

DUE DILIGENCE CERTIFICATE

Date: February 28, 2023

To, Securities and Exchange Board of India Corporation Finance Department SEBI Bhavan, C-4A, G-Block Bandra Kurla Complex Mumbai – 400051 E-mail: cfddil@sebi.gov.in

Dear Sir/ Madam,

Subject: Issue of up to 6,38,131 fully paid-up Equity Shares of Face Value of ₹10 each (the "Rights Equity Shares") along with 17 Detachable Warrants for cash at a price of ₹700 per Detachable Warrant for every 1 Rights Equity Share allotted in the issue, (together with the rights equity shares, the "Rights Securities"), by Share India Securities Limited ("the Company"/ "Issuer") for cash at a price of ₹700 per Rights Equity Share (including a premium of ₹690 per Rights Equity Share), for an amount collectively not exceeding ₹80,404.51 lakhs on a Rights Basis to the eligible equity shareholders of company, in the ratio of 1 (One) Rights Equity Share for every 50 (Fifty) fully paid-up Equity Shares held by the eligible equity shareholders on the record date, that is February 28, 2023 (the "Issue").

We, Corporate Professionals Capital Private Limited as the lead manager to the Issue (the "Lead Manager") confirm that:

- 1. We have examined various documents including those relating to litigation, including commercial disputes, patent disputes, disputes with collaborators, etc. and other material while finalizing the letter of offer dated February 28, 2023 ("LOF") pertaining to the Issue;
- 2. On the basis of such examination and discussions with the Company, its directors and other officers, other agencies, and independent verification of the statements concerning the objects of the issue, price justification, contents of the documents and other papers furnished by the Company, we confirm that:
 - a) the LOF filed with the Securities and Exchange Board of India ("SEBI") is in conformity with the documents, materials and papers which are material to the Issue;
 - b) all material legal requirements relating to the Issue as specified by the SEBI, the Central Government and any other competent authority in this behalf have been duly complied with; and
 - c) the material disclosures made in the LOF are true and adequate to enable the investors to make a well informed decision as to the investment in the proposed issue and such disclosures are in accordance with the requirements of the Companies Act, 2013, SEBI ICDR Regulations and other applicable legal requirements.
- **3.** Besides ourselves, all intermediaries named in the LOF are registered with the SEBI and that till date, such registration is valid.



- 4. We have satisfied ourselves about the capability of the underwriters to fulfill their underwriting commitments. <u>Not Applicable</u>
- 5. Written consent from the promoters has been obtained for inclusion of their specified securities proposed to form part of the promoters' contribution subject to lock-in and the specified securities proposed to form part of the promoters' contribution subject to lock-in shall not be disposed or sold or transferred by the promoters during the period starting from the date of filing the LOF with the SEBI till the date of commencement of lock-in period as stated in the LOF. <u>Not Applicable</u>
- 6. All applicable provisions of SEBI ICDR Regulations, which relate to specified securities ineligible for computation of promoters' contribution, have been and shall be duly complied with and appropriate disclosures as to compliance with the said regulation(s) have been made in the LOF. <u>Not Applicable</u>
- 7. All applicable provisions of these regulations which relate to receipt of promoters' contribution prior to opening of the Issue, shall be complied with. Arrangements have been made to ensure that the promoters' contribution shall be received at least one day before the opening of the Issue and that the auditors' certificate to this effect shall be duly submitted to the SEBI. We further confirm that arrangements have been made to ensure that the promoters' contribution shall be kept in an escrow account with a scheduled commercial bank and shall be released to the Company along with the proceeds of the Issue. <u>Not Applicable</u>
- 8. Necessary arrangements have been made to ensure that the monies received pursuant to the Issue are credited or transferred to in a separate bank account as per the provisions of sub-section (3) of section 40 of the Companies Act, 2013 and that such monies shall be released by the said bank only after permission is obtained from all the stock exchanges mentioned in the LOF. We further confirm that the agreement entered into between the bankers to the Issue and the Company specifically contains this condition. Noted for compliance to the extent applicable
- 9. The existing business as well as any new business of the Company for which the funds are being raised fall within the 'main objects' in the object clause of the Memorandum of Association ("MoA") of the Company and that the activities which have been carried in the last ten years are valid in terms of the object clause of the MoA.- Complied with to the extent applicable
- 10. Following disclosures have been made in the Letter of Offer:
 - a) An undertaking from the Company that at any given time, there shall be only one denomination for the Equity Shares of the Company, excluding superior equity shares, where an issuer has outstanding superior equity shares <u>Complied with. (The Company has not issued any superior rights equity shares); and</u>
 - b) An undertaking from the Company that it shall comply with all disclosure and accounting norms specified by the SEBI. – <u>Complied with</u>
- 11. We shall comply with the regulations pertaining to advertisements in terms of the SEBI ICDR Regulations. -- Noted for compliance
- 12. If applicable, the entity is eligible to list on the innovators growth platform in terms of the provisions of Chapter X of SEBI ICDR Regulations. <u>Not Applicable</u>



- 13. None of the intermediaries named under the LOF have been debarred from functioning by any regulatory authority. <u>Complied with</u>
- 14. The Company is eligible to make a fast track issue in terms of Regulation 99 of the SEBI ICDR Regulations. The fulfillment of the eligibility criteria as specified in that regulation, by the Company has also been disclosed in the LOF. <u>Complied with</u>
- 15. The abridged letter of offer contains all disclosures as specified in the SEBI ICDR Regulations <u>Complied with</u>
- 16. All material disclosures in respect of the Company have been made in the LOF and we certify that any material development in the Company or relating to the Company up to the commencement of listing and trading of the Rights Equity Shares shall be informed through public notices/advertisements in all those newspapers in which pre- issue advertisement and advertisement for opening or closure of the Issue have been given. Complied with and noted for compliance
- Agreements have been entered into with the depositories for dematerialisation of the Equity Shares of the Company. – <u>Complied with</u>

We enclose a note under Schedule A explaining the process of due diligence that has been exercised by us including in relation to the business of the Company, the risks in relation to the business, experience of the Promoter and that the related party transactions entered into for the period for which accounts are disclosed in the LOF have been entered into by the Company in accordance with applicable laws.

