22 - Equity Share Capital

The reconciliation of equity shares outstanding at the beginning and at the end of the period Particulars

Authorised	As at March 31 , 2024	As at March 31, 2023
250,000,000 (March 31, 2023, 250,000,000.) equity Shares of ₹10/- each	25,000.00	25,000.00
ssued, Subscribed & Fully Paid Up	25,000.00	25,000.00
1,54.00,857(March 31, 2023: 20,54,00,857) equity Shares of ₹10/- each	20,540.09	18,672.81
IOTAL Reconciliation of the number of shares and amount outstandi articulars	20,540.09	18,672,81

As at March 31, 2023	In Numbers	Amount
Shares Issued during the Year	18,67,28,078	18,672.81
As at March 31, 2024	1,86,72,779	1,867.28
	20,54,00,857	20,540.09

ii. Terms / Rights attached to equity shares The Company has only one class of equity shares having a par value of ₹10/+ per share. Each holder of equity shares is entitled to one vote per-share.

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of

all preferential amounts, if any. The distribution will be in proportion to the number of equity shares held by the shareholders.

iii. Details of equity shareholders holding more than 5% Shares

Name of shareholder Shibu T Varghese	As at March 31 , 2024		As at	
	No: of shares	% of Holding	March 3 No: of shares	1. 2023 % of Holding
Mevamma Varghese Biji Shibu Ten Elu Shibu	3,49,78,109.00 1,15,48,127.00 2,39,55,314.00 97,61,489,00	17.03 5.62 11.66 4.75	3,17,98,281 1,04,98,298 2,21,96,740	17.0 5.6 11 8

Note 23 - Other Equity	4.75 00,74,082 47
Particulars	
Securities Premium	Amount
As at March 31, 2023	
Add: Additions upon share issue	3,165 9
As at March 31, 2024	-1,867.2
Statutory Reserve	1,298.6
As at March 31, 2023	
Add. Additions/(Deductions) during the year	1,078.1
As at March 31, 2024	460.5
General Reserve	1,538.7
As at March 31, 2024	
Utilised during the year	4.0
	7.0
Revaluation reserve	
As at March 31, 2023	
Add: Additions/(Deductions) during the year	693.1
As at March 31, 2024	-1.9
Retained Earnings	691.2
As at March 31, 2023	
Add: Profit for the year	1,842.6
ess: Dividend	2,302.8
ess: Transfer to statutory reserve	-560.34
	-460.5
lotal Others E-with	3,124.60
Total Other Equity	
As at March 31, 2023	6,783.97
s at March 31, 2024	
	6,657.30



Notes on Financial Statements for the period ended March 31 ,2024

Rs in Lakhs

Nature and purpose of Reserves

Securities premium

This Reserve represents the premium on issue of equity shares. The reserve can be utilised only for the purposes in accordance with the provisions of the Companies Act, 2013.

Statutory reserve

Statutory Reserve is created as per the terms of section 45-IC(1) of the Reserve Bank of India Act, 1934. It requires every non banking finance institution which is a Company to

create a reserve fund and transfer therein a sum not less than twenty percent of its net profit every year as disclosed in the statement of profit and loss before any dividend is declared. The Company has appropriated 20% of the Profit After Tax to the fund for the year.

General reserve

Under the erstwhile Companies Act 1956, general reserve was created through an annual transfer of profit for the period at a specified percentage in accordance with applicable regulations. After the introduction of Companies Act 2013, the requirement to mandatorily transfer a specified percentage of the net profit to general reserve has been withdrawn. However, the amount previously transferred to the general reserve can be utilised only in accordance with the specific requirements of the Companies Act, 2013.

The revaluation reserves represents the gain/ loss attained by the company while revaluing its assets to fair market value. During the year, the company revalued some of its landed property and the gain/loss has been tranferred to revaluation reserve.

Retained earnings

This reserve represents the cumulative profits of the Company.

Note 24 - Interest Income Particulars

On financial assets measured at amortised cost: (i) Interest on Loans	March 31, 2024	March 31, 2023
Gold Loan MSME & Other Loans Microfinance Loans (ii) Interest on deposit with banks (iii) Other interest income	22,055.95 5,321.87 2,904.20 277.05 3,42	18,008.58 5,680.42 3,356.25 488.73 6.09
TOTAL	30,562.49	27,540.07

Note 25 - Other Income Particulars

Commission Income	March 31, 2024	March 31, 2023
Processing Fee	469.76	175.68
Notice Charge	i61.18	-
Miscellaneous Income	20.02	12.29
Closing Charges	2.09	142.11
Documentation charges	167.52	
Profit on Investment	209.25	
ΤΟΤΑΙ		4.83
	1,029.83	334,91

Note 26 - Finance Cost Particular

On financial listilit	March 31, 2024	March 31, 2023
On financial liabilities measured at amortised cost:		
Interest on Borrowings (other than debt securities) Interest on Subordinate Debt	1,066.32	496.97
interest on Debenture	7,903.59	6,137.10
Interest on PDI Others	380.09	7,455.12 247.21
Interest on delayed payment of income tax	0.82	
TOTAL	15,476.76	14,336,45

Note 27 - Impairment on Financial Instruments Particulars

0.0.1	March 31, 2024	March 31, 2023	
On financial assets measured at amortised cost: Loan Assets	40.60	71.98	
TOTAL	40.60	71.98	



Note 28 - Employee benefits expenses

Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Salaries & Wages	March 31, 2024	March 31, 2023
Contributions to provident and other funds	6,266.16	4,877.00
Gratuity	391.41	293.88
TOTAL	73.05	61.19
	6,730.63	5,232.07

Note 29 - Depreciation, amortisation and impairment Particulars

March 31, 2024	March 31, 2023	
878.50 14.23	1,080.39 14.37	
892.73	1,094.76	
	878.50 14.23	

