

This is an abridged prospectus containing salient features of the red herring prospectus dated April 26, 2022 (the "RHP" or "Red Herring Prospectus"). You are encouraged to read greater details available in the RHP which is available at https://www.sebi.gov.in/sebiweb/home/HomeAction.do?doListing=yes&sid=3&ssid=15&smid=11.

THIS ABRIDGED PROSPECTUS CONSISTS OF FOUR PAGES OF BID CUM APPLICATION FORM ALONGWITH INSTRUCTIONS AND SIX PAGES OF THE ABRIDGED PROSPECTUS, PLEASE ENSURE THAT YOU HAVE RECEIVED ALL THE PAGES.



LIFE INSURANCE CORPORATION OF INDIA

IRDAI Registration Number: 512; Date of Establishment: September 1, 1956

Central Office	Contact Person	Email	Telephone	Website
Yogakshema, Jeevan Bima Marg, Nariman Point,	Pawan Agrawal, Company Secretary	Investors@licindia.com	+91 22 2202 2079	www.licindia.in
Mumbai 400 021, Maharashtra, India	and Compliance Officer	_		

	DETAILS OF OFFER TO PUBLIC									
Type			Total Offer Size	Offer Under	Share Reservation					
of	(by no. of Equity	(by no. of	(by no. of	6(1)/6(2)	Eligible	Eligible	QIBs	Non-	RIBs	
Offer	Shares or by	Equity Shares	Equity Shares or by		Employee(s)	Policyholder(s)		Institutional		
	amount in ₹)	or by amount in ₹)	amount in ₹)		• • • • •	• ,,		Bidders		
Offer	Not applicable	Up to 221,374,920 Equity	Up to 221,374,920	Regulation 6(1)	Up to 1,581,249 Equity	Up to 22,137,492 Equity	Not more than	Not less than	Not less than	
for		Shares aggregating up to	Equity Shares	of SEBI ICDR	Shares aggregating up to	Shares aggregating up to	98,828,089	29,648,427	69,179,663	
Sale		₹[•] million	aggregating up to	Regulations	₹[•] million (constituting	₹[•] million (constituting	Equity Shares	Equity Shares	Equity Shares	
			₹[•] million		up to 0.025% of the	up to 0.35% of the				
					post-Offer paid-up	post-Offer paid-up				
					Equity Share capital)	Equity Share capital)				

The Equity Shares are proposed to be listed on the Stock Exchanges being the BSE Limited (Designated Stock Exchange) and National Stock Exchange of India Limited.

PROMOTER OF OUR CORPORATION THE PRESIDENT OF INDIA, ACTING THROUGH THE MINISTRY OF FINANCE, GOVERNMENT OF INDIA

DETAILS OF OFFER FOR SALE							
Name	Type		quity Shares offered/	Weighted average cost of			
			Amount in ₹	acquisition in ₹ per Equity Share			
President of India, acting through the Ministry of Finance, Government of India				0.16*			
**As certified by M/s. Batliboi & Purohit, Chartered Accountants, Statutory Auditor to the							
PRICE BAND, MINIMUM BI	D LOT	& INDIC	CATIVE TIMELINI	ES			
Price Band#			₹ 902 To ₹ 949 per Equity Share of face value of ₹ 10 each				
Minimum Bid Lot Size			15 Equity Shares				
Anchor Investor Bidding Date			Monday, May 02, 2022				
Bid/Offer opens on*			Wednesday, May 04, 2022				
Bid/Offer closes on			Monday, May 09, 2022				
Finalisation of Basis of Allotment with the Designated Stock Exchange			On or about Thursday, May 12, 2022				
Initiation of refunds (if any, for Anchor Investors) / unblocking of funds	* On or about Friday, May 13, 2022						
Credit of Equity Shares to demat accounts of Allottees			On or about Monday, May 16, 2022				
Commencement of trading of the Equity Shares on the Stock Exchange	S		On or about Tuesday, May 17, 2022				

For details of Price Band and basis for Offer Price, please refer to Price Band advertisement and page 103 of the RHP, respectively: *Our Corporation and the Selling Shareholder may, in consultation with the BRLMs, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors bial/ Offer Period shall be one Working Day prior to the Bid/ Offer Opening Date in accordance with the SEBI ICDR Regulations. Anchor Investors shall Bid on the Anchor Investor Bid/Offer Period. **In case of any delay in unblocking of amounts in the ASBA Accounts (including amounts blocked through the UPI Mechanism) exceeding four Working Days from the Bid/ Offer Closing to the Bid/ Offer Closing to the Bid/ Offer Closing amounts blocked through the UPI Mechanism) exceeding four Working Days from the Bid/ Offer Closing Days f

Note: The Bid/ Offer Period may also include bidding on Saturday, May 7, 2022 and/or Sunday, May 8, 2022, subject to receipt of necessary approvals in this regard, and in such case, the same shall be communicated by notice to the Stock Exchanges and/or by way of an advertisement.

Period	Weighted Average Cost of	Upper End of the Price Band is 'X'	Range of acquisition price
	Acquisition (in ₹)	times the WACA	Lowest Price- Highest Price (in ₹)
Trailing Eighteen Month from the date of RHP	0.16	5,931	Nil*-10**

*Represents acquisition price of equity shares pursuant to bonus issue. **The paid-up equity capital of our Corporation was ₹ 1,000 million (provided held by the GoI) prior to amendment to the Life Insurance Corporation Act by the Finance Act, 2021 ("Amendment"). Pursuant to the Amendment, our Corporation was required, with the previous approval of the GoI, to issue Equity Shares to the GoI in consideration for the paid-up equity capital provided by the GoI as it stood before the coming into force of Section 131 of the Finance Act, 2021.