We enclose a checklist under Schedule B confirming regulation-wise compliance with the applicable provisions of SEBI ICDR Regulations, containing details such as the regulation number, its text, the status of compliance, page number of the LOF where the regulation has been complied with and our comments, if any.

All capitalized terms used herein and not specifically defined shall have the same meanings ascribed to such terms in the LOF.

Sincerely, For Corporate Professionals Capital Private Limited



Authorized Signatory Name: Anjali Aggarwal Designation: Partner & Head- Capital Market Contact no.: 011-40622230/ 40622200 E-mail: anjali@indiacp.com/ mb@indiacp.com

Encl.: Schedules as above



SCHEDULE A

Note explaining how the process of due diligence has been exercised

We, Corporate Professionals Capital Private Limited as the lead manager to the Issue (the "Lead Manager"), have carried out a due diligence exercise in relation to the current business of Share India Securities Limited ("Company"/ "Issuer"), which is customary in a transaction of this nature and size of the Company along with other professionals and experts engaged in connection with the Issue, which is being undertaken in compliance with the requirements of Part B of Schedule VI of the SEBI ICDR Regulations.

The due diligence process carried out by us commenced with interactions with senior management of the Company for gaining an understanding of the business of the Company, key risks involved and financial overview, among other matters for the purpose of the Issue.

In this regard, the Company was provided with a due diligence requisition list prepared in consultation with the Legal Counsel and Practicing Company Secretary firm (defined here-in- after). In response to the due diligence requisition list, the Company provided us with supporting documents for review.

In the due diligence process, the following agencies were appointed to conduct the due diligence and assisted in drafting the LOF in compliance with the SEBI ICDR Regulations and other applicable laws, and advised us and the Company on other legal matters as appropriate:

- Rajani Associates, Advocates and Solicitors, appointed as the Legal Advisor to the Lead Manager ("Legal Counsel"), conducted the legal and securities law due diligence and assisted in preparation and finalization of Letter of Offer (LOF), except the chapter on the business of the Company;
- PI Associates, Practicing Company Secretaries ("**PCS**") conducted the compliance due diligence with respect to corporate laws;
- We obtained the Statement of Special Tax Benefits from the current statutory auditor of the Company, M/s SVP & Associates, Chartered Accountants (the "Auditor");
- M/s SVP & Associates, Chartered Accountants, also verified details and provided certifications with respect to certain other financial information included in the LOF.

All capitalized terms used herein and not specifically defined shall have the same meanings ascribed to such terms in the LOF.

1. Corporate and commercial diligence:

The due diligence process in relation to general business and commercial matters included:

- (a) Organising and attending the kick-off discussions to develop an understanding of the business and other matters of the Company. The discussion was attended by the Lead Manager, the senior management of the Company and the Legal Counsel;
- (b) Providing the Company with information requisition list prepared in consultation with the Legal Counsel and the PCS. The Company provided the relevant documents, as appropriate, for review in the virtual data room set-up for this purpose and provided explanations and supporting documents for review;
- (c) Interacting with the management of the Company for the purpose of gaining an understanding about, amongst others, the business of the Company, the risks involved and a general overview and history of the Company. These interactions included (i) conference calls to discuss the drafts of the disclosures proposed to be included in the LOF, (ii) due diligence calls with the Legal Counsel/ PCS; and (iii) due diligence calls



to receive updated information from the Company before filing the LOF. These interactions were conducted with an objective to assist the Company to prepare disclosures as required under the SEBI ICDR Regulations with regard to the Issue. We expect these interactions and due diligence calls to continue until closure of the Issue;

- (d) Requesting the Company, with the assistance of the Legal Counsel/ PCS, to provide documents in a virtual data room, based on the requisition lists, and reviewing these documents, which are required to be disclosed under the SEBI ICDR Regulations and documentation pertaining to material litigations of the Company and its Subsidiaries as required under the SEBI ICDR Regulations. Reviewing such documents, including certain business agreements, documents in relation to insurance policies and intellectual property, along with the Legal Counsels, to comply with the diligence requirements as stipulated under the SEBI ICDR Regulations, as is customary in transactions undertaken as per Part B of Schedule VI of the SEBI ICDR Regulations;
- (e) Reviewing relevant resolutions, corporate registers and regulatory filings of the Company in relation to the capital structure. We have reviewed the BENPOS as of December 31, 2022;
- (f) Obtaining and relying on certificates, confirmations, representations and undertakings from the Company on behalf of itself, the Promoter (on behalf of himself and members of the Promoter Group), each of the directors of the Company (the "Directors"), the Group Companies and other documents, including extracts of reports by independent industry sources, in support of certain disclosures made in the LOF;
- (g) We have relied upon the certification/ confirmation/ DD Reports from the above mentioned agencies for preparing the information included in the LOF.

2. Financial information of the Company:

We relied on the audited standalone and the consolidated financial statements for the Fiscal 2022 and un-audited financial statement for the quarter and nine months ended on December 31, 2022, as issued by the Statutory Auditors of the Company. Further, the Auditor has provided a statement of possible special tax benefits available to the Company and its shareholders under the applicable laws in India, which has been disclosed in the LOF.

Further, we have also obtained and relied on tick and tie (Circle up) comfort letter issued by the Auditor with regard to the financial information/ numbers/ ratios etc. as appearing in the LOF, confirming the accuracy of certain financial information contained in the LOF, on a consolidated basis.

3. Promoter, Promoter Group and Directors of the Company

For the purpose of making certain disclosures and taking confirmations with respect to the Promoter and members of the Promoter Group in the LOF, we have obtained certifications from the Promoter (on behalf of himself and the members of the Promoter Group). We have also obtained certifications from the Company and the Directors.

