

COMPANY SECRETARIES

201-206, SHIV SMRITI, 2ND FLOOR, 49/A, DR. ANNIE BESANT ROAD, ABOVE CORPORATION BANK, WORLI, MUMBAI - 400 018
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AUTHORISED AGENTS FOR TRADEMARK, COPYRIGHT AND PATENT

COMPLIANCE CERTIFICATE

[Pursuant to Regulation 163 (2), Part III of Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, including any amendment/ modifications thereof]

To,
The Board of Directors
360 ONE WAM LIMITED
360 ONE Centre, Kamala City,
Senapati Bapat Marg, Lower Parel,
Deiisle Road, Mumbai, Maharashtra, India, 400013

Dear Sir / Madam,

Practicing Company Secretary's Certificate on the compliance with the requirements of Chapter V of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("**SEBI (ICDR) Regulations**"), in relation to proposed preferential issue of 1,00,00,000 (one crore) Equity shares of Face Value of Re. 1 /- each ("**Equity Shares**") by the 360 ONE WAM LIMITED.

1. This certificate is issued in accordance with the terms of our engagement vide letter dated January 30, 2025.
2. We have been requested by **360 ONE WAM LIMITED** (the "**Company**") having CIN: L74140MH2008PLC177884 and having its Registered Office at 360 ONE Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Deiisle Road, Mumbai, Maharashtra, India, 400013, to certify that the proposed preferential issue of 1,00,00,000 Equity Shares of face value of Re. 1 /- each with an issue price of Rs. 1,174.76/- per Equity Share aggregating to an amount upto Rs. 1174,76,00,000/- (Rupees one thousand one hundred seventy-four crores and seventy-six lakhs only) ("**Proposed Preferential Issue**"). The Proposed Preferential Issue was approved at the meeting of Board of Directors of the Company held on January 27, 2025, subject to the shareholders' approval, and is in compliance with the requirements of "Chapter V – Preferential Issue" of the SEBI (ICDR) Regulations and the applicable provisions of the Companies Act, 2013 (the "**Act**") and rules framed thereunder. This certificate is required to be placed before the 1st Extraordinary General Meeting for the financial year 2024-25 of the shareholders scheduled to be held on Tuesday, February 25, 2025 and hosted on the website of the Company as per requirements of Regulation 163(2) of the SEBI (ICDR) Regulations. The preferential offer shall be made to the following proposed allottee (hereinafter referred to as "**Proposed Allottee**"):



Sr. No.	Name of the Proposed Allottee(s)	Permanent Account Number (PAN)	Number of equity shares proposed to be issued
1.	Mr. Saahil Murarka	AOLPM0168G	50,99,982
2.	Batlivala & Karani Resources Management Pvt. Ltd.	AABCB1016B	49,00,018
Total			1,00,00,000

3. The accompanying statement set out in Annexure A contains working for arriving at minimum issue price for the Proposed Preferential Issue, issued by KPMG Valuation Services LLP (an independent registered valuer under the provisions of Companies Act, 2013 with registration no. IBBI/RV-E/06/2020/115).

Management's Responsibility

4. The compliance with Chapter V of the SEBI (ICDR) Regulations, 2018, for the preferential issue and allotment of equity shares is the responsibility of the management of the Company. Management is also responsible for preparation and maintenance of all accounting and other relevant support records and documents. This responsibility includes designing, implementation and maintenance of internal controls relevant to the preparation and presentation of the statement and applying an appropriate basis for preparation and making judgements and estimates that are reasonable in the circumstances.
5. Management is also responsible for providing all relevant information to the SEBI, and/or BSE Limited/ NSE.
6. The Management is also responsible for ensuring that the Company complies with the below requirements of the SEBI (ICDR) Regulations:
- Determination of the relevant date, being the day preceding the weekend or the holiday from thirty days prior to the date on which the meeting of Shareholders is held to consider the Proposed Preferential Issue;
 - Determination of the minimum price of equity shares being higher of:
 - The 90 trading days Volume Weighted Average Price of the related equity shares quoted on the recognized stock exchange preceding the relevant date;
 - The 10 trading days Volume Weighted Average Price of the related equity shares quoted on the recognized stock exchange preceding the relevant date;
 - Regulation 164 (1) states that if the Articles of Association of the issuer provide for a method of determination which results in a floor price higher than that determined under these regulations, then the same shall be considered as the floor price for equity shares to be allotted pursuant to the preferential issue. The Articles of Association of



the Company does not provide for a method of determination for valuation of shares which results in a floor price higher than that determined under SEBI (ICDR) Regulations.

- c. Compliance of the applicable laws and ensuring the authenticity of documents and Information furnished.
- d. Compliance with the requirements of the SEBI (ICDR) Regulations.

Practicing Company Secretary's Responsibility

7. Pursuant to the requirements of Regulation 163(2) of Chapter V of the SEBI (ICDR) Regulations, as amended, it is our responsibility to certify that the Proposed Preferential Issue of Equity Shares to the Proposed Allottee as mentioned above, are being made in accordance with the requirements of "**Chapter V- Preferential Issue**" of the SEBI ICDR Regulations to the extent applicable and applicable provisions of the Act and rules framed thereunder.

On the basis of the relevant management inquiries, necessary representations and information received from/furnished by the management of the Company ("**Management**"), as required under the aforesaid Regulations, we have verified that the issue is being made in accordance with the requirements of these regulations as applicable to the preferential issue. More specifically, we have performed the following procedures to confirm the compliance with required conditions:

- a. Reviewed the Memorandum of Association and Articles of Association of the Company.
- b. Reviewed the present capital structure including the details of the authorized, subscribed, issued, paid up share capital of the Company along with the shareholding pattern.
- c. Obtained and read a certified copy of resolution of the Board of Directors of the Company (the "**Board**") passed on January 27, 2025, approving the issuance of 1,00,00,000 (one crore only) equity shares with an issue price of Rs. 1,174.76/- (Rupees one thousand one hundred and seventy-four and seventy-six paise only) on preferential basis to Mr. Saahil Murarka and Batlivala & Karani Resources Management Pvt. Ltd. (**referred as Proposed Allottees**) of the face value of Re. 1/- (Rupee One Only) per equity share for consideration other than cash subject to the approval of the Members of the Company and the requisite regulatory approvals;
- d. Reviewed the list of Proposed Allottees;
- e. Obtained a confirmation received by the Company received from Proposed Allottees that the Proposed Allottees have not held any equity shares in the Company during the ninety (90) trading days preceding the relevant date;
- f. Obtained and read the 1st Extraordinary General Meeting for the financial year 2024-25 notice, containing the proposed special resolution and the corresponding explanatory statement under Section 102 of the Act and SEBI (ICDR) Regulations seeking approval of the members of the Company for preferential issue of Equity Shares at an issue price /



floor price of Rs. 1,174.76 /- (Rupees one thousand one hundred seventy-four and paise seventy-six only) per equity share at a premium of Rs 1,173.76 /- (Rupees one thousand one hundred seventy-three and seventy-six paise only) per Equity share:

i. Read 1st Extraordinary General Meeting for the financial year 2024-25 to verify the following disclosure in explanatory statement as required under Companies Act, 2013 & the Companies (Share Capital and Debentures) Rules, 2014, Companies (Prospectus and Allotment of Securities) Rules, 2014 and Regulation 163(1) of the SEBI (ICDR) Regulations –