RISKS IN RELATION TO THE OFFER

The face value of the Equity Shares is ₹ 10 each. The Floor Price, Cap Price and Offer Price determined by our Corporation and the Selling Shareholder, in consultation with the BRLMs, on the basis of the assessment of market demand for the Equity Shares by way of the Book Building Process, as stated under "Basis for Offer Price" beginning on page 103 of the RHP should not be considered to be indicative of the market price of the Equity Shares after listing. No assurance can be given regarding frequency of trading in the Equity Shares nor regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISKS

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Corporation and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to "Risk Factors" on page 24 of the RHP and on page 8 of this Abridged Prospectus.

You may obtain a physical copy of the Bid-cum-Application Form and the RHP from the Stock exchanges, Syndicate members, Registrar to the Offer, share transfer agents, depository participants, stock brokers, underwriters, Bankers to the Offer, investors' associations or Self Certified Syndicate Banks.

If you wish to know about processes and procedures applicable to this public issues, you may request for a copy of the GID from the BRLMs or download it from the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com or from the websites of the BRLMs at https://investmentbank.kotak.com, http://www.axiscapital.co.in, www.ml-india.com, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.goldmansachs.com, www.icicisecurities.com, www.jmfl.com, www.jpmipl.com, www.nomuraholdings.com/company/ group/asia/india/index.html and www.sbicaps.com.

PRICE INFORMATION OF BRLMs

0	T	T' /' 1 /	NI CAI			
Sr. No.	Issuer name	Listing date	Name of the merchant banker	+/- % change in closing price, [+/- % change in closing benchmark]- 30th calendar day	+/- % change in closing price, [+/- % change in closing benchmark]- 90th calendar day	+/- % change in closing price, [+/- % change in closing benchmark]- 180th calendar day
1	Vedant Fashions Limited	February 16, 2022	Axis, Isec, Kotak	from listing +3.99%, [-0.20%]	from listing Not Applicable	from listing Not Applicable
1	Adani Wilmar Limited	February 16, 2022		+48.00%, [-5.34%]		
3	AGS Transact Technologies Limited	January 31, 2022	Kotak, BofA, JPM, Isec JM, Isec	-42.97% [-3.05%]	Not Applicable Not Applicable	Not Applicable Not Applicable
4	CMS Info Systems Limited	December 31, 2021	Axis, JM	+21.99%, [-1.81%]	+25.35%, [+0.74%]	Not Applicable
5	Supriya Lifescience Limited	December 28, 2021	Axis, Isec	+78.61%, [-0.07%]	+72.12%, [-0.92%]	Not Applicable
6	Data Patterns (India) Limited	December 24, 2021	JM	29.70% [3.61%]	13.56% [1.42%]	Not Applicable
7	Medplus Health Services Limited	December 23, 2021	Axis, Nomura	+53.22%, [+3.00%]	+23.06%, [+1.18%]	Not Applicable
8	Metro Brands Limited	December 22, 2021	Axis, Isec	+21.77%, [+4.45%]	+14.57%, [+0.64%]	Not Applicable
			Kotak	+70.21%, [+6.71%]	+48.48%, [-67.85%]	Not Applicable
9	C.E. Info Systems Limited	December 21, 2021	Axis, JM	+70.21%, [+6.71%]	+48.48%, [+2.74%]	Not Applicable
10	Shriram Properties Limited	December 20, 2021	Axis, Isec, Nomura	-12.42%, [+9.02%]	-33.39%, [+4.05%]	Not Applicable
11	Rategain Travel Technologies Limited	December 17, 2021	Kotak, Nomura	+11.99%, [+7.48%]	- 31.08%, [-0.06%]	Not Applicable
12	Tega Industries Limited	December 13, 2021	JM	30.70% [3.96%]	1.02% [-4.25%]	Not Applicable
13	Star Health And Allied Insurance Company Limited	December 10, 2021	Kotak, BofA, Isec, SBICAP	-14.78%, [+1.72%]	- 29.79%, [-6.66%]	Not Applicable
	1 7		Citi	-14.78%[+1.96%]	-29.79%[-6.66%]	Not Applicable
	Go Fashion (India) Limited	November 30, 2021	JM	+59.75%,[+1.36%]	+32.91%,[-1.91%]	Not Applicable
	Tarsons Products Limited	November 26, 2021	SBICAP	-4.16%,[+0.03%]	-4.46%,[+0.22%]	Not Applicable
16	Sapphire Foods India Limited	November 18, 2021	BofA, JM	+3.69% [-4.39%]	+20.78%[-2.32%]	Not Applicable
17	One 97 Communications Limited	November 18, 2021	Citi GS	-38.56%[-4.17%] -38.56% / [-4.39]%	-60.40%[-2.32%] -60.40% / [-2.32%]	Not Applicable Not Applicable
			JPM	-38.52% / [-4.39]%	-60.40% / [-2.32%]	Not Applicable
10	PB Fintech Limited	Name 15 2021	Kotak	+14.86%, [-4.33%]	- 20.52%, [-4.06%]	Not Applicable
18		November 15, 2021	Citi	14.86%[-4.17%]	-20.52%[-4.06%]	Not Applicable
19	Fino Payments Bank	November 12, 2021	Nomura	-30.55% [-3.13%]	-34.56% [-3.66%]	Not Applicable
20	FSN E-commerce Ventures Limited	November 10, 2021	Kotak, BoFA	+92.31%, [-2.78%]	+68.46%, [-4.46%]	Not Applicable
20	1 51 VE-commerce ventures Eminted	1101011001 10, 2021	Citi	92.31%[-2.53%]	68.46%[-4.46%]	Not Applicable
21	Aditya Birla Sun Life AMC Limited	October 11, 2021	BofA, SBICAP Citi	-11.36% [+0.55%] -11.4%[-0.98%]	-23.85% [-0.74%] -23.85% [-0.51%]	-25.65% [-0.90%] -25.65%[-0.90%]
22	Sansera Engineering	September 24, 2021	Nomura	+0.30% [+1.29%]	+1.57% [-5.19%]	-21.26% [-3.43%]
23	Aptus Value Housing Finance India Limited	August 24, 2021	Citi	-2.82%[+5.55%]	-0.82%[+7.38%]	+0.62%[+6.86%]
23	,		SBICAP	-5.83% [+6.21%]	-9.74% [+7.34%]	-32.76% [4.10%]
24	Nuvoco Vistas Corporation Limited	August 23, 2021	JPM	(5.8%), [+6.5%]	(9.7%), [+7.7%]	(32.8%), [+4.7%]
25	Cartrade Tech Limited	August 20, 2021	Citi Nomura	-10.31%[+6.90%] -10.31% [+5.75%]	-32.68%[+9.24%] -32.68% [+8.80%]	-61.17%[+8.80%] -61.17% [+5.48%]
26	Windlas Biotech Limited	August 16, 2021	SBICAP	-18.02% [+4.79%]	-34.42% [+9.18%]	-37.01% [+4.62%]
			BofA, SBICAP	-6.38% [+7.10%]	-12.94%[+10.12%]	-20.67%[+8.45%]
27	Glenmark Life Sciences Limited	August 6, 2021	GS	-6.40% / [6.68]%	-12.85% / [9.80%]	-20.65% [8.24%]
28	Sona BLW Precision Forgings Limited	June 24, 2021	JPM Nomura	+45.2%, [+0.4] +45.17% [+0.53%]	+93.4%, [+11.2%] +93.40% [+11.97%]	+140.3%, [+5.2%] +140.26% [+5.93%]
29	G R Infraprojects Limited	July 19, 2021	SBICAP	90.61% [+6.16%]	138.67% [+16.65%]	132.16% [+16.50%]
30	Zomato Limited	July 23, 2021	BofA	+83.22% [+4.44%]	+81.97%[+15.64%]	+75.07% [+14.68]
		April 19, 2021	JPM	+30.2%, [+5.2%]	+75.6% [+10.9%]	+146.9% [+27.7%]
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Notes: 1. Disclosures subject to recent 7 issues (initial public offerings) in current financial year and two preceding financial years managed by each BRLM with common issues disclosed once. 2. For Kotak, Axis, Citi, GS, I-Sec, JM, JPM 30th, 180th calendar days from listed day have been taken as listing day plus 29, 89 and 179 calendar days and in the event any day falls on a holiday, the price/index of the immediately preceding working day has been considered. 3. For BofA, Nomura, and SBICAP in case 30th/90th/180th day is not a trading day, closing price on NSE of the previous trading day has been considered. 4. For Citigroup, SBICAP and Citi %, of change in closing price on 30th/90th / 180th calendar day from listing day is calculated vs issue price. % change in closing benchmark index is calculated based on closing index on listing day vs closing index on 30th/90th / 180th calendar day from listing day. 5. Nifty 50 index is considered as the Benchmark Index, NSE being the designated stock exchange and S&P BSE SENSEX index is considered as the Benchmark Index, BSE being the designated stock exchange. 6. Not applicable – where the relevant period has not been completed.

