	Name of the Issue: Public Issue by Muthoot Finance Limited - Tranche II (Issue Opening Date: September 21, 2023)				Last updated on: November 15, 2024			
1	Type of Issue: Public Issue by Muthoot Finance Limited ("MFL" or the "Company" or the "Issuer") of Secured, Redeemable, Non-Convertible Debentures of face value of ₹ 1,00 an amount of ₹ 100 crores ("Base Issue Size") with an option to retain oversubscription up to ₹ 600 crores aggregating up to 70,00,000 NCDs amounting to ₹ 700 crores ("Tranche II Issue").							
2	Tranche II Issue size (Rs. crore): Public Issue by Muthoot Finance Limited ("MFL" or the "Company" or the "Issuer") of Secured, Redeemable, Non-Convertible Debentures of face value of ₹ 1,000 each ("NCDs") for an amount of ₹ 100 crores ("Base Issue Size") with an option to retain oversubscription up to ₹ 600 crores aggregating up to 70,00,000 NCDs amounting to ₹ 700 crores ("Tranche II Issue Limit") ("Tranche II Issue"). The Issuer has issued and alloted NCDs aggregating to Rs. 700 crores. (Source: Minutes of the Meeting dated October 04,2023 held between MFL; the Lead Manager; and the Registrar)							
3	Rating of instrument alongwith name of the rating agency  (i) As disclosed in the offer document: [ICRA] AA+/Stable (pronounced as ICRA Double A plus rating with stable outlook) by ICRA  (ii) at the end of FY 2024: [ICRA] AA+/Stable (pronounced as ICRA Double A plus rating with stable outlook) by ICRA							
	(iii) at the end of FY 2025*: NA (iv) at the end of FY 2026*: NA							
	*Credit Rating not disclosed as reporting for the relevant fiscal years has not bee Whether the secured debt securities are secured by hundred percent sec		41-4	ffee de coment en Del	hamtuus Tuust			
4	Deed.(Regulation 23(5) of SEBI (Issue and Listing of Non-Convertible Security		the terms of the o	ner document of Det	Denture Trust			
5	Subscription level (number of times): After considering the not banked and tecl Tranche II Issue Size. (Source: Minutes of the Meeting dated October 04,2023 he			the Base Issue Size and	1 1.17 times of the			
	Financials of the Issuer (as per the annual financial results submitted to stock 2015	k exchanges under Regulation 52(4) of SEBI	(Listing Obligations ar	nd Disclosure Require	ments) Regulations,			
	2013		Rs. (In	n Crores) on consolida	ated basis			
	Parameters		1st FY ( FY 2024)	2nd FY (FY 2025)*	3rd FY (FY 2026)			
6	Income from operations		15,061.65		NA			
	Net Profit for the period Paid-up equity share capital		4,467.59 401.46		NA NA			
	Reserves excluding revaluation reserves		24,705.74		NA NA			
	*Financials not disclosed as reporting for the relevant fiscal years has not been c	*						
7	Status of the debt securities (whether traded, delisted, suspended by any stoc (i) at the end of FY 2024: Listed and Traded on BSE Limited. (Source www.bsein	• • •						
	(ii) at the end of FY 2025*: NA	,						
	(iii) at the end of FY 2026*: NA							
	* Trading status not disclosed as reporting for the relevant fiscal years has not be	een completed						
	NCDs are listed on the BSE Limited admitted to dealings with effect from Octobe	r 6, 2023						
	Change, if any, in directors of issuer from the disclosures in the offer docum		n.,	ć d	20.5. 22			
	(ii) at the end of FY 2024:	Justice Jacob Benjamin Koshy Mr. Joseph Korah		tired lependent Director	29-Sep-23 29-Sep-23			
8		Ms. Usha Sunny	Re-Appointed as In	ndependent Director	29-Sep-23			
			***	I	27-Sep-23			
	(ii) at the end of FY 2025*: NA (iii) at the end of FY 2026*: NA		11	Breeter	25-Bep 25			
	* /	nt fiscal years has not been completed.	11		27 369 23			
	(iii) at the end of FY 2026*: NA	* *						
9	(iii) at the end of FY 2026*: NA * Change in Directors not disclosed in the above table as reporting for the releva	Regulation 52(7) of SEBI (Listing Obligation need from Net Proceeds. be financed from Net Proceeds	ns and Disclosure Req	uirements) Regulation	ıs, 2015)			
9	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be finat  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to l  *The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a	Regulation 52(7) of SEBI (Listing Obligation and France) need from Net Proceeds. The proposed to be utilized for general and the proposed to be utilized f	ns and Disclosure Req	uirements) Regulation	not exceeding 25% of			
9	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be finat  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to 1  *The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a stock exchanges).	Regulation 52(7) of SEBI (Listing Obligation and France) need from Net Proceeds. The proposed to be utilized for general and the proposed to be utilized f	ns and Disclosure Req	uirements) Regulation	not exceeding 25% of			
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9	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be finat  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to 1  *The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a stock exchanges).	Regulation 52(7) of SEBI (Listing Obligation of SEBI (List	ns and Disclosure Req	uirements) Regulation	not exceeding 25% of			
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	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be final  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be final  3. The Net Proceeds will be first utilized towards the Objects mentioned above. The  4 the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a  4 stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, f  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will  repayment of principal and they will take necessary action at our cost. (Source: Tru  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA	Regulation 52(7) of SEBI (Listing Obligation of SEBI (List	ns and Disclosure Req	uirements) Regulation bject to such utilization the company in certific	not exceeding 25% of ate submitted with the			