- Purpose or object of the preferential issue;
- Kinds of securities offered and maximum / total number of securities to be issued;
- Price or price band at / within which the allotment is proposed or pricing of preferential issue;
- Basis / Justification on which the price (including premium) has been arrived at for consideration other than cash, along with the report of the registered valuer;
- Relevant Date with reference to which the price has been arrived at;
- The class or classes of person to whom allotment is proposed to be made;
- Intention of the promoters / promoter group / directors / key managerial personnel / senior management of the Company to subscribe to the offer;
- Proposed time / time schedule within which the preferential issue or allotment of Equity Shares shall be completed;
- The name of the proposed allottee and the percentage of post preferential offer capital that may be held by them;
- Change in control, if any, in the Company that would occur consequent to the preferential issue;
- Number of persons to whom preferential allotment has already been made during the financial year, in terms of number of securities as well as price;
- The justification for the proposed allotment to be made for consideration other than cash together with the valuation report of the registered valuer;
- Shareholding Pattern before and after the issue;



- Identity of the natural persons who are the ultimate beneficial owners of the shares proposed to be allotted and or who ultimately control the proposed allottees;
 - The current and proposed status of the Proposed Allottee post the preferential issue namely promoter and non-promoter;
 - Particulars of the offer including date of passing of Board resolution;
 - Name and address of the valuer who performed the valuation;
 - Amount which the Company intends to raise by way of issue of securities;
 - Material terms of raising of securities and principle terms of assets charged as securities;
 - Lock-in period;
 - undertaking that the issuer shall re-compute the price of the specified securities in terms of the provision of these regulations where it is required to do so and undertaking that if the amount payable on account of the re-computation of price is not paid within the time stipulated in these regulations, the specified securities shall continue to be locked-in till the time such amount is paid by the allottees;
 - disclosure specified in Schedule VI of the SEBI (ICDR) Regulations, if the inner or any of its promoters or directors is a wild defaulter or a fraudulent borrower – **Not Applicable as neither the promoters or directors is a wilful defaulter or a fraudulent borrower;**
- ii. to verify the tenure of the convertible securities of the Company that it shall not exceed eighteen months from the date of their allotment - **Not Applicable;**
- iii. to verify the lock-in period as required under regulation 167 of the regulations is mentioned in the Explanatory Statement annexed to the 1st Extraordinary General Meeting for the financial year 2024-25;
- iv. to verify the terms for payment of consideration and allotment as required under regulation 169 of the regulations - **Not Applicable as the issue is for consideration other than cash.**
- g. The computation of the minimum issue price of Equity Shares to be allotted in Preferential issue is in accordance with the SEBI (ICDR) Regulations. The Minimum issue price for the Proposed Preferential Issue of the Company, based on the Chapter V of SEBI (ICDR)



Regulations, have been worked out at Rs. 1174.76/- (Rupees one thousand one hundred seventy-four and seventy-six paise only) per equity share.

- h. With respect to compliance with minimum price for Proposed Preferential Issue is in accordance with Regulation 164 read with Regulation 166A of the SEBI (ICDR) Regulations, we have relied on the certificate issued by the KPMG Valuation Services LLP (Registration No. IBBI/RV-E/06/2020/115).
- i. Noted the relevant date January 24, 2025, being the day preceding the weekend or the holiday from thirty days prior to the date on which the meeting of Shareholders is held to consider the Proposed Preferential Issue i.e., February 25, 2025.
- j. Valuation Report of Independent Registered Valuer for pricing of infrequently traded shares - **Not Applicable**
- k. Verified the valuation report issued by KPMG Valuation Services LLP for issuance of securities for consideration other than cash;
- l. Verification of payment of Annual listing fees for the financial year in respect of equity shares of the Company listed on BSE Limited, NSE and the Depositories (i.e. NSDL/CDSL).
- m. Verification of compliance with the conditions for continuous listing of equity shares in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- n. Reviewed that the Proposed Allottee has not sold or transferred any equity shares of the Company during the ninety trading days preceding the relevant date i.e. January 24, 2025.
- o. Verified the Permanent Account Number (PAN) of Proposed Allottee subscribing to the Preferential Issue from the copy of PAN card.

Conclusion

8. Based on our examination of such information/documents, explanation and written representations furnished to us by the management and employees of the Company and to the best of our knowledge and belief, we hereby certify that Proposed Preferential Issue is being made in accordance with the requirements of the Chapter V of the SEBI (ICDR) Regulations to the extent applicable and applicable provisions of the Act and rules framed thereunder except with respect special resolution of shareholders which is proposed to be passed at the 1st Extraordinary General Meeting for the financial year 2024-25 scheduled to be held on February 25, 2025. Accordingly, we confirm that the Proposed Preferential Issue is being made in accordance with the requirements contained in SEBI (ICDR) Regulations.



Restriction on Use

9. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the SEBI (ICDR) Regulations and this Certificate is addressed to and provided to the Board of Directors of the Company solely with the purpose of placing it before the shareholders of the Company and hosting it on the website of the Company so as to provide them requisite information for approving the Proposed Preferential Issue and for the purpose of further submission to Stock Exchange and should not be used by any person or for any other purpose.

**For Mehta & Mehta,
Practicing Company Secretary
(ICSI Unique Code P1996MH007500)**


Atul Mehta
Partner
FCS No.: 5782
CP No.: 2486
PR No.: 3686/2023



**Date: 17-02-2025
Place: Mumbai
UDIN: F005782F003952736**



Dated: 14 February 2025

The Board of Directors,
360 ONE WAM Limited
360 ONE Center, Kamla City,
Senapati Bapat Marg,
Lower Parel (West),
Mumbai – 400013.
Maharashtra, India.