Note 30 - Other expenses

Advertisement	March 31, 2024	March 31, 2023
Audit Expenses	268.91	184.3
Audit Fee	0.40	
	11.50	0.4
Bank Charges	67.53	11.5
Business Promotion	132,34	39.0
Celebration Expense	12.51	129.9
Collection Expenses		9.5
Computer & Software Expenses	1.25	3.11
Corporate social responsibility expenditure	14.39	17.14
Crisil rating expenses	37.57	24.39
Customer Meet expenses	0.99	2.74
Cibil Charges	12.56	5.12
Debenture Trustee Remuneration	3.15	4.70
Discount Given	1.21	1.20
Electricity Charges	120.32	70.97
Fuel Expenses	170.64	126.50
Inaugural Expense	15.44	14.22
Incentive	5.59	21,19
Insurance Charges	770.56	957.57
nternet Charges	172.28	21.88
legal Expense	39.32	31.62
.oss on Auction Gold	52.86	30.93
Loss on sale of Fixed Assets	17.55	68.79
Marketing Expenses	11.55	-
Aeeting Expenses	4.63	5.52
dembership Fee	22.22	36.65
discellaneous Expense	1.09	2.01
Vewspaper & Periodicals	0.18	0.10
Office Expense	1.41	1.78
ostage	172.90	162.53
rinting & Stationery	39,89	36.11
Professional Fee	105.58	107.31
ublic Issue	65.61	97.33
lates & Taxes	147.62	246.07
ent	33.30	42.10
	2,140.49	1,636.20
epairs and Maintenance	20.76	12.40
epairs and Maintenance-Building	4.03	6.31
OC Filing Charge itting Fees	6.18	14.67
aff Training Expense	8.10	6.00
elephone charges	91.47	99.88
ravelling expenses	83.79	73.87
ST & flood cess Paid	370.16	299.07
ehicle Maintenance	157.97	
/ater Charges	5.97	6.99
OTAL	10.40	7.31
UTAL	5,434.18	4,676.94

Note - 30.1

Payment to the auditors comprises :

Particulars	For the year en	For the year ended		
As auditors - statutory audit	March 31, 2024	March 31, 2023		
For taxation matters	9.20	9.20		
TOTAL	2.30	2.30		
	11.50	11.50		



Notes on Financial Statements for the period ended March 31,2024

Rs in Lakhs

Note 31 - Income Tax

The components of income tax expense for the year ended March 31, 2024 and year ended March 31, 2023 are: Particulars

	For the year ended		
Current tax	March 31, 2024	March 31, 2023	
Deferred Tax	772.58	694.86	
Income tax expense reported in statement of profit and loss	-58.03	-65.18	
	714.55	629.68	

Note 32 - Earnings per share Particulars For the year ended Net profit for calculation of basic earnings per share March 31, 2024 March 31, 2023 Weighted average number of shares used as denominator for calculating basic and diluted earning 2,302.87 1,833.10 per share Basic and diluted earnings per share (Rs.) 2,023.40 1,376.54 1.14

Note 35 - Related party disclosures Names of Related Parties

 (A) Key Management Personnel Shibu Thekkumpurathu Varghese Biji Shibu Mauoj Raveendran Nair Thanish Dalee Naveena P Thampi Kaippillil Mathew Kuriakose Joseph Paul Menacherry Abraham Thariyan Srearivasan Thetiolil Parameswaran Pillai Sivadas Chettoor Ambramoti Purushothaman Issac Jacob Srikanth G Menon (B) Entities in which KMP / Relatives of KMP / Director can exercise significant influence KLM Tiana Gold & Diamonds Private Limited Pavyoli Granites Private Limited Shadu Min Limited - Strike Off Carbomix Polymers (India) Private Limited ESAF Financial Holdings Private Limited M Poseph's IGNANA Kendra (OPC) Private Limited Astoria Nidhi Limited 	Designation Whole-time Director Director Chief Executive Officer Chief Financial Officer Company Secretary Independent Director Independent Director Director Independent Director (Resigned on 19-05-2023) Independent Director (Retired on 12-04-2023) Independent Director (Cased due to vacation on 08-11-2023) Company Secretary (Resigned on November 10, 2023)
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(C) Relatives of Key Management Personnel

Elen Elu Shibu Erin Lizbeth Shibu Alevamma Varghese Vithva Mathew Aswathy R Lalgin C Kurian Lakshmi P S

d/o Shibu Thekkumpurathu Varghese d/o Shibu Thekkumpurathu Varghese Mother of Shibu Thekkumpurathu Varghese w/o Thanish Dalee w/o Manoj Raveendran Nair h /o Naveena P Thampi w/o Srikanth G Menon

Related Party transactions during the year:

Particulars		Related Party		Relatives of Related Party	
Shares subscribed including share premium	As at March 31, 2024	As at March 31, 2023	As at March 31, 2024	As at March 31, 2023	
man s subscribert including snale premium	-	2,315.71		2,315.71	
Purchase of listed NCD of the Company					
Purchase of sub-debts of the Company	-		2.50	-	
Interest paid on listed NCD	1.10		0.48	0,17	
Bonus Shares issued	54.00		22.51	0,17	
Remuneration paid	233.33	166.57	24.51	-	
Dividend paid	145.79	100.07	68.56		
Sitting Fees	6.20		00.50		



1.33

Notes on Financial Statements for the period ended March 31 ,2024

Balance outstanding as at the year end: Asset/ (Liability)

Rs in Lakhs

Particulars		Related Party		Relatives of Related Party	
Investment in Subsidiary Company	As at March 31, 2024	As at March 31, 2023	As at March 31, 2024	As at March 31, 2023	
Equity shares subscribed NCD - Listed	5,893.34	3,179.83	2,793.18	4,758.	
Subordinate debt		2.50	2.00		
nterest payable on NCD		15 1 1 A	4.00		
		0.26	0.09	-	

Note:

Related parties have been identified on the basis of the declaration received by the management and other records available and the same has been relied upon by the auditors

Note 36 - Capital

Capital Management

The Company's objective is to maintain appropriate levels of capital to support its business strategy taking into account the regulatory, economic and

commercial environment. The Company aims to maintain a strong capital base to support the risks inherent to its business and growth strategies. The Company endeavours to maintain a higher capital base than the mandated regulatory capital at all times.

The Company's assessment of capital requirement is aligned to its planned growth which forms part of an annual operating plan which is approved by the Board and also a long range strategy. These growth plans are aligned to assessment of risks- which include credit, liquidity and interest rate. The

Company monitors its capital to risk-weighted assets ratio (CRAR) on a regular basis through its Assets Liability Management Committee (ALCO).