For further details, please refer to price information of past issues handled by the BRLMs beginning on page 540 of the RHP.

BOOK RUNNING LEAD MANAGERS							
Kotak Mahindra Capital	Axis Capital Limite	d BofA Securi	ties India Limited	Citigroup Global Markets India	Goldman Sachs (India)		
Company Limited ^	Company Limited Tel: +91 22 4325 2183/84 Tel: +91 22 4325 2183/84		6632 8000/ 8411	Private Limited	Securities Private Limited		
Tel: +91 22 4336 0000	Email: lic.ipo@axisc	ap.in Email: dg.lie	ci ipo@bofa.com	Tel: +91 22 6175 9999	Tel: +91 22 6616 9000		
Email: lic.ipo@kotak.com	Investor Grievance	e-mail: Investor Gri	evance e-mail:	Email: licindia.ipo@citi.com	Email: licipo@gs.com		
Investor Grievance E-mail:	complaints@axiscap.i	in dg.india mer	chantbanking@bofa.com	Investor Grievance e-mail: investors.	Investor Grievance e-mail:		
kmccredressal@kotak.com			•	cgmib@citi.com	india-client-support@gs.com		
ICICI Securities Limited	JM Financial Limit	ed J.P. Morgan	India Private Limited	Nomura Financial Advisory and	SBI Capital Markets Limited		
Tel: +91 22 6807 7100	Tel: +91 22 6630 30	30/ 3262 Tel: +91 22	6157 3000	Securities (India) Private Limited	Tel: +91 22 2217 8300		
Email: lic.ipo@icicisecurities.com	Email: lic.ipo@jmfl.		IPO@jpmorgan.com	Tel: +91 22 40374037; Email: licipo@	Email: lic.ipo@sbicaps.com		
	Investor Grievance		evance e-mail:	nomura.com; Investor Grievance e-mail:			
	grievance.ibd@jmfl.c	om investorsmb.	pmipl@jpmorgan.com	investorgrievances-in@nomura.com	investor.relations@sbicaps.com		
Name of Syndicate Members				CAP Securities Limited and Investec Capit	tal Services (India) Private Limited		
Registrar to the Offer				il: lic.ipo@kfintech.com;			
				ree number: 1800 3094 001			
Statutory Auditors to the Offer	M/s. Batli	ooi & Purohit, Chartered	Accountants* (*M/s. Ba	tliboi & Purohit, Chartered Accountants, h	ave been appointed as the Statutory		
			of consolidating the Restate	ed Financial Statements.)			
Credit Rating Agency/Debenture T	Trustee Not Applic	eable					
Self Certified Syndicate Banks	The list of	SCSBs notified by SEBI	for the ASBA process is a	vailable at www.sebi.gov.in/sebiweb/other/	OtherAction.do?doRecognisedFpi=y		
	es&intmld=	=34 or www.sebi.gov.in/sel	oiweb/other/OtherAction.do	?doRecognisedFpi=yes&intmId=35, as app	licable, or at such other website as		
	may be pre	scribed by SEBI from tim	e to time. A list of the Des	ignated SCSB Branches with which an AS	BA Bidder (other than UPI Bidders)		
	using the U	PI Mechanism, where ma	de available), not bidding t	hrough Syndicate/Sub Syndicate or through	a Registered Broker, RTA or CDP		
	may submi	t the Bid cum Applicatio	n Forms, available at http	s://www.sebi.gov.in/sebiweb/other/OtherAct	tion.do?doRecognisedFpi=yes&intm		
N. C. P. (I. D.)	Id=34, or a	t such other websites as n	ay be prescribed by SEBI	from time to time.			
Non Syndicate Registered Brokers				on Syndicate Registered Brokers at the N	lon Syndicate Broker Centres. For		
				g on page 569 of the RHP.			
Registered Brokers	Bidders ca	n submit ASBA Forms in	the Offer using the stock	broker network of the stock exchange, i.	e., through the Registered Brokers		
	at the Brok	er Centres. The list of the	e Registered Brokers, incl	uding details such as postal address, telep	phone number and e-mail address,		
	on the websites of the	websites of the Stock Exchanges at https://www.bseindia.com/ and https://www.nseindia.com, or any such websites					
D. III		ck Exchanges, as updated		D 1 I DEL I 1 1 1 1 1	1 1 1 1 1 1		
Details regarding website ad	t the RIAs eligible to ac	cept ASBA Forms at the	Designated RTA Locations, including of	letails such as address, telephone			
link(s) from which the investor c	nd e-mail address, is pro	vided on the websites of	Stock Exchanges at http://www.bseindia	.com/Static/Markets/PublicIssues/			
a list of RTAs, CDPs and stock bro	x/expandable=6 and ww	w.nseindia.com, respectiv	ely, as updated from time to time. The li	ist of the CDPs eligible to accept			
can accept applications from inv	rms at the Designated C	Designated CDP Locations, including details such as name and contact details, is provided on the websites of					
applicable:	BSE at ht	BSE at http://www.bseindia.com/Static/Markets/PublicIssues/RtaDp.aspx?expandable=6 and on the website of NSE at www.nseindia. com, as updated from time to time. For further details, see "Offer Procedure" on page 569 of the RHP.					
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PROMOTER OF OUR CORPORATION

