NOTICE OF EXTRAORDINARY GENERAL MEETING

Notice is hereby given that the next Extra-ordinary General Meeting of the Members of InCred Financial Services Limited (the "Company") will be held at shorter notice on Tuesday, April 9, 2019 at 1.00 p.m. at the Corporate office of the Company situated at Unit No. 1502-A, 15th Floor, The Capital Building, C-70, G Block Bandra Kurla Complex, Bandra (East) Mumbai -400051 to consider and transact the following business:

SPECIAL BUSINESS:

ITEM NO.01

PROPOSED ISSUANCE OF EQUITY SHARES AND CUMULATIVE COMPULSORILY CONVERTIBLE PREFERENCE SHARES ON PREFRENTIAL BASIS

"RESOLVED THAT in accordance with the provisions of Sections 23, 42, 55, 62(1)(c) and all other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Prospectus and Allotment of Securities) Rules, 2014 and the Companies (Share Capital and Debentures) Rules, 2014 (including any statutory amendment(s) or modification(s) thereto or enactment(s) or re-enactment(s) thereof for the time being in force) (the "Act"), in accordance with the provisions of the Memorandum and Articles of Association of the Company, subject to any approval(s), consent(s), permission(s) and/or sanction(s), if any, of the appropriate authorities, institutions or bodies as may be required, the consent of the Company be and is hereby accorded to the Board to create, offer, issue and allot upto:

- (i) 7,55,05,016 Cumulative Compulsorily Convertible Preference Shares (**CCPS**) of the Company of face value of INR 10 each at an issue price of INR 54.4 including premium of INR 44.4 per share amounting up to INR 4,107,472,870.4; and
- (ii) 500 Equity Shares of the Company of face value of INR 10 each at an issue price of 54.4 including a premium of INR 44.4 per share amounting up to INR 27,200

in one or more tranches, on a preferential basis for cash and in such form and manner and upon such terms and conditions as the Board may in its absolute discretion deem appropriate, to below investors:

Name and Address of the Investor (Investors)	Number of CCPS offered	Number of Equity Shares offered
Nadaulandaa Einan aisnin sa Mastashannii yaan Ontwildalin aalandaa N.V.	45 026 665	
Nederlandse Financierings Maatschappij voor Ontwikkelingslanden N.V (FMO)	45,036,665	100
Address: Anna van Saksenlaan 71, 2593 HW, the Hague, the Netherlands		
Alpha Capital Advisors Private Limited	5,514,606	100
Address: 56, Maker Chamber VI, Nariman Point, Mumbai – 400021		
V Ocean Investments Ltd (The Fund), Mauritius	2,757,253	100
Address: DTOS Ltd., 10th Floor, Raffles Tower, Cybercity, Ebene,		
Mauritius		
Moore Strategic Ventures, LLC	12,683,724	100
Address: 11 Times Square, New York, New York, 10036		
Elevar I-IV AIF	9,512,768	100
Address: No. 21/8, Craig Park Layout, Off MG Road, Bangalore,		
Karnataka, 560001, India		
Total	7,55,05,016	500

RESOLVED FURTHER THAT the equity shares proposed to be so allotted shall rank pari-passu in all respects including as to dividend, with the existing fully paid up equity shares of the Company.

RESOLVED FURTHER THAT the particulars of the CCCPS being issued, as per Rule 9(2) of the Companies (Share Capital and Debenture) Rules, 2014, are as set out in the Amended & Restated Shareholders' Agreement dated April 6,2019 entered into by the company in this connection, which are briefly set out below:

a)	The priority with respect to payment of	The Preference Shares shall confer on the
	dividend or repayment of capital vis-à-	holder, the right to receive, in priority to the
	vis equity shares	holders of Equity Shares in the Share Capital, a
		dividend equal to 0.001% (zero point zero zero
		one per cent) per Financial Year.
		Subject to applicable law, on a distribution of
		capital on a winding up, the assets of the
		Company available for distribution to its
		members shall be applied in the manner set forth
		in the articles of the Company as amended from
		time to time and the Preference Shares shall rank
		senior to any other nature of Security issued by
		the Company.
b)	The participation in surplus fund	Participating in nature