Re: Report on fair valuation pertaining to proposed acquisition of Batlivala & Karani Securities India Pvt. Ltd. by 360 ONE WAM Limited through exchange of shares and cash consideration

Dear Madam / Sirs,

We refer to our engagement letter whereby KPMG Valuation Services LLP (“KPMG” or “we” or “us” or “our” or “Valuer”) has been appointed by 360 ONE WAM Limited (“360ONE” or “the Client” or “You”) to carry out fair valuation pertaining to proposed acquisition of Batlivala & Karani Securities India Pvt. Ltd. (referred to as “Target”) by 360ONE through exchange of shares and cash consideration.

As required under the engagement letter, we have issued valuation report dated 27 January 2025 (“Report Date 1”) for the purpose of carrying out fair valuation of Target and the Client. In view of the letter received from the National Stock Exchange of India Limited (“NSE”) and BSE Limited (“BSE”) (together referred to as “stock exchanges”) dated 10 February 2025, we hereby submit our revised Valuation Report considering the Relevant Date as 24 January 2025, and the underlying pricing calculation commencing from one day prior to the Relevant Date, such date being 23 January 2025.

This revised Valuation Report shall supersede (to the extent of the revised pricing calculations linked to the Relevant Date) and should be read in conjunction with our previously issued valuation report dated 27 January 2025.

BACKGROUND

Client operates as a wealth management firm. The company offers investment products, treasury advisory, lending solutions, and estate planning services to its customers globally. The equity shares of 360ONE are listed on National Stock Exchange of India Limited (“NSE”) and BSE Limited (“BSE”).

Batlivala & Karani Securities India Pvt. Ltd. was incorporated on May 19, 1998 and engaged in Stock broking, Merchant Banking, and Mutual Fund distribution services besides holding investment in its subsidiaries and associates.

SCOPE AND PURPOSE OF THIS REPORT

We understand from the Client that they are contemplating to acquire Target in exchange of equity shares of 360ONE of face value of INR 1/- issued on preferential basis and cash consideration (“Proposed Transaction”).



The Proposed Transaction will result in shareholders of Target receiving shares of Client and cash as per valuation report issued by Registered Valuer, subject to applicable regulatory approvals. Post Proposed Transaction, Target will operate as wholly owned subsidiary of Client. In this connection, KPMG has carried out the fair valuation of equity shares of Client and Target, inter alia, considering SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023.

In connection with the Proposed Transaction, the Client has requested us to render our professional services by way of carrying out fair valuation of 360ONE and Target (together referred as the “the Companies” or “Businesses”) and submitting a report providing fair valuation of the Companies, on a going concern basis, based on the Balance Sheet for the period ending 31 December 2024, with 23 January 2025 being the valuation date (“Valuation Date”), (the “Services”) for the consideration of the Board of Directors (including audit committees, if applicable) of the Client in accordance with the applicable Securities and Exchange Board of India (“SEBI”), the relevant stock exchanges’, and relevant laws, rules and regulations. To the extent mandatorily required under applicable laws of India, this report maybe produced before the judicial, regulatory or government authorities, stock exchanges, shareholders in connection with the Proposed Transaction.

The scope of our services is to conduct a fair valuation of the Businesses for the Proposed Transaction. To arrive at the fair valuation for Proposed Transaction, appropriate minor adjustments/ rounding off has been done in the values arrived by us.

We have considered financial information up to 31 December 2024 in our analysis and made adjustments for facts made known to us till the date of our Report Date 1, including taking into consideration current market parameters, which will have a bearing on the valuation analysis. The Management has informed us that they do not expect any events which are unusual or not in normal course of business up to the effective date of the Proposed Transaction, other than the events specifically mentioned in this report. We have relied on the above while performing the valuation analysis for the Proposed Transaction.

This report dated 14 February 2025 (“Report Date 2”) should be read along with our report dated 27 January 2025 and is our deliverable in respect to our fair valuation of the Companies pertaining to Proposed Transaction.

Subject to the applicable law, this report and the information contained herein is absolutely confidential. The report will be used by the Client only for the purpose, as indicated in the Letter of Engagement for which we have been appointed. The result of our valuation analysis and our report cannot be used or relied by the Client for any other purpose or by any other party for any purpose whatsoever. We are not responsible to any other person/ party for any decision of such person/ party based on this report. Any person/ party intending to provide finance/ invest in the shares/ businesses of the Companies/ their holding companies/ subsidiaries/ joint ventures/ associates/ investee/ group companies, if any, shall do so after seeking their own professional advice and after carrying out their own due diligence procedures to ensure that they are making an informed decision. If any person/ party (other than the Client) chooses to place reliance upon any matters included in the report, they shall do so at their own risk and without recourse to KPMG. It is hereby notified that usage, reproduction, distribution, circulation, copying or otherwise quoting of this report or any part thereof, except for the purpose as set out earlier in this report, without our prior written consent, is not permitted, unless there is a statutory or a regulatory requirement to do so.



The report including, (for the avoidance of doubt) the information contained in it is absolutely confidential and intended only for the sole use and information of the Client. Without limiting the foregoing, we understand that the Client may be required to submit the report to or share the report as per terms agreed in the Letter of Engagement (“LoE”), in connection with the Proposed Transaction. We hereby give consent to the disclosure of the report to such recipients as permitted under the terms of LoE, subject to the Client ensuring that any such disclosure shall be subject to the condition and understanding that:

- it will be the Client’s responsibility to review the report and identify any confidential information that it does not wish to or cannot disclose;
- we owe responsibility to only the Client that have engaged us and nobody else, and to the fullest extent permitted by law;
- we do not owe any duty of care to anyone else other than the Client and accordingly that no one other than the Client is entitled to rely on any part of the report;
- we accept no responsibility or liability towards any third party (including, the recipients as permitted under the terms of LoE) to whom the report may be shared with or disclosed or who may have access to the report pursuant to the disclosure of the report to the recipients as permitted under the terms of LoE. Accordingly, no one other than the Client shall have any recourse to us with respect to the report;
- we shall not under any circumstances have any direct or indirect liability or responsibility to any party engaged by the Client or to whom the Client may disclose or directly or indirectly permit the disclosure of any part of the report and that by allowing such disclosure we do not assume any duty of care or liability, whether in contract, tort, breach of statutory duty or otherwise, towards any of the third parties.