Our Promoter is the President of India, acting through the Ministry of Finance, Government of India. Our Promoter currently holds 100% of the pre-Offer paid-up Equity Share capital of our Corporation. As our Promoter is the President of India, acting through the Ministry of Finance, disclosures on our Promoter Group (defined in Regulation 2(1)(pp) of the SEBI ICDR Regulations), as specified in Schedule VI of the SEBI ICDR Regulations have not been provided.

BUSINESS OVERVIEW AND STRATEGY

Business Overview: Our Corporation has been providing life insurance in India for more than 65 years and is the largest life insurer in India, with a 61.6% market share in terms of premiums (or GWP), a 61.4% market share in terms of New Business Premium (or NBP), a 71.8% market share in terms of number of group policies issued, a 88.8% market share in terms of number of group policies issued for the nine months ended December 31, 2021, as well as by the number of individual agents, which comprised 55% of all individual agents in India as at December 21, 2021. (Source: the CRISIL Report, which has been exclusively commissioned and paid for by our Corporation in connection with the Offer and the engagement letter dated September 24, 2021). For further details see "Our Business" beginning on page 183 of the RHP; Product / Service Offering; Our Corporation has a broad, diversified products, which include (a) savings insurance products; (b) term insurance products, (c) health insurance products (ii) participating insurance products; and (e) until linked insurance products. Our individual products include specially designed products for specific segments, such as special products for women and children and Micro Insurance products. In addition, we offer riders that provide additional benefits along with the base product to cover for additional risks, such as accidental disability, death, critical illness and premium waiver on the death of the proposer. For further details, see "Our Business" beginning on page 183 of the RHP; Revenue segmentation by product/service offering of our Corporation see "Our Business" beginning on page 183 of the RHP; Revenue segmentation has one branch in each of Fiji, Maurittus and the United Kingdom and subsidiaries in Bahrain (with operations in Quata, Kuwait, Oman and the United Arab Emirates), Bangladesh, Nepal, Singapore and Sri Lanka in the life insurance industry. For our premium collected from outside India, see "Our Business" beginning on page 183 of the RHP; Revenue segmentation

