

NOTICE OF SECOND EXTRAORDINARY GENERAL MEETING OF THE FINANCIAL YEAR 2024-25 OF TOYOTA FINANCIAL SERVICES INDIA LIMITED

Dear Member(s),

SHORTER NOTICE is hereby given that the Second Extraordinary General Meeting (EGM) of FY 2024-25 of the Members of Toyota Financial Services India Limited will be held on Tuesday, July 30, 2024, at 11:00 AM (IST), through Video Conferencing ("VC") via Microsoft Teams / Other Audio-Visual Means (OAVM), deemed to be held at the Registered Office of the Company at No. 21, Centropolis, First Floor, 5th Cross, Langford Road, Shanti Nagar, Bangalore - 560025 (Karnataka, India) to transact the following business:

SPECIAL BUSINESS:

1. Increase in the Authorised Share Capital of the Company

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 Sections 61 of the Companies Act, 2013, and all other applicable provisions, if any, of the Companies Act, 2013 and the rules made thereunder including any statutory modification or re-enactment thereof for the time being in force and pursuant to the Articles of Association of the Company, the extant Rules / Regulations / Guidelines / Notifications and Circulars prescribed by any relevant authorities including but not limited to Reserve Bank of India / Securities Exchange Board of India, the consent of the Members of the Company be and is hereby accorded to increase the Authorized Share Capital of the Company from existing INR 13,581,468,700/- (Rupees Thirteen Billion Five Hundred Eighty-One Million Four Hundred Sixty-Eight Thousand and Seven Hundred Only) divided into 1,358,146,870 Equity Shares of INR 10/- (Rupees Ten) each to INR 15,103,207,830/- (Rupees Fifteen Billion One Hundred Three Million Two Hundred Seven Thousand Eight Hundred and Thirty Only) divided into 1,510,320,783 Equity Shares of INR 10/- (Rupees Ten) each, by creation of additional 152,173,913 Equity Shares of INR 10/- (Rupee Ten) each ranking pari passu in all respect with the existing Equity Shares of the Company.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorised to take all such steps and actions and give such directions, as it may in its absolute discretion, deem appropriate."

2. Alteration of Capital Clause of the Memorandum of Association of the Company

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 Sections 13, 61, and 64 and other applicable provisions, if any, of the Companies Act, 2013 and the rules issued thereunder including any statutory modification or re-enactment thereof for the time being in force, the existing Clause V of the Memorandum of Association of the Company be and is hereby amended and substituted by the following:

"V. INR 15,103,207,830/- (Rupees Fifteen Billion One Hundred Three Million Two Hundred Seven Thousand Eight Hundred and Thirty Only) divided into 1,510,320,783 Equity Shares of INR 10/-(Rupees Ten) each."



RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board of Directors of the Company be and is hereby authorised to take all such steps and actions and give such directions, as it may in its absolute discretion, deem appropriate."

3. Preferential Issue of Equity Shares on a Private Placement basis

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

"RESOLVED THAT in accordance with the provisions of Sections 23, 42, 62 and all other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), and the rules & regulations made there under, if any, including any statutory modification or re-enactment thereof for the time being in force, the Articles of Association of the Company, the extant Master Direction on Foreign Investment in India issued by Reserve Bank of India and in accordance with the applicable provisions of the Foreign Exchange Management Act, 1999 and the Rules/Regulations/Guidelines, if any, prescribed by any relevant authorities from time to time, and subject to the permissions, consents, sanctions and approval by any authority including but not limited to Reserve Bank of India and subject to such conditions and modifications as may be considered necessary by the Board of Directors or as may be prescribed or imposed while granting such approvals, permissions and sanctions which may be agreed to by the Board, the consent of the Company be and is hereby accorded to the Board to offer, issue and allot, up to 152,173,913 Equity Shares of INR 10/- (Rupee Ten) each, ranking pari passu with the existing Equity Shares of the Company of face value of INR 10/- (Rupee Ten) each at an issue price of INR 23/- (Rupees Twenty-Three Only) each [(including premium of INR 13/- (Rupees Thirteen Only) per share], for an aggregate value not exceeding INR 3,499,999,999/- (Rupees Three Billion Four Hundred Ninety-Nine Million Nine Hundred Ninety-Nine Thousand and Nine Hundred and Ninety-Nine Only) for cash and on such terms as may be determined by the Board, to Toyota Financial Services Corporation, Japan, the holding company, through Private Placement and on Preferential basis.