It is clarified that reference to this valuation report in any document and/ or filing with aforementioned tribunal/ judicial/ regulatory authorities/ government authorities/ stock exchanges/ courts/ professional advisors/ merchant bankers, in connection with the Proposed Transaction, shall not be deemed to be an acceptance by us of any responsibility or liability to any person/ party other than the Board of Directors of the Client.

This report is subject to the scope, assumptions, qualifications, exclusions, limitations and disclaimers detailed hereinafter. As such, the report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.

DISCLOSURE OF INTEREST/ CONFLICT

- KPMG is not affiliated to the Client in any manner whatsoever.
- We do not have financial interest in the Businesses / Companies which are the subject of this report.
- Valuers’ fee is not contingent on an action or event resulting from the analyses, opinions or conclusions in this report.

SOURCES OF INFORMATION

In connection with this exercise, we have used the following information shared with us during the course of the engagement:

- Historical audited financials of 360ONE for FY22, FY23 and FY24;
- Historical audited financials of Target on standalone basis for FY22, FY23 and FY24;



- Historical audited financials for Neem Tree Insurance Broking & Advisory Pvt. Ltd. (“Neem”) for FY23 and FY24;
- Provisional financials of 360ONE and Target for 9 months period ended 31 December 2024;
- Provisional financials of Neem for 6 months period ended 30 September 2024;
- Projections of 360ONE Consolidated, Standalone for Target, as applicable;
- Income Tax Return for Target for the period ended 31 March 2024;
- Details of number of outstanding shares on fully diluted basis including Employees Stock Option Plan (ESOPs) as on the Report Date 1 of the Companies;
- Other relevant information and documents for the purpose of this engagement provided through emails or during discussions;
- Discussion with the management of the Client in connection with the operations of the respective Companies/ subsidiaries, past and present activities, future plans and prospects, share capital and shareholding pattern of the Companies;
- For our analysis, we have relied on published and secondary sources of data, whether or not made available by the Companies. We have not independently verified the accuracy or timeliness of the same; and
- Such other analysis and enquiries, as we considered necessary.

We have also obtained the explanations, information and representations, which we believed were reasonably necessary and relevant for our exercise from the Management and representatives of the Companies. The Client has been provided with the opportunity to review the draft report for this engagement to make sure that factual inaccuracies are avoided in our final report.

SCOPE LIMITATIONS, ASSUMPTIONS, QUALIFICATIONS, EXCLUSIONS AND DISCLAIMERS

Provision of valuation opinions and consideration of the issues described herein are areas of our regular practice. The services do not represent accounting, assurance, accounting/ tax due diligence, consulting or tax related services that may otherwise be provided by us or our network firms.

This report, its content, and the results herein are specific to the purpose of valuation and the Valuation Date mentioned in the report and agreed as per the terms of our engagement. It may not be valid for any other purpose or as at any other date. Also, it may not be valid if done on behalf of any other entity.

A valuation of this nature involves consideration of various factors including those impacted by prevailing stock market trends in general and industry trends in particular. This report is issued on the understanding that the management of the Companies have drawn our attention to all the matters, which they are aware of concerning the financial position of the Companies and any other matter, which may have an impact on our opinion, on the fair valuation of the Companies for the Proposed Transaction as on the Valuation Date. Events and circumstances may have occurred since 31 December 2024 concerning the financial position of the Companies or any other matter and such events or circumstances might be considered material by the Companies or any third party. We have taken into account, in our valuation analysis, such events and circumstances occurring after 31 December 2024 as disclosed to us by the Companies, to the extent considered appropriate by us based on our professional judgement. Further, we have no responsibility to update the report for any events and circumstances occurring after the date of the report. Our valuation analysis was completed on a date subsequent to 31 December 2024 and accordingly, we have taken into account such valuation parameters and over such period, as we considered appropriate and relevant, up to a date close to our Report Date 1.



The recommendation rendered in this report only represent our recommendation based upon information received from the Companies till this report is issued and other sources and the said recommendation shall be considered to be in the nature of non-binding advice (our recommendation will however not be used for advising anybody to take buy or sell decision, for which specific opinion needs to be taken from expert advisors). You acknowledge and agree that you have the final responsibility for the determination of the consideration at which the proposed transaction shall take place and factors other than our Valuation report will need to be taken into account in determining the fair valuation for the Proposed Transaction; these will include your own assessment of the Proposed Transaction and may include the input of other professional advisors.

In the course of the valuation, we were provided with both written and verbal information, including market, financial and operating data. In accordance with the terms of our engagement, we have carried out relevant analyses and evaluations through discussions, calculations and such other means, as may be applicable and available, we have assumed and relied upon, without independently verifying, (i) the accuracy of the information that was publicly available, sourced from subscribed databases and formed a substantial basis for this report and (ii) the accuracy of information made available to us by the Companies. While information obtained from the public domain or external sources have not been verified for authenticity, accuracy or completeness, we have obtained information, as far as possible, from sources generally considered to be reliable. We assume no responsibility for such information. Our valuation does not constitute an audit or review in accordance with the auditing standards applicable in India, accounting/ financial/ commercial/ legal/ tax/ environmental due diligence or forensic/ investigation services and does not include verification or validation work. In accordance with the terms of our engagement letter and in accordance with the customary approach adopted in valuation exercises, we have not audited, reviewed, certified, carried out a due diligence, or otherwise investigated the historical and projected financial information, if any, provided to us regarding the Companies/ their holding/ subsidiary/ associates/ joint ventures/ investee companies, if any. Accordingly, we do not express an opinion or offer any form of assurance regarding the truth and fairness of the financial position as indicated in the historical financials/ financial statements and projections. The assignment did not involve us to conduct the financial or technical feasibility study. We have not done any independent technical valuation or appraisal or due diligence of the assets or liabilities of the Companies. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the Companies that they have not omitted any relevant and material factors and that they have checked the relevance or materiality of any specific information to the present exercise with us in case of any doubt. Our conclusion is based on the assumptions and information given by/on behalf of the Companies. The respective management of the Companies have indicated to us that they have understood that any omissions, inaccuracies or misstatements may materially affect our valuation analysis/ results. Accordingly, we assume no responsibility for any errors in the information furnished by the Companies and their impact on the report.