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	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final 2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be "The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, f  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will repayment of principal and they will take necessary action at our cost. (Source: Tru  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:	Regulation 52(7) of SEBI (Listing Obligation Companies of SEBI (Listin	ns and Disclosure Requestry and Disclosure Reputation	uirements) Regulation bject to such utilization the company in certific	not exceeding 25% of ate submitted with the			
	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be  *The Net Proceeds will be first utilized towards the Objects mentioned above. The  the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a  stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/ No) (If yes, f.  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will  repayment of principal and they will take necessary action at our cost. (Source: Trustic)  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:  The Board approved an additional equity infusion of Rs. 500 Crores in Muthoot Metalogical  The states of the stock of the properties of the stock of the sto	Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Regulation Regulati	ns and Disclosure Requestry and Disclosure Reputation	uirements) Regulation bject to such utilization the company in certific	not exceeding 25% of ate submitted with the t of interest and			
	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be finat  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to le  *The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, f  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will repayment of principal and they will take necessary action at our cost. (Source: Tru  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:  The Board approved an additional equity infusion of Rs. 500 Crores in Muthoot M:  The Company submitted statement of utilization of issue proceeds for the quarter e	Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Red from Net Proceeds. The financed from Net Proceeds to be discovered to be utilized for general actually utilized as against what was originally actually actual	ns and Disclosure Req	uirements) Regulation bject to such utilization the company in certific	not exceeding 25% of ate submitted with the t of interest and 14-Nov-24			
	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be  "The Net Proceeds will be first utilized towards the Objects mentioned above. The  the amount raised in the Issue, in compliance with the SEBI NCS Regulations." (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a  stock exchanges). (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, for  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will  repayment of principal and they will take necessary action at our cost. (Source: Trustee  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:  The Board approved an additional equity infusion of Rs. 500 Crores in Muthoot M.  The Company submitted statement of utilization of issue proceeds for the quarter expression of the company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The Company submitted security cover certificate for the quarter ended Sep 2024 to  The C	Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Red from Net Proceeds. The financed from Net Proceeds to be discovered from Net Proceeds to be utilized for general actually utilized as against what was originally actually actually utilized as against what was originally actually actually actually utilized as against what was originally actually	ns and Disclosure Requestroporate purposes, substitutional substitution of the substit	uirements) Regulation  bject to such utilization  the company in certific  egard to timely paymen	not exceeding 25% of ate submitted with the t of interest and 14-Nov-24 14-Nov-24			
9	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval  Status of utilization of issue proceeds (as submitted to stock exchanges under  (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final  2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be  *The Net Proceeds will be first utilized towards the Objects mentioned above. The  the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a  stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, fi)  (i) Disclosures in the offer document in terms of issue: The Debenture Trustee will  repayment of principal and they will take necessary action at our cost. (Source: Trustee)  (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:  The Board approved an additional equity infusion of Rs. 500 Crores in Muthoot M.  The Company submitted statement of utilization of issue proceeds for the quarter et   The Company submitted security cover certificate for the quarter ended Sep 2024 to   Board of Directors approved the unaudited standalone and consolidated financial re  The Finance Committee of the Company approved the issuance, settlement and all	Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Red from Net Proceeds. See Information Red Proceeds to be utilized for general actually utilized as against what was originally actually actually utilized as against what was originally actually actually actually utilized as against what was originally actually actually utilized as against what was originally actually ac	ns and Disclosure Requestroporate purposes, sublisclosed as certified by trent of default by us in recompany  Company  Therefore, 2024  Therefore, 2024  Therefore, 2029 and 2	uirements) Regulation  bject to such utilization  the company in certific  egard to timely paymen  ler the US\$ 2 billion	not exceeding 25% of ate submitted with the t of interest and 14-Nov-24 14-Nov-24 14-Nov-24 14-Nov-24			
