

BSE Limited First Floor, New Trading Ring, Rotunda Building, P J Towers, Dalal Street, Fort, Mumbai 400 001

May 8, 2025 Sc no - 18657

Dear Sir/Madam,

National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

Sub: <u>Disclosure in terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements)</u> Regulations, 2015

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we, vide our letter bearing reference no. 18294 dated June 4, 2024 (copy enclosed), had informed you about the proposed merger of Tata Motors Finance Limited ('TMFL'), a step-down wholly owned subsidiary of the Company with Tata Capital Limited through a Scheme of Arrangement under Sections 230 to 232 read with Section 52 and Section 66 of the Companies Act, 2013, and other applicable laws and regulatory requirements ('the Scheme').

In furtherance to the above, we would now like to inform you that the Hon'ble National Company Law Tribunal, Mumbai Bench, vide Order dated May 6, 2025, had sanctioned the Scheme, a certified copy of which was filed by TMFL with the Registrar of Companies, Mumbai, Maharashtra, today, *i.e.*, on May 8, 2025, making the Scheme effective.

Consequently, TMFL has ceased to be the step-down wholly owned subsidiary of the Company w.e.f. May 8, 2025.

This is for information of the Exchanges and the Members.

Yours faithfully, Tata Motors Limited

Maloy Kumar Gupta Company Secretary

Encl: as above



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National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

June 4, 2024 Sc no - 18294

Dear Sir/Madam.

Sub: Disclosure in terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Re: Proposed Merger of Tata Motors Finance Limited, a step down subsidiary of Tata Motors Limited ('TML' or 'the Company') with Tata Capital Limited

Pursuant to Regulations 30 and 51 read with Schedule III of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), we wish to inform you that the Board of Directors of Tata Motors Finance Limited ('TMFL'), a step down wholly owned subsidiary of the Company and the Board of Directors of Tata Capital Limited ('TCL') have, at their respective Board Meetings held today, i.e., June 4, 2024, approved the Scheme of Arrangement ("the Scheme") amongst TMFL and TCL and their respective shareholders under Sections 230 to 232 read with Section 52 and Section 66 and other applicable provisions of the Companies Act, 2013 and other applicable laws, which, inter alia, provides for (a) amalgamation of TMFL with and into TCL; (b) reduction of securities premium account of TCL.

The Scheme is, inter alia, subject to the sanction of the Hon'ble National Company Law Tribunal ("NCLT"), requisite approvals of respective shareholders and creditors of TMFL and TCL, as applicable and as may be directed by the NCLT and requisite regulatory/statutory approvals (including that of the Reserve Bank of India and Stock Exchanges).

A copy of the Press Release issued by the Company in this regard is enclosed herewith (as **Annexure 1**) the content of which is self-explanatory.

In terms of Regulation 30 of the SEBI Listing Regulations read with the SEBI Circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, we are providing herewith relevant details relating to cessation of TMFL as a step down subsidiary pursuant to the aforesaid Scheme (as Annexure 2) and the Implementation Agreement proposed to be executed amongst TCL, TMFL, TMF Holdings Limited and TML (as Annexure 3).

This is for information of the Stock Exchanges and the Members.

Yours faithfully, Tata Motors Limited

MALOY

Digitally signed by KUMAR GUPTA Date: 2024.06.04 18:44:07 +05'30'

Maloy Kumar Gupta Company Secretary

Encl: as above

TATA MOTORS LIMITED

Bombay House 24 Homi Mody Street Mumbai 400 001 Tel 91 22 6665 8282 www.tatamotors.com CIN L28920MH1945PLC004520





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PRESS RELEASE

Annexure 1

Merger of Tata Motors Finance Limited with Tata Capital Limited

Mumbai, June 4, 2024:

The Board of Directors of Tata Motors Limited (TML), Tata Capital Limited (TCL) and Tata Motors Finance Ltd (TMFL) have today approved a merger of TMFL with TCL through an NCLT scheme of arrangement. As consideration for the merger, TCL will issue its equity shares to the shareholders of TMFL resulting in TML effectively holding a 4.7% stake¹ in the merged entity.

TCL (rated AAA by all leading rating agencies) is one of the largest diversified NBFCs in India with an AUM of ~INR 1.6L crore servicing customers with 25+ product offerings across Retail, SME and Corporate Segments. TMFL, with an AUM of ~INR 32.5K crore predominantly provides financing solutions for new and old commercial vehicles (CV), passenger vehicles (PV), dealers and vendors.