RESOLVED FURTHER THAT the monies received by the Company from the Proposed Allottee in lieu of the issuance and allotment of the Equity Shares pursuant to the preferential allotment under section 42, and 62(1)(c) of the Companies Act, 2013 read with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 and Rule 13 of the Companies (Share Capital and Debentures) Rules, 2014, shall be kept by the Company in a separate bank account.

RESOLVED FURTHER THAT the Equity Shares to be offered, issued and allotted by the Company on a preferential allotment basis shall rank *pari passu* with the existing Equity Shares of the Company in all respects, including dividend, and shall be subject to the provisions of the Memorandum of Association and the Articles of Association of the Company.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board (which expression shall also include a Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things, and to execute all such deeds, documents, writings as it may in its absolute discretion deem necessary or incidental and pay such fees, etc. and incur such expenses in relation thereto as it may deem appropriate for giving effect to this Resolution including but not limited to taking any decisions whether at a Meeting of Board or through circulation, as may be appropriate and permissible under law, for fixing the timing of the issue, determining the issue price, face value, premium amount of Equity Shares to be offered and delegation of all or any of its powers herein conferred to its Directors, Chief Financial Officer, Company Secretary or any other officer(s) delegated by any Direction of the Company."



4. Material Related Party Transaction with Toyota Kirloskar Motor Private Limited (TKM)

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 Regulations 2(1)(zb), 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), the applicable provisions of the Companies Act, 2013 ('Act'), if any, read with related rules, if any, as amended from time to time, and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and / or permission(s), as may be required and based on the recommendation of the Audit Committee and the Board of Directors, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to enter / continue to enter into Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) with a Toyota Kirloskar Motor Private Limited (TKM), a Group Company and a 'Related Party' of the Company on such terms and conditions as may be mutually agreed between TKM and the Company, for an aggregate value of up to INR 1,293.89/- Million, to be entered during the Financial Year 2024-25 for sale of cars, leasing of cars, purchase of cars, Integration Interface maintenance services, offer GFV / buy-back based financing, pay-out for disbursement of retail Loan, availing of shared services, renting of premises, procurement of Lexus cars, execution of associate agreement, intercompany transfers etc. subject to such contract(s) / arrangement(s) / transaction(s) being carried out at arm's length and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/ to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorized to do all such acts, deeds, matters and things as it may deem fit in its absolute discretion and to take all such steps as may be required in this connection including any material modifications (including modification of individual limits for the transactions within the aggregate overall limit as specified above), finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, and to take all such actions herein conferred to, without being required to seek further consent or approval of the Members of the Company or otherwise to that end and intent that the Members of the Company shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers herein conferred in favour of any other person / official of the Company as they may deem necessary and also authorized to do all such things acts, deeds, things, matters as they may consider necessary and expedient to give effect to the above resolution including but not limited to filing of necessary statutory documentation with the statutory authorities, as applicable.

RESOLVED FURTHER THAT all actions taken by the Board, or any person so authorized by the Board, in connection with any matter referred to or contemplated in any of the foregoing resolutions, be and are hereby approved, ratified and confirmed in all respects."