Regulatory Capital

Particulars Tier I Capital	As at March 31, 2024	As at March 31, 2023
Tier II Capital	29,452.20	26,698.76
Total capital	15,110.84	13,797,42
Risk Weighted Assets	44,563.05	40,496.18
Tier I CRAR	1,88,633.47	1,60,245.31
Tier II CRAR	15.61%	16.66%
Total capital ratio	8.01%	8.61%
	23.62%	25.27%

Regulatory capital consists of Tier I capital, which comprises share capital, share premium, Perpectual Debt Instructment, statutory reserve and retained earnings including current year profit. The other component of regulatory capital is other Tier 2 Capital Instruments.



KLM AXIVA FINVEST LIMITED

Hyderabad

Notes on Financial Statements for the year ended march 31, 2024

Note 13 - Property, Plant and Equipment

		Computers	Electrical						
Particulars	Land	and data processing units	Installations and Equipment	Furniture and furnishings	Building	Office Equipments	Motor Vehicles	Capital Work in progress	Total
Cost:									
Deemed cost as at 1st April 2023	6,396.33	399.67	247.04	2,889.10	592.48	904.18	30.33	555 1 Q	CC + 10 CF
Additions	213.71	98.80	38.68	1,214.87		156.69	75.81	1.053.12	26.410,21
Disposals	1	1				1		-	-
Depreciation:									
Disposals									
Depreciation charge for the year	1	170.98	5.23	518.75	56.29	116.48	10.78	1 1	878.50
Carrying Amount:									
As at 31st March 2023	6,396.33	399.67	247.04	2,889.10	592.48	904.18	30.22		
As at 31st March 2024*	6,610.03	327.49	280.50	3,585.22	536.20	944.39	95.37	1.608 30 I	12,014.32

* Repossessed asset amounts to Rs. 6,604.90 Lakhs

Note 14 - Other Intangible Assets

Particulars	Computer
Cost:	SUITWARE
Deemed cost as at 1st April 2023	80.09
Additions	0002
Dispesals	74.40
	-
Accumulated Amortisation:	
Disposals	
Amortisation charge for the year	14.23
Carrying Amount:	
As at 31st March 2023	90.98
As at 31st March 2024	116.67
	10.011



Notes on Financial Statements for the year ended march 31, 2024 Note 33 - Maturity analysis of assets and liabilities

The table below shows an analysis of assets and liabilities analysed according to when they are expected to be recovered or settled and considering contractual terms. For Loans and advances to customers, maturity analysis is based on expected repayment behaviour.

Particulars		As at March 31, 2024	24		As at March 31. 2023	3
	Within 12		Total	Within 12		
ASSETS	SUIIOIT	Arter 12 months		months	After 12 months	1 otal
Financial Assets						
Cash and Cash Equivalents						
Bank Balance ()ther than above	3,721.98	ī	3,721.98	9,420.09	,	00 001 0
l vans	3,086.45	1	3.086.45	1.755.45		1 7F5 4
	1,23,868.22	48,227.60	1.72.095.82	1 10 628 74	2E 404 22	C4.CC/,I
- Aujustifient on account of FIR/ ECL		-1 608 99	1 400 000	511040/0 F/4	C7.404/00	1,46,032.97
Investments		11.00014	-1,000.49	r	-1,568.39	-1,568.39
Other Financial Assets			,			
Non-Financial Assets	C67717	1,476.89	1,689.84	304.95	1,450.40	1.755.36
Current Tax Assets (Net)		,				
Deffered Tax Assets (Net)	1,049.12		1,049.12	1,486.93		1 196 02
Proverty Diant and Equipment		475.85	475.85		170714	1,100±,1
operty, right and Equipment		13,987.50	13.987.50		20. 112	41/.82
Curer Internetioner Assets	*	116.67	114 JEL		70.410/21	12,014.32
Other Non-Funancial Assets	18010	1 230 00	10.011	4	90.98	90.98
I otal Assets		110011	01.024/1	524.13	-	524.13
LIABILITIES	76./77/76/1	15,906,50	1,96,034.43	1,24,120.29	47,809.36	1.71.929.65
Financial Liabilities						
Payables						
Debt Securities						
- Adjustment on account of FIR	28,192.60	39,931.50	68,124.10	22,914.90	58.719.64	81 624 54
Borrowines (Other than Debt Semicifice)		-456.18	-456.18	£	-554 15	
Subordinated Liabilities	7,886.57	7,890.68	15,777.25	4.740.27	2 822 55	CL.#CC-
Other Financial liabilities	9,889.83	67,269.92	77,159.75	8.901.31	41 388 14	79.70C'/
Non-Financial Liabilities	3,020.41	3,852.12	6,872.53	2,211.02	4 402 74	24.607'DC
intrant l'av l'ishilition (Nive)					4	07.010/0
Other Non-Financial Lishiltas	772.58	ı	772.58	694.85		1 DU 1 DE
Total Liabilities	586.96		586.96	233.10		01.220
Vet	50,348.95	1,18,488.04	1,68,836.99	39,695,44	1 06 777 42	U1.002
	81 770 67	01 106 10			72.11100/F	1,0.2/4,04/1



Notes on Financial Statements for the year ended march 31, 2024

Note 34 - Risk Management

Risk is an integral part of the Company's business and sound risk management is critical to the success. As a financial lending institution, the Company is exposed to risks that are particular to its lending and the environment within which it operates. The Company has a risk management policy which covers risk associated with the financial assets and liabilities. The principal objective in Company's risk management processes is to measure and monitor the various risks that Company is subject to and to follow policies and procedures to address such risks.

The Company's Risk Management Committee of the Board of Directors constituted is responsible for the overall risk management approach, approving risk management strategies and principles.

The Risk Management Committee shall be responsible for the following:

1. Reviewing the operations of the organization followed by identifying potential threats to the organization and the likelihood of their occurrence, and then taking appropriate actions to address the most likely threats.

2. Identifying the risks an organization is subject to, deciding how to manage it, implementing the management technique, measuring the ongoing effectiveness of management and taking appropriate correction action and provide a framework that enables future activities to take place in a consistent & controlled manner.

The Company is generally exposed to credit risk, liquidity risk, market risk and operational risk.