9	(iii) at the end of FY 2026*: NA  * Change in Directors not disclosed in the above table as reporting for the releval Status of utilization of issue proceeds (as submitted to stock exchanges under (i) As disclosed in the offer document:  1. For the purpose of onward lending - Atleast 75% of amount proposed to be final 2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be final 2. General Corporate Purposes* - Maximum of up to 25% of amount proposed to be "The Net Proceeds will be first utilized towards the Objects mentioned above. The the amount raised in the Issue, in compliance with the SEBI NCS Regulations.  (ii) Actual utilization: Yes utilised. (There is no deviation in the amount of funds a stock exchanges).  (iii) Reasons for deviation, if any: Not Applicable  Delay or default in payment of interest/ principal amount, (Yes/No) (If yes, for the principal and they will take necessary action at our cost. (Source: Tree (ii) Delay in payment from the due date: NA  (iii) Reasons for delay/ non-payment, if any: NA  Any other Material Information:  The Board approved an additional equity infusion of Rs. 500 Crores in Muthoot M.  The Company submitted statement of utilization of issue proceeds for the quarter ender the Company submitted security cover certificate for the quarter ended Sep 2024 to Board of Directors approved the unaudited standalone and consolidated financial r.  The Finance Committee of the Company approved the issuance, settlement and all Global Medium Term Note Programme.  Finance Committee of the Board of Directors of Muthoot Finance Limited approve	Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Regulation 52(7) of SEBI (Listing Obligation Regulation SEBI (Listing Obligation Regulation Regul	corporate purposes, sublisclosed as certified by disclosed as certified by vent of default by us in recommendation. Company  Company  The red Notes due 2029 und 400 Mn Senior Secured	uirements) Regulation  bject to such utilization  the company in certific  egard to timely paymen  ler the US\$ 2 billion	not exceeding 25% of ate submitted with the t of interest and 14-Nov-24 14-Nov-24 14-Nov-24 23-Oct-24			
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is the 22th ACM of the company the following enablesines were ground:  (In Coppose and statement of the final stat		Name of the Issue: Public Issue by Muthoot Finance Limited - Tranche II  (Issue Opening Date: September 21, 2023)  Last updated		n: November 15, 2024	
alung quarter ending December 2014  The Company in fation the evid exchange the fidebut Microfilmon Limited's (Subsidiary) DIMPS has received final SEM observations for the planned IPO. As a south, the conquery has confirmed that the IPO will take place in accordance with market conditions and the sequentiation of secretary approach.  The Board of Directors approach the amunding standards and considerate with market conditions and the sequentiation of secretary approach.  The Board of Directors of the Company approach file company approach file promotes of Microfilmon of Standard (Standards) (Standa	1) 2) M 3) 4) 5) 6)	Adoption of audited Financial statements for the financial year ended March 31, 2024  Re-appointment of Mr. George Muthoot George, Mr. George Alexander, Mr. George Muthoot Jacob, Mr. Abraham Chacko, Mr. George Jacob Muthoot, Mr. George T futhoot and Mr. George Alexander Muthoot.  Appointment of M/s Krishnamoorthy and Krishnamoorthy & M/s P S D Y and Associates as joint statutory auditor.  Approval for continuation of Mr. Vadakkakara Antony George as non-executive Independent Director.  Revision in the terms of remuneration of Mr. George Muthoot George, Mr. George Muthoot Jacob and Mr. George Alexander.  Appointment of Mr. Eapen Alexander as executive director.	30-S	ep-24	
company has conformed that the IPO will ake place in accordance with market conditions and the explaintion of recessary approvals.  13-569.  The Board of Directors approved the unusulated standalous and controllated financial results for the quarter ended June 30, 2024.  13-509.  The Board of Directors approved the unusulated standalous and controllated financial results for the quarter ended June 30, 2024.  30-30.  The Board of Directors approved the unusulated standalous and controllated financial results for the parter and possible of the Directors, 2016.  The Fannace Committee of the Company approved the essential possible of the Directors, 2016.  The Fannace Committee of the Company approved the essential possible and the Company for non-complaintee with century Possible of Company approved the essential possible and the Company for non-complaintee with century Possible of 2028 to 206 conceiled and of the Director of the Company approved the EU S. \$450,000,000 17.25%. Secure Secured Notes due 2028 secure of Notes due 2028 to 206 conceiled and of the Secure Secured Notes due 2028 to 206 conceiled and of the Secure Secured Notes due 2028 to 206 conceiled and of the Secure Secured Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the secure of Notes due 2028 to 206 conceiled and of the Notes due 2028 to 206 conceiled and of the Notes due 2028 to 206 conceiled and of the Notes due 2028 to 206 conceiled and of Notes due 2028 to 200 conceiled and general and possible to 200 conceiled and of Notes due 2028 to 200 conceiled and general and possible to 200 con	- 1			Sep-24	
