The Board of Directors,
IDFC BANK LIMITED


1) This certificate is issued in accordance with the terms of our engagement letter reference no. PG/4348 dated 22 August 2017. We, Deloitte Haskins & Sells, Chartered Accountants are the statutory auditors of IDFC BANK LIMITED (the “Amalgamated Company” / the “Company”) having its Registered Office at KRM Tower, 7th Floor, No. 1, Harrington Road, Chetpet, Chennai-600031.

2) The Management of the Company is proposing a Draft Composite Scheme of Arrangement amongst CAPITAL FIRST LIMITED (the “Amalgamating Company 1”) and CAPITAL FIRST HOME FINANCE LIMITED (the “Amalgamating Company 2”) and CAPITAL FIRST SECURITIES LIMITED (the “Amalgamating Company 3") with the Amalgamated Company and their respective shareholders and creditors, in terms of the provisions of Sections 230 to 232 of the Companies Act, 2013 (the “Draft Scheme”).

3) We have been requested by the Management of the Company to provide a certificate confirming whether Paragraph I(A)(9)(a) and I(A)(9)(b) of Annexure I to the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 (the "SEBI Circular") are applicable to the Draft Scheme.

Management’s Responsibility

4) The responsibility for the preparation of the Draft Scheme and its compliance with Paragraph I(A)(9) of Annexure I to the SEBI Circular is that of the Board of Directors of the Company. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Draft Scheme and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.

Statutory Auditors’ Responsibility

5) Our responsibility is limited to examination of the requirements of Paragraph I(A)(9) of Annexure I to the SEBI Circular and confirm whether requirements of Paragraph I(A)(9)(a) and I(A)(9)(b) are applicable to the Draft Scheme. Nothing contained in this certificate, nor anything said or done in the course of, or in connection with the services that are the subject of this certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. Further our examination did not extend to any other parts and aspects of a legal or proprietary nature in the aforesaid Draft Scheme.

6) We carried out our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India ("ICAI") and Standards on Auditing specified under Section 143 (10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate. This Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by ICAI.
7) We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

8) Based on our examination, explanations and the Undertaking provided to us by the Company, we are of the opinion that the conditions prescribed in Paragraph I(A)(9)(a) and I(A)(9)(b) of Annexure I to the SEBI Circular are not applicable to the Draft Scheme on the following grounds:

a) No shares are proposed to be issued by the Company under the Draft Scheme to the Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group, Subsidiary/(s) of Promoter/ Promoter Group of the Company;

b) The Draft Scheme does not involve any other entity involving the Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group/ Subsidiary/(s) of Promoter/ Promoter Group of the Company;

c) The Draft Scheme does not provide for merger of any subsidiary entity whose equity shares were acquired by the Company, directly or indirectly, from any shareholders of the subsidiary who may be Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group, Subsidiary/(s) of Promoter/ Promoter Group of the Company;

d) The Draft Scheme does not involve merger of an unlisted entity with the Company which results in the reduction in public shareholding in the Company;

e) The Draft Scheme does not involve transfer of any undertaking of the Company.

Restriction on Use

9) This certificate is issued at the request of the Company for onward submission to Securities and Exchange Board of India, BSE Limited. National Stock Exchange of India Limited and other regulatory authorities for above mentioned purpose. This certificate should not be used for any other purpose without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom our certificate is shown or into whose hands it may come without our prior consent in writing.

For DELOITTE HASKINS & SELLS
Chartered Accountants
(Firm’s Registration No. 117365W)

Mumbai, 24 January, 2018

Pallavi A. Gorakshakar
Partner
(Membership No. 105035)
Statement of Undertaking confirming non-applicability of Paragraphs I(A)(9)(a) and I(A)(9)(b) of Annexure I to the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017

Subject: Composite scheme of amalgamation of Capital First Limited ("Amalgamating Company 1") and Capital First Home Finance Limited ("Amalgamating Company 2") and Capital First Securities Limited ("Amalgamating Company 3") with IDFC Bank Limited ("Amalgamated Company") and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme")

1. The Board of Directors of the Amalgamated Company at its meeting held on January 13, 2018 considered and approved the aforesaid Scheme.

2. Based on the conditions provided in Para I(A)(9)(a) read with Paragraph I(A)(9)(b) of Annexure I of the aforementioned SEBI Circular, it is submitted that the Scheme does not envisage any of the five cases referred to in Paragraph I(A)(9)(b) of Annexure I of the SEBI Circular for the reasons mentioned below:

   a) No shares are proposed to be issued by the Company under the Draft Scheme to the Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group, Subsidiary/(s) of Promoter/ Promoter Group of the Company;

   b) The Draft Scheme does not involve any other entity involving the Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group/ Subsidiary/(s) of Promoter/ Promoter Group of the Company;

   c) The Draft Scheme does not provide for merger of any subsidiary entity whose equity shares were acquired by the Company, directly or indirectly, from any shareholders of the subsidiary who may be Promoter/ Promoter Group, Related Parties of Promoter/ Promoter Group, Associates of Promoter/ Promoter Group, Subsidiary/(s) of Promoter/ Promoter Group of the Company;

   d) The Draft Scheme does not involve merger of an unlisted entity with the Company which results in the reduction in public shareholding in the Company;

   e) The Draft Scheme does not involve transfer of any undertaking of the Company.

3. In view of the above, the requirements stated in Para I(A)(9)(a) read with Para I(A)(9)(b) of Annexure I of the aforementioned SEBI Circular are not applicable with respect to the requirement that the Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders against it.

For and on behalf of the Board of Directors of IDFC Bank Limited

Mahendra N. Shah
Company Secretary & Chief Compliance Officer

Date: January 13, 2018
Place: Mumbai