We have received certifications from all the Directors of the Company undertaking and confirming inter-alia that they (i) have not been prohibited by SEBI from accessing the capital market and no penalty has been imposed by SEBI or any other regulatory authority in India or abroad against them or any other company/entities with whom they are associated as a promoter/partner/director/trustees (ii) their name does not appear on the List of Wilful Defaulters or fraudulent borrowers issued by RBI (iii) they have not been declared as Fugitive Economic Offender under Section 12 of the Fugitive Economic Offenders Act, 2018; and (iv) any changes, additions or deletions in respect of the matters covered above till the date when the Rights Securities of the Company start trading on the stock exchanges will be intimated to us immediately.



4. Litigation and statutory and/or regulatory related diligence

In connection with diligence of matters relating to outstanding litigation and statutory and/or regulatory matters, we have, with the assistance of the Legal Counsel, reviewed the relevant statutory and/ or regulatory records of the Company, as have been provided to us by the Company for the litigations which are required to be disclosed in accordance with the SEBI ICDR Regulations.

Further, we have, with the assistance of the Legal Counsel, made independent searches for litigation and defaults involving the Company, its Directors (with domestic address) and Subsidiaries from the independent industry websites like Hon'ble Supreme Court of India, High Courts, Watchout Investors and TransUnion CIBIL and relied on CIBIL reports for any credit defaults.

We have also relied on certifications and confirmations provided by the Company on behalf of itself and its Subsidiaries; and (ii) Directors, in connection with such matters disclosed in the Letter of Offer.

We have disclosed outstanding litigations in accordance with the legal requirements under Part-B of Schedule VI of SEBI ICDR Regulations i.e. matters involving (i) issues of moral turpitude or criminal liability on the part of the Company and/or the Subsidiaries; (ii) material violations of statutory regulations by the Company and/or the Subsidiaries; (iii) economic offences where proceedings have been initiated against the Company and/or the Subsidiaries; (iv) any pending matters, which if they result in an adverse outcome, would materially and adversely affect the operations or financial position of the Company; and (v) other litigation, including civil or tax litigation proceedings, which involves an amount in excess of the Materiality Threshold (as defined below) or is otherwise material in terms of the 'Policy for determination of materiality of information or event' framed in accordance with Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The materiality threshold ("**Materiality Threshold**") adopted for civil and tax litigation, solely for the purposes of the Issue, was all the pending material civil and tax litigation proceedings involving (i.e., filed by or against) the Company and all its Subsidiaries (i) where the amount involved is in excess of 1% of profit for FY20 i.e. 1% of profit after tax of the Issuer (on consolidated basis) generated in the Financial Year 2021-22 i.e., 1% of ₹20,183.80 Lakhs being ₹201.84 Lakhs, and (ii) any other litigation involving the Company and/or Subsidiaries which may be considered material by the Company for the purposes of disclosure in the Letter of Offer.

With respect to the present business activities undertaken by the Company, we have reviewed material licenses, approvals and registrations received and/or applied by the Company.

Given the extent of the branches operated and managed by the Company (more than 72 branches and 900 Authorised persons), we have restricted the extent of our diligence to the approvals required for the Company to conduct the present business by the Company, and for the locations, we have relied upon the data and information provided by the Company with respect to approvals obtained on Central and State level basis and status of any material pending government and regulatory approvals at a branch level and which may materially impact the present line of business and operations of the Company.

5. Objects of the Issue

The 'Objects of the Issue' is for the existing line of business and as per SEBI ICDR Regulations. We have obtained confirmation and certification from the Company to the effect that there is no material pending government and regulatory approvals required by it to conduct its existing business operations and business.



SCHEDULE B

CHECKLIST INDICATING COMPLIANCE WITH CHAPTER III AND PART B OF SCHEDULE VI AND SCHEDULE IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA(ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED(THE "SEBI ICDR REGULATIONS") FOR THE RIGHTS ISSUE OF SHARE INDIA SECURITIES LIMITED.

RE: Issue of up to 6,38,131 fully paid-up Equity Shares of Face Value of ₹10 each (the "Rights Equity Shares") along with 17 Detachable Warrants for cash at a price of ₹700 per Detachable Warrant for every 1 Rights Equity Share allotted in the issue, (together with the rights equity shares, the "Rights Securities"), by Share India Securities Limited ("the Company"/ "Issuer") for cash at a price of ₹700 per Rights Equity Share (including a premium of ₹690 per Rights Equity Share), for an amount collectively not exceeding ₹80,404.51 lakhs on a Rights Basis to the eligible equity shareholders of company, in the ratio of 1 (One) Rights Equity Share for every 50 (Fifty) fully paid-up Equity Shares held by the eligible equity shareholders on the record date, that is February 28, 2023 (the "Issue").

All Capitalized terms defined herein would have the same meaning as attributed to them in the letter of offer (the "LOF") filed with the SEBI and BSE Limited and the NSE Limited ("the Stock Exchanges"), along with the Annexure.

The Following Chapters and Schedules of the SEBI ICDR Regulations do not apply to this issue:

- 1. Chapter II- Initial Public Offer on Main Board
- 2. Chapter IV Further Public Offer
- 3. Chapter V- Preferential Issue
- 4. Chapter VI- Qualified Institutions Placement
- 5. Chapter VII- Initial Public Offer of Indian Depository Receipts
- 6. Chapter VIII- Rights Issue of Indian Depository Receipts
- 7. Chapter IX- Initial Public Offer by Small and Medium Enterprises
- 8. Chapter X- Institutional Trading Platform
- 9. Chapter XI- Bonus Issue
- 10. Schedule VI(Part A)- Disclosures in offer Document
- 11. Schedule VI(Part B-1)- Disclosures in letter of offer
- 12. Schedule VI(Part C)- Certain disclosures not mandatory in case of further public offer
- 13. Schedule VI(Part D)- Certain disclosures not mandatory in fast track Public issue
- 14. Schedule VI(Part E)- Disclosures in an Abridged prospectus