In FY 24, TCL and TMFL reported a profit after tax of INR 3,150 crore and INR 52 crore respectively.

The transaction is also in-line with TML's stated objective of exiting non-core businesses and focus its capital spends on emerging technologies and products.

TCL has limited presence in CV/ PV financing. With this merger TCL will gain new customers in the fast-growing CV/PV financing segments, which it aims to serve with innovative products and digital offerings, whilst providing differentiated growth opportunities to employees.

The scheme of arrangement will be subject to approval of SEBI, RBI, NCLT amongst others and all shareholders and creditors of TCL and TMFL and will take ~9-12 months to complete. The merger will not have any adverse impact on customers or creditors of TMFL. E&Y, ICICI Securities, Wadia Ghandy & Co are the transaction advisors to TCL, while PwC, Axis Capital and AZB & Partners are the transaction advisors to TMFL.

 $^{^{1}}$ To be held indirectly through its 100% subsidiary TMF Holdings Limited an RBI registered NBFC-CIC





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PRESS RELEASE

About Tata Motors

Part of the USD 150 billion Tata group, Tata Motors Limited (BSE: 500570 and 570001; NSE: TATAMOTORS and TATAMTRDVR), a USD 44 billion organization, is a leading global automobile manufacturer of cars, utility vehicles, pick-ups, trucks, and buses, offering an extensive range of integrated, smart, and e-mobility solutions. With 'Connecting Aspirations' at the core of its brand promise, Tata Motors is India's market leader in commercial vehicles and ranks among the top three in the passenger vehicles market.

Tata Motors strives to bring new products that captivate the imagination of GenNext customers, fuelled by state-of-the-art design and R&D centres located in India, the UK, the US, Italy, and South Korea. By focusing on engineering and tech- enabled automotive solutions catering to the future of mobility, the company's innovation efforts are focused on developing pioneering technologies that are both sustainable and suited to the evolving market and customer aspirations. The company is pioneering India's Electric Vehicle (EV) transition and driving the shift towards sustainable mobility solutions by developing a tailored product strategy, leveraging the synergy between Group companies and playing an active role in liaising with the Government of India in developing the policy framework.

With operations in India, the UK, South Korea, Thailand and Indonesia, Tata Motors markets its vehicles in Africa, the Middle East, Latin America, Southeast Asia, and the SAARC countries. As of March 31, 2024, Tata Motors' operations include 90 consolidated subsidiaries, two joint operations, five joint ventures, and numerous equity-accounted associates, including their subsidiaries, over which the company exercises significant influence.

Media Contact: Tata Motors Corporate Communications: +91 22-66657613 / indiacorpcomm@tatamotors.com



Annexure 2

Details as per Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read along with SEBI Circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023

Sale of step down subsidiary of the Company

Sr. No.	Particulars	Details of Scheme		
1	The amount and percentage of the turnover or revenue or income and net worth contributed by such unit or	Name of the company: As on March 31, 2024:	Γata Motors	Finance Limited.
	division or undertaking or subsidiary or associate company of the listed entity during the last financial year.	Particulars	Amount in INR (₹ crores)	Percentage to Tata Motors Limited's Consolidated
		Revenue from Operations Net worth	3996 4797	0.91% 5.65%
2	Date on which the agreement for	Not Applicable.	4191	3.03 //
	sale has been entered into	The Board of Directors of ('TMFL'), a step down we Motors Limited ('the C Directors of Tata Capital respective Board Mescheme of Arrangeme TMFL with TCL under Section 52 and Section 52 and Section for the C Scheme"), and subject approvals/permissions, including the sanction Company Law Tribunal	cholly owned company'), a company'), a company'), a company', a companies a companies a companies a company', a co	subsidiary of Tata and the Board of CL') have, at their e approved the amalgamation of to 232 read with other applicable Act, 2013 ("the g of all regulatory be necessary,
3	The expected date of completion of sale/disposal	Not applicable.		
		The aforesaid Scheme sanction of the NCLT shareholders and/or credirected by the NCLT, approvals (including tha Stock Exchanges and Board of India), as required with the applicable laws	, requisite ditors of the receipt of ret of the Resethe Securition and sub-	approvals of the TMFL and TCL, as egulatory/statutory erve Bank of India, es and Exchange
4	Consideration received from such sale/disposal	Not applicable		
		In terms of the proposed TMFL shall receive 37 e in TCL for every 100 eq held by them in TMFL.	quity shares	of Rs.10/- each