BOARD OF DIRECTORS

Sr. No., Name, Designation, Experience and Educational Qualification, Other directorships: 1. Mangalam Ramasubramanian Kumar, Whole-time Chairperson, He holds bachelor's degree of science from the Faculty of Science, University of Madras. He has also passed the licentiate examination conducted by the Insurance Institute of India in September 2015. He joined our Corporation in the year 1983 as an apprentice officer and has experience in the insurance sector. Previously, he was the zonal manager of South, North-Central and North zones of our Corporation and has also headed the personnel and pension & group schemes department; Indian Companies: LIC Cards Services Limited; LIC Housing Finance Limited; LIC Mutual Fund Asset Management Limited; LIC Pension Fund Limited; IDBI Bank Limited; and ACC Limited. Foreign Companies: Life Insurance Corporation (International) BSC (c); Life Insurance Corporation (Lanka) Limited; Life Insurance Corporation (Nepal) Ltd.; Life Insurance Corporation (Singapore) Pte. Ltd.; and Kenindia Assurance Company Ltd.; **2. Pankaj Jain, Government Nominee Director,** He is an officer at the Indian Administrative Service from the 1990 batch. He is presently serving as a secretary in the Ministry of Petroleum, Government of India. He holds a bachelor's degree in commerce and a master's degree in business administration from University of Delhi. He is a qualified cost accountant from the Institute of Cost Accountants of India. He is also a member of the International Financial Services Centres Authority; Indian Companies: Indian Strategic Petroleum Reserves Limited; National Credit Guarantee Trustee Company Limited; and Petronet LNG Limited, Indian entities: National Bank for Financing Infrastructure and Development; Oil Industry Development Board; and International Financial Services Centres Authority, Foreign Companies: NIL, 3. Raj Kumar, Managing Director, He holds bachelor's degree in science from D.A.V College, Guru Nanak Dev University, Jalandhar, Punjab. He joined our Corporation in the year 1984 as an apprentice officer and has experience in the insurance sector. He has also served as the chief executive officer of LIC Mutual Fund Asset Management Limited and was also the zonal manager, Bhopal, executive director (estate and office services), Mumbai, amongst others, of our Corporation. He was also the senior divisional manager of Gorakhpur and Jaipur divisions of our Corporation; Indian Companies: Grasim Industries Limited; LICHFL Asset Management Company Limited; and LIC Housing Finance Limited, Foreign Companies: Life Insurance Corporation (Lanka) Limited.; 4. Siddhartha Mohanty, Managing Director, He holds bachelor's degree in law and a master's degree of arts (political science) from Utkal University, Bhubaneswar, Odisha. He also holds a post graduate certification on business management from the Xavier Institute of Management, Bhubaneshwar, Odisha. He has also passed the licentiate examination conducted by the Insurance Institute of India in November 2002. He previously served as COO and CEO of LIC Housing Finance Limited and has held various other positions, such as, senior divisional manager of Raipur and Cuttack, chief (legal), chief (investment - monitoring & accounting), executive director (legal), amongst others. During his tenure as chief (legal), Mumbai, our Corporation also won the "Best Insurance In-House Legal Team of the Year" at the Legal Era Awards 2013-14. He joined our Corporation in the year 1985 as an apprentice officer and has experience in the insurance sector; **Indian Companies:** LIC Cards Services Limited; LIC Pension Fund; and Mahindra & Mahindra Financial Services Limited, **Foreign Companies:** Life Insurance Corporation (International) B.S.C. (c); **5. Ipe Mini, Managing** Director, She holds master's degree of commerce from the Faculty of Commerce and Management Studies, Andhra University. She has also completed the certification programme in IT and Cyber Security for Board Members from the Institute for Development and Research in Banking Technology (established by the Reserve Bank of India). She joined our Corporation in the year 1986 as an apprentice officer and has experience in the insurance sector. Previously, she was also the CEO of LICHFL Financial Services Limited and has led the international operations of our Corporation. Previously, she was also the shareholder director of Central Bank of India. She has been recognized as one of 'India's top 100 women in finance' in the year 2020 by the Association of International Wealth Management of India; Indian Companies: LICHFL Care Homes Limited; and DCM Shriram Industries Limited, Foreign Companies: Life Insurance Corporation (LIC) of Bangladesh Limited; 6. Bishnu Charan Patnaik, Managing Director, He holds bachelor's and master's degree of arts (political science) from Utkal University, Bhubaneshwar, Odisha. He is also a fellow of the Insurance Institute of India. He was the secretary general of the Governing Body of the Insurance Council. He joined our Corporation in the year 1985 as an apprentice officer and has experience in the insurance sector and has handled several positions in our Corporation such as senior divisional manager of Jamshedpur and Berhampur divisions, regional manager (marketing bancassurance and alternate channels), regional manager (customer relationship management) and director of Zonal Training Centre in Agra; Indian Companies: LIC Cards Services Limited; and LIC Mutual Fund Trustee Private Limited, Foreign Companies: Life Insurance Corporation (Nepal) Ltd.; 7. Dr. Ranjan Sharma, Independent Director, He holds bachelor's and master's degree of arts from University of Allahabad, Uttar Pradesh. He has also pursued his doctorate in philosophy (geography) from Dr. Ram Manohar Lohia Avadh University in 2011. He is also an associate professor at Shri Lal Bahadur Shastri College, Gonda, Uttar Pradesh and has been associated with the institute since 1990. He is experienced in the field of academics; Indian Companies: NIL, Foreign Companies: NIL; 8. Vinod Kumar Verma, Independent Director, He holds bachelor's degree in arts from Bhimrao Ambedkar University, Indara, Mau. He is experienced in electronics business. He has been appointed as an Independent Director of our Corporation from October 29, 2021; Indian Companies: NIL, Foreign Companies: NIL; 9. Anil Kumar, Independent Director, He holds a bachelor's degree in commerce from the Shri Ram College of Commerce, University of Delhi and a master's degree in commerce from the Delhi School of Economics, University of Delhi. He also holds a doctor of philosophy from the University of Delhi. He is currently working as a professor in the Department of Commerce of the Shri Ram College of Commerce, University of Delhi and was initially appointed as a lecturer in September 1986. He has also authored various books on inter alia corporate governance and industrial laws; Indian Companies: NIL. Foreign Companies: NIL, 10. Anjuly Chib Duggal, Independent Director, She holds a master's degree in arts from the Punjab University. She is a retired Indian Administrative Services officer from the Punjab cadre (batch of 1981). Previously, she has also worked, amongst others, as a Secretary with the Department of Financial Services, Ministry of Finance, Government of India, as a secretary with the Ministry of Corporate Affairs. She was also a director on the board of the Reserve Bank of India; Indian Companies: Gillette India Limited, Foreign Companies: NIL; 11. Gurumoorthy Mahalingam, Independent Director, He holds a master's degree in science (statistics) from Indian Institute of Technology, Kanpur and a master's degree in business administration (international banking and finance) from the University of Birmingham. Previously, he was, amongst others, the whole-time director of SEBI and was also the executive director of the Reserve Bank of India and has numerous years of experience in the financial sector; Indian Companies: NIL, Foreign Companies: NIL; 12. Raj Kamal, Independent Director, He holds a bachelor's degree of technology in mechanical engineering from the Indian Institute of Technology, Bombay and is a post graduate in management from the Indian School of Business, Hyderabad. Previously, he was also the Chief Executive Officer of OYO Vacation Homes; Indian Companies: NIL, Foreign Companies: SMIT Consulting DMCC; and Trans-Fi Inc.; 13. Vankipuram Srinivasa Parthasarathy, Independent Director, He holds a bachelor's degree in commerce from Gujarat University. He is a fellow member of the Institute of Chartered Accountants of India and a member of the Institute of Chartered Accountants in England and Wales. Previously, inter alia, he was also the group chief financial officer and group chief information officer of the Mahindra Group; Indian Companies: Allcargo Logistics Limited; Grassroot Trading Network for Women; IAI Industries Limited; Imperial Auto Industries Limited; Kids Clinic India Limited; Greencell Mobility Private Limited; and Rudi Multi Trading Company Limited, Foreign Companies: Allcargo Belgium; and Ecuhold N.V.; 14. Vijay Kumar Muthu Raju Paravasa Raju, Independent Director, He holds a bachelor's degree in commerce from the Faculty of Commerce, Andhra University. He is also a member of the Institute of Chartered Accountants of India, a member of the Institute of Company Secretaries of India and a fellow of the Institute of Cost Accountants of India. Currently, he is the Chief Financial Officer at Sify Technologies Limited, a listed company. He is an independent director on the boards of, amongst others, Thejo Engineering Limited. He is also a member of the interpretation committee of International Financial Reporting Standards and a fellow of the Institute of Directors; Indian Companies: Extensible Business Reporting Language (XBRL) India; Geojit Financial Services Limited; Heritage Foods Limited; Sella India Software Services Private Limited; Sify Data and Managed Services Limited; and Thejo Engineering Limited, Foreign Companies: Sify Technologies (Singapore) Pte. Limited; 15. Sanjeev Nautival, Independent Director, He has completed a bachelor's degree in arts and a master's degree in business administration from Lucknow University. Previously, he was, amongst others, the managing director and chief executive officer of SBI Life Insurance Company Limited; Indian Companies: NIL, Foreign Companies: NIL. For further details in relation to our Board of Directors, see "Our Management" beginning on page 282 of the RHP.