Regulation	-RIGHTS ISSUE Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
Regulation	Sub-Regulation	PART I-ELIGIBILITY REQUIREMENTS	Status of Compliance	1 age 110.	
60.		Reference Date			
00.		Unless otherwise provided in this Chapter, an issuer	Complied with to the		
		offering specified securities of aggregate value of	extent applicable	-	-
		fifty crores rupees or more, through a rights issue	extent applicable		
		shall satisfy the conditions of this Chapter at the			
		time of filing the draft letter of offer with the Board			
		and also at the time of filing the final letter of offer			
		with the stock exchanges, as the case may be.			
(1		Entities not able to make a rights issue			
61.		8			
		An issuer shall not be eligible to make a rights issue of specified securities:			
	a)	if the issuer, any of its promoters, promoter group or	Complied with	198	A distinct negative statement
	,	directors of the issuer are debarred from accessing	L		has been included in the
		the capital market by the Board;			section titled "Other
					Regulatory and Statutory
					Disclosures" of the LOF
	b)	if any of the promoters or directors of the issuer is a	Complied with	198	A distinct negative statement
		promoter or director of any other company which is	_		has been included in the
		debarred from accessing the capital market by the			section titled "Other
		Board.			Regulatory and Statutory
					Disclosures" of the LOF
	c)	if any of its promoters or directors is a fugitive	Complied with	198	A distinct negative statement
		economic offender.			has been included in the
					section titled "Other
					Regulatory and Statutory
					Disclosures" of the LOF
		Explanation: The restrictions under (a) and (b)	Not Applicable	-	-
		above will not apply to the persons or entities			
		mentioned therein who were debarred in the past by			
		the Board and the period of debarment is already			
		over as on the date of filing of the draft letter of			
		offer with the Board.			
62.		General conditions			
	(1)	The issuer making a rights issue of specified			
		securities shall ensure that:			
	(a)	It has made an application to one or more stock	Complied with	Cover Page	The Company has received in-

	I-RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		exchanges to seek an in-principle approval for			principle approvals from BSE
		listing of its specified securities on such stock			and NSE for listing the Rights
		exchanges and has chosen one of them as the			Equity shares vide their
		designated stock exchange, in terms of Schedule			respective letters dated
		XIX.			February 20, 2023 and
					February 21, 2023,
					respectively. NSE has chosen
					as the designated stock exchange.
	(b)	all its existing partly paid-up equity shares have	Complied with	50	A confirmation to this effect
	(0)	either been fully paid-up or have been forfeited;	Complied with	50	has been included in the
		enter been runy part-up of have been forfened,			section titled "Capital
					Structure" of the LOF
	(c)	It has made firm arrangements of finance through	Not applicable	51	A distinct negative statement
		verifiable means towards seventy five per cent. Of	TT	-	has been included in the
		the stated means of finance for the specific project			section titled "Objects of the
		proposed to be funded from issue proceeds,			issue" of the LOF
		excluding the amount to be raised through the			
		proposed rights issue or through existing identifiable			
		internal accruals.			
		Explanation - For the purpose of this regulation			
		'finance for the specific project' shall mean finance			
		of capital expenditures only.	Converting 1 - 14	5.4	
	(2)	The amount for general corporate purposes, as mentioned in objects of the issue in the draft letter of	Complied with	54	A confirmation to this effect has been included in the
		offer and the letter of offer, shall not exceed twenty			section titled "Objects of the
		five per cent. Of the amount raised by the issuer.			issue" of the LOF
	(2A)	The amount for:	Not Applicable		
	(i)	general corporate purposes, and	Not Applicable		
	(ii)	such objects where the issuer company has not	Not Applicable		
		identified acquisition or investment target, as			
		mentioned in objects of the issue in the draft offer			
		document and the offer document,			
		shall not exceed thirty five per cent. of the amount	Not Applicable		
		being raised by the issuer:			
		Provided that the amount raised for such objects	Not Applicable		
		where the issuer company has not identified			
		acquisition or investment target, as mentioned in			

CHAPTER III	-RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		objects of the issue in the draft offer document and			
		the offer document, shall not exceed twenty five per			
		cent. of the amount being raised by the issuer:			
		Provided further that such limits shall not apply if	Not Applicable		
		the proposed acquisition or strategic investment			
		object has been identified and suitable specific			
		disclosures about such acquisitions / investments are			
		made in the draft offer document and the offer			
		document at the time of filing of offer documents.			
	(3)	Where the issuer or any of its promoters or directors	Noted for compliance	-	As on the date of LOF, neither
		is a wilful defaulter or a fraudulent borrower, the			the issuer nor any of its
		promoters or promoter group of the issuer shall not			promoters or directors is a
		renounce their rights except to the extent of			wilful defaulter or a fraudulent
		renunciation within the promoter group.			borrower
	(4)	Where the issuer has issued SR equity shares to its	Not applicable	-	
		promoters or founders, then such a SR shareholder			
		shall not renounce their rights and the SR shares			
		received in a rights issue shall remain under lock-in			
		until conversion into equity shares having voting			
		rights same as that of ordinary equity shares along			
		with existing SR equity shares.			
					The Issue is a Rights Issue of
		PART II- ISSUE OF CONVERTIBLE DEBT			Rights Equity Shares along
		INSTRUMENTS AND WARRANTS			with Detachable Warrants
63		Additional requirements for issue of convertible		-	
		debt instruments			
	(1)	In addition to other requirements laid down in these	Not applicable	-	
		regulations, an issuer making a rights issue of			
		convertible debt instruments shall also comply with			
		the following conditions:			
	(a)	it has obtained credit rating from at least one credit	Not applicable	-	
		rating agency;			
	(b)	it has appointed at least one debenture trustee in	Not applicable	-	
		accordance with the provisions of the Companies			
		Act, 2013 and the Securities and Exchange Board of			
		India (Debenture Trustees) Regulations, 1993;			
	(c)	it shall create a debenture redemption reserve in	Not applicable	-	
		accordance with the provisions of the Companies			

