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Electronica, India

Indicative Term Sheet

Terms applicable to Non-Convertible Debentures ("NCD")

04 June 2021

This Indicative Term Sheet is a summary of the principal terms and conditions in relation to non-convertible debentures. The Issuer of the NCD is asked to appoint an Indian law firm to obtain legal advice in relation to the NCD transaction documents.

This document does not constitute a legally binding agreement or offer under any applicable law.

1.	Issuer	Electronica Finance, India ("Electronica")
2.	Purchasers of NCD	50% of principal amount: AAV Sarl (Luxembourg), through its Indian custodian Deutsche Bank AG, Mumbai branch, in accordance with Foreign Portfolio Investment (FPI) regulations.
		50% of principal amount: Masala Investments Sarl (Luxembourg), through its Indian custodian Deutsche Bank AG, Mumbai branch, in accordance with Foreign Portfolio Investment (FPI) regulations.
		Note: the purchasers are "unrelated" to each another for purposes of the FPI regulations.
3.	Servicer	Symbiotics SA
4.	Principal amount	INR 593,250,000
5.	Maturity Date	13 June 2027
6.	Issue Date (Deemed Date of Allotment)	14 June 2021
7.	Issue Price	100.0%
8.	Coupon	11.25% p.a., fixed.
1	ine	Day Count Fraction: ACT/ACT



The Coupon is gross of Indian withholding tax of 5% (and applicable surcharge thereon). If the Indian withholding tax is modified and increased above 5% (the "WHT Increase"), the Issuer shall - starting on the date when such WHT Increase becomes effective, and for as long as such WHT Increase remains effective - pay an additional amount corresponding to the shortfall, which the debenture holders would have incurred as a consequence of the WHT Increase had the Issuer not paid such additional amount. If the Indian withholding tax is modified and decreased below 5% (the "WHT Decrease"), the Issuer shall - starting on the date when such WHT Decrease becomes effective, and for as long as such WHT Decrease remains effective - deduct an amount corresponding to the excess amount, which the debenture holders would have received as a consequence of the WHT Decrease. 9. Coupon Payment Semi-annually, on 13 June and 13 December in each year for Dates the first time on 13 December 2021, and on Maturity Date. In relation to each Coupon Payment Date and in relation to each date when any other payment is due by the Issuer under the NCD (each, a "Relevant Payment Date"), the Issuer undertakes to: - Send, by e-mail, to the Purchasers or their designated agent, a scan of the duly completed and signed Form 15 CA/CB on the Relevant Payment Date. 10. Principal Redemption - 33.33% of the outstanding Principal amount will be repaid on 13 June 2023; - 50.00% of the outstanding Principal amount will be repaid on 13 June 2024; - 99.99% of the outstanding Principal amount will be repaid on 13 June 2025; - 100.00% of the outstanding Principal amount will be repaid on Maturity Date. 11. Use of Proceeds General corporate purposes 12. Up-Front Fee An up-front fee equal to 1% of the Principal Amount will be payable by the Issuer of the NCD to the Purchasers of the NCD on or about the Issue Date. Up-front fee is subject to grossup for withholding tax. This fee will be invoiced as due diligence fee for the tenure of the NCD payable up-front.

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	All costs relating to the issuance of the NCD (legal advice financial advice, rating etc.) will have to be met by the Issue of the NCD.
	[Note: this will not be a term of the NCD]
13. Listing	Not Applicable
14. Ranking	Obligations by the Issuer under the NCD shall rank pari passu with all other senior obligations of the Issuer.
15. Security	Not Applicable
16. Early Redemption	Early redemption is possible subject to (a) applicable law; and (b) the prior written approval of the Purchasers of the NCD; (c) must occur on any Coupon Payment Date, but not on any other date, and (d) is subject to a prepayment penalty of 2% of outstanding principal amount.
	However, any time after [date of repayment of 99.99% of the principal] an early redemption can be made on any day and it is not subject to a prepayment penalty of 2% of the outstanding principal amount. The prepaid principal amount must be of not less than INR
	60,000,000.
17. Conditions precedent to NCD purchase	 No event or potential event of default Compliance with all representations and warranties All governmental and third-party approvals or consents Satisfactory due diligence and internal credit scoring by the Servicer Successful refinancing by the Purchasers of NCD Execution of all relevant transaction documents Satisfactory independent legal opinion regarding enforceability and capacity of Issuer of NCD All financial documentation and reporting as reasonably requested by the Servicer A rating shall have been assigned to the NCD of not less than [BBB-] by any recognized rating agency approved by SEBI for carrying out debt ratings in India.
18. Events of Default	Upon an event of default, the NCD can (at the discretion of the Purchasers of the NCD) be declared immediately repayable.
	The Events of Default include: - Failure to Pay
MANC	- Breach of Covenant - Misrepresentation

	- Breach of Agreement
	- Cross-Default
	- Material Adverse Change
	- Liquidation / Bankruptcy
	- Creditor's Process / Court judgment
	- Unlawfulness
	- Repudiation
19. Financial covenants	The Issuer will at all times maintain:
	- Capital Adequacy ratio of not less than [15%]
	- Ratio of total debt to total equity of not higher than [7
	(whereas "total equity" shall include subordinated deb
	to the extent that such can be accounted for as Tier
	capital in accordance with applicable regulations)
	- Applicable from 6 months after the Issue Date only
	Uncovered Capital Ratio below 15% (defined as th
	PAR>30 days + restructured portfolio (excluding COVID
	19 restructured loans that have been classified as such b
	the regulator) minus loan loss provisions divided by tota
	equity);
	- Less than 5% of its liabilities and assets in non-IN
	denominated currency
	- Ratio of outstanding off-balance sheet portfoli
	(including asset securitization) to total assets less that
	40%
20. Negative covenants	The Issuer will not, without prior written consent of th
	Purchasers
	- Change its business such that it no longer remains a
	NBFC;
	- Undertake any merger, consolidation or reorganization;
	- Allow for a change of control event in relation to it
	shareholders (change of control event defined as a
	event whereby existing shareholders are diluted below
	67% of voting rights); and
	- Enter into a single transaction or a series of transaction
	(whether related or not) to sell, lease, transfer of
	otherwise dispose of all or substantially all of its assets
	other than asset securitizations.
21. Representations	Standard representations for NCD will apply.
22. Reporting covenants	The Issuer shall provide:
	Reporting documentation and due diligence
	requirements prior to closing and on annual basis as
	required by the Servicer, including
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	a. Legal and operational documents/information
).*E() A	a. Legal and operational documents/information
D. *El Anc	Legal and operational documents/information Constitutional documents (Articles of Association

- Functioning documents (registration, license, etc.)
- Shareholding structure
- List of board of directors
- List of management team including CVs and organizational chart
- Any other legal or operational document or information as Symbiotics Research & Advisory may reasonably request.
- b. Financial documents/information
 - Audited accounts of the last 2 years
 - Latest business plan and financial projections
 - Detailed list of sources of funding
 - Third party rating or external evaluation, if existing
 - Financial position reports on the last three years to be posted on the Symbiotics online reporting platform at the address http://www.syminvest.com.
 - Quarterly financial position reports for the last quarter of the current year to be posted on Symbiotics online reporting platform at the address https://my.syminvest.com/login
- 2. Quarterly reporting requirements

Quarterly reports to be posted on Symbiotics online reporting platform at the address https://my.syminvest.com/login no later than 45 days after the close of each quarter.

23. Governing law

Indian law. Mumbai jurisdiction