OBJECTS OF THE ISSUE

The objects of the Offer are to (i) achieve the benefits of listing the Equity Shares on the Stock Exchanges; and (ii) carry out the Offer for Sale of up to 221,374,920 Equity Shares by the Selling Shareholder (President of India, acting through the Ministry of Finance, Government of India). Further, our Corporation expects that the proposed listing of its Equity Shares will enhance our visibility and brand image as well as provide a public market for the Equity Shares in India. The Selling Shareholder will be entitled to the entire proceeds of the Offer after applicable deductions the Corporation will not receive any proceeds from the Offer. For further details, see "Objects of the Offer" beginning on page 100 of the RHP; Details and reasons for non-deployment or delay in deployment of proceeds or changes in utilization of issue proceeds of past public issues / rights issue, if any, of our Corporation in the preceding 10 years - NIL; Name of monitoring agency, if any - Since the Offer is an offer for sale and our Corporation will not receive any proceeds from the Offer, our Corporation is not required to appoint a monitoring agency for the Offer; Terms of Issuance of Convertible Security, if any - NIL.

Shareholding Pattern as on the date of the RHP:

Category of Shareholder	Pre-Offer number of fully paid up Equity Shares held	Percentage of the pre-Offer Equity Share Capital (%)
Promoter and Promoter Group	6,324,997,701	100.00
Public	-	-
Total	6,324,997,701	100.00

Number/amount of Equity Shares proposed to be sold by selling shareholder(s), if any: Up to 221,374,920 Equity Shares by the Selling Shareholder (President of India, acting through the Ministry of Finance, Government of India).

RESTATED CONSOLIDATED FINANCIAL INFORMATION

Particulars	As of and for nine months	As	As of and for the year ended		
(₹ in million, except per share data)	period ended December 31, 2021	March 31, 2021	March 31, 2020	March 31, 2019	
Total Income	•				
- Policyholders (Revenue account)	5,122,792.05	7,037,094.45	6,456,054.72	5,708,095.70	
- Shareholder's account (Profit and Loss account)	1,195.88			455.19	
Net Profit/(Loss) before tax	17,569.67	29,803.47	27,185.16	26,423.65	
Net Profit / (Loss) after tax	17,153.12			26,273.78	
Equity share capital	63,249.98			1,000.00	
Reserves and Surplus	24,986.17			7,984.35	
Net worth ⁽¹⁾	82,304.99			8,153.27	
Basic Earnings per Equity Share (in ₹) ⁽²⁾	2.71	4.70	4.29	4.15	
Diluted Earnings per Equity Share (in ₹) ⁽²⁾	2.71	4.70		4.15	
Return on Net Worth (%)(3)	20.84%			322.25%	
Net asset value per Equity Share (in ₹)(2) (4)	13.01	10.30	1.35	1.29	

⁽¹⁾ Net worth has been defined as the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account and debit or credit balance of profit and loss account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the Restated Consolidated Financial Statements, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation in accordance with Regulation 2(1)(hh) of the SEBI ICDR Regulations.

(4) NAV per Equity Share = Net worth as per the Restated Consolidated Financial Statements / number of Equity Shares.

INTERNAL RISK FACTORS

Below mentioned risks are the top 8 risk factors as per the RHP: 1. The ongoing COVID-19 pandemic could adversely affect all aspects of our business, including: (i) restricting the ability of our agents to sell our products; (ii) significantly increasing our expenses due to changes in laws and regulations and investing in new methodologies to overcome the restrictions brought in to address the spread of COVID-19 and the adverse changes in population mortality/morbidity or utilization behaviours; (iii) adversely affecting our investment portfolio; (iv) adversely affecting our operational effectiveness; and (v) heightening the risks we face in our business, including those discussed in the Red Herring Prospectus; 2. Our brand name, reputation and perception are critical in maintaining our leading position in the Indian life insurance industry and any unfavourable publicity concerning us could have an adverse effect on our brand name and consequently adversely affect our business, financial condition, results of operations and cash flows.; 3. Adverse persistency metrics or an adverse variation in persistency metrics could have a material adverse effect on our financial condition, results of operations and cash flows.; 4. Segregation of the single consolidated 'Life Fund' of our Corporation into two separate funds, viz., a participating policyholders' fund and a non-participating policyholders' fund, effective September 30, 2021, may adversely affect our business, financial condition, results of operations and cash flows.; 5. The entire Net Proceeds will be paid to the President of India and our Corporation will not receive any proceeds of the Offer.; 6. Certain investments of our Corporation's pension and group and life annuity funds, which had previously been investments, have been re-classified as other investment and as such other investments have not been transferred to the Shareholders' funds at amortised cost was ₹60,281.58 million as at December 31, 2021.; 7. Our Corporation is governed by the Life Insuran

SUMMARY OF OUTSTANDING LITIGATIONS, CLAIMS AND REGULATORY ACTION

A. Total number of outstanding litigations as at April 8, 2022 (except litigation involving the Directors which is as at the date of the RHP).