CHAPTER III	-RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		Act, 2013 and rules made thereunder;			
	(d)	if the issuer proposes to create a charge or security	Not applicable	-	
		on its assets in respect of secured convertible debt			
		instruments, it shall ensure that:			
	(i)	such assets are sufficient to discharge the principal	Not applicable	-	
		amount at all times;			
	(ii)	such assets are free from any encumbrance;	Not applicable	-	
	(iii)	where security is already created on such assets in	Not applicable	-	
		favor of any existing lender or security trustee or the			
		issue of convertible debt instruments is proposed to			
		be secured by creation of security on a leasehold			
		land, the consent of such lender or security trustee or			
		lessor for a second or pari passu charge has been			
		obtained and submitted to the debenture trustee			
		before the opening of the issue;			
	(iv)	The security or asset cover shall be arrived at after	Not applicable	-	
		reduction of the liabilities having a first or prior			
		charge, in case the convertible debt instruments are			
		secured by a second or subsequent charge.			
	(2)	The issuer shall redeem the convertible debt	Not applicable	-	
		instruments in terms of the letter of offer.			
64		Roll over of non-convertible portion of partly			The Issue is a Rights Issue of
		convertible debt instruments			Rights Equity Shares along
	(1)	The non-convertible portion of partly convertible	Not applicable	-	with Detachable Warrants
		debt instruments issued by a listed issuer, the value			
		of which exceeds ten crore rupees, may be rolled			
		over, subject to compliance with the provisions of			
		the Companies Act, 2013 and the following			
		conditions:			
	(a)	Seventy five per cent. of the holders (in value) of the	Not applicable	-	
		convertible debt instruments of the issuer have,			
		through a resolution, approved the rollover through			
		postal ballot;			
	(b)	the issuer has, along with the notice for passing the	Not applicable	-	
		resolution, sent to all holders of the convertible debt			
		instruments, an auditors' certificate on the cash flow			
		of the issuer and with comments on the liquidity			
		position of the issuer;			

CHAPTER III	-RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(c)	the issuer has undertaken to redeem the non- convertible portion of the partly convertible debt instruments of all the holders of the convertible debt instruments who have not agreed to the resolution;	Not applicable	-	
	(d)	credit rating has been obtained from at least one credit rating agency registered with the Board within a period of one month prior to the due date of redemption and has been communicated to the holders of the convertible debt instruments, before the roll over;	Not applicable	-	
	(2)	The creation of fresh security and execution of fresh trust deed shall not be mandatory if the existing trust deed or the security documents provide for continuance of the security till redemption of secured convertible debt instruments: Provided that whether the issuer is required to create fresh security and to execute fresh trust deed or not shall be decided by the debenture trustee.	Not applicable	-	
65		Conversion of optionally convertible debt instruments into equity shares			The Issue is a Rights Issue of Rights Equity Shares along with Detachable Warrants
	(1)	An issuer shall not convert its optionally convertible debt instruments into equity shares unless the holders of such convertible debt instruments have sent their positive consent to the issuer and non- receipt of reply to any notice sent by the issuer for this purpose shall not be construed as consent for conversion of any convertible debt instruments.	Not applicable	-	
	(2)	Where the value of the convertible portion of any listed convertible debt instruments issued by an issuer exceeds ten crores and the issuer has not determined the conversion price of such convertible debt instruments at the time of making the issue, the holders of such convertible debt instruments shall be given the option of not converting the convertible portion into equity shares: Provided that where the upper limit on the price of	Not applicable	-	

CHAPTER III	CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments		
		such convertible debt instruments and justification					
		thereon is determined and disclosed to the investors					
		at the time of making the issue, it shall not be					
		necessary to give such option to the holders of the					
		convertible debt instruments for converting the					
		convertible portion into equity share capital within					
		the said upper limit					
	(3)	Where an option is to be given to the holders of the	Not applicable	-			
		convertible debt instruments in terms of sub-					
		regulation (2) and if one or more of such holders do					
		not exercise the option to convert the instruments					
		into equity share capital at a price determined in the					
		general meeting of the shareholders, the issuer shall					
		redeem that part of the instruments within one					
		month from the last date by which option is to be					
		exercised, at a price which shall not be less than its					
		face value.					
		Provided that the provisions of sub-regulation (3)					
		shall not apply if such redemption is in terms of the					
		disclosures made in the offer document.					
		Issue of convertible debt instruments for					
		financing					
66		An issuer shall not issue convertible debt	Not Applicable	-	The Issue is a Rights Issue of		
		instruments for financing or for providing loans to			Rights Equity Shares along		
		or for acquiring shares of any person who is part of			with Detachable Warrants		
		the promoter group or group companies:					
		Provided that an issuer shall be eligible to issue fully					
		convertible debt instruments for these purposes if					
		the period of conversion of such debt instruments is					
		less than eighteen months from the date of issue of					
		such debt instruments.					
		Issue of warrants					
67		An issuer shall be eligible to issue warrants subject to the following:		-			
	(a)	the tenure of such warrants shall not exceed eighteen	Complied with	41	A confirmation to this effect		
		months from their date of allotment in the rights			has been included in the		
		issue;			section titled "Section III-The		
					Issue" of the LOF		