Bill by an order dated along lay 15, 2024, imposed a monetary penalty of Rs. 1.00 Lakhs on the Centegramy for mon-compilance with certain provisions of Know Your Contenuer Decesions, 2016  The Finance Committee of the Company approach the issuance, serflences and informative for monetary penalty of Rs. 1.00 Lakhs on the Centegramy for mon-compilance with certain provisions of Know Your Contenuer Decesions, 2016  The Finance Committee of the Company approach the issuance, serflences and of the Centegramy for mon-compilance with certain provisions of Know Your Contenuer Decesions, 2016  The Finance Committee of the Company approach the School Medium Term Note Programme.  Finance Committee of the Company approach the School Medium Term Note Programme.  Finance Committee of the Company approach the violence of the School Medium Term Note Programme.  Finance Committee of the Company approach the violence of the School Medium Term Note Programme.  Finance Committee of the Company approach the violence of the Programme.  Finance Committee of the Company approach the Violence of the School Medium Term Note Programme.  Finance Committee of the Company approach the Violence of the Violence of the School Medium Term Note Programme.  Finance Committee of the Company approach the Violence of the Violen	- 1			ер-24	
RRI by an order dated hally 15, 2024, improced a movestary penalty of Rr. 1.00 Lables on the Company for non-compliance with critary provisions of Know Year Customer Directions, 2016  Directio	TI	he Board of Directors approved the unaudited standalone and consolidated financial results for the quarter ended June 30, 2024.	13-A	ug-24	
Decisions, 2016  The Finance Committies of the Company approved the insurace, settlement and allowment of usure of U.S.100,000,000 7.125% Senite Secured Notes due 2028 to be consolidated and for firm a single series with the U.S.160,000,000 7.125% Senite Secured Notes due 2028 usured on 14 May 2024, agregating to U.S.3750,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.2 Bot OMTN Programmen of the Notes to be compositioned and form a single series with the U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.2 Bot OMTN Programmen of the Notes to be compositioned and form a single series with the U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.2 Bot OMTN Programmen of the Notes to be compositioned and form a single series with the U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650,000 7.125% Senite Secured Notes due 2028 usured to U.S.3650			30-J	Jul-24	
secondoined and to form a single series with the U.S.560(000,000 7.129% senies Secured Notes the 228 issued on 14 May 2024, aggregating to U.S.579(000,000 7.129% Senies Secured Notes the 228 issued on 14 May 2024, aggregating to U.S.579(000,000 7.129% Senies Secured Notes to 120 Senies (Senies Notes) (Senies Secured Notes) (Senies Senies Secured Notes) (Senies Senies Senies Secured Notes) (Senies Senies Senies Senies Secured Notes) (Senies Senies			20-J	Jul-24	
\$1,25% Senior Secured Notes due 2028 under the USS 2 lin GMTN Programme (the "Issue").   \$0,342.**   ICRA Ratings: Limited assigned rating of CRERIA A1+ to Commercial Paper and AA*/Stable to Non convertible Debentures and ICRA A1+.   [ICRA] AA*/Stable) to Bank facilities.   \$2.3 Jun 1966.   \$	cc	consolidated and to form a single series with the U.S.\$650,000,000 7.125% Senior Secured Notes due 2028 issued on 14 May 2024, aggregating to U.S.\$750,000,000 7.125%		ful-24	
CRA Ratings Limited assigned rating of [ICRA] A1+ to Commercial Papers, [ICRA] AA+(Stable) to Non-Convertible Debentures and ICRA A1+, [ICRA] AA+(Stable) as Bath Racillities.  28-Jun  Nonmination and Remmeration Committee of Company through a circular resolution, allotted 2215 equity shares of face value of Rs. 10 each under Mutuboot [SOP 2013.]  29-Jun  The Company's Board of Directors have approved the audiend standalone and consolidated financial results for the quarter and year ended March 31, 2024  29-Jun  The Company's Board of Directors have considered and approved the payment of Interim Dividend of Rs. 24 per equity share  Mitubelia IVI Triest & Banking Corporation, a consolidated albusilatory of Mitasheih UFF Irracial Group Inc. acquired 100% shareholding of Link Group which owns Link Interime India Protein Linked  29-Jun  Interimental Dividend Company through a company of the Company than the Company of the Board of Divictors at its mention [16] and a figure of Dividence and English Crobed Medium Term Note Programme pursuants to Regulation 144A (Regulation 5 of the U.S. Securities Act, 1933, as manufol and in accordance with applicable Indian regulations  Filing of Dreal Red Herring Prospectus by Belstur Microfinance Lit (Subsidiary of Mutubor Finance Limited) for issue of equity share  5-Mayor Committee of Board of Divictors has approved the USD 20th Global Medium Term Note Programme. The Company has also approved the Company of Company has also approved the Company ha			9-Јі	ul-24	
