CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF IDFC BANK LIMITED AT ITS MEETING HELD ON JANUARY 13, 2018 AT HYDERABAD

"RESOLVED THAT" pursuant to and in accordance with the provisions of Sections 230 to 232 of the Companies Act, 2013 ("2013 Act") and other applicable provisions of 2013 Act, if any, read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and other applicable rules, if any, the Banking Regulation Act, 1949, as amended from time to time, the Reserve Bank of India (Amalgamation of Private Sector Banks) Directions, 2016 ("Amalgamation Directions"), and subject to the approval of the respective requisite majorities of the various classes of shareholders and creditors (if applicable) of IDFC Bank Limited (the "Amalgamated Company"), the memorandum and articles of association of the Amalgamated Company, any other applicable provisions of any other law for the time being in force, and any directions, guidelines or regulations, if any, of the Reserve Bank of India (the "RBI"), the Securities and Exchange Board of India (the "SEBI"), the Competition Commission of India (the "CCI") and other relevant authorities, from time to time, to the extent applicable and subject to such approvals, consents, permissions and sanctions of all appropriate authorities, institutions or bodies, if required and to the extent applicable, and subject to such terms and conditions and modifications as may be prescribed by any of them while granting such approvals, consents, permissions and sanctions which the Board of Directors of the Amalgamated Company (hereinafter referred to as the "Board"), which expression shall be deemed to include any Committee(s) constituted / to be constituted or any other person authorised / to be authorised by the Board / Committee to exercise its powers including the powers conferred by this Resolution) is hereby authorised to accept, the consent and approval of the Board be and is hereby accorded to the amalgamation of Capital First Limited ("Amalgamating Company 1"), Capital First Home Finance Limited ("Amalgamating Company 2") and Capital First Securities Limited ("Amalgamating Company 3") (collectively referred to as the "Amalgamating Companies") with the Amalgamated Company and their respective shareholders and creditors ("Amalgamation"), pursuant to the Scheme of Amalgamation ("Scheme") to be sanctioned by the jurisdictional National Company Law Tribunal ("NCLT") and in accordance with applicable law.

RESOLVED FURTHER THAT pursuant to the provisions of the 2013 Act and the Amalgamation Directions, as applicable, and in accordance with the matters stated in the aforesaid Resolution:

1. the Report of the Audit Committee recommending the Scheme between the Amalgamated Company and the Amalgamating Companies taking into consideration, inter alia, the Valuation Report, as placed before the Board, be and is hereby noted;
2. the Scheme between the Amalgamated Company and the Amalgamating Companies, as placed before the Board and initialed by the Chairperson for the purpose of identification, be and is hereby approved;

3. the Implementation Agreement to be entered into between the Amalgamated Company and the Amalgamating Company 1, as placed before the Board and initialed by the Chairperson for the purpose of identification, be and is hereby approved;

4. the following documents pursuant to the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, as amended from time to time ("SEBI Circular") are considered and be and are hereby approved by the Board:

   (i)  Valuation Report issued by S.R. Batliboi & Co. LLP, independent valuer appointed by the Amalgamated Company;

   (ii) Fairness Opinion issued by Kotak Mahindra Capital Company Limited, the merchant banker appointed by the Amalgamated Company;

   (iii) Draft certificate issued by Deloitte Haskins & Sells, the statutory auditors of the Amalgamated Company, pursuant to paragraph I.A.5 of Annexure I of the SEBI Circular, confirming that the accounting treatment contained in the Scheme is in compliance with all the applicable accounting standards specified by the Central Government under Section 133 of 2013 Act, and other generally accepted accounting principles;

   (iv) Draft of the undertaking to be provided by the Amalgamated Company, pursuant to paragraph I.A.9(c) of Annexure I of the SEBI Circular, in relation to non-applicability of paragraph I.A.9 (a) and I.A.9 (b) of Annexure I of the SEBI Circular; and

   (v) Draft undertaking by Deloitte Haskins & Sells, Chartered Accountants, pursuant to paragraph I.A.9(c) of Annexure I of the SEBI Circular, in relation to non-applicability of paragraph I.A.9 (a) and I.A.9 (b) of Annexure I of the SEBI Circular.