I. Credit risk

Credit risk is the possibility of loss due to the failure of any counterparty abiding by the terms and conditions of any financial contract obligations resulting in financial loss to the Company. The Company's main income generating activity is lending to customers and therefore credit risk is a principal risk. Credit risk mainly arises from loans and advances.

The Company addresses credit risk through following processes:

- 1. Through a rigorous loan approval and collateral appraisal process, as well as a strong NPA monitoring and collection strategy.
- 2. Minimise losses due to defaults or untimely payments by borrowers

3. Credit risk on Gold loan is considerably reduced as collateral is in the form of Gold ornaments which can be easily liquidated and adequate margin of 25% or more is retained while disbursing the loan.

Classification of financial assets under various stages

The Company classifies its financial assets in three stages having the following characteristics:

Stage 1: unimpaired and without significant increase in credit risk since initial recognition on which a 12 month allowance for ECL is recognised;

Stage 2: a significant increase in credit risk since initial recognition on which a lifetime ECL is recognised;

Stage 3: objective evidence of impairment, and are therefore considered to be in default or otherwise credit impaired on which a lifetime ECL is recognised.

The Company considers a financial instrument as defaulted and therefore Stage 3 (credit-impaired) for Expected Credit Loss (ECL) calculations in all cases when the borrower becomes 90 days past due (DPD) on its contractual

payments. All financial assets are deemed to have suffered a significant increase in credit risk when they are 30 DPD and are accordingly transferred from stage 1 to stage 2.

The Company has calculated ECL using three main components: a probability of default (PD), a loss given default (LGD) and the exposure at default (EAD).



Notes on Financial Statements for the year ended march 31, 2024

Exposure at Default (EAD)

The Exposure at Default is an estimate of the exposure at a future default date, considering expected changes in the exposure after the reporting date, whether scheduled by contract or otherwise.

Probability of default (PD)

The Probability of Default is an estimate of the likelihood of default over a given time horizon. To calculate the ECL for a Stage 1 and Stage 2, the Company assesses whether any abnormal reasons occured for a possible default. To calculate the ECL for Stage 3 financial assets, the exposure at default is considered for events over the lifetime of the instruments. The Company uses historical information wherever available, expertise of the management team to determine PD.

Loss Given Default (LGD)

LGD is the estimated loss that the Company might bear if the borrower defaults. The Company determines its recovery by analysing the recovery trends, borrower rating, collateral value and expected proceeds from sale of asset. In estimating LGD, the company reviews macro-economic developments taking place in the economy.

II. Liquidity risk

Liquidity risk is the non-availability of cash to pay a liability that falls due. A company is deemed to be financially sound if it is in a position to carry on its business smoothly and meet all the obligations – both long term as well as short term – without strain. Liquidity Risk arises largely due to maturity mismatch associated with assets and liabilities of the Company. Liquidity risk stems from the inability of the Company to fund increase in assets, manage unplanned changes in funding sources and meet financial commitments when required.

Company has implemented liquidity management policy for reducing the risk relating to liquidity issues. Currently the policies relating to liquidity are as follows:

- 1. The Company is maintaining high capital adequacy ratio over and above limits prescribed by regulators
- 2. The Company ensures to keep liquidity to cover unexpected repayment obligation.
- 3. Promoting fund infusion by way of Non-Convertible debentures and subordinated debts so that due date for interest and maturity can be pre known.
- 4. Funding from long terms sources and lending as short term loans.
- 5. Reducing the percentage of unsecured lending so that repayment up to a level is not affected.

Asset Liability Management (ALM)

The table below shows the maturity pattern of significant financial assets and financial liabilities. In the case of loans, contracted tenor of gold loan is maximum of 12 months. However, on account of high incidence of prepayment before contracted maturity, the below maturity profile has been prepared by the management on the basis of historical pattern of repayments. In case of loans other than gold loan, the maturity profile is based on contracted maturity.



KLM AXIVA FINVEST LIMITED

Hyderabad

Notes on Financial Statements for the year ended march 31, 2024

Maturity pattern of assets and liabilities as on March 31, 2024:

Particulars	1 day to 7 days	8 days to 14 days	15 days to 30/31 days	Over 1 month upto 2 months	Over 2 months upto 3 months	Over 3 months & upto 6 months	Over 6 months & upto 1 year	Over 1 year & upto 3 years	Over 3 years & upto 5 years	Over 5 years	Not sensitive to ALM*	Total
Deposits							- uptor year	upto 5 years	upto 5 years			
	-	-	-	-	-		3,086.45	-	-			3,086.45
Advances Investments	4,977.89	308.42	647.54	3,337.16	4,331.89	17,878.79	92,386.53	30,745.09	6,886.23	10,596.29	1 (00.00	
Investments	-		-	-	-		74,000.00	30,743.09	0,000.23	10,596.29	-1,608.99	1,70,486.83
Borrowings											-	
a) Debt Securities	-	1,358.17	1,613.54	-	-	7,596.76	17,624.13	23,913.92	14,021.28	1,996.30	-456.18	67,667.92
b)Borrowings(other than debt securities) c)Subordinated	57.58		262.91	320.50	320.52	961.65	5,963.42	6,375.35	1,515.33	1,270	430.18	15,777.26
liabilities	543.99	146.29	216.47	717.10	900.50	1,029.69	6,335.79	44,297.17	17,658.57	-	-	
Foreign Currency Assets	-	-	-		-	1,027.07	0,0.0.77	44,297.17	17,658.57	5,314.18	-	77,159.75
Foreign Currency Liabilities * represents adjustments on account of	-		-	-	-			-	-	-	-	

Maturity pattern of assets and liabilities as on March 31, 2023:

Particulars	1 day to 7 days	8 days to 14 days	15 days to 30 / 31 days	Over 1 month upto 2 months	Over 2 months upto 3 months	Over 3 months & upto 6 months	Over 6 months & upto 1 year	Over 1 year & upto 3 years	Over 3 years & upto 5 years	Over 5 years	Not sensitive to ALM*	Total
Deposits			The second second				-pior year	upto 5 years	upto 5 years			
	+	-			4,061.00	1,755.45	-					
Advances	15,111.53	2,078.70	2,250.60	2,213.09	2,829.24	8,132.50	70.013.00	-	-	-	-	5,816.45
Investments	-					0,132.30	78,013.08	26,872.89	7,282.26	1,249.08	-1,568.39	1,44,464.58
					-	-					-	-
Borrowings										-		
a) Debt Securities			1 000 00									
			4,098_78	28.50	26.00	9,073.45	9,688.17	45,183.01	13,535.63		-554.15	81,079.39
b)Borrowings(other than debt securities) c)Subordinated			90.16	90.17	90.18	270.58	4,199.18	2,862.26			-39.72	7,562.81
liabilities	-	-	336.13	573.53	227.42	1,240.41	6,523.82	22,120.92	16,823.29	2,443.93		
Foreign Currency Assets	-	-	-	-	-		0,02.0.02	22,120.72	10,023.29	2,443.93	-	50,289.45
Foreign Currency Liabilities	-	-	-	-						-	-	-

represents adjustments on account of EIR/ECL



Notes on Financial Statements for the year ended march 31, 2024

III. Market risk

Market risk refers to potential losses arising from the movement in market values of interest rates in the Company's line of business. The objective of market risk management is to avoid excessive exposure of our earnings to loss.

Interest rate risk

Interest rate risk is the risk where changes in the market interest rates might adversely affect the Company's financial condition. The interest rate risks are viewed from earning perspective and economic value perspective, respectively. Over the last several years, the Government of India has substantially deregulated the financial sector. As a result, interest rates are now primarily determined by the market, which has increased the interest rate risk exposure.

The results of the Company's operations are substantially dependent upon the level of the net interest margins. Interest rates are sensitive to many factors beyond the Company's control, including the RBI's monetary policies, domestic and international economic and political conditions and other factors. Rise in inflation, and consequent changes in the bank rates, repo rates and reserve repo rates by the RBI has led to an increase in interest rates on loans provided by banks and financial institutions.

In order to manage interest rate risk, the company seek to optimize borrowing profile between short-term and long-term loans and the company adopts funding strategies to ensure diversified resource-raising options to minimize cost and maximize stability of funds. The Company has Board Approved Asset Liability Management (ALM) policy for managing interest rate risk and policy for determining the interest rate to be charged on the loans given.

IV. Operational risk

Operational risk is broadly defined as the risk of direct or indirect loss due to the failure of systems, people or processes, or due to certain other external events. The Company has instituted a series of checks and balances, including an operating manual, and both internal and external audit reviews. Any loss on account of failure by employees to comply with defined appraisal mechanism is recovered out of their variable incentive. The Company also has detailed guidelines on movement and security measures of cash or gold. The Company cannot expect to eliminate all operational risks, but it endeavours to manage these risks through a control framework and by monitoring and responding to potential risks.Company also have a strong internal audit department which checks the level of operational compliances of branches.

V. Price risk

in recent years the company have become a gold loan NBFC. The variations in market price of gold can affect the business of the company. Gold price is affected by large number of macro economic scenarios and not predictable. Any sharp decrease in price can adversely affect the business of the company.



Hyderabad

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Notes on Financial Statements for the year ended march 31, 2024

Note 38 - Disclosure with regard to dues to Micro Enterprises and Small Enterprises Based on the information available with the Company and has been relied upon by the auditors, none of the suppliers have confirmed to be registered under "The Micro, Small and Medium Enterprises Development ('MSMED') Act, 2006". Accordingly, no disclosures relating to principal amounts unpaid as at the period ended March 31, 2022 together with interest paid / payable are required to be furnished.

Note 39 - Details of the Auctions conducted with respect to Gold Loan

Year	Number of Loan	Amount due as on	Value Fetched
	Accounts	the date of auction	
31/03/2024	8,922	6,914.10	6,896.55
31/03/2023	16,078	17,290.33	17,221.55

Note 40 - Disclosures required as per Reserve Bank of India Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016

SI. No.		Particulars	As at March	31, 2024	As at March	(₹ in lakh 31, 2023
140.		Liabilities side :	Amount out-standing	Amount overdue	Amount out-standing	Amount
1	Loans	s and advances availed by the NBFCs inclusive of interest accrued thereon but				
	not p	aid:				
	(a)	Debentures : Secured	67,667.92		81,079.39	
		: Unsecured			01,079.39	-
		(other than falling within the meaning of public deposits)				
	(b)	Deferred Credits			-	-
	(c)	Term Loans	t0,646.12		2.011.00	-
	(d)	Inter-corporate loans and borrowing			3,941.88	-
	(e)	Commercial Paper				-
	(f)	Public Deposits				-
	(g)	Other Loans -				
		Subordinated debt	73.021.22			
		Perpectual Debt Instruments	3,538.53		47.845.52	
		Cash credit / overdraft facilities from banks	5,131.13		2,443.93	-
2	Break	-up of (1)(f) above (Outstanding public deposits inclusive of interest accrued			3,660.66	-
		on but not paid):				
		In the form of Unsecured debentures				
	(b)	In the form of partly secured debentures i.e. debentures where there is a			-	1.00
		shortfall in the value of security				
	(c)	Other public deposits				
		Assets side :			-	
3	Break-	up of Loans and Advances including bills receivables [other than those		Amount out-	standing	
	includ	ied in (4) below]:	As at March :	31, 2024	As at March 3	1, 2023
		Secured		1,52,830.93		1 21 / 27 1
_		Unsecured		19,264.89		1,31,637.1
		up of Leased Assets and stock on hire and other assets counting towards inancing activities				14,395.8
	(i)	Lease assets including lease rentals under sundry debtors :				
		(a) Financial lease				
		(b) Operating lease				
	(ii)	Stock on hire including hire charges under sundry debtors:				
		(a) Assets on hire				
		(b) Repossessed Assets				
	(iii)	Other loans counting towards asset financing activities				
		(a) Loans where assets have been repossessed				
		(b) Loans other than (a) above				
_		(a) round oner man (a) anove				