Nomination and Remuneration Committee of Company through a circular resolution, allotted 2,215 equity shares of face value of Rs. 10- each under Muthoot ESOP 2013.  20-Jun The Company's Board of Directors have approved the audited standahone and consolidated financial results for the quarter and your ended March 31, 2024  Band of Directors have approved the audited standahone and consolidated financial results for the quarter and your ended March 31, 2024  Band of Directors have approved the payment of Interim Dividend of Rs. 24 per equity share  Mistoribab UFT Prost & Banding Corporation, a consolidated subsidiary of Mistoribab UFF Financial Group Inc. equited 100% shareholding of Link Group which owns. Link Interime Intella Private Limited and their logs will undergo changes.  Finance Committee of the Board of Directors at its meeting leds on May 14, 2024, has approved the issuance, settlement and allottness of USS shareholding of Link Group which owns. Link Intellated Secured Stocks the 2028 under the USS 2 billion Global Medium Term Note Programme pursuant to Regulation 144A / Regulation S of the US. Securities Act, 1933, as amended and in accordance with applicable Indian regulations.  Filing of Draft Red Herring Prospectus by Belstar Microfinance Lind (Subsidiary of Muthoot Finance Limited) for issue of equity share  Finance Committee of Board of Directors has approved the USD 22no Global Medium Term Note Programme. The Company has also approved the Officing Circular and the Programme Agreement and other Transaction Discussines to se executed with respect to the GATTP Programme  Acquisition of additional 2,27% stake acquired via off-market transaction from promoter in the Belstur Microfinance Lin (Subsidiary of Muthoot Finance Linnited).  17-Approved Training of Muthoot Finance Linnited (Subsidiary of Muthoot Finance Linnited) or complete.  22-Marc Acquisition of additional 2,27% stake acquired via off-market transaction in from promoter in the Regulat Instead of Training of Muthoot Finance Linnited (Subs	C	RISIL Rating Limited assigned rating of CRISIL A1+ to Commercial Paper and AA+/Stable to Non convertible Debentures	6-Jı	ul-24	
Board of Directors have considered and approved the payment of Interim Dividead of Rs. 24 per equity share  12.34May  Mistubbiak UP Trust & Banking Corporation, a consolidated standalone and consolidated financial results for the quarter and year ended March 31, 2024  Mistubbiak UP Trust & Banking Corporation, a consolidated subsidiary of Mistubbiak UP Financial Group Inc. sequent 400% shareholding of Link Group whish own Link Interim Folia Friends Linking Corporation, a consolidated subsidiary of Mistubbiak UP Financial Group Inc. sequent 400% shareholding for linkin Group whish own Link Interim Folia Friends Linking Corporation, a consolidated subsidiary of Mistubbiak UP Financial Group Inc. sequent 400% shareholding in the Interim Private Linking of the US S 200% and the U				un-24	
Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, a consolidated subsidiary of Missobish UFF Trust & Banking Corporation, and a district of the UFF Scale of the UFF	L		5. 20-Ji	un-24	
Missibility IFF Trust & Bushing Corporation, a consolidated subsidiary of Missibility UFF Immedial Group Inc. acquired 100% shareholding of Link Group which owns Link Intimine India Private Limited and their logo will undergo changes  Intimine India Private Limited and their logo will undergo changes  Filmage Committee of the Board of Directors at its meeting held on May 14, 2024, has approved the sinuance, settlement and alloment of USs 65 million 7,125% Senior Secured Notes the 2028 under the USS 2 billion (lobed) Medium Term Note Programme pursuant to Regulation 144A / Regulation S of the U.S. Securities Act, 1933, as an ancended and in accordance with applicable Indian regulations  Filing of Draft Red Herring Prospectus by Belstur Microfinance Lid (Subsidiary of Muthoot Finance Limited) for issue of equity share  Filings of Draft Red Herring Prospectus by Belstur Microfinance Lid (Subsidiary of Muthoot Finance Limited) for issue of equity share and the Programme Agreement and other Transaction Documents to be executed with respect to the Gutth Programme.  Requisition of additional 2,27% stake acquired via off-market transaction from promoter in the Belstur Microfinance Lid (Subsidiary of Muthoot Finance Limited).  17-Approved and the Programme Agreement and other Transaction Documents to be executed with respect to the Gutth To-programme.  28-Mar Promoter Group is complete  Altonem of 2700 equity shares at the face value of Rs. 10 under Muthoot ESOP 2013 by the Nomination and Remuneration Committee  Acquisition of additional 4,48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited).  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 1,0000 crores to be issued in one or more transfers, and an approved the Comment of Rs. 25 comment randers, and a subject of funds by issuance of Redeemable Non-Convertible Debentures; CRISIL A4+Suble amo	$\vdash$		30-M	1ay-24	
their logs will undergo changes  Finance Committee of the Board of Directors at its meeting held on May 14, 2024, has approved the issuance, settlement and alloument of USS 650 million 7,125% Senior Secured Notes due 2028 under the USS 2 billion Global Medium Term Note Programme pursuant to Regulation 144A / Regulation S of the U.S. Securities Act, 1933, as an enterled and in accordance with applicable Indian regulations  Filing of Draft Red Herring Prospectus by Belstar Microfinance Lid (Subsidiary of Muthoot Finance Limited) for issue of equity share  Finance Committee of Board of Directors has approved the USD 2bm Global Medium Term Note Programme. The Company has also approved the Offering Circular and the Programme Agreement and other Transaction Documents to be executed with respect to the GMTM Programme  Acquisition of additional 2.27% stake acquired via off- market transaction from promoter in the Belstar Microfinance Lid (Subsidiary of Muthoot Finance Limited)  Acquisition of additional 0.36% equity stake in Belstar Microfinance (Subsidiary of Muthoot Finance Limited) for the existing Promoter & Pormoter Group is complete  Allotament of 2700 equity shares at the face value of Rs. 10 under Muthoot ESOP 2013 by the Nomination and Remuneration Committee  2.3-Mar Acquisition of additional 4.88% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited)  The board of directors at the meeting held:  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more transches, and a substance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in one or transches and a substance of Redeemable Non-Convertible Debentures (Private Placement); [ICRA]AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement); [ICRA]AA+/Stable	М	fitsubishi UFJ Trust & Banking Corporation, a consolidated subsidiary of Mitsubishi UFJ Financial Group Inc. acquired 100% shareholding of Link Group which owns L	nk		