	CHAPTER III-RIGHTS ISSUE							
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments			
	(b)	a specified security may have one or more warrants attached to it;	Complied	Cover Page	1 Rights Equity Shares for every 50 Equity Shares held on the Record Date along with 17 Detachable Warrant for every Rights Equity Share allotted.			
	(c)	The price or formula for determination of exercise price of the warrants shall be determined upfront and disclosed in the letter of offer and at least twenty-five per cent. of the consideration amount based on the exercise price shall also be received upfront; Provided that in case the exercise price of warrants is based on a formula, twenty-five per cent. Consideration amount calculated as per the formula with reference date being the record date shall be received upfront.	Complied with	225-226	Payment schedule has been included in the section titled "Terms of the Issue" of the LOF.			
	(d)	In case the warrant holder does not exercise the option to take equity shares against any of the warrants held by the warrant holder, within three months from the date of payment of consideration, such consideration made in respect of such warrants shall be forfeited by the issuer.	Noted for Compliance	226	Forfeiture clause has been included in the section titled "Risk Factors" and "Terms of the Issue" of the LOF.			
68		PART III: RECORD DATE						
	(1)	The issuer shall announce a record date for the purpose of determining the shareholders eligible to apply for specified securities in the proposed rights issue for such period as may be specified in the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.	Complied with	-	Record Date is February 28, 2023			
	(2)	The issuer shall not withdraw its rights issue after announcement of the record date. However, if the issuer withdraws the rights issue after announcing the record date, it shall not be eligible to make an application for listing of any of its specified securities on any stock exchange for a period of twelve months from the record date announced	Noted for compliance	-	-			

CHAPTER III	CHAPTER III-RIGHTS ISSUE							
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments			
		under sub-regulation (1):						
		Provided that the issuer may seek listing of its						
		equity shares allotted pursuant to conversion or						
		exchange of convertible securities, ESOPs or						
		exercise of warrants issued prior to the						
		announcement of the record date, on the stock						
		exchange where its securities are listed.						
69		PART IV – APPOINTMENT OF LEAD						
		MANAGERS AND OTHER						
		INTERMEDIARIES						
	(1)	The issuer shall appoint one or more merchant	Complied with	Cover Page				
		bankers, which are registered with the Board, as lead		and Page 44	Capital Private Limited have			
		manager(s) to the issue.			been appointed as the Lead			
					Manager to the issue			
	(2)	Where the issue is managed by more than one lead	Not Applicable	-	The Company has appointed			
		manager, the rights, obligations and responsibilities,			only one Lead Manager to the			
		relating inter alia to disclosures, allotment, refund			Issue			
		and underwriting obligations, if any, of each lead						
		manager shall be predetermined and be disclosed in						
		the draft letter offer and the letter of offer as						
		specified in Schedule I:			The 1 Merce and the second state 1 is			
	(3)	At least one lead manager to the issue shall not be an associate (as defined under the Securities and	Complied with to the	-	Lead Manager so appointed is			
			extent applicable		not an associate of the			
		Exchange Board of India (Merchant Bankers) Regulations, 1992) of the issuer and if any of the			Company			
		lead manager is an associate of the issuer, it shall						
		disclose itself as an associate of the issuer and its						
		role shall be limited to marketing of the issue.						
	(4)	The issuer shall, in consultation with the lead	Complied with		-			
		manager(s), appoint other intermediaries which are		-				
		registered with the Board after the lead manager(s)						
		have independently assessed the capability of other						
		intermediaries to carry out their obligations.						
	(5)	The issuer shall enter into an agreement with the	Complied with	248	The Company has entered into			
		lead manager(s) in the format specified in Schedule	comprise with		an Issue Agreement dated			
		II and also enter into agreements with other			February 28, 2023, with the			
		intermediaries as required under the respective			Lead Manager to the issue			
		interintegration and required under the respective	l .		Zena manager to the issue			



CHAPTER III-	RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		regulations applicable to the intermediary concerned: Provided that such agreements may include such other clauses as the issuer and the intermediaries may deem fit without diminishing or limiting in any way the liabilities and obligations of the lead manager(s), other intermediaries and the issuer under the Act, the Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and the rules and regulations made thereunder or any statutory modification or statutory enactment thereof: Provided further that in case of ASBA process, the issuer shall take cognisance of the deemed			
	(6)	agreement of the issuer with the self-certified syndicate banks. The issuer shall appoint bankers to an issue, at centers as specified in Schedule XII.	Complied with	45	The Company has appointed HDFC Bank Limited as
		centers as specified in Schedule All.			Banker to the Issue and has entered into an agreement dated February 22, 2023, in connection thereof.
	(7)	The issuer shall appoint a registrar to the issue registered with the Board, which has connectivity with all the depositories: Provided that if the issuer itself is a registrar, it shall not appoint itself as a registrar to the issue; Provided further that a lead manager shall not act as a registrar to the issue in which it is also handling the post-issue responsibilities.	Complied with	Cover Page, Page 45	The Company has appointed M/s Bigshare Services Private Limited as Registrar to the Issue and has entered into an agreement dated February 28, 2023, in connection thereof.
70		PART V: DISCLOSURES IN AND FILING OF LETTERS OF OFFER			
	(1)	The draft letter of offer and letter of offer shall contain all material disclosures which are true and adequate to enable the applicants to take an informed investment decision.	Complied with	-	-

	-RIGHTS ISSUE	1		•	
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(2)	Without prejudice to the generality of sub-regulation (1), the draft letter of offer and letter of offer shall contain disclosures as specified in Part B or Part B-1 of Schedule VI , as applicable.	Complied with to the extent applicable		The Letter of Offer contains disclosures as specified in Part B of Schedule VI.
	(3)	The lead manager(s) shall exercise due diligence and satisfy themselves about all aspects of the issue including the veracity and adequacy of disclosure in the draft letter of offer and the letter of offer.	Complied with		
	(4)	The lead manager(s) shall call upon the issuer, its promoters and its directors to fulfil their obligations as disclosed by them in the draft letter of offer and letter of offer and as required in terms of these Regulations.	Complied with and noted for compliance	-	-
	(5)	The lead manager(s) shall ensure that the information contained in the draft letter of offer and letter of offer and the particulars as per audited financial statements in the letter of offer are not more than six months old from the issue opening date.	Complied with	-	The financial information contained in the Letter of Offer is based on the Un- Audited Consolidated Financial Results for the quarter and nine months ended on December 31, 2022 and Audited Consolidated Financial Results of the Company as on March 31, 2022.
	(6)	An issuer shall make disclosures in the draft letter of offer, letter of offer and abridged letter of offer, if the issuer or any of its promoters or directors is a wilful defaulter or a fraudulent borrower.	Not Applicable	199	A negative statement has been included in section titled "Other Regulatory and Statutory Disclosures" of LOF
	(7)	In the letter of offer and the abridged letter of offer, the issuer shall disclose the process of credit of rights entitlements in the Demat account and renunciation thereof.	Complied with	219-221	
71		FILING OF THE DRAFT LETTER OF OFFER AND LETTER OF OFFER			
	(1)	Prior to making a rights issue, the issuer shall, except in case of a fast track issue, file a draft letter of offer, with the Board, in accordance with Schedule IV, along with fees as specified in	Not Applicable	-	The Issue is a fast track issue under Regulation 99 of the SEBI ICDR Regulations