5. the share exchange ratio of 139 (One Hundred and Thirty Nine) equity shares of face value of Rs. 10 each of the Amalgamated Company for every 10 (Ten) equity shares of face value of Rs. 10 each of the Amalgamating Company 1, as set out in valuation report provided by S.R. Batliboi & Co. LLP, the independent valuer appointed by the
Amalgamated Company for this purpose, placed before the Board, be and is hereby approved;

6. the Board be and is hereby authorized on behalf of the Amalgamated Company, to create, issue and allot such number of equity shares of the Amalgamated Company to the shareholders of the Amalgamating Company 1, as per the Share Exchange Ratio, in accordance with the Scheme as sanctioned by the NCLT;

7. the Board hereby authorizes and approves the increase in the authorized share capital of the Amalgamated Company, pursuant to the transactions contemplated in the Scheme and automatically upon the Scheme coming into effect, from Rs. 5000,00,00,000 (Rupees Five Thousand Crore only) divided into 500,00,00,000 (Five Hundred Crore only) equity shares of Rs. 10 (Rupees Ten only) each, to Rs. 5363,00,00,000 (Rupees Five Thousand Three Hundred and Sixty Three Crores only) comprising of 532,50,00,000 (Five Hundred and Thirty Two Crore and Fifty Lakh only) equity shares of Rs. 10 (Rupees Ten only) each and 38,00,00 (Thirty Eight Lakh only) preference shares of Rs. 100 (Rupees One Hundred only) and further authorizes and approves the alteration of the relevant provisions of the memorandum of association of the Amalgamated Company to reflect such increased authorized share capital;

8. the Board do hereby designate BSE Limited as the Designated Stock Exchange for the purpose of coordinating with SEBI in terms of the SEBI Circular; and

9. the Board does hereby empower and authorize Dr. Rajiv Lail - Founder Managing Director & CEO, Mr. Sunil Kakar - Nominee Director representing IDFC Limited, Mr. Mahendra N. Shah - Company Secretary & Chief Compliance Officer, Mr. Bipin Gohani - Chief Financial Officer and Mr. Santosh Parab - General Counsel & Head - Legal severally to undertake and do all such necessary acts, deeds and things as may be required for the execution of the Scheme and the Implementation Agreement and for negotiation, finalization and execution of any agreements or documents incidental or ancillary to the Scheme and the Implementation Agreement, and to make modifications and alterations to the Scheme and the Implementation Agreement including those as may be required or suggested by the relevant authority(ies) including and not limited to (i) the RBI, (ii) the SEBI, (iii) the relevant stock exchanges, (iv) the CCI, and (v) relevant NCLT and to do such other acts, matters, deeds and things and to take all steps and give such directions as may be necessary, expedient, incidental, ancillary or desirable as they in their absolute discretion may deem fit for giving effect to the Scheme and the Implementation Agreement or any other
documents for its implementation including making the required regulatory applications to the RBI, the CCI, the NCLT and other regulatory authorities and third parties, as applicable, and also to settle any questions or difficulties that may arise in such manner as they in their absolute discretion may deem fit and to take all steps which are incidental and ancillary thereto in this connection.

RESOLVED FURTHER THAT that without affecting the generality of the authorities given and in addition to the authorities given by the Board to the Amalgamated Company’s Directors / Officers / authorized person(s) elsewhere in these resolutions, the Board hereby authorizes, subject to the receipt of the CCI approval and in such manner and within such period as prescribed in the Implementation Agreement, the constitution of a committee to be called the Integration Committee, comprising of Directors / Officers, as may be nominated by the Amalgamated Company and the Amalgamating Company 1, which committee shall be responsible for planning post-closing integration strategies and overseeing implementation of operational matters to be undertaken for giving effect to the transactions contemplated under the Scheme and the Implementation Agreement.

RESOLVED FURTHER THAT Dr. Rajiv Lall, Mr. Sunil Kakar, Mr. Mahendra N. Shah, Mr. Bipin Gemanii and Mr. Santosh Parab be and are hereby severally authorized to do all acts and deeds required to give effect to the above resolutions, the Scheme and the Implementation Agreement, including the power to delegate such authorization to any Officer, on behalf of the Company to give effect to this resolution.”

Certified True Copy
For IDFC Bank Limited

Mahendra N. Shah
Company Secretary & Chief Compliance Officer