TATA MOTORS LIMITED



5	Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof.	Not applicable.
6	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	Not applicable
7	Whether the sale, lease or disposal of the undertaking is outside Scheme of Arrangement? If yes, details of the same including compliance with regulation 37A of LODR Regulations.	Not applicable
8	Additionally, in case of a slump sale, indicative disclosures provided for amalgamation/ merger, shall be disclosed by the listed entity with respect to such slump sale whether the sale, lease or disposal of the undertaking is outside Scheme of Arrangement? If yes, details of the same including compliance with regulation 37A of LODR Regulations.	Not applicable



Annexure 3

Details as per Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read along with SEBI Circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023

Agreements (viz. loan agreement(s) or any other agreement(s) which are binding and not in normal course of business, revision(s) or amendment(s) and termination(s) thereof

Sr. No.	Particulars	Details of Implementation Agreement
a)	Name(s) of parties with whom the agreement is entered	Implementation Agreement amongst Tata Motors Limited ('TML' / the 'Company'), Tata Motors Finance Limited ('TMFL'), TMF Holdings Limited ("TMFHL") and Tata Capital Limited ('TCL')
b)	Purpose of entering into the agreement	The Implementation Agreement <i>inter alia</i> sets out the manner of implementing the amalgamation contemplated under the Scheme of Arrangement involving amalgamation TMFL with TCL, and their respective shareholders under Sections 230 to 232 read with Section 52 and Section 66 and other applicable provisions of the Companies Act, 2013 ("the Scheme "), and the rights and obligations of the respective parties in relation to the amalgamation.
c)	Size of the agreement	The Implementation Agreement inter alia sets out the manner of implementing the Amalgamation contemplated under the Scheme and the rights and obligations of the respective parties in relation to the Amalgamation.
d)	Shareholding, if any, in the entity with whom the agreement is executed	TMFHL is a wholly owned subsidiary of TML and TMFL is a step down wholly owned subsidiary of TML TML presently holds 0.12% equity shareholding in TCL. TCL does not hold any shares in TMFL, TMFHL and TML.
e)	Significant terms of the agreement (in brief) special rights like right to appoint directors, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure etc.	The Implementation Agreement, <i>inter alia</i> , sets out the manner of implementing the Amalgamation contemplated under the Scheme and the rights and obligations of the respective parties in relation to the Amalgamation.
f)	Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship	Yes. TMFHL is a wholly owned subsidiary of TML and TMFL is a step down wholly owned subsidiary of TML.

TATA MOTORS LIMITED



Sr.	Particulars	Details of Implementation Agreement
No.		
		TCL is a subsidiary of Tata Sons Private Limited,
a)	Whether the transaction would	promoter of TML and, hence, is a related party. Not Applicable
g)	fall within related party	Not Applicable
	transactions? If yes, whether	
	the same is done at "arms	
	length"	
h)	In case of issuance of shares to	Upon the Scheme becoming effective, TCL will issue
	the parties, details of issue	equity shares (as per the share exchange ratio) to the
	price, class of shares issued	shareholders of TMFL as on the record date.
i)	In case of loan agreements,	Not Applicable
'	details of lender/borrower,	
	nature of the loan, total amount	
	of loan granted/taken, total	
	amount outstanding, date of	
	execution of the loan agreement/sanction letter,	
	details of the security provided	
	to the lenders / by the borrowers	
	for such loan or in case	
	outstanding loans lent to a party	
	or borrowed from a party	
	become material on a	
j)	cumulative basis Any other disclosures related to	Not Applicable
1)	such agreements, viz., details of	140t/tppiloabic
	nominee on the board of	
	directors of the listed entity,	
	potential conflict of interest	
	arising out of such agreements,	
k)	etc In case of termination or	Not Applicable
(1)	amendment of agreement,	110t/ Applicable
	listed entity shall disclose	
	additional details to the stock	
	exchange(s):	
	(a) name of parties to the	
	agreement; (b) nature of the agreement;	
	(c) date of execution of the	
	agreement; and	
	(d) details of amendment and	
	impact thereof or reasons of	
L	termination and impact thereof	