c)	The participation in surplus assets and profits, on winding-up which may remain after the entire capital has been repaid	As per Articles of Association of the Company.
d)	The payment of dividend on cumulative or non-cumulative basis	Cumulative
e)	The conversion of preference shares into equity shares	Compulsorily Convertible at the expiry of 19 (nineteen) years from the date of their issue as per the terms and conditions set out in the articles of association of the company.
f)	Voting rights	As per provisions of the Companies Act, 2013 and the Articles of Association of the Company.
g)	The redemption of preference shares	The shares compulsorily convertible into equity shares.

RESOLVED FURTHER THAT the aforementioned offer, issue and allotment shall be made on preferential basis, as per the terms and conditions specified in the private placement offer letter

RESOLVED FURTHER THAT the Board of Directors be and are hereby severally authorized to determine, vary, modify, alter any of the terms and conditions of the issue, as it may deem expedient, in its discretion, open and close the offer of CCCPS, , issuing certificates/ clarifications, effecting any modifications or changes to the foregoing (including modifications to the terms of the Issue), entering into agreements, documents in connection therewith and incidental thereto as the Board in its absolute discretion deem fit and to settle all questions, difficulties or doubts that may arise in regard to the offer, issue and allotment of the securities and take all other steps and to do all such deeds and actions which may be incidental, consequential, relevant or ancillary in this connection and that the decisions of the Board shall be final, binding and conclusive.

RESOLVED FURTHER THAT the Board of Directors of the Company be and are hereby severally authorized to verify, sign and execute letters, forms and other documents, make filings with the Registrar of Companies and any other statutory / regulatory authorities and do all such acts, deeds and things as may be necessary to give effect to the above resolution.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all acts, deeds, matters, things and take all steps as may be necessary, proper or expedient to give effect to this resolution."

By Order of the Board of Directors For InCred Financial Services Limited

> Sd/-Sunil Lotke Company Secretary

Place: Mumbai Date: April 8, 2019

Address: Unit No. 1502-A, 15th Floor, The Capital Building, C-70, G Block Bandra Kurla Complex, Bandra (East) Mumbai-400051

NOTES:

- 1. A statement setting out material facts pursuant to section 102 of the Companies Act, 2013 (the Act) with respect to the items covered under special business of the notice is annexed hereto.
- 2. In terms of section 105 of the Companies Act, 2013, a member of a Company entitled to attend and vote at the Extra-ordinary General Meeting is entitled to appoint another person as a proxy to attend and vote instead of himself/herself and the proxy need not be a member of the company.
- 3. Corporate Members intending to send their authorized representatives to attend the Meeting are requested to send to the Company, a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 4. Consent to hold the EGM on shorter notice is attached herewith. Members are requested to share copy of signed consent before the meeting time.
- 5. Members/Proxies should fill the Attendance Slip for attending the Meeting and bring their Attendance Slips to the Meeting.
- 6. The instrument appointing the proxy, in order to be effective, must be deposited at the Corporate office of the Company, duly completed and signed, not less than 48 HOURS before the commencement of the meeting. Proxies submitted on behalf of companies, societies, etc., must be supported by an appropriate resolution/authority, as applicable. A person can act as proxy on behalf of shareholders not exceeding fifty (50) and/or holding in the aggregate not more than 10% of the total share capital of the Company. In case a proxy is proposed to be appointed by a shareholder holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder.
- 7. All relevant documents referred in this Notice and the Explanatory Statement shall be open for inspection by the Members at the Corporate office of the Company during the business hours on all working days upto the date of EGM.
- 8. In terms of the requirements of the Secretarial Standard on General Meetings (SS-2) a route map of the venue of the EGM is enclosed.