The report assumes that the Companies comply fully with relevant laws and regulations applicable in all its areas of operations unless otherwise stated, and that the Companies will be managed in a competent and responsible manner. Further, except as specifically stated to the contrary, this valuation report has given no consideration to matters of a legal nature, including issues of legal title and compliance with local laws, and litigation and other contingent liabilities that are not recorded in the audited/ unaudited balance sheets of the Companies/ their holding/ subsidiary/ associates/ joint ventures/ investee companies, if any. Our conclusion of value assumes that the assets and liabilities of



the Companies reflected in their respective latest audited or provisional balance sheets remain intact as of the Report Date 2. No investigation of the Companies'/ subsidiaries claims to title of assets has been made for the purpose of this report and the Companies'/ subsidiaries claim to such rights has been assumed to be valid. No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in the accounts. Therefore, no responsibility is assumed for matters of a legal nature. The valuation analysis and result are governed by concept of materiality.

Our report is not nor should it be construed as our opining or certifying the compliance of the Proposed Transaction with the provisions of any law/ standards including companies, foreign exchange regulatory, accounting and taxation (including transfer pricing) laws/ standards or as regards any legal, accounting or taxation implications or issues arising from such Proposed Transaction.

Our report is not, nor should it be construed as our recommending the Proposed Transaction or anything consequential thereto/ resulting therefrom. This report does not address the relative merits of the Proposed Transaction as compared with any other alternatives or whether or not such alternatives could be achieved or are available. Any decision by the Client the Companies/ their shareholders/ creditors regarding whether or not to proceed with the Proposed Transaction shall rest solely with them. We express no opinion or recommendation as to how the Board meeting shareholders/ creditors of the Companies should vote at any shareholders'/ creditors' meeting(s) to be held in connection with the Proposed Transaction. This report does not in any manner address, opine on or recommend the prices at which the securities of the Companies could or should transact at following the announcement/ consummation of the Proposed Transaction. Our report and the opinion/ valuation analysis contained herein is not nor should it be construed as advice relating to investing in, purchasing, selling or otherwise dealing in securities or as providing management services or carrying out management functions. It is understood that this analysis does not represent a fairness opinion.

We express no opinion on the achievability of the forecasts, if any, relating to the Companies/ their subsidiaries/ associates/ joint ventures/ investee companies/ their businesses given to us by the Management. The future projections are the responsibility of the respective management of the Companies. The assumptions used in their preparation, as we have been explained, are based on their present expectation of both – the most likely set of future business events and circumstances and the Management's course of action related to them. It is usually the case that some events and circumstances do not occur as expected or are not anticipated. Therefore, actual results during the forecast period may differ from the forecast and such differences may be material.

We have not conducted or provided an analysis or prepared a model for any individual assets/ liabilities and have wholly relied on information provided by the Companies in that regard.

Neither the report nor its contents may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties, other than in connection with the Proposed Transaction, without our prior written consent.

This valuation report is subject to the laws of India.

Any discrepancies in any table/ annexure between the total and the sums of the amounts listed are due to rounding-off.



KPMG will owe the responsibility only to Client as per the provisions governed under the engagement letter signed. We will not be liable for any losses, claims, damages, or liabilities arising out of the actions taken, omissions or advice given by any other person.

PROCEDURES ADOPTED

In connection with this exercise, we have adopted the following procedures to carry out the valuation:

- Requested and received financial and business information;
- Obtained data available in public domain;
- Undertook high level industry analysis and research based on publicly available market data;
- Discussions (over call/ emails/ conferences) with the Management to understand the business and fundamental factors that could affect its earning-generating capability including strengths, weaknesses, opportunity and threats analysis and historical financial performance;
- Selected internationally accepted valuation methodology/ (ies) as considered appropriate by us, in accordance with the ICAI Valuation Standards and / International Valuation standards published by the International Valuation Standards Council;
- Determined the fair valuation of the Companies based on the selected methodology for the consideration of Board of Directors of Client; and
- For the purpose of arriving at the valuation of the Companies we have considered the valuation base as 'Fair Value' and the premise of value is 'Going Concern Value'. Any change in the valuation base, or the premise could have significant impact on our valuation exercise, and therefore, this report.

SHARE CAPITAL DETAILS OF THE COMPANIES

360 ONE WAM Limited

As at 31 December 2024, the paid-up equity share capital of 360ONE is INR 388.28 million consisting of 388,276,731 equity shares of face value of INR 1/- each fully paid up. The shareholding pattern of 360ONE is as follows:

Category	No of Shares	% shareholding
Promoter & Promoter Group	57,304,358	14.76%
Public	330,972,373	85.24%
Total	388,276,731	100.0%

Note:

We understand that there is a further issuance of equity shares, on 24 January 2025, pursuant to exercise of ESOPs to the tune of 781,026 shares. Additionally, we understand from the Management that there are 19,602,108 ESOPs outstanding. Further, for the computation of fully diluted shares, 3,590,000 shares will be issued to ET Money. As a result, the fully diluted shares for the purpose of calculation of value per share of 360 One, we have considered 412,249,865 equity shares of INR 1/- each.



Batlivala & Karani Securities India Pvt. Ltd.

As at 31 December 2024, the paid-up equity share capital of Batlivala & Karani Securities India Pvt. Ltd. was INR 261.1 million consisting of 26,107,941 equity shares of face value of INR 10/- each fully paid up.

Category	No of Shares	% shareholding
Mr. Saahil Murarka	13,315,004	51.0%
Batlivala & Karani Resources Management Private Limited	12,792,936	49.0%
Mrs. Swapana Murarka	1	0.0%
Total	26,107,941	100.0%

APPROACH AND METHODOLOGY – BASIS OF TRANSACTION

The Board of Directors of 360ONE are contemplating to acquire Target in exchange of combination of equity shares of 360ONE issued on preferential basis and cash consideration under Section 62 of the Companies Act, 2013 and rules issued thereunder along with Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended, to the extent applicable.

BASIS OF VALUE

The report has been prepared on the basis of “Fair Value” as at Valuation Date. The generally accepted definition of “Fair Value” is the value as applied between a hypothetical willing vendor and a hypothetical willing prudent buyer in an open market and with access to all relevant information.

PREMISE OF VALUE

The report has adopted “Going Concern Value” as the premise of value in the given circumstances. The generally accepted definition of Going concern value is the value of a business enterprise that is expected to continue to operate in the future.

We have carried out the valuation in accordance with the principles laid in the ICAI Valuation Standards/ International Valuation Standards, as applicable, to the purpose and terms of this engagement.