5. Material Related Party Transaction with Toyota Lakozy Auto Private Limited (TLAPL)

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 Regulations 2(1)(zb), 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), the applicable provisions of the Companies Act, 2013 ('Act'), if any, read with related rules, if any, as amended from time to time, and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and / or permission(s), as may be required and based on the recommendation of the Audit Committee and the Board of Directors, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to enter / continue to enter into Related Party Transaction(s) / Contract(s) / Arrangement(s) / Agreement(s) with a Toyota Lakozy Auto Private Limited (TLAPL), a Group Company and a 'Related Party' of the Company on such terms and conditions as may be mutually agreed between TLAPL and the Company, for an aggregate value of up to INR 1,142.92/- Million, to be entered during the Financial Year 2024-25 for Inventory Funding and Retail Finance payout, purchase of cars and reimbursement of purchase price and registration charges, sale of cars, renting of premises for two workstations etc. subject to such contract(s) / arrangement(s) / transaction(s) being carried out at arm's length and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company and any duly constituted/ to be constituted Committee of Directors thereof to exercise its powers including powers conferred under this resolution) be and is hereby authorized to do all such acts, deeds, matters and things as it may deem fit in its absolute discretion and to take all such steps as may be required in this connection including any material modifications (including modification of individual limits for the transactions within the aggregate overall limit as specified above), finalizing and executing necessary documents, contract(s), scheme(s), agreement(s) and such other documents as may be required, and to take all such actions herein conferred to, without being required to seek further consent or approval of the Members of the Company or otherwise to that end and intent that the Members of the Company shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers herein conferred in favour of any other person / official of the Company as they may deem necessary and also authorized to do all such things acts, deeds, things, matters as they may consider necessary and expedient to give effect to the above resolution including but not limited to filing of necessary statutory documentation with the statutory authorities, as applicable.



RESOLVED FURTHER THAT all actions taken by the Board, or any person so authorized by the Board, in connection with any matter referred to or contemplated in any of the foregoing resolutions, be and are hereby approved, ratified and confirmed in all respects."

Date: July 30, 2024 Place: Bangalore By order of the Board of Directors For **Toyota Financial Services India Limited**

P B Venugopal

Managing Director & Chief Executive Officer

DIN: 10387035



NOTES:

- A Statement pursuant to Section 102 of the Companies Act, 2013 (the Act), relating to the Special Business to be transacted at the EGM is annexed hereto.
- In compliance with the provisions of the Act and Ministry of Corporate Affairs (MCA) Circulars, the EGM of the Company is being held through VC on Tuesday, July 30, 2024, at 11:00 AM (IST). The procedure for joining the EGM through VC / OAVM is mentioned in this Notice.
- 3. The deemed venue for the EGM will be the Registered Office of the Company.
- 4. As the EGM will be conducted through VC / OAVM, the facility for appointment of Proxy by the Members is not available for this EGM and hence the Proxy Form and Attendance Slip including Route Map are not annexed to this Notice.
- 5. Corporate Members intending to have their authorized representatives to attend and vote at the EGM are requested to send a scanned copy of authorizing their representative to attend and vote on their behalf at the EGM to the Company at the following email ID: cs@tfsin.co.in.
- 6. In line with MCA Circulars, the Notice calling the EGM along with the Statement under Section 102 of the Act, is being sent through electronic mode to those Members whose email addresses are registered with the Company. The Members may note that the Notice and Statement under Section 102 of the Act will also be available on the website of the Company at www.toyotafinance.co.in.
- 7. The statutory registers maintained under the Act and all documents referred to in the accompanying notice and the statement shall be open for inspection at the Registered Office of the Company during normal business hours from 11:00 AM to 1:00 PM (IST) on all working days, up to and including the date of the EGM of the Company and will also be available for inspection at the EGM.

Instructions for Members for attending the EGM through VC are as under:

- The Members will be provided with a facility to attend the EGM through two-way VC through the
 Microsoft Teams system, and they may access the same through the link shared by the Company
 as part of this EGM Notice. The attendance of the Members attending the EGM through VC will be
 counted for the purpose of reckoning the quorum under Section 103 of the Act. The Notice
 convening the EGM will be uploaded on the website of the Company at www.toyotafinance.co.in.
- 2. Members may join the EGM through Laptops, Smartphones, Tablets and iPads. Further, Members will be required to use the Internet with a good speed to avoid any disturbance during the EGM.
- 3. Members are encouraged to submit their questions in advance with respect to the business to be transacted at the EGM. These queries may be submitted from their registered e-mail address, mentioning their name to reach the Company's e-mail address at cs@tfsin.co.in before 11:00 AM (IST) on Tuesday, July 30, 2024. The designated email ID for casting vote, if demanded for poll at EGM will be cs@tfsin.co.in.
- 4. Members who would like to express their views or ask questions during the EGM may pre-register themselves as a speaker by sending their request from their registered e-mail address mentioning their name at <u>cs@tfsin.co.in</u> before 11:00 AM (IST) on Tuesday, July 30, 2024.