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

The following sets out all material facts relating to items under Special Business mentioned in the accompanying Notice for convening the Extra-Ordinary General Meeting of the Company:

ITEM NO. 1

In order to meet long-term funding requirements of the Company, the Board at its meeting held on April – 2019 has accorded its approval for raising funds through preferential issue of 7,55,05,016 Cumulative Compulsorily Convertible Preference Shares (CCPS) and 500 Equity shares to the investors as provided in the special resolution provided above.

As per Section 62 read with Section 42, 55 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder ("Act"), approval of shareholders by way of special resolution is required for allotment of equity shares, compulsory convertible preference shares on preferential basis.

Accordingly, the approval of the shareholders is being sought, by way of a special resolution, to offer, issue and allot aforesaid CCCPS and equity shares in one or more tranches, on a preferential basis.

1. Disclosures as per Companies Act, 2013 read with relevant rules for proposed equity shares to be issued:

Particulars of the offer including date of passing of Board resolution	Offer of 500 Equity Shares of the Company of face value of INR 10 each at an issue price of 54.4 including a premium of INR 44.4 per share amounting up to INR 27,200.
	Date of passing of Board resolution: April 8, 2019
The total number of shares to be issued and the price at which offered	500 fully paid up Equity Shares at an issue price of 54.4 including a premium of INR 44.4 per share amounting up to INR 27,200.
Amount which the company intends to raise by way of securities-	INR 27,200
Basis or justification for the price (including premium, if any) at which the offer or invitation is being made	The issue price has been identified by the valuation done by the registered valuer.
Name and address of valuer who performed valuation	Name of the Valuer: SPA Capital Advisors Limited Address: 101A, 10th Floor, Mittal Court, Nariman Point, Mumbai - 400021

Basis on which the	The issue price has been identified by the	valuation done by the registered valuer
price has been arrived	The 1880 price last cook rue house	with the second of the regions of the value of
at along with report of		
the registered valuer		
Relevant date with	December 31, 2018	
reference to which the	December 31, 2010	
price has been arrived		
at		
material terms of	Not applicable	
raising such	Not applicable	
securities, proposed		
time schedule		
purposes or objects of	To meet long-term funding requirements	of the Company
offer	10 meet long-term funding requirements	or the Company.
Contribution being	None	
made by the	TVOIC	
promoters or directors		
either as part of the		
offer or separately in		
furtherance of		
objects;		
Principle terms of	Not applicable	
assets charged as	Not applicable	
securities		
The class or classes of	Indian and Foreign Body Corporates.	
persons to whom the	indian and Poleign Body Corporates.	
allotment is proposed		
to be made		
Intention of	The promoters, directors or key manageri	al nersonnel do not intend to subscribe to
promoters, directors	the offer.	ar personner do not intend to subscribe to
or key managerial	the orier.	
personnel to		
subscribe to the offer		
The proposed time	Twelve months from the date of passing of	of the special resolution
within which the	i werve months from the date of passing c	of the special resolution
allotment shall be		
completed		
Names of the		Percentage of
proposed allottees		8
and the percentage of		Share Capital
post preferential offer		(on a Fully
capital that may be		Diluted Basis
held by them		including
	Name and Address of the Investor	CCCPS and
	(Investors)	equity issue)
	Nederlandse Financierings	11.75%
	Maatschappij voor	
	110	
	Ontwikkelingslanden N.V (FMO)	

	Alpha	a Capital Advis	ors Private Limi	ted	06.39%	
	V Oc Maur		ts Ltd (The Fur	nd),	00.72%	
		e Strategic Ver	ntures, LLC		03.31%	
	Eleva	ır I-IV AIF			2.48%	
	Zie ve				2.1070	
The number of persons to whom allotment on private placement have already been made during the year, in terms of number of securities as well as price The justification for the allotment proposed to be made for consideration other than cash together with valuation report of the		the first private	e placement dur	ing FY 2019	9-2020	
registered valuer The pre-issue and						
post issue	Sr	Category	Pre-Is	EQUITY	Post	Issuo
shareholding pattern of the company is as	No	Category	No. of	% of	No. of shares	% of share-
follows:			shares	share-		
				Holding		holding
	Α.	Promoters' holding:				
	1	Indian:	2 407 027	0.04	2 40 7 02 7	0.01
	-	Individual	2,497,925	0.81	2,497,925	0.81
		Bodies	-	-	-	-
		Corporate Sub-total	2,497,925	0.81	2,497,925	0.81
	2	Foreign	2,791,923	1.54	230,373,125	1.54
	2	Promoters (Body Corporate)	230,373,125	1.57	230,373,123	1.54
		Sub-Total (A)	232,871,050	75.70	232,871,050	75.70
	В.	Non- promoters' holding:	252,071,050			