The three main valuation approaches are the market approach, income approach and asset approach. There are several commonly used and accepted methods within the market approach, income approach and asset approach, for determining the value of equity shares of a company, which can be considered in the present valuation exercise, to the extent relevant and applicable, to arrive at the fair valuation for the purpose of the Proposed Transaction, such as:

- Asset Approach - Net Asset Value (NAV) Method
- Income Approach - Discounted Cash Flow (DCF) Method
- Market Approach - Market Price Method; Comparable Companies Multiples (CCM) Method

It should be understood that the valuation of any company or its assets is inherently subjective and is subject to uncertainties and contingencies, all of which are difficult to predict and are beyond our control.



In performing our analysis, we made assumptions with respect to industry performance and general business and economic conditions, many of which are beyond the control of the companies. In addition, this valuation will fluctuate with changes in prevailing market conditions, the conditions and prospects, financial and otherwise, of the companies/ businesses, and other factors which generally influence the valuation of companies and their assets.

The application of any particular method of valuation depends on the purpose for which the valuation is done. Although different values may exist for different purposes, it cannot be too strongly emphasized that a valuer can only arrive at one value for one purpose. Our choice of method of valuation has been arrived at using usual and conventional methods adopted for transactions of a similar nature and our reasonable judgment, in an independent and bona fide manner based on our previous experience of assignments of a similar nature.

Asset Approach:

Net Asset Value Method: Under the asset approach, the net asset value (NAV) method is considered, which is based on the underlying net assets and liabilities of the company, taking into account operating assets and liabilities on a book value basis and appropriate adjustments for, inter alia, value of surplus/ non-operating assets.

Income Approach:

Income approach is a valuation approach that converts maintainable or future amounts (e.g., cash flows or income and expenses) to a single current (i.e., discounted or capitalised) amount. The value measurement is determined on the basis of the value indicated by current market expectations about those future amounts.

Under DCF method, the projected free cash flows from business operations available to all providers of capital are discounted at the cost of equity, on a market participant basis, and the sum of such discounted free cash flows is the value of the equity on which any surplus asset is added along with any other adjustment to arrive at the value of the equity – Free Cash Flows to Equity (FCFE) technique; This discount rate, which is applied to the free cash flows, should reflect the opportunity cost to all shareholders. The opportunity cost to the equity shareholders equals the rate of return the shareholder expects to earn on other investments of equivalent risk.

Market Approach:

Market approach is a valuation approach that uses prices and other relevant information generated by market transactions involving identical or comparable (i.e., similar) assets, liabilities or a group of assets and liabilities, such as a business.

- Market Price Method: Under this method, the value of shares of a company is determined, inter alia as per Regulation 164(1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (“SEBI ICDR”), subject to the element of speculative support that may be inbuilt in the market price.
- Comparable Companies Multiples (CCM) Method: Under this method, one attempts to measure the value of the shares/ business of company by applying the derived market multiple based on market quotations of comparable public/ listed companies, in an active market, possessing attributes similar to the business of such company - to the relevant financial parameter of the company/



business (based on past and/ or projected working results) after making adjustments to the derived multiples on account of dissimilarities with the comparable companies and the strengths, weaknesses and other factors peculiar to the company being valued. These valuations are based on the principle that such market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation. Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.

- Comparable Transaction Multiples (CTM) Method: Under this method, value of the equity shares of a company is arrived at by using multiples derived from valuations of comparable transactions. This valuation is based on the principle that transactions taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation. Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.

The valuation approaches/ methods used, and the values arrived at using such approaches/ methods by us has been placed in Annexure of this Report.

BASIS OF VALUATION

The basis of the Proposed Transaction would have to be determined after taking into consideration all the factors, approaches and methods considered appropriate by the Valuer. Though different values have been arrived at under each of the above approaches/ methods, for the purposes of arriving at fair valuation of the Businesses it is necessary to arrive at a single value for the shares of the companies involved in a transaction such as the Proposed Transaction.

In the ultimate analysis, valuation will have to be arrived at by the exercise of judicious discretion by the valuer and judgments taking into account all the relevant factors. There will always be several factors, e.g. quality of the management, present and prospective competition, yield on comparable securities and market sentiment, etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share. The determination of fair valuation is not a precise science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgment. This concept is also recognized in judicial decisions. There is, therefore, no indisputable single valuation for the Companies. While we have provided fair valuation for the Proposed Transaction based on the information available to us and within the scope and constraints of our engagement, others may have a different opinion as to the price of equity shares of 360ONE and Target. The final responsibility for the determination of the consideration at which the Proposed Transaction shall take place will be with the Board of Directors of 360ONE who should take into account other factors such as their own assessment of the Proposed Transaction and input of other advisors.

The fair valuation of the Companies has been arrived based on the various applicable approaches/ methods explained herein earlier and various qualitative factors relevant to each company and the business dynamics and growth potentials of the businesses of these companies, having regard to information base, key underlying assumptions and limitations.

We have applied relevant methods discussed above, as considered appropriate, and arrived at the assessment of the values per equity share of 360ONE and Target. To arrive at the fair valuation for the Proposed Transaction, suitable minor adjustments/ rounding off have been done in the values arrived at by us.



FAIR VALUATION

In light of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined herein above, we provide the following fair valuation of Companies for Proposed Transaction:

Valuation Approach	360ONE		Target	
	Value per Share (INR)	Weight	Value per Share (INR)	Weight
Income Approach	633.69	0%	737.39	50%
Market Approach				
<i>Market Price Method</i>	<i>1,174.76</i>	<i>100%</i>	<i>NA</i>	<i>0%</i>
<i>Comparable Companies Method</i>	<i>1,100.13</i>	<i>0%</i>	<i>621.76</i>	<i>50%</i>
Asset Approach	190.18	0%	96.53	0%
Value per Share (Weighted Average)	1,174.76	100%	679.58	100%
Swap Ratio	5,785:10,000			

Note: Numbers are rounded off to the nearest decimal

Source: Management Inputs, Capital IQ, NSE, KPMG Analysis

The value per share for Target as per above is INR 679.58 per share or INR 17,742.36 Mn (Refer Annexure 1). We have been given to understand from the Management of Client that the consideration for the Proposed Transaction shall be as below:

1. Issuance of 10 Mn equity shares of 360ONE on preferential basis to the shareholders of Target.
2. Balance in cash consideration:

Calculation of Cash Consideration		Target
Fair valuation of Target (INR Mn)	A	17,742.36
Number of shares of Client to be issued (as per Management)	B	10,000,000
Issue Price of 360ONE (INR)	C	1,174.76
Aggregate Equity Consideration (INR Mn)	$D = B * C$	11,747.64
Aggregate Cash Consideration (INR Mn)	$E = A - D$	5,994.72

Note: Numbers are rounded off to the nearest decimal

Source: Management Inputs, Capital IQ, NSE, KPMG Analysis



We understand from the Management of the Client that they are planning to issue warrants to certain person(s) with underlying being equity shares of 360ONE. The issuance of these warrant will trigger SEBI ICDR regulation. The minimum price of issuance of SEBI ICDR regulation for 360ONE is INR 1,174.76 as at the Valuation Date.