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Notes on Financial Statements for the year undad u 1. 21

	ak-up of Investments					
	rent Investments :		As at Ma	irch 31, 2024	As at Ma	rch 31, 2023
1	Quoted :					
(i						
	(a) Equity					
						•
	(b) Preference				11.1	
(ii) Debentures and Bonds					
(ii	i) Units of mutual funds					
(îv						
(1) Others (please specify)					
2	Unquoted :					
(i						
1						
	(a) Equity					
	(b) Preference					-
(ii) Debentures and Bonds					
(ii	i) Units of mutual funds					
(in						
(v				*		
				-		-
	g Term investments :		As at Ma	irch 31, 2024	As at Ma	rch 31, 2023
1						
(i	Shares					
	(a) Equity					
	(b) Preference					-
11:						
(ii						
(ii						
(iv) Government Securities					
(v) Others (please specify)					
2				-		
(i)						
(1)						
	(a) Equity					
	(b) Preference			-		
(ii) Debentures and Bonds					
(iii) Units of mutual funds					
(iv			-			
(v				-		
Born	ower group-wise classification of assets financed as in (3) and	(4) above :				
			of provisions as at l	Angh 21 2024		
	Category					f provisions as at Marc
1	Related Parties	Secured	Unsecured	Total	Secured	Unsecured
	(a) Subsidiaries				1 0 m 1 1 1 1 1	
	(b) Companies in the same group					-
	(c) Other related parties			-		
2		151656 72	10.000 11			-
Inve	stor group-wise classification of all investments (current and lo	1,51,656.73	18,830.11	1,70,486.83	1,30,532.69	13,931.89
	group wate classification of an investments (current and in	ong term) in snart	es and securities (bo	th quoted and unquote	ed)	
			As at Mar	rch 31, 2024	As at Mar	rch 31, 2023
			Market Value /	Book Value (Net of	Market Value /	Bank Materia
	Catagoon		Brook up or fair			Book Value (Net of
	Category		Break up or fair	Provisions)	Break up or fair	Provisions)
			value or NAV		value or NAV	
1	Related Parties					
	(a) Subsidiaries					
				1		
	(b) Companies in the same group					
	(c) Other related parties					
	Other than related parties				-	
2			-		-	
2			-	-		-
	Total					
	Total Total		AL 21 34-	ch 31, 2024		1.04.0000
				cn 31, 2024	As at Mar	ch 31, 2023
Othe	r information Particulars		745 04 WIAI			
	r information Particulars Gross Non-Performing Assets*					
Othe	r information Particulars Gross Non-Performing Assets* (a) Related parties		A5 of Widt			
Othe	r information Particulars Gross Non-Performing Assets* (a) Related parties		A5 61 (Via)			
Othe (i)	r information Particulars Gross Non-Performing Assets* (a) Related parties (b) Other than related parties		A5 61 WA	2,753.14		2,692.14
Othe	r information Particulars Gross Non-Performing Assets* (a) Related parties (b) Other than related parties Net Non-Performing Assets*		7.5 01 1941	2,753.14		2,692.14
Othe (i)	r information Particulars Gross Non-Performing Assets* (a) Related parties (b) Other than related parties Net Non-Performing Assets* (a) Related parties		772 61 (MA)			
Othe (i)	r information Particulars Gross Non-Performing Assets* (a) Related parties (b) Other than related parties Net Non-Performing Assets*		772 gi (AU			2,692.14
(i) (ii)	r information Particulars Gross Non-Performing Assets* (a) Related parties (b) Other than related parties Net Non-Performing Assets* (a) Related parties		745 6L (944)			



SI. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	CRAR (%)	23.62%	25.27%
2	CRAR - Tier I Capital (%)	15.61%	16.66%
3	CRAR - Tier II Capital (%)	8.01%	8.61%
4	Amount of subordinated debt raised as Tier - II capital	14,726.10	13,349,38
5	Amount raised by issue of perpetual debt instruments	3,538.53	2,443.93

Note 40.3 - Investments

SI. No.	Particulars			As at	As at
1	Value of Investm	ante		March 31, 2024	March 31, 2023
L.					
	(i)	Gross Valu	e of Investments		
		(a)	In India		
		(b)	Outside India		
	(iii)	Provisions	for Depreciation		
		(a)	In India		
		(b)	Outside India		
	(iii)	Net Value	of Investments		
		(A)	In India		
		(b)	Outside India		
2	Movement of pro	ovisions held tow	ards depreciation on investments		
	(i)	Opening be			
	(11)	Add . Prov	sions made during the year		
	(iii)		off / write back of excess provisions during the year		
	(iv)	Closing bal			

Note 40.4 - Ratings assigned by Credit rating Agencies

Sl. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	Bank Loans - Cash Credit/overdraft	IND BBB-/Stable; ACUTTE BBB / Stable	CARE BBB-/Stable; IND BBB-/Stable; BWI BBB-/ Stable
2	Non Convertible Debentures - Public issue	CARE BBB-/Stable; IND BBB-/Stable;	CARE BBB-/Stable; IND BBB-/Stable;

Withdrawal m rating for bank loans during the year by the company from BWR BBB-/ Stable and CARE BBB-/ Stable Assigned rating for bank loans during the year from Acuite BBB.

Note 40.5 - Provisions and Contingencies

SI. No.	Break up of Provisions and Contingencies shown under the head Expenses in the Statement of Profit and Loss	As at March 31, 2024	(₹ in lak) As at March 31, 2023
1	Provisions for depreciation on Investment		
2	Provision towards NPA (Expected Credit Loss)		
3	Provision made towards Income Tax	772.58	694
4	Other Provision and Contingencies (with details)	112.30	0.44
5	Provision for Standard Assets		

Note 40.6 - Concentration of Advances

SI. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	Total Advances to twenty largest borrowers	17,100.25	15,234,7
2	Percentage of Advances to twenty largest borrowers to Total Advances of the NBFC		13,234.1
		9.94%	10.43

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Note 40.7 - Concentration of Exposures

Sl. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	Total Exposures to twenty largest borrowers/customers	17,100.25	15,234,7
2	Percentage of Exposures to twenty largest borrowers/Customers to Total Exposures of the NBFC on borrowers/Customers.		
		9.94%	10.4

e 40.8 - Concentrat	ion of NPAs		(🕈 in takhs
SI. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	Total Exposures to top four NPA accounts	161.98	134.7

CL NI			Percentage of NPAs to Total Advances in that secto			
SL No.	Sector	As at	As at			
T	Agriculture & allied activities	March 31, 2024	March 31, 2023			
2	MSME					
3	Corporate borrowers	2.07%	3.64*			
4	Services					
5	Unsecured personal loans					
6	Auto loans (vehicle loan)					
7	Other loans	ASSO				
	a) Gold Loans					
	b) Microfinance Loans	0.52%	0.05%			
		0.43%	8.833			