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		Schedule III, with the Board and with the stock				
		exchange(s), through the lead manager(s).				
		Provided that the issuer shall, in case of fast track	Complied with	-	-	
		issue, file a letter of offer and pay fees as specified				
		in Schedule III with the Board.				
	(2)	The lead manager(s) shall submit the following to		-	-	
		the Board along with the draft letter of offer:				
	(a)	a certificate, confirming that an agreement has been	Not Applicable	-	The Issue is a fast track issue	
		entered into between the issuer and the lead			under Regulation 99 of the	
		manager(s) and includes content specified in			SEBI ICDR Regulations	
		Schedule II;				
	(b)	a due diligence certificate as per Form A of	Not Applicable	-		
		Schedule V;				
	(c)	in case of an issue of convertible debt instruments, a	Not Applicable	-		
		due diligence certificate from the debenture trustee				
		as per Form B of Schedule V;				
	(d)	A certificate confirming compliance of the	Not Applicable	-	7	
	, í	conditions specified in Part F of Schedule VI, if				
		applicable.				
	(3)	The issuer shall also file the draft letter of offer with	Complied with to the	-	-	
		the stock exchange(s) and shall submit to such stock	extent applicable			
		exchange(s), the Permanent Account Number, bank				
		account number and passport number of its				
		promoters where they are individuals, and				
		Permanent Account Number, bank account number,				
		company registration number or equivalent and the				
		address of the Registrar of Companies with which				
		the promoter is registered, where the promoter is a				
		body corporate.				
	(4)	The Board may specify changes or issue	Not Applicable	-		
		observations, if any, on the draft letter of offer	II			
		within thirty days from the later of the following				
		dates:				
	(a)	the date of receipt of the draft letter of offer, as	Not Applicable	-	1	
		applicable, under sub-regulation (1); or	PP			
	(b)	the date of receipt of satisfactory reply from the lead	Not Applicable	-		
		manager(s), where the Board has sought any	- FF			
		clarification or additional information from them; or				

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Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments		
	(c)	the date of receipt of clarification or information	Not Applicable	-			
		from any regulator or agency, where the Board has					
		sought any clarification or information from such					
		regulator or agency; or					
	(d)	The date of receipt of a copy of in-principle	Not Applicable	-			
		approval letter issued by the stock exchanges.					
	(5)	If the Board specifies any changes or issues	Not Applicable	-			
		observations on the draft letter of offer the issuer					
		and lead manager(s) shall carry out such changes in					
		the draft letter of offer and shall submit to the Board					
		an updated draft letter of offer complying with the					
		observations issued by the Board and highlighting					
		all changes made in the draft letter of offer before					
		filing the letter of offer with the stock exchanges.					
	(6)	If there are any changes in the draft letter of offer in	Noted for Compliance to	-			
		relation to the matters specified in Schedule XVI, an	the extent applicable				
		updated letter of offer or a fresh draft letter of offer,					
		as the case may be, shall be filed with the Board					
		along with fees specified in Schedule III.					
	(7)	The lead manager(s) shall submit the following	Not Applicable	-			
		documents to the Board after issuance of					
		observations by the Board or after expiry of the					
		period stipulated in sub-regulation (4) of regulation					
		71 if the Board has not issued observations:					
	(a)	a statement certifying that all changes, suggestions	Not Applicable	-			
		and observations made by the Board have been					
		incorporated in the letter of offer;					
	(b)	a due diligence certificate as per Form C of	Not Applicable	-			
		Schedule V, at the time of submission of the letter of					
		offer with stock exchange(s);					
	(c)	Due diligence certificate as per Form D of Schedule	Not Applicable	-			
		V, in the event the issuer has made a disclosure of					
		any material development by issuing a public notice.					
	(8)	Copy of the letter of offer shall also be filed with the	Complied With	-	-		
		Board and the stock exchanges through the lead					
		manager simultaneously with filing of the letter of					
		offer with the designated stock exchange.					
	(9)	The draft letter of offer and letter of offer shall also	Complied with to the	-	-		