Name of Entity	Criminal	Tax	Statutory or	Disciplinary actions by the SEBI or Stock	Material Civil	Aggregate amount involved
	Proceedings	Proceedings	Regulatory Proceedings	Exchanges against our Promoters	Litigations	(Rs in lakhs)*
By our Corporation	226*^	-	-	-	3	81,527.65^
Against our Corporation	37*^	63	1#	-	-	748,946.96
Directors (By or against)	-	-	-	-	-	-
Promoters (By or against)	-	-	-	-	-	-
By the Subsidiaries	-	-	-	-	-	-
Against the Subsidiaries	-	4**	-	-	-	USD 434,439**

Notes: *Also includes criminal cases which have been instituted by or against the branch managers, senior officials and agents of our Corporation. ^153 cases amounting to approximately ₹15,568.95 million are in relation to violation of Section 138 of the Negotiable Instruments Act, 1881. #Our Corporation, together with SBI Life Insurance Company Limited have proceeded to appeal before the Supreme Court against an order meted out by SEBI. As such, our Corporation is currently a petitioner for this case. **These are involving Life Insurance Corporation (International) B.S.C. (c).

⁽²⁾ The basic earnings per share, diluted earnings per share and net asset value for the year ended March 31, 2021 has been computed on the basis of equity shares issued on September 8, 2021. For details, please see "Capital Structure - Equity Share Capital History of our Corporation" beginning on page 92 of the RHP.

⁽³⁾ Return on Net Worth (%) = Net Profit after tax attributable to owners of our Corporation, as restated / Restated net worth at the end of the year/period.

- Brief details of top 5 material outstanding litigation / legal proceedings initiated against our Corporation and amount involved.

 S. No. 1. Particulars: Our Corporation received a show cause notice dated July 19, 2019 under Sections 11(1), 11(4) and 11B of the SEBI Act, 1992 alleging breach of Regulation 7B of the Securities and Exchange Board of India (Mutual Fund) Regulations, 1996 ("SEBI MF Regulations") as our Corporation was a sponsor of LIC Mutual Fund and UTI Mutual Fund holding 45% equity shareholding in LIC Mutual Fund Assets Management Limited, the asset management company for the LIC Mutual Fund and 18.24% equity shareholding in UTI Asset Management Company Limited ("UTI AMC"), the asset management company for the UTI Mutual Fund. Our Corporation denied all allegations however, SEBI issued an order dated December 6, 2019 directing our Corporation to, *inter alia*, reduce its equity shareholding in UTI AMC to below 10% and comply with Regulation 7 of the SEBI MF Regulations prior to December 31, 2020. Subsequently, SEBI, pursuant to its order dated August 14, 2020 ("Order") imposed a penalty of ₹1.00 million ("Penalty") on our Corporation and certain other corporate bodies ("Respondents") for the violation stated above. The Respondents appealed against the Order before the SEBI Appellate Tribunal which passed an order dated January 7, 2021 ("SAT Order") substituting the Penalty with a warning. SEBI obtained an interim stay order dated February 19, 2021 ("Stay Order") against the SAT Order an appeal dated April 5, 2021 before the Supreme Court of India against the Stay Order. This matter is currently pending; Litigation filed by: SEBI; Current status: The matter is pending; Amount involved (in ₹ million): 1.00; SNo. 2. Particulars: Character Char S. No. 2. Particulars: Charudutt Changdeo Pawar and others ("Petitioners") have filed a writ petition before the High Court of Bombay ("High Court") on March 16, 2022 ("Petition") against the Union of India, the Speaker, House of People, and our Corporation (collectively, the "Respondents") challenging the constitutional validity of the amendments made to the Life Insurance Corporation Act, 1956 ("LIC Act") pursuant to the Finance Act, 2021 ("Finance Act"). The Petitioners have, inter alia, sought the issuance of a writ: (i) declaring Sections 128 to 146 of the Finance Act as ultra vires the Constitution of India, or in the alternate, declare Section 140 of the Finance Act, which amends Section 28 of the LIC Act, as ultra vires the Constitution of India; (ii) declaring the certificate issued by the Speaker, House of People under Article 110(4) of the Constitution of India certifying the Financial Bill, 2021 to be a money bill as illegal, void and unconstitutional to the extent it relates to the amendments to the LIC Act; (iii) declaring Sections 128-146 of the Finance Act as ultra vires Article 300A of the Constitution of India; and (iv) declaring the DRHP as illegal, void and ultra-vires the LIC Act. The Petitioners also filed an application seeking ad interim reliefs, inter alia; (i) restraining the Central Government from selling its shares in our Corporation as part of the public issue; (ii) restraining our Corporation seeking ad interim reliefs, inter alia; (i) restraining the Central Government from selling its shares in our Corporation as part of the public issue; (ii) restraining our Corporation from launching an initial public offering; (iii) stay the operation of Sections 128-146 of the Finance Act and any consequential actions of the Corporation and the Union of India. The High Court in a detailed order dated April 11, 2022 denied the Petitioners' prayer for ad-interim relief, on the ground that the Petitioners were unable to make out a prima facie case, including on the claim that the surplus or any part of the LIC fund is the 'property' of the policyholders within the meaning of Article 300A of the Constitution of India. Having heard the matter only for ad-interim relief, the High Court duly recorded that "the Petition is kept for final disposal at the admission stage, and we propose to list it as soon as possible once the Court re-opens after the summer recess, any public issued that LIC (read 'the Corporation') proceeds with between now and then may possibly be subjected to further orders in this Petition. This is, therefore, not in any sense a final determination of any of the issues." The issues in relation to the money bill status of the Finance Bill, 2021 were also raised in a similar writ petition filed before the High Court of Madras, which petition was dismissed on merits, including having determined that Sections 128 to 146 of the Finance Act satisfied the requirements of a money bill. The Petition is listed on June 21, 2022 for hearing and final disposal at the admission stage. This matter is currently pending; Litigation filed by: Charudutt Changdeo Pawar and others; Current status: This matter is currently pending; Amount involved (in ₹ million):