Filing of Draft Red Herring Prospectus by Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited) for issue of equity share  5-May- Finance Committee of Board of Directors has approved the USD 2 bot Global Medium Ferm Note Programme. The Company has also approved the  18-Aproved Offering Circular and the Programme Agreement and other Fransaction Documents to be executed with respect to the GMTN Programme  Acquisition of additional 2.27% stake acquired via off- market transaction from promoter in the Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited).  17-Aproved region of additional 0.28% equity stake in Belstar Microfinance (Subsidiary of Muthoot Finance Limited) brought of Fransic acquisition of additional 0.48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited)  1. Approved raising of finds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches; and 3-Approved additional equity influsion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75 Crores.  27-Jan CRA Limited has assigned the new credit ratings for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Place	th Fi	neir logo will undergo changes inance Committee of the Board of Directors at its meeting held on May 14, 2024, has approved the issuance, settlement and allotment of US\$ 650 million 7.125% Senior ecured Notes due 2028 under the US\$ 2 billion Global Medium Term Note Programme pursuant to Regulation 144A / Regulation S of the U.S. Securities Act, 1933, as			
Finance Committee of Board of Directors has approved the USD 2bn Global Medium Term Note Programme. The Company has also approved the Offering Circular and the Programme Agreement and other Transaction Documents to be executed with respect to the GMTP Programme. Acquisition of additional 2.27% sate acquired via off-market transaction from promoter in the Belstar Microfinance Ltd (Busbaidury of Muthoot Finance Limited).  17-Approved programme and deficional 0.36% equity stake in Belstar Microfinance (Subsidiary of Muthoot Finance Limited) promoter & Promoter Group is complete  Acquisition of additional 4.48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited).  1. Approved drivectors at the meeting held-  1. Approved runsing of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches; and 3. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited (brough off-market acquisition from the Promoters for a total consideration of Rs. 75 Crores.  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; (Brivate Placement, ICRA)AA+/Stable amounting to Rs. 10,000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Private Placement). ICRA)AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures (Priva	$\vdash$		5.M	av 24	
Acquisition of additional 2.27% stake acquired via off- market transaction from promoter in the Belstar Microfinance Lind (Subsidiary of Muthoot Finance Limited).  17-Apr. Acquisition of additional 0.36% equity stake in Belstar Microfinance (Subsidiary of Muthoot Finance Limited) (Bubsidiary of Muthoot Finance Committee).  28-Mar. Acquisition of additional 4.48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited).  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more transches.  2. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in one or more transches.  2. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75 Crores.  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; CRISIL AA+/Stable amounting to Rs. 10000 crore.  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; CPrivate Placement): [ICRA]AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures; Public Placement): [ICRA]AA+/Stable amounting to Rs. 5000 crore, for Non-Convertible Debentures; Public Placement): [ICRA]AA+/Stable amounting to Rs. 5000 crore.  Approval by Nomination and Remuneration Committee for allotment of 935 equity shares under employee stocks options scheme.  Approval by equity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  Approval by equity shareholders for increasing the borrowing powers of the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  29-Sep.  Appointment of Mr. Joseph Korah (holding DIN:09123318) as	Fi	inance Committee of Board of Directors has approved the USD 2bn Global Medium Term Note Programme. The Company has also approved the			
Acquisition of additional 4.48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited)  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches; and 3. Approved diditional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited (business) and the properties of the Board of Directors of the Company to Endough of the Early Supply Supply 1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 10,000 crores to be issued in one or more tranches; and 3. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75 Crores.  27-Jan.  CRAS. Limited has assigned the new credit ratings for Non-Convertible Debentures: CRISIL AA+/Stable amounting to Rs 10000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for N	Α	equisition of additional 2.27% stake acquired via off- market transaction from promoter in the Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited).	17-A	Apr-24	