	1	Institutional		15.41	47,405,709	15.41
	1	investors	47,405,409	13.41	77,403,707	13.41
			47,403,409			
	2	Non-	-	-	-	-
		institution:				
		Private		2.75	8,462,224	2.75
		corporate	8,462,124			
		bodies				
		Directors		1.02	3,150,000	1.02
		and	3,150,000		, ,	
		Relatives	-,120,000			
		Indian		5.12	15,740,720	5.12
		public	15,740,720	3.12	13,740,720	3.12
			13,740,720		100	NT 1' '1 1
		Others	-	-	100	Negligible
		(including				
		NRIs)				
		Sub-total		24.30	74,758,753	24.30
		(B)	74,758,253			
		GRAND		100.00	307,629,803	100.00
		TOTAL	307,629,303			
Change in control, if	There	is no change in	control pursuan	t to the prefe	erential issue	
any, in the company	111010	is no change in	control pursuan	t to the pren	orential issue.	
that would occur						
consequent to the						
preferential offer						

1. Disclosures as per Companies Act, 2013 read with relevant rules for proposed CCCPS to be issued:

Particular	Details
Particulars of the	7,55,05,016 cumulative compulsorily convertible preference shares having a face
offer including date	value of INR 10 per share at a premium of INR 44.4 per share.
of passing of Board	
resolution	Date of passing of Board resolution: April 8, 2019
the objects of the	Towards the business requirements and general corporate purposes
issue	
Size of the issue	7,55,05,016 cumulative compulsorily convertible preference shares having a face
and number of	value of INR 10 per share at a premium of INR 44.4 per share
preference shares to	
be issued and	
nominal value of	
each share	
amount which the	INR 4,107,472,870.40
company intends to	

raise by way of	
such securities	
kinds of securities	Cumulative Compulsorily Convertible Preference shares
offered	
the nature of such	
shares i.e.	Cumulative
cumulative or non -	
cumulative,	Participating
participating or non	
- participating,	Compulsorily Convertible
convertible or non	
– convertible	
the manner of issue	Preferential basis, Private Placement
of shares	
the price or price	Each CCCPS is being issued at INR 54.4 having face value of INR 10 per share at
band at/within	a premium of INR 44.4 per share.
which the allotment	m Parameter and the parameter
is proposed	
basis on which the	The issue price has been identified by the valuation done by the registered valuer.
price has been	, r
arrived at along	
with report of the	
registered valuer	
name and address	Name of the Valuer: SPA Capital Advisors Limited
of valuer who	Address: 101A, 10th Floor, Mittal Court, Nariman Point, Mumbai - 400021
performed	
valuation	
relevant date with	December 31, 2018
reference to which	,
the price has been	The price of the equity shares to be issued pursuant to conversion of CCCPS will
arrived at	be determined pursuant to Rule 13(2)(h)(ii) of the Companies (Share Capital and
	Debentures) Rules, 2014.
the class or classes	Indian and Foreign Body Corporates.
of persons to whom	
the allotment is	
proposed to be	
made	
intention of	The promoters, directors or key managerial personnel do not intend to subscribe
promoters,	to the offer.
directors or key	
managerial	
personnel to	
subscribe to the	
offer	