Our Valuation report is based on the equity share capital structure of 360ONE and Target as mentioned earlier in this report. Any variation in the equity capital of the Companies may have material impact on the fair valuation of the Companies.

Respectfully submitted,

For KPMG Valuation Services LLP

Registered Valuer Entity under Companies
(Registered Valuers and Valuation) Rules, 2017
IBBI Registration No. IBBI/RV-E//06/2020/115
Asset class: Securities or Financial Assets

Apurva Shah, Partner

IBBI Registration No.: IBBI/RV/05/2019/10673

Date: 14 February 2025



ANNEXURE 1- APPROACH TO VALUATION

A) Fair Valuation of Target

For the present valuation analysis, we have considered it appropriate to apply the Income Approach and Market Approach for Target to arrive at the value of the equity shares for the purpose of the Proposed Transaction.

Given the nature of the business of the Target and provided we have projected financials for Target, we have considered it appropriate to apply the DCF Method under the Income Approach to arrive at the value of Target.

We understand from the Management that Target had six subsidiaries, one associate and minority stake mentioned below as on 31 December 2024:

- 1) Subsidiary Companies
 - a. B&K Securities Pte. Ltd.
 - b. B & K Securities Ltd. U.K.
 - c. Neem Tree Insurance Broking & Advisory Private Limited ("Neem")
 - d. Krypton Intra Private Limited
 - e. Maximus Investment Advisory Private Limited
 - f. Panna & Prajna Art Advisory Pvt. Ltd.
- 2) Associate Company
 - a. M.M. Murarka Shares & Securities Pvt. Ltd.
- 3) Other Minority Stake
 - a. Batlivala & Karani Resources Management Pvt Ltd
(together referred as "Investee Companies")

We understand that as on the Report Date 1, Target is planning to dispose its stake in Investee Companies (except Neem) to Batlivala & Karani group shareholders at a mutually agreed consideration. These Investee Companies (except Neem) are categorized as Available for Sale. The consideration to be received from this transfer will be distributed to the shareholders of Target. Also, the Target plans to square off the Loans taken or given to group entities and the net proceeds from the same will be distributed to shareholders of the Target. Accordingly, we have valued the standalone operations of Target without giving any effect to the above assets in value of Target (except Neem). We understand from the Management that Neem has limited operations as on the Valuation Date. As a result, we have considered book value of Neem in our analysis.

For the purpose of DCF valuation, the free cash flow forecast is based on projected financials as provided by the management of the Target. While carrying out this engagement, we have relied on historical information made available to us by the management of the Target and the projected financials for future related information. Although we have read, analyzed and discussed the projected financials containing future related information for the purpose of undertaking a valuation analysis, we have not commented on the achievability of the assumptions / projections provided to us save for satisfying ourselves to the extent possible that they are consistent with other information provided to us in the course of the assignment. We have assessed and evaluated the reasonableness of the projections based on procedures

such as analyzing industry data, historical performance, expectations of comparable companies, analyst reports etc.

Considering the availability of comparable listed peer set in the business carried out by Target, we have also applied the Comparable Companies Multiples method under the Market Approach.

In the current analysis, the acquisition of Target is proceeded with on the assumption that Target will continue to operate as a wholly owned subsidiary on a going concern and an actual realization of the operating assets is not contemplated. The operating assets have therefore been considered at their book and non-operating/ surplus assets, if any at their values under the Asset Approach. In such a going concern scenario, the earning power, as reflected under the Income/ Market approach, is of greater importance to the basis of acquisition, with the values arrived at on the net asset basis being of limited relevance. Hence, while we have calculated the value of the equity shares of Target (on a fully diluted basis) under the Asset Approach, we have considered it appropriate not to give any weightage to the same.

The computation of fair valuation of Target is as given below:

Valuation Approach	Batlivala & Karani Securities India Pvt. Ltd.*	
	Value per Share (INR)	Weight
Income Approach	737.39	50%
Market Approach		
<i>Market Price Method</i>	<i>NA</i>	<i>0%</i>
<i>Comparable Companies Method</i>	<i>621.76</i>	<i>50%</i>
Asset Approach	96.53	0%
Value per Share (Weighted Average)	679.58	100%
Number of equity shares	26,107,941	
Fair Valuation of Target (INR Mn)	17,742.36	

**Note: Value of Target is excluding fair value of all associate, subsidiaries except Neem. The value also excludes loans given or taken to group entities which will be squared off and distributed in cash to existing shareholders.*

Note: Numbers are rounded off to the nearest decimal

Source: Management Inputs, Capital IQ, NSE, KPMG Analysis

B) Fair Valuation of 360ONE

For the present valuation analysis, we have considered it appropriate to apply Market Approach only for Client to arrive at the value of the equity shares for the purpose of the Proposed Transaction.

Given the nature of the Client and the fact that 360ONE has provided projected financials, we have evaluated the applicability of DCF Method under the Income Approach to arrive at the value of 360ONE.

For the purpose of DCF valuation, the free cash flow forecast is based on projected financials as provided by the management of the Client. While carrying out this engagement, we have

relied on historical information made available to us by the management of the Client and the projected financials for future related information. Although we have read, analyzed and discussed the projected financials containing future related information for the purpose of undertaking a valuation analysis, we have not commented on the achievability of the assumptions / projections provided to us save for satisfying ourselves to the extent possible that they are consistent with other information provided to us in the course of the assignment. We have assessed and evaluated the reasonableness of the projections based on procedures such as analyzing industry data, historical performance, expectations of comparable companies, analyst reports etc.

However, we have not given any weightage to the Income Approach considering that the value per share under this approach is lower than the price determined as per SEBI ICDR.