- 5. Further, Members may join the EGM through VC facility through Microsoft Teams link to be shared separately, by following the instructions provided here. Such facility shall be kept open for the Members 15 minutes before the scheduled time of the commencement of the EGM and would be kept open 15 minutes after the EGM also.
- Members who need assistance before or during the EGM, can contact IT Service Desk of the Company on +1-800-258-9099 / <u>itservicedesk@tfsin.co.in</u> or Mr. P B Venugopal on +91-80 4344 2800 / <u>cs@tfsin.co.in</u>.

By order of the Board of Directors
For Toyota Financial Services India Limited

Date: July 30, 2024 Place: Bangalore P B Venugopal

Managing Director & Chief Executive Officer

DIN: 10387035



Annexure to Notice

Explanatory Statement pursuant to section 102 of the Companies Act, 2013

Item no. 1, 2 & 3:

The existing Authorized Share Capital of the Company is INR 13,581,468,700/- (Rupees Thirteen Billion Five Hundred Eighty-One Million Four Hundred Sixty-Eight Thousand and Seven Hundred Only) divided into 1,358,146,870 Equity Shares of INR 10/- (Rupees Ten) each. In order to sustain and accelerate the current growth rate and to maintain capital adequacy at an optimum level and to fuel the future growth of the Company as envisaged in the MTBP, it is proposed to raise the existing capital of the Company by issue of Equity Shares to Toyota Financial Services Corporation, Japan, Holding Company, up to an aggregate amount not exceeding INR 3,499,999,999/- (Rupees Three Billion Four Hundred Ninety-Nine Million Nine Hundred Ninety-Nine Thousand and Nine Hundred and Ninety-Nine Only) by way Preferential issue on Private Placement basis.

Considering the above, the Board of Directors, at their Meeting held on July 30, 2024, has approved the fund raising subject to the consent of the Members of the Company for issue of such shares to its parent Company Toyota Financial Services Corporation, Japan.

However, to bring into effect such an issue, the Authorized Share Capital of the Company is required to be increased to INR 15,103,207,830/- (Rupees Fifteen Billion One Hundred Three Million Two Hundred Seven Thousand Eight Hundred and Thirty Only) divided into 1,510,320,783 Equity Shares of INR 10/- (Rupees Ten) each. Therefore, the Board of Directors has recommended an increase in the Authorized Share Capital and consequent alteration in the Capital clause of the Memorandum of Association and your approval is sought for the same.

Section 62 of the Act, provides, inter alia, that whenever it is proposed to increase the subscribed capital of a company by allotment of further shares, such further shares shall be offered to the persons who on the date of the offer are holders of the Equity Shares of the company in proportion to the capital paid-up on that date and in the manner laid down under Section 62(1) of the Act, unless the Members in a general meeting decide otherwise by way of a Special Resolution. Furthermore, as per Section 42 of the Act, read with the Rules framed thereunder, a company offering or making an invitation to subscribe to securities on a private placement basis, is required to obtain the prior approval of the Members of the Company for each of the offers and invitations.

In accordance with Sections 23, 42 and 62 of the Act read with the rules framed there under, approval of the Members is sought by way of a Special Resolution for the issuance of 152,173,913 Equity Shares of the Company for an aggregate value not exceeding INR 3,499,999,999/- (Rupees Three Billion Four Hundred Ninety-Nine Million Nine Hundred Ninety-Nine Thousand and Nine Hundred and Ninety-Nine Only) to Toyota Financial Services Corporation, Japan on the terms contained herein.

Given below are the disclosures as required under the rules made under the Companies Act, 2013:

- 1. The object of the issue is to raise funds for general corporate purposes.
- 2. The maximum number of Equity Shares which may be issued will be up to 152,173,913 Equity Shares of INR 10/- (Rupees Ten) each, ranking pari passu with the existing Equity Shares of the Company of face value of INR 10/- (Rupees Ten) each and the Company is expected to raise up to INR 3,499,999,999/- (Rupees Three Billion Four Hundred Ninety-Nine Million Nine Hundred Ninety-Nine Thousand and Nine Hundred and Ninety-Nine Only).