the proposed time	Twelve months from the date of passing of	of the special resolution
within which the	2 2 e mondio nom me date of pussing c	or the special resolution
allotment shall be		
completed		
the names of the		Percentage of Share Capital
proposed allottees		(on a Fully Diluted Basis
and the percentage	Name and Address of the Investor	including CCCPS and equity
of post preferential	(Investors)	issue)
offer capital that	Nederlandse Financierings	11.75%
may be held by	Maatschappij voor	
them	Ontwikkelingslanden N.V (FMO)	
	Alpha Capital Advisors Private Limited	06.39%
	V Ocean Investments Ltd (The Fund),	00.72%
	Mauritius	
	Moore Strategic Ventures, LLC	03.31%
	Elevar I-IV AIF	2.48%
.1 1	N. 4. 1. 11	
the change in	Not applicable	
control, if any, in		
the company that		
would occur		
consequent to the		
preferential offer		
the number of	This is the first private placement during	FY 2019-2020
persons to whom		
allotment on		
preferential basis		
have already been		
made during the		
year, in terms of		
number of		
securities as well as		
price		
the justification for	Not applicable	
the allotment	110t applicable	
proposed to be		
made for		
consideration other		
than cash together		
with valuation		
report of the		
registered valuer		

The pre-issue and post-issue shareholding pattern of the Company:

	Equity Shares						
Sr	Category	Pre-Is	sue	Post 1	lssue		
No		No. of shares	% of share-	No. of shares	% of share-		
			Holding		holding		
A.	Promoters' holding:						
1	Indian:						
	Individual	2,497,925	0.81	2,497,925	0.81		
	Bodies Corporate	-	-	-	-		
	Sub-total	2,497,925	0.81	2,497,925	0.81		
2	Foreign Promoters (Body Corporate)	230,373,125	1.54	230,373,125	1.54		
	Sub-Total (A)	232,871,050	75.70	232,871,050	75.70		
В.	Non-	232,012,00					
	promoters' holding:						
1	Institutional investors	47,405,409	15.41	47,405,709	15.41		
2	Non- institution:	-	-	-	-		
	Private corporate bodies	8,462,124	2.75	8,462,224	2.75		
	Directors and Relatives	3,150,000	1.02	3,150,000	1.02		
	Indian public	15,740,720	5.12	15,740,720	5.12		
	Others (including NRIs)	-	-	100	Negligible		
	Sub-total (B)	74,758,253	24.30	74,758,753	24.30		
	GRAND TOTAL	307,629,303	100.00	307,629,803	100.00		

CCCPS

Sr	Category	Pre-Issue		Post Issue	
No		No. of shares	% of share- holding	No. of shares	% of share-holding
A.	Promoters'				
	holding:				
1.	Indian:	-	-		
	Individual	-	-		
	Bodies	-	-		
	Corporate				
	Sub-total	-	-		
2.	Foreign	-	-		
	Promoters				
	(Body				
	Corporate)				
	Sub-Total (A)	-	-		
B.	Non-				
	promoters'				
	holding:				
1.	Institutional	-	-	60,477,642	80.10
	investors				
2.	Non-				
	institution:				
	Private	-	-	5514606	7.30
	corporate				
	bodies				
	Directors and	-	-		
	Relatives				
	Indian public	-	-		
	Others	-	-	9512768	12.60
	(including				
	NRIs)				
	Sub-total (B)	-	-	75,505,016	100%
	GRAND	-	-	75,505,016	100%
	TOTAL			73,303,010	

including terms and rate of dividend on each share, etc.

the terms of issue, Each CCCPS shall be a 0.001% (zero point zero zero one per cent) coupon preference share denominated in Indian Rupees and shall be fully and cumulatively compulsorily convertible at the expiry of 19 (nineteen) years from the date of their issue.

the terms redemption, including the tenure of redemption,

Compulsorily Convertible at the expiry of 19 (nineteen) years from the date of their issue.