 - S. No. 3. Particulars: LIK Sudhadevi ("Petitioner") filed a criminal missellaneous petition dated July 7, 2016 ("Criminal Petition") against the State of Kerala and our -; S. No. 3. Particulars: U.K. Sudhadevi ("Petitioner") filed a criminal miscellaneous petition dated July 7, 2016 ("Criminal Petition") against the State of Kerala and our Corporation before the High Court of Kerala at Ernakulam ("High Court") seeking the quashing of a final report filed in a criminal case registered against the Petitioner before the Judicial Magistrate of First Class, Kodungallur under Sections 406 and 420 of the Indian Penal Code, 1860 ("Criminal Case 1"). Criminal Case 1 had been filed against the Petitioner by the State of Kerala in relation to delays by the Petitioner in making payments to certain policyholders under a micro insurance scheme. The Petitioner alleged that such delays were due to faulty software and accounting practices provided by our Corporation and consequently, pursuant to its order dated August 19, 2016, the High Court impleaded our Corporation as a party to the Criminal Petition. The Petitioner had also filed a civil writ petition before the High Court against the State of Kerala, our Corporation and others, challenging the order of the district collector, which prohibited the use of its centre by the Petitioner due to Criminal Case I and financial irregularities on part of the Petitioner ("Order"). Pursuant to its order dated May 18, 2016, the High Court stayed the operation of the Order. Both matters are currently pending; Litigation filed by: U.K. Sudhadevi; Current status: The matters are currently pending; Amount involved (in ₹ million): -; S. No. 4. Particulars: Minoti Bahri ("Petitioner") filed a criminal writ sudnadevi; Current status: The matters are currently pending; Amount involved (in ₹ minion): -; S. No. 4. Particulars: Minion Balant (Petitioner) Ined a criminal write petition dated December 16, 2016 ("Writ Petition") under Section 482 of the Code of Criminal Procedure, 1973 before the High Court of Bombay ("High Court") against the State of Maharashtra and our Corporation, seeking, inter alia the quashing of the criminal complaint dated September 21, 2015 filed by our Corporation against the Petitioner, Unitech Limited and others before the Court of the Metropolitan Magistrate at Esplanade, Mumbai under Sections 138 and 141 of the Negotiable Instruments Act, 1881 ("Complaint"). The Complaint was filed in relation to dishonour of a cheque of ₹60.00 million issued by Unitech Limited to our Corporation. Pursuant to the Complaint, the Petitioner filed the Writ Petition submitting inter alia that she should not be a party to the Complaint as she was only a non-executive director of Unitech Limited and was not involved in ₹ million): 60.00; S. No. 5. Particulars: Unitech Limited ("Petitioner") and others filed four criminal applications ("Applications") under Section 482 of the Code of Criminal Procedure, 1973 before the High Court Rombay ("High Court") against our Corporation and the State of Maharashtra seeking inter alia the quashing of orders each of Criminal Procedure, 1973 before the High Court Bombay ("High Court") against our Corporation and the State of Maharashtra, seeking *inter alia* the quashing of orders each dated October 7, 2015 ("Orders I") passed by the Learned Metropolitan Magistrate, 23rd Court, Esplanade, Mumbai and the orders each dated February 17, 2016 ("Orders II") passed by the Additional Sessions Judge, Greater Mumbai ("Orders II" and with Orders I, "Orders") in relation to four criminal complaints filed by our Corporation against the Petitioner and others under Sections 138 and 141 of the Negotiable Instruments Act, 1881 ("Complaints"). The Complaints were filed in relation to dishonour of a cheque of \$60.00 million issued by Unitech Limited to our Corporation. The Metropolitan Magistrate in the Orders I, inter alia, stayed the warrant on the Petitioner and others. The Petitioner and others the Additional Sessions Judge by way of Orders II. Pursuant to the Orders the Detitioner and others filed the Applications before the Additional Sessions sudge challenging the Orders I, which were dismissed by the Additional Sessions Judge by way of Orders II. Pursuant to the Orders, the Petitioner and others filed the Applications submitting *inter alia* that the Orders should be set aside. Subsequently, the High Court in its order dated April 2, 2016 clubbed the applications. These Complaints and Applications are currently pending; **Litigation filed by:** United Limited; **Current status:** The Complaints and Applications are currently pending; Amount involved (in ₹ million): 60.00; *To the extent quantifiable.
- Disciplinary action taken by SEBI or stock exchanges against the Promoters in last 5 financial years including outstanding action, if any: Nil
- Brief details of outstanding criminal proceedings against the Promoters: Nil

ANY OTHER IMPORTANT INFORMATION AS PER BRLMs / CORPORATION - NIL

DECLARATION BY OUR CORPORATION

We hereby certify and declare that all relevant provisions of the LIC Act and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under Section 3 of the SEBI Act and IRDAI, as the case may be, have been complied with and no statement made in the Red Herring Prospectus is contrary to the provisions of the LIC Act, the SCRA, the SCRR, the SEBI Act or rules made or guidelines or regulations issued thereunder, as the case may be. We further certify that all statements in the Red Herring Prospectus are true and correct.

DECLARATION BY THE SELLING SHAREHOLDER

We hereby confirm and certify that all statements and undertakings specifically made or confirmed in the Red Herring Prospectus about or in relation to us as a selling shareholder are true and correct. We assume no responsibility as a selling shareholder for any other statements, including any of the statements made or confirmed by or relating to the Corporation or any other person(s), in the Red Herring Prospectus.