- 3. The Equity Shares are proposed to be issued at an issue price of INR 23/- (Rupees Twenty-Three Only) per Equity Share ranking pari passu with the existing Equity Shares, based on the Valuation Report of Mr. Santhosh Kumar Katla, Registered Valuer (registration no. IBBI/RV/06/2022/14859) and Chartered Accountants (ICAI Membership no. 243893) having office at #101, First floor Fortune Plaza, Friends Colony, Manikonda, Hyderabad- 500089. As per the Valuation Report, the value of the Equity Share is INR 23/- (Rupees Twenty-Three Only) per Equity Share. The Report is attached for reference. The relevant date with reference to which the price has been arrived at is March 31, 2024.
- 4. The Equity Shares are proposed to be offered to Toyota Financial Services Corporation, Japan, the parent company of the Company, who intends to subscribe to the offer. Post allotment, the shareholding of Toyota Financial Services Corporation, Japan in the Company will be 100% of the post issue paid-up Equity Share capital of the Company. The Directors and Key Management Personnel will not be offered any Equity Shares and therefore cannot subscribe to the said offer.
- 5. On March 18, 2024, the Company had allotted 148 Million Equity Shares of face value of INR 10/-(Rupees Ten) each at an issue price of INR 25/- (Rupees Twenty-Five) each (including premium of INR 15/- each), ranking pari passu with the existing Equity Shares of the Company to Toyota Financial Services Corporation, Japan, the Holding Company and the Company had raised INR 3.7/-Billion.
- 6. The issue and allotment shall be completed within the time frame prescribed under the applicable laws. Upon the issue and offer of the Equity Shares as aforesaid, the allotment shall be completed within a period of sixty days from the date of receipt of application money.

The provisional shareholding pattern of the Company, before and after the proposed issue, will be as under:

S. No	Category	Pre-Issue Shareholding		Post Issue Shareholding	
		No of Shares Held	% of Shareholding	No of Shares Held	% of Shareholding
Α	Promoter Holding:				
1	Indian Promoter	-	-		8
2	Foreign Promoter			-	s
	Toyota Financial Services Corporation, Japan	1,35,81,46,870	100	1,51,03,20,783	100
	Sub Total (A)	1,35,81,46,870	100	1,51,03,20,783	100
В	Non – Promoter Holding				
1	Institutional Investors	-	9		
2	Non-Institution:	-	3		1 -
	Private Corporate Bodies	-			
	Directors and Relatives	C=	:=		
	Indian Public	-	-	-	-
	Others (Including NRIs)			=	
	Sub Total (B)	5 -			,
	Grand Total	1,35,81,46,870	100	1,51,03,20,783	100

Note: There will be no change in the control consequent to the preferential offer.



The Board recommends approval of the Resolution as mentioned in item no. 1 & 2 above as an Ordinary Resolutions and item no. 3 as a Special Resolution.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in Resolution at item no. 1, 2 & 3.

Item no. 4:

Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), inter alia, states that all Material Related Party Transactions ('RPT') shall require prior approval of the Members of the Company, even if such transaction(s) are in the ordinary course of business and at an arm's length basis. The transactions with a Related Party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds INR 1,000/- Crore (10,000 Million) or 10% of the annual turnover of a listed entity as per the last audited financial statements of the listed entity, whichever is lower.

Toyota Kirloskar Motor Private Limited (TKM) is an Indian subsidiary of Toyota Motor Corporation, Japan and is one of the leading automobile manufacturers in India. TKM is a Related Party of the Company in terms of SEBI Listing Regulations and Companies Act. As part of business operations, the Company enters into various transactions with TKM with the approval of the Audit Committee and the Board. The transactions with TKM for Financial Year 2024-25 are expected to cross the materiality threshold of 10% of the annual turnover of the Company as per the last audited financial statements and hence in view of the same Resolution at item No. 4 is proposed for approval by the Members of the Company. The Audit Committee and the Board, after reviewing all necessary information, has granted its approval for entering into the transactions with TKM during Financial Year 2024-25 for an aggregate value of up to INR 1,293.89/- Million, for sale of cars, leasing of cars, purchase of cars, Integration Interface maintenance services, offer GFV / buy-back based financing, pay-out for disbursement of retail Loan, availing of shared services, renting of premises, procurement of Lexus cars, procurement of Toyota execution of associate agreement, intercompany transfers etc. The said transaction(s) are at an arm's length basis and are in the ordinary course of business of the Company. The details of the proposed transactions with TKM including the Information pursuant to the SEBI Listing Regulations are provided at Annexure-A to this notice and forms part of the explanatory statement.