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SL No.	No. Particulars	As at March 31, 2024	As at March 31, 2023	
(1)	Net NPAs* to Net	(%) Advances (%)	0.67%	0.789
(ii)	Movement of NP	As* (Gross)		
	(a)	Opening balance	2,692.14	4,292.5
	(b)	Net additions during the year	61.01	(1,600.40
	(c)	Closing balance	2,753.14	2,692.14
(iii)	Movement of Net	NPAs*		
	(6)	Opening balance	1,123.75	2,898.48
	(b)	Net additions during the year	20.41	(1,774.73
	(c)	Closing balance	1,144.16	1,123.75
(iv)	Movement of pro	visions for NPAs* (excluding Provisions on Standard Assets)		.,
	(a)	Opening balance	1,501.58	1,394.05
	(b)	Provisions made during the year	102.85	107.53
	(c)	Write-off/ write-back of excess provisions	_	
	(d)	Closing balance	1,604.43	1,501.58

Note 43 - Customer complaints

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SI. No.	Particulars	As at March 31, 2024	As at March 31, 2023
1	No. of complaints pending as at the beginning of the year	Nil	Nil
2	No. of complaints received during the year	45	1411
3	No. of complaints redressed during the year	45	6
4	No. of complaints pending as at the end of the year	45	6
	in the end of the year	Nil	Nil

Note 43.01 - Top Five grounds of complaints received

Grounds of complaints, (i.e. complaints relating to)	Number of complaints pending at the beginning of the year	Number of complain ts received during the year	"# increase/ decrease in the number of complaints received over the previous year	Number of complaints pending at the end of the year	Of 5, number of complaints pending beyond 30 days
			Current Year		
STAFF MISCONDUCT	-	5	400%		-
AUCTION		4	300%		
INTREST ISSUE	-	2	-		
TECHNICAL ISSUE	-	1	100%		
INVESTMENT INTREST		-	-100%		
Ground - 6					-
OTHERS		33			
ΓΟΤΑΙ		45			-
			Previous Year		
STAFF MISCONDUCT		1	100%		
AUCTION		1	100%		-
INTREST ISSUE		2	200%		
TECHNICAL ISSUE		-	20030		-
INVESTMENT INTREST		2	200%		
OTHERS			200 8		
TOTAL		6			

NDAS cochine 25 *

SI. No.	ction DNBS. PPD.01/66.15.001/2016-17 dated Sept Particulars		As at	(₹ in lakhs As at
	1 Amount related to fraud reported		119.951	164.5
Note 45 - Percentage (f Loans granted against collateral of gold jeweller	rv to total assets		(₹ in lakhs
SI. No.	Particulars		Asat	As at
	L NIGCUTATO		March 31, 2024	March 31, 2023
ŀ	Gold Loans granted against collateral of gold	ljewellerv	1,06,750.72	93,796.11
2	Total Financial assets of the Company		1,72,176.67	1,46,219.9
3	Percentage of Gold Loans to Total Assets		62.00%	64.15
or R.B Jain and Ass			Shibu Theckumpurath	Varghese
			A	
			Shibu Theckumpurath	Varghese
hartered Accountan	ts		Whole-time Director (D	
FRN: 103951W		AND ASSOC	~	>/
/		AND CAN	the	m
1	. /	100	(1)	/
101		1 cocum 25) +)	Biji Shihu	
$\langle \langle \rangle \rangle$		((*(COCHIN-25)*))	Director (DIN 0648456	6)
00	/	101 151	Tom	
/		The start	121	1.
.J Thomas, BSc, FC	1	FREDACCOU	Manai Rayaan tala	
artner (M No 0194	EAD	Contra la	Manoj Raveendrap Na	11.

K.J Thomas, BSc, FCA Partner (M. No 019454)

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UDIN : 24019454BKAHTG3999 Place:Palarlvattom Date:14-05-2024

Manoj Raveendran Nair Chief Executive Officer

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Joughay Naveena P Thampi

Thanish Date Chief Financial Officer

Company Secretary

Notes on Financial Statements for the year ended march 31, 2024

As at March 31, 2024

Note 41 - Disclosure required as per Reserve Bank of India Notification No. DOR (NBFC). CC. PD. No.109/ 22.10.106 /2019-20 dated March 13,2020

A comparison between provisions required under Income recognition, asset classification and provisioning (IRACP) and impairment allowances as per Ind AS 109 - Financial instruments.

Asset Classification as per RBI Norms (1)	Asset Classification as per IND AS 109 (2)	Gross Carrying Amount as per IND AS (3)	Loss Allowances (Provisions) as required under IND AS 109 (4)	Net carrying Amount	Provisions required as per IRACP norms	Difference between IND AS 109 provisions and IRACP norms
Performing Assets		(0)	(*)	(5)=(3)-(4)	(6)	(7)=(4)-(6)
Standard Assets	Zero overdue Stage 1	1,68,933.37 185.97	0.65	1,68,933.37 185.32	675.73 0.74	-675.73 -0.09
Subtotal	Stage 2	223.34 1,69,342.6 8	3.91 4.56	219.43 1,69,338.12	0.89 677.37	3.02 -672.81
Non-Performing Assets Sub Standard	Stage 3	1,108.55	249.61	858.94	110.86	138.76
Doubtful- up to 1 year 1 to 3 years	Stage 3	391.46	195.73	195.73	78.29	138.76
More than 3 years Subtotal for doubtful	Stage 3 Stage 3	376.21 876.93	282.16 876.93	94.05	112.86 438.47	169.29 438.47
Loss Subtotal for NPA	Stage 3	1,644.60 - 2,753.15	1,354.82 - 1,604.43	289.78 - 1,148.72	629.62 - 740.48	725.20
Other items such as guarantees, loan commitments, etc. which are in the scope of Ind AS 109 but not covered under	Stage 1 Stage 2	-			-	
current Income Recognition, Asset Classification and Provisioning (IRACP) norms	Stage 3		- 1			
Subtotal						-
otal	Zero overdue Stage 1	1,68,933.37 185.97	0.65	1,68,933.37 185,32	675.73 0.74	-675.73
	Stage 2 Stage 3	223.34 2,753.15	3.91	219.43 1,148.72	0.74 0.89 740.48	-0.09 3.02 863.95
	Total	1,72,095.83	-1.608.99	1,70,486.84	1,417.85	191.14

As at March 31, 2023

Note 41 - Disclosure required as per Reserve Bank of India Notification No. DOR (NBFC). CC. PD. No.109/ 22.10.106 /2019-20 dated March 13,2020

A comparison between provisions required under Income recognition, asset classification and provisioning (IRACP) and impairment allowances as per Ind AS 109 - Financial instruments.