Acquisition of additional 4.48% equity stake in the Subsidiary through acquisition in the Rights Issue carried by Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited)  21-Mar  The board of directors at the meeting held:-  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches;  2. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in one or more tranches; and  3. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75  Crores.  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: CRISIL AA+/Stable amounting to Rs 10000 crore  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore.  27-Jan-  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore.  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore.  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore.  CIRSIL Limited has assigned the new credit ratings for Non-Convertible Debentures: (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore.  CIRSIL Limited has assigned the new credit ratings for Non-Convertible			28-M	1ar-23	
Limited)  1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches;  2. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in one or more tranches; and  3. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75  Crores.  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; CRISIL AA+/Stable amounting to Rs 10000 crore  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; CRISIL AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable and a Short-Term Rating of [ICRA]AA+/Stable amounting to Rs 2000 crore.  Approval by Nomination and Remuneration Committee for allotment of 935 equity shares under employee stocks options scheme.  Approval by Nomination and Remuneration Committee for allotment of 9,150 equity shares under employee stocks options scheme.  28-Dec Approval by Quity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  29-Sep-Justice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN: 07215012) as an Independent Director fill the 29th Annual General Meeting of the Company to be held in the year 2026 Re-appointment of Mr. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2026 Re-appointment of Mr. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be hel	A	Illotment of 2700 equity shares at the face value of Rs. 10 under Muthoot ESOP 2013 by the Nomination and Remuneration Committee	23-M	1ar-24	
1. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or more tranches; 2. Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in one or more tranches; and 3. Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs. 75 Crores.  CRISIL Limited has assigned the new credit ratings for Non-Convertible Debentures; CRISIL AA+/Stable amounting to Rs 10000 crore  ICRA Limited has assigned the new credit ratings for Non-Convertible Debentures; CRISIL AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures; Public Placement); [ICRA]AA+/Stable and a Short-Term Rating of [ICRA]AA+/Stable amounting to Rs 2000 crore.  Approval by Nomination and Remuneration Committee for allotment of 9.150 equity shares under employee stocks options scheme.  Approval by Nomination and Remuneration Committee for allotment of 9.150 equity shares under employee stocks options scheme.  Approval by Quity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  29-Sep- Dustice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN: 07215012) as an Independent Director fire the second term till the 31st Annual General Meeting of the Company to be held in the year 2026  Re-appointment of Ms. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2026  Infusion of additional equity in Muthoot Money Limited, a wholly owned subsidiary of Muthoot Finance Limited) through off-market acquisition from the Promoters fo			ce 21-M	1ar-23	
ICRA Limited has assigned the new credit ratings for Non-Convertible Debentures (Private Placement): [ICRA]AA+/Stable amounting to Rs 5000 crore, for Non-Convertible Debentures (Public Placement): [ICRA]AA+/Stable amounting to Rs 4000 crore and for Bank Facilities Program: Long-Term Rating of [ICRA]AA+/Stable and a Short-Term Rating of [ICRA]AI+ amounting to Rs 2000 crore.  Approval by Nomination and Remuneration Committee for allotment of 935 equity shares under employee stocks options scheme.  Approval by Nomination and Remuneration Committee for allotment of 9,150 equity shares under employee stocks options scheme.  Approval by equity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  Justice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN:09128318) as an Independent Director till the 29th Annual General Meeting of the Company to be held in the year 2026  Re-appointment of Ms. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2026  Infusion of additional equity in Muthoot Money Limited, a wholly owned subsidiary of Muthoot Finance Limited for an amount aggregating to Rs. 399,99,95,670.  26-Sep-Acquisition of additional 2.05% equity stake of Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited) through off-market acquisition from the Promoters for a total consideration of Rs. 43 Crores.  Opened 59 new branches in the first quarter of FY 2024, received permission from RBI to open 114 new branches.  Approval by Board of for increasing the Borrowing Powers of the Board of Directors to Rs. 1,00,000 Crores, subject to approval of the shareholders.	1. tra 2. m 3.	Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through public issue, for an amount upto Rs. 6,000 crores to be issued in one or mo anches; Approved raising of funds by issuance of Redeemable Non-Convertible Debentures, through private placement, for an amount upto Rs. 10,000 crores to be issued in on tore tranches; and Approved additional equity infusion of Rs. 300 Crores in Belstar Microfinance Limited through off-market acquisition from the Promoters for a total consideration of Rs	or 14-F	eb-24	