None of the Directors, Key Managerial Personnel and their respective relatives are in any way concerned or interested, either directly or indirectly, financially or otherwise, in the Resolution at Item No. 4 of the Notice.

The Board recommends the Resolution set forth in Item no. 4 for the approval of the Members of the Company as an Ordinary Resolution.

Item no. 5:

Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), inter alia, states that all Material Related Party Transactions ('RPT') shall require prior approval of the Members of the Company, even if such transaction(s) are in the ordinary course of business and at an arm's length basis. A transaction with a Related Party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds INR 1,000/- Crore (10,000 Million) or



10% of the annual turnover of a listed entity as per the last audited financial statements of the listed entity, whichever is lower.

Toyota Lakozy Auto Private Limited (TLAPL) is a Toyota group company engaged in the business of buying, selling and services of cars to its customers. TLAPL is a Related Party of the Company. As part of business operations, the Company enters into various transactions with TLAPL with the approval of the Audit Committee and the Board. The transactions with TLAPL for Financial Year 2024-25 are expected to cross the materiality threshold of 10% of the annual turnover of the Company as per the last audited financial statements and hence in view of the same Resolution at item No. 5 is proposed for approval by the Members of the Company. The Audit Committee and the Board, after reviewing all necessary information, has granted its approval for entering into the transactions with TLAPL during Financial Year 2024-25 for an aggregate value of up to INR 1,142.92/- Million, for inventory funding and retail finance payout, purchase of cars and reimbursement of purchase price and registration charges, sale of cars, renting of premises for two workstations etc. The said transaction(s) are at an arm's length basis and are in the ordinary course of business of the Company. The details of the proposed transactions with TLAPL including the Information pursuant to the SEBI Listing Regulations are provided at Annexure-B to this notice and forms part of the explanatory statement.

None of the Directors, Key Managerial Personnel and their respective relatives are in any way concerned or interested, either directly or indirectly, financially or otherwise, in the Resolution at Item No. 5 of the Notice.

The Board recommends the Resolution set forth in Item no. 5 for the approval of the Members of the Company as an Ordinary Resolution.

By order of the Board of Directors .
For Toyota Financial Services India Limited

P B Venugopal

Managing Director & Chief Executive Officer

DIN: 10387035

Date: July 30, 2024 Place: Bangalore



ANNEXURE-A

Details of proposed transactions with Toyota Kirloskar Motor Private Limited (TKM) for Financial Year 2024-25, are as follows:

S No.	Particulars	Information		
1	Name of Related Party	Toyota Kirloskar Motor Private Limited.		
2	Nature of relationship	Group Company — Subsidiary of step-up holding Company (Toyota Motor Corporation, Japan).		
3	The nature, duration of the contract and particulars of the contract or arrangement	Nature of Transactions: sale of cars, leasing of cars, purchase of cars, Integration Interface maintenance services, offer GFV / buy-back based financing, payout for disbursement of retail Loan, availing of shared services, renting of premises, procurement of Lexus cars, execution of associate agreement, intercompany transfers etc. Duration of Transactions: Financial Year 2024-25.		
4	Whether in Ordinary Course of Business			
5	Whether at Arm's Length basis	Yes.		
6	Monetary Value / Total Amount involved	Aggregate estimated value of transactions with TKM up to INR 1,293.89/- Million for Financial Year 2024-25 for the following transactions: -		
	*	Related Party Transactions FY 2024-25	Limit in INR Million *	
		Sale of cars to TKM	70.00	
		Sale of cars to TUCO TKM	17.00	
		Leasing of vehicles to TKM for use by their employees	50.00	
		Purchase of Vehicles	949.60	
		Purchase of Lexus ES cars	17.00	
		Purchase of cars for employee car scheme Integration Interface maintenance services from TKM with regards to wholesale funding business	0.15	
		Arrangement with TKM - Offer GFV /Buy-back based financing to the customers of Toyota cars and Lexus cars	4.00	
		Pay-out for disbursement of Retail Loan	10.00	
		Availing of shared services	1.69	
		Renting of Premises from TKM for Alternate Space / Office as per "Business Continuity Management Plan"	0.20	
		Availing of valuation service from TKM through their sub-contractors	3.25	
		Transaction with TKM in connection with execution of Associate Agreement with TKM	0.00	
		Transaction with TKM in connection ICT	6.00	
		Transaction with TKM in connection ICT	27.00	
		Transaction with TKM in connection ICT - outward	0.00	
		Transaction with TKM in connection ICT - outward	16.00	