redemption of shares at premium and if the preference shares are convertible, the terms of conversion the manner and	Compulsorily C	onvertible at the	expiry of 19 (ninet	teen) years from the date of
modes of redemption	their issue.			
the current shareholding	Equity			7
pattern of the company	Category of Shareholder	Pre-Issue Shareholding	Post Issue Shareholding (approximate)	
	Companies	75.67	75.67	1
	Funds	15.41	15.41	-
	Individual	6.95	6.95	
	LLP	1.96	1.96	
	CCCPS			
	Category of	Pre-Issue	Post Issue	
	Shareholder	Shareholding	Shareholding	
	T 1' ' 1 1		(approximate)	
	Individuals	-	97.40	
	Companies Funds	-	87.40 12.60	_
	LLP	-	12.00	-
	LLF	_	-	
Expected dilution in equity share capital upon conversion of CCPS				shareholding will remain so no additional dilution due to
Minimum	Not applicable			
Subscription	**			
Renunciation of Rights	Renunciation right not available since it's a Private Placement			
Transferability of	Shall be transferable in accordance with the provisions of the Articles of			
the shares	Association, as amended from time to time.			
Payment Terms	The entire issue	price shall be paid	l upfront on Subscr	ription

Variation in terms	Any variation in the terms of the CCCPS after allotment shall be made in
of shares	accordance with applicable provisions of the Companies Act, 2013 and Rules
	framed thereunder.
Fractional Shares	Fractional shares, if any, arising on conversion of CCCPS shall be rounded off to
	the next higher digit if equal to or greater than 0.5 share. Any fraction below 0.5
	share shall be ignored.
Ranking of equity	Equity shares arising out of conversion shall rank pari passu with existing equity
shares arising on	shares of the Company.
conversion	
Manner and issue	CCCPS would be allotted in dematerialized form and the Equity shares arising on
of shares and equity	conversion shall also be issued in dematerialized form at the option of the holder
shares on	of the CCCPS i.e. in case any shareholder is holding shares in physical form, share
conversion	certificate shall be issued.
Principle terms of	Not Applicable
assets charged as	
securities	

THE TERMS OF CCCPS OFFERED ARE AS FOLLOWS

1. Rank

1.1 <u>As to income:</u>

- (i) The CCCPS shall confer on the holder, the right to receive, in priority to the holders of Equity Shares in the Share Capital, a dividend equal to 0.001% (zero point zero zero one per cent) per Financial Year (**Preference Dividend**).
- (ii) The right to receive the Preference Dividend shall be cumulative. The Preference Dividend shall accrue to the holder from the date of the Shareholders' meeting of the Company in which the Preference Dividend has been declared but in no event later than September 30 of such Financial Year.
- (iii) The Preference Dividend for the Financial Year in which the CCCPS convert (in accordance with the provisions set out in the Securities Subscription Agreement) shall be payable for the pro rata period of the Financial Year on a date not later than 2 (two) Business Days prior to the conversion date.
- (iv) If a Preference Dividend has been declared by the Company but has not been paid by the conversion date, the Preference Dividend shall be paid to the Person(s) who held the CCCPS as at the date of declaration, *pro rata* in accordance with the number of CCCPS held by it as at the date of declaration.
- (v) If the conversion date falls within a period in respect of which a dividend is to be paid, each Equity Share issued to the holder on conversion shall confer on the holder the right to receive a dividend with respect to only part of such period. The holder of the CCCPS shall be entitled to participate on a *pro rata* basis for dividends paid on the Equity Shares as derived from conversion of the CCCPS.

1.2 <u>As to capital:</u>

Subject to Applicable Law, on a distribution of capital on a winding up, the Assets of the Company available for distribution to its members shall be applied in the manner set forth in the Articles of Association of the Company and the CCCPS shall rank senior to any other nature of Security issued by the Company.

2. Transferability

The transferability of the CCCPS shall be subject to the terms and conditions of the Articles of Association.

3. Amendments

Subject to the Companies Act and the Articles of Association, the rights, privileges and conditions attached to the CCCPS may not be varied, modified or abrogated in any manner whatsoever without the prior written consent of its holder.

4. Term

The term of the CCCPS shall be a period of 19 (nineteen) years from the date of their issue.