Debentures (Public Placement): [ICRA]AA+/Stable amounting to Rs 4000 crore and for Bank Facilities Program: Long-Term Rating of [ICRA]AA+/Stable and a Short-Term Rating of [ICRA]AI+ amounting to Rs 2000 crore.  Approval by Nomination and Remuneration Committee for allotment of 935 equity shares under employee stocks options scheme.  Approval by Nomination and Remuneration Committee for allotment of 9,150 equity shares under employee stocks options scheme.  Approval by equity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  29-Sep-Justice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN: 09128318) as an Independent Director till the 29th Annual General Meeting of the Company to be held in the year 2026  Re-appointment of Ms. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2028  Infusion of additional equity in Muthoot Money Limited, a wholly owned subsidiary of Muthoot Finance Limited for an amount aggregating to Rs. 399,99,95,670.  26-Sep-Acquisition of additional 2.05% equity stake of Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited) through off-market acquisition from the Promoters for a total consideration of Rs. 43 Crores.  Opened 59 new branches in the first quarter of FY 2024, received permission from RBI to open 114 new branches.  Approval by Board of for increasing the Borrowing Powers of the Board of Directors to Rs. 1,00,000 Crores, subject to approval of the shareholders.	C.	RISIL Limited has assigned the new credit ratings for Non-Convertible Debentures: CRISIL AA+/Stable amounting to Rs 10000 crore	27-J	an-24	
Approval by Nomination and Remuneration Committee for allotment of 935 equity shares under employee stocks options scheme.  Approval by Nomination and Remuneration Committee for allotment of 9,150 equity shares under employee stocks options scheme.  Approval by equity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  29-Sep-Justice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN: 09128318) as an Independent Director till the 29th Annual General Meeting of the Company to be held in the year 2026 Re-appointment of Ms. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2028  Infusion of additional equity in Muthoot Money Limited, a wholly owned subsidiary of Muthoot Finance Limited for an amount aggregating to Rs. 399,99,95,670.  26-Sep-Acquisition of additional 2.05% equity stake of Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited) through off-market acquisition from the Promoters for a total consideration of Rs. 43 Crores.  Opened 59 new branches in the first quarter of FY 2024, received permission from RBI to open 114 new branches.  11-Aug.  Approval by Board of for increasing the Borrowing Powers of the Board of Directors to Rs. 1,00,000 Crores, subject to approval of the shareholders.	Debentures (Public Placement): [ICRA]AA+/Stable amounting to Rs 4000 crore and for Bank Facilities Program: Long-Term Rating of [ICRA]AA+/Stable and a Short-Term		I	an-24	
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Approval by equity shareholders for increasing the borrowing powers of the Board of Directors of the Company to ₹ 100,000 crores  29-Sep- Justice Jacob Benjamin Koshy (DIN: 07901232) has stepped down from the Board of Directors consequent to the expiry of the term of office of Independent Director on the Board  Appointment of Mr. Joseph Korah (holding DIN: 09128318) as an Independent Director till the 29th Annual General Meeting of the Company to be held in the year 2026  Re-appointment of Ms. Usha Sunny (holding DIN: 07215012) as an Independent Director for the second term till the 31st Annual General Meeting of the Company to be held in the year 2026  Infusion of additional equity in Muthoot Money Limited, a wholly owned subsidiary of Muthoot Finance Limited for an amount aggregating to Rs. 399,99,95,670.  26-Sep- Acquisition of additional 2.05% equity stake of Belstar Microfinance Ltd (Subsidiary of Muthoot Finance Limited) through off-market acquisition from the Promoters for a total consideration of Rs. 43 Crores.  Opened 59 new branches in the first quarter of FY 2024, received permission from RBI to open 114 new branches.  11-Aug.  Approval by Board of for increasing the Borrowing Powers of the Board of Directors to Rs. 1,00,000 Crores, subject to approval of the shareholders.	H				
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Approval by Board of for increasing the Borrowing Powers of the Board of Directors to Rs. 1,00,000 Crores, subject to approval of the shareholders.  11-Aug	cc	onsideration of Rs. 43 Crores.	total		
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Approval by Board of equity infusion of Rs. 400 Crores in Muthoot Money Limited, a wholly owned subsidiary of the Company.	H		11-A	ug-23	
Approval by Board of the acquisition of 2.05% of Equity shares in Belstar Microfinance Limited (Subsidiary of Muthoot Finance Limited) for a total consideration of Rs. 43	H			ug-23	

Name of the Issue: Public Issue by Muthoot Finance Limited - Tranche II (Issue Opening Date: September 21, 2023)	Last updated on: November 15, 2024	
Increase in shareholding of SBI Mutual fund in the Company by 2% from the previous disclosure made. The final holding of SBI Mutual fund is 7.1174%	30-Jun-23	
Allotment of 660 equity shares under Muthoot ESOP 2013 by the Nomination and Remuneration Committee	21-Jun-23	
Opening of 67 new branches in the 4th Quarter of FY 2023	19-May-23	
Launched a new marketing campaign: 'Kholiye Khushiyon Ki Tijori!'	19-May-23	
Engaged Smt Madhuri Dixit as our additional Brand Ambassador	19-May-23	
Pre-payment of external commercial borrowings of USD 550 million due on September 02, 2023 raised under the Global Medium Term Note Programme	14-Apr-23	
Declaration of Interim Dividend of ₹22 per equity share	6-Apr-23	
Source: Stock Exchange Filings	•	