	<i>y</i> -	* Limit is subject to modification by the Board / ACB as per business requirements within the aggregate overall limit of INR 1,293.89/- Million for FY 2024-25
7	Justification as to why the RPT is in the interest of the listed entity	TKM is an Indian subsidiary of Toyota Motor Corporation, Japan and is one of the leading automobile manufacturers in India. TKM is a Group Company of Toyota and the transactions with TKM will be in the best interest of the Company considering business opportunity, synergy, cost effectiveness, ease of business, mutual support, and collaboration. The transactions are in ordinary course of business and at arm's length basis.
8	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transaction (and for a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided)	12% (Basis turnover of Financial Year 2023-24).
9	If the transaction relates to any loans, inter-corporate deposits, advances or investments made or given by the listed entity or its subsidiary the details to be provided as specified in the regulation	No
10	Where any director is interested in any contract or arrangement with a related party,	None of the Director or Key Managerial Personnel is interested
12	Valuation and other Reports etc.	Nil
13	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013, forming part of this Notice.



ANNEXURE-B

Details of proposed transactions with Toyota Lakozy Auto Private Limited (TLAPL) for Financial Year 2024-25, are as follows:

S No.	Particulars	Information	
1	Name of Related Party	Toyota Lakozy Auto Private Limited	
2	Nature of relationship	Group Company	
3	The nature, duration of the contract and particulars of the contract or arrangement	Nature of Transactions: Inventory Funding and Retail Finance payout, purchase of cars and reimbursement of purchase price and registration charges, sale of cars, renting of premises for two workstations etc. Duration of Transactions: Financial Year 2024-25.	
4	Whether in Ordinary Course of Business	Yes.	
5	Whether at Arm's Length basis	Yes.	
6	Monetary Value / Total Amount involved	Aggregate value of transactions with Toyota Lakozy Auto Private Limited up to INR 1,142.92/- Million for FY 2024-25 for the following transactions:	
		Limit in Related Party Transactions FY 2024-25 INR Million *	
		Inventory Funding and Retail finance payout 1,102.50 Purchase of cars and reimbursement of Purchase 20.00 Price and Registration charges	
		Sale of cars 20.00	
		* Limit is subject to modification by the Board / ACB as perbusiness requirements within the aggregate overall limit of INF 1,142.92/- Million for FY 2024-25	
7	Justification as to why the RPT is in the interest of the listed entity;	TLAPL is a Toyota group company engaged in the business of buying, selling and services of cars to it customers. TLAPL is a Group Company of Toyota and the transactions with TLAPL will be in the best interes of the Company considering business opportunity synergy, cost effectiveness, ease of business, mutual support, and collaboration. The transactions are in ordinary course of business and at arm's length basis	
8	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transaction (and for a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided)	11 % (Basis turnover of Financial Year 2023-24).	



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9	If the transaction relates to any loans, inter-corporate deposits, advances or investments made or given by the listed entity or its subsidiary the details to be provided as specified in the regulation	No
10	Where any director is interested in any contract or arrangement with a related party,	None of the Director or Key Managerial Personnel is interested
12	Valuation and other Reports etc.	Nil
13	Any other information that may be relevant	All important information forms part of the statement setting out material facts, pursuant to Section 102(1) of the Companies Act, 2013, forming part of this Notice.