In the present case, the shares of 360ONE are listed on BSE and NSE and there are regular transactions in its equity shares with reasonable volume. In the circumstances, the share price of 360ONE on NSE, being the stock exchange on which the highest trading volume in respect of the equity shares of 360ONE has been recorded during the preceding 90 trading days prior to the relevant date, has been considered in terms of Regulation 164(1) of SEBI ICDR. Accordingly, higher of the below two methods has been taken for determining the value of 360ONE under the market price methodology:

- the volume weighted average price for 90 trading days preceding the Relevant Date,
- the volume weighted average price for 10 trading days preceding the Relevant Date,

Considering the availability of comparable listed peer set in the business carried out by 360ONE, we have also applied the Comparable Companies Multiples method under the Market Approach to arrive at the value of the shares of Client.

However, we have not given any weightage to Comparable Companies Multiples method under the Market Approach considering that the value per share under this approach is lower than the price determined as per SEBI ICDR.

In such a going concern scenario, the earning power, as reflected under the Income/ Market approach, is of greater importance to the basis of acquisition, with the values arrived at on the net asset basis being of limited relevance. Hence, while we have calculated the value of the equity share of Client (on a fully diluted basis) under the Asset Approach, we have considered it appropriate not to give any weightage to the same.

As mentioned earlier, 360ONE has ESOPs outstanding as at Report Date 1 which will convert into variable number of equity shares upon exercise. As guided by the Management, we have considered probability adjusted ESOPs provided by the Management as well as shared to be issued for acquisition of ET Money for arriving at fully diluted number of shares of 360ONE.



The computation of fair valuation of 360ONE is as given below:

Valuation Approach	360ONE	
	Value per Share (INR)	Weight
Income Approach	633.69	0%
Market Approach		
<i>Market Price Method</i>	<i>1,174.76</i>	<i>100%</i>
<i>Comparable Companies Method</i>	<i>1,100.13</i>	<i>0%</i>
Asset Approach	190.18	0%
Value per Share (Weighted Average)	1,174.76	100%

Note: Numbers are rounded off to the nearest decimal

Source: Management Inputs, Capital IQ, NSE, KPMG Analysis



ANNEXURE 2 – CALCULATION OF MARKET PRICE METHOD

Date	Volume	Value
23-Jan-25	376,946	430,703,134
22-Jan-25	408,202	473,213,290
21-Jan-25	316,825	381,566,307
20-Jan-25	551,761	667,575,291
17-Jan-25	368,046	435,128,771
16-Jan-25	1,097,801	1,318,353,604
15-Jan-25	3,496,182	4,150,798,873
14-Jan-25	423,370	476,036,223
13-Jan-25	819,110	907,781,159
10-Jan-25	291,345	332,683,406
9-Jan-25	305,587	355,047,065
8-Jan-25	507,458	596,864,007
7-Jan-25	1,064,624	1,304,777,047
6-Jan-25	582,553	735,984,902
3-Jan-25	312,666	407,103,870
2-Jan-25	362,600	468,565,161
1-Jan-25	227,346	288,081,153
31-Dec-24	273,039	342,739,967
30-Dec-24	711,413	891,560,984
27-Dec-24	827,586	1,027,370,442
26-Dec-24	1,129,000	1,393,992,936
24-Dec-24	284,990	349,648,147
23-Dec-24	499,836	614,693,052
20-Dec-24	1,452,337	1,815,797,368
19-Dec-24	352,663	428,303,610
18-Dec-24	525,759	658,964,225
17-Dec-24	603,540	753,998,384
16-Dec-24	951,845	1,167,667,531
13-Dec-24	310,022	367,625,960
12-Dec-24	634,155	765,573,156
11-Dec-24	850,418	1,026,257,430
10-Dec-24	1,925,322	2,287,335,260
9-Dec-24	624,043	716,573,197
6-Dec-24	211,439	236,681,791
5-Dec-24	360,858	405,128,912
4-Dec-24	285,838	325,049,474
3-Dec-24	1,033,539	1,201,614,416
2-Dec-24	410,493	461,590,138
29-Nov-24	519,179	574,331,336
28-Nov-24	983,588	1,106,794,833
27-Nov-24	1,317,672	1,493,433,545
26-Nov-24	207,408	226,684,993
25-Nov-24	922,071	1,006,305,062
22-Nov-24	359,373	392,557,178
21-Nov-24	1,287,535	1,406,812,164
19-Nov-24	235,557	250,526,457
18-Nov-24	282,451	295,609,523



Date	Volume	Value
14-Nov-24	433,088	450,146,564
13-Nov-24	220,799	224,534,161
12-Nov-24	191,794	199,878,801
11-Nov-24	238,229	250,233,128
8-Nov-24	359,739	376,273,319
7-Nov-24	211,506	221,967,036
6-Nov-24	162,519	170,520,340
5-Nov-24	560,723	575,687,742
4-Nov-24	435,757	460,979,778
1-Nov-24	48,118	52,022,442
31-Oct-24	464,670	499,949,518
30-Oct-24	331,634	349,763,234
29-Oct-24	414,668	419,881,483
28-Oct-24	472,382	474,084,092
25-Oct-24	699,929	704,082,971
24-Oct-24	697,426	723,008,007
23-Oct-24	1,548,596	1,574,573,134
22-Oct-24	2,259,818	2,361,866,757
21-Oct-24	1,266,626	1,400,530,156
18-Oct-24	1,002,832	1,071,832,032
17-Oct-24	539,214	602,907,973
16-Oct-24	587,748	659,155,660
15-Oct-24	1,328,383	1,471,663,560
14-Oct-24	341,955	365,049,733
11-Oct-24	1,462,910	1,553,729,078
10-Oct-24	1,653,897	1,719,822,511
9-Oct-24	1,013,927	1,019,623,548
8-Oct-24	846,742	820,545,175
7-Oct-24	449,744	441,098,520
4-Oct-24	1,463,077	1,454,440,253
3-Oct-24	1,700,571	1,639,492,272
1-Oct-24	468,834	476,522,633
30-Sep-24	396,214	418,504,838
27-Sep-24	787,984	841,817,620
26-Sep-24	1,269,390	1,352,648,112
25-Sep-24	314,248	327,571,264
24-Sep-24	288,547	309,656,573
23-Sep-24	263,351	284,113,320
20-Sep-24	1,348,962	1,463,255,848
19-Sep-24	304,224	323,042,155
18-Sep-24	451,443	493,178,739
17-Sep-24	245,008	265,027,987
16-Sep-24	279,159	306,440,335

Particulars	Volume	Value	INR
90 trading days VWAP	61,711,776	68,892,607,132	1,116.36
10 trading days VWAP	8,149,588	9,573,840,057	1,174.76
Higher of 10 trading days and 90 trading days			1,174.76