5. Conversion of the CCCPS

- (i) The conversion of CCCPS shall be as per the provisions of the articles of association of the company.
- (ii) Conversion Waterfall: In determining the number of Equity Shares to be issued upon conversion of the CCCPS, it shall be assumed that any Securities of the Company has been converted to Equity Shares.
- (iii) The Equity Shares issued on conversion of the CCCPS shall (a) rank *pari passu* with the other then-outstanding Equity Shares, (b) be duly authorized, validly issued, fully paid up and non-assessable and (c) be issued free of Encumbrances, except as provided in the Articles of Association.

6. Voting rights

Each holder of CCCPS shall have such rights to attend and vote at general meetings as prescribed by the Companies Act and other applicable laws from time to time and as specified under the Articles of Association. Further to the aforesaid, for the purpose of voting, the holder of the CCCPS shall be deemed to have converted all its CCCPS into Equity Shares and shall have voting rights on every resolution placed before the Company on the basis of its shareholding in the Company on as "as converted" basis/ Fully Diluted Basis, i.e., assuming the conversion of all the CCCPS held by it into Equity Shares.

Accordingly, the Board recommends the proposed resolution set out at Item No. 1 for the approval of members by way of special resolution.

None of the Directors and Key Managerial Personnel of the Company or their relatives is concerned or interested, financially or otherwise, in the resolution set out in the Notice except to the extent of their

directorship.

By Order of the Board of Directors For InCred Financial Services Limited

Sd/-Sunil Lotke Company Secretary

Place: Mumbai Date: April 8, 2019

Address: Unit No. 1502-A, 15th Floor, The Capital Building, C-70, G Block Bandra Kurla Complex, Bandra (East) Mumbai-400051

Form No. MGT-11 Proxy form

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name of the Member(s)	
Registered Address	
E-mail Id	
Folio No /Client ID	DP ID
Ve, being the member(s) of	shares of the above named company. Hereby appoint
Name:	E-mail Id:
Address:	
Signature, or failing him	
Signature	
Name :	E-mail Id:
	E-mail Id:

as my/ our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Extra-ordinary general Meeting of the company, to be held at shorter notice on Tuesday, April 9, 2019 at 1 p.m. at the corporate office of the company situated at Unit No. 1502-A, 15th Floor, The Capital Building, C-70, G Block Bandra Kurla Complex, Bandra (East) Mumbai -400051 and at any adjournment thereof in respect of such resolutions as are indicated below:

Sl.	Resolution(s)	Vote	
N.		For	Against
	SPECIAL BUSINESS		
1.	To approve the proposed issuance of equity shares and		
	compulsory convertible preference shares on preferential basis		
	for an issue size of approx. Rs. 410.75 crore		

Signed this	_day of	_2019	Affix Revenue
			Stamps

Signature of Shareholder Signature of Proxy holder Signature of the shareholder across Revenue Stamp

Note: This form of proxy in order to be effective should be duly completed and deposited at the Corporate Office of the Company not less than 48 hours before the commencement of the Meeting

ATTENDANCE SLIP

PLEASE FILL THE ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL.

Joint shareholders may obtain additional slips on request.

Master Folio No:		
NAME AND ADDRESS OF	F SHAREHOLDER:	
NAME OF PROXYHOLDE	ER:	
NO. OF SHARES HELD: _		
FINANCIAL SERVICES L Corporate office of the comp	nce at the Extra-ordinary General Meeting of the Members of LIMITED held at shorter notice on Tuesday, April 9, 2019 at 1 pany situated at Unit No. 1502-A, 15th Floor, The Capital Buildin ex, Bandra (East) Mumbai -400051	pm at the
Signature of the Shareholder	er or Proxy:	

NOTES:

- (1) Members/Proxy holders are requested to produce the attendance slip duly signed for admission to the Meeting hall.
- (2) In the case of joint holders, the votes of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the vote of the other joint holders. Seniority shall be determined by the order in which the names stand in the Registers of Members.

Route Map for venue of Extra-Ordinary General Meeting