Asset Classification as per RBI Norms (1)	Asset Classification as per IND AS 109 (2)	Gross Carrying Amount as per IND AS (3)	Loss Allowances (Provisions) as required under IND AS 109 (4)	Net carrying Amount (5)=(3)-(4)	Provisions required as per IRACP norms (6)	Difference between IND AS 109 provisions and IRACP norms (7)=(4)-(6)
Performing Assets						
0	Zero overdue	1,35,547.33		1 25 547 22	540.10	(540.10)
Standard Assets	Stage 1	4,970.02	17.40	1,35,547.33 4,952.63	542.19	(542.19)
and the second second second second	Stage 2	2,823.48	49.41	2,774.07	19.88	(2.49)
Subtotal	0	1,43,340.83	66.81	1,43,274.02	11.29 573.36	38.12
N. D. C		.,,.	00.01	1,75,277.02	575.30	(506.55)
Non-Performing Assets Sub Standard						
Sub Standard	Stage 3	993.95	115.39	878.56	99.40	16.00
Doubtful- up to 1 year	Stage 3	313.21	15/ (0	154.40		
1 to 3 years	Stage 3	621.55	156.60 466.16	156.60	62.64	93.96
More than 3 years	Stage 3	763.43	763.43	155.39	186.46	279.70
Subtotal for doubtful	54600	1,698.18	1,386.19	211.00	381.71	381.71
	and the second second	1,000.10	1,300.19	311.99	630.82	755.37
Loss	Stage 3		and the second sec			
Subtotal for NPA	0	2,692.14	1,501.58	1,190.55	730.21	771.37
			1,001.00	1,190.33	750.21	//1.3/
Other items such as guarantees, loan	Stage 1		-		-	_
commitments, etc. which are in the scope	Stage 2		_			-
of Ind AS 109 but not covered under						
current Income Recognition, Asset	C: 0					
Classification and Provisioning (IRACP)	Stage 3	and the second sec	-			
norms						
Subtotal						-
		Sector Sector Sector		-	-	
	Zero overdue	1,35,547.33	-	1,35,547.33	542.19	(542.19)
otal	Stage 1	4,970.02	17.40	4,952.63	19.88	(2.49)
	Stage 2	2,823.48	49.41	2,774.07	11.29	38.12
	Stage 3	2,692.14	1,501.58	1,190.55	730.21	771.37
	Total	1,46,032.97	1,568.39	1,44,464.58	1,303.58	264.80

As at March 31, 2024

Note 42 - Disclosure required as per Reserve Bank of India Notification No. DoR.FIN.REC.No.45/03.10.119/2023-24 dated October 19, 2023

Sr No.	Number of Significan	Amount (Rs. Lakhs) % of T		% of Total Liabilities
	t Counterpa rties			
1	2	13,867.00	NA	8.21%

(i) Funding Concentration based on significant counterparty (both deposits and borrowings):

(ii) Top 20 large deposits (amount in Rs. Lakhs and % of total deposits): Not Applicable

(iii)Top 10 borrowings (amount in Rs. Lakhs and % of total borrowings):

Amount in Rs. Lakhs % of total borrowings	18,794.89	
78 OI TOTAL DOPPOWINGS	11.70%	

(iv) Funding Concentration based on significant instrument/product:

Sr No.	Name of the instrument/product	Amount (Rs. Lakhs)	% of Total Liabilities
1	Secured NCD	67,667.92	40.08%
2	Borrowings from Banks & FI's	15,777.25	
3	Subordinated Liabilities	77,159.75	
	Total	1,60,604.92	

(v) Stock Ratios:

(a) Commercial papers as a % of total public funds, total liabilities, and total assets: Not Applicable

(b) Non-convertible debentures (original maturity of less than one year) as a % of total public funds, total liabilities, and total asset: Not Applicable

(c) Other short-term liabilities, if any as a % of total public funds, total liabilities, and total assets:

Particulars	Weightage	
Other short-term liabilities as % of Total Public funds	31.35%	
Other short-term liabilities as % of Total Liabilities	29.82%	
Other short-term liabilities as % of Total Assets	25.68%	



(vi) Institutional set-up for liquidity risk management:

The Board of Directors of the Company has an overall responsibility and oversight for the management of all the risks, including liquidity risk. The Board approves the governance structure, policies, strategy, and the risk tolerance limit for the management of liquidity risk.

The Board of Directors approves the constitution of Risk Management Committee (RMC) for the effective supervision and management of various aspects including liquidity risks faced by the company. The meetings of RMC are held periodically.

The Board of Directors also approves constitution of Asset Liability Committee (ALCO), consisting of the Company's top management which functions as the strategic decision- making body for the asset-liability management of the Company from risk-return perspective and within the risk appetite and tolerance limits approved by the Board. The role of the ALCO also includes periodic revision of interest rates, diversification of source of funding and its mix, maintenance of enough liquidity and investment of surplus funds. ALCO meetings are held periodically.

Note:

1) Significant counterparty is as defined in RBI Circular RBI/2019-20/88 DOR.NBFC (PD) CC.No.102/03.10.001/2019-20 dated November 4, 2019 on Liquidity Risk Management Framework for Non-Banking Financial Companies and Core Investment Companies.

2) Significant instrument/product is as defined in RBI Circular RBI/2019-20/88 DOR.NBFC (PD) CC.No.102/03.10.001/2019-20 dated November 4, 2019 on Liquidity Risk Management Framework for Non-Banking Financial Companies and Core Investment Companies.

3) Total Liabilities has been computed as sum of all liabilities (Balance Sheet figure) less Equities and Reserves/Surplus.

4) Public funds are as defined in Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Direction, 2016.