CHAPTER III	-RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		be furnished to the Board in a soft copy.	extent applicable		
72.		DRAFT LETTER OF OFFER AND LETTER			
		OF OFFER TO BE AVAILABLE TO THE			
		PUBLIC			
	(1)	The draft letter of offer filed with the Board shall be	Not Applicable	-	The Issue is a fast track Rights
		made public for comments, if any, for a period of at			issue under Regulation 99 of
		least twenty one days from the date of filing, by			the SEBI ICDR Regulations
		hosting it on the websites of the Board, stock			
		exchanges where specified securities are proposed to			
		be listed and the lead manager(s) associated with the			
		issue.			
	(2)	The issuer shall, within two days of filing of the	Not Applicable	-	
		draft letter of offer with the Board, make a public			
		announcement in one English national daily			
		newspaper with wide circulation, one Hindi national			
		daily newspaper with wide circulation and one			
		regional language newspaper with wide circulation			
		at the place where the registered office of the issuer			
		is situated, disclosing to the public the fact of filing			
		of the draft letter of offer with the Board and			
		inviting the public to provide their comments to the			
		Board, the issuer or to the lead manager(s) in respect			
		of the disclosures made in the draft letter of offer.			
	(3)	The lead manager(s) shall, after expiry of the period	Not Applicable	-	The Issue is a fast track issue
		stipulated in sub-regulation (1), file with the Board,			under Regulation 99 of the
		details of the comments received by them or the			SEBI ICDR Regulations
		issuer from the public, on the draft offer document,			
		during that period and the consequential changes, if			
		any, that are required to be made in the draft offer			
		document.			
	(4)	The issuer and the lead manager(s) shall ensure that	Noted for Compliance	-	-
		the letters of offer are hosted on the websites as			
		required under these regulations and its contents are			
		the same as the versions as filed with the Board and			
		the stock exchanges, as applicable.			
	(5)	The lead manager(s) and the stock exchanges shall	Not Applicable	-	The Issue is a fast track Rights
		provide copies of the draft letter of offer to the			issue under Regulation 99 of
		public as and when requested and may charge a			the SEBI ICDR Regulations

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Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments		
		reasonable sum for providing a copy of the same.					
73		PART VI: PRICING					
	(1)	The issuer shall decide the issue price, in	Complied With	Cover Page,			
		consultation with the lead manager(s), before		41			
		determining the record date, which shall be					
		determined in consultation with the designated stock					
		exchange.					
	(2)	The issue price shall not be less than the face value	Complied With	Cover Page	The price of Rights Securities		
		of the specified securities.			is Rs. 700/- which is more than		
					the face value of Rs. 10/- each		
	(3)	The issuer shall disclose the issue price in the letter	Complied With	Cover Page,			
		of offer filed with the Board and the stock		41			
		exchange(s).					
74		PART VII: ISSUANCE CONDITIONS AND					
		PROCEDURE					
		Reservations					
	(1)	The issuer shall make a rights issue of equity shares	Not Applicable	-	The Company doesn't have		
		only if it has made reservation of equity shares of			any outstanding compulsorily		
		the same class in favor of the holders of outstanding			convertible debt instruments		
		compulsorily convertible debt instruments, if any, in					
		proportion to the convertible part thereof.					
	(2)	The equity shares so reserved for the holders of fully	Not Applicable	-			
		or partly compulsorily convertible debt instruments					
		shall be issued to the holder of such convertible debt					
		instruments at the time of conversion of such					
		convertible debt instruments, on the same terms at					
		which the equity shares offered in the rights issue					
		were issued.					
		Provided that for the purposes of offering such					
		rights entitlements, the issuer company shall not be					
		required to credit rights entitlements.					
	(3)	Subject to other applicable provision of these	Not Applicable	-			
		regulations, the issuer may make reservation for its					
		employees along with rights issue subject to the					
		condition that the value of allotment to any					
		employee shall not exceed two lakhs rupees.					
		Provided that in the event of under-subscription in	Not Applicable	-	-		

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		the employee reservation portion, the unsubscribed			
		portion may be allotted on a proportionate basis, for			
		a value in excess of two lakhs rupees, subject to the			
		total allotment to an employee not exceeding five			
		lakhs rupees.			
75		ABRIDGED LETTER OF OFFER			
	(1)	The abridged letter of offer shall contain the	Complied With	-	-
		disclosures as specified by the Board in Part F of			
		Schedule VI and shall not contain any matter			
		extraneous to the contents of the letter of offer.			
	(2)	Every application form distributed by the issuer or	Noted for Compliance	-	-
		any other person in relation to the issue shall be	-		
		accompanied by a copy of the abridged letter of			
		offer.			
		ASBA			
76		An applicant to the rights issue shall do so only	Noted for Compliance to	-	
		through the ASBA facility, which facility shall be	the extent applicable		
		provided by the issuer in the manner specified by			
		the Board:			
		Provided that payment through any other electronic			
		banking mode shall be permitted in respect of an			
		application made for any reserved portion outside			
		the issue period			
77.		AVAILABILITY OF LETTER OF OFFER AND			
		OTHER ISSUE MATERIALS			
	(1)	The lead manager(s) shall ensure availability of the	Noted for compliance to	-	
		letter of offer and other issue material including	the extent applicable		
		application forms with stock exchanges, registrar to			
		issue, registrar and share transfer agents, depository			
		participants, stock brokers, underwriters, and			
		bankers to the issue, investors' associations and self-			
		certified syndicate banks before the opening of the			
		issue.			
	(2)	The abridged letter of offer, along with application	Noted for compliance to	-	
		form, shall be dispatched through registered post or	the extent applicable		
		speed post or by courier service or by electronic			
		transmission to all the existing shareholders at least			
		three days before the date of opening of the issue.			
		three days before the date of opening of the issue.			

CHAPTER III	CHAPTER III-RIGHTS ISSUE							
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments			
	(3)	The letter of offer shall also be provided by the	Noted for compliance to	-				
		issuer or lead manager(s) to any existing shareholder	the extent applicable					
		who makes a request in this regard.						
77A		CREDIT OF RIGHTS ENTITLEMENTS AND						
		ALLOTMENT OF SPECIFIED SECURITIES						
	(1)	The rights entitlements shall be credited to the	Noted for Compliance to	219				
		Demat account of the shareholders before the date of	the extent applicable					
		opening of the issue.						
	(2)	Allotment of specified securities shall be made in	Noted for compliance to	219				
		the dematerialized form only	the extent applicable					
78		CONDITIONS FOR MAKING						
		APPLICATIONS ON PLAIN PAPER						
	(1)	Shareholders who have not received the application	Noted for compliance	211				
		form may make an application in writing on a plain	-					
		paper, along with the requisite application money.						
		Provided that SCSBs shall accept such application						
		forms only if all details required for making the						
		application as per these regulations are specified in						
		the plain paper application.						
	(2)	Shareholders making an application on plain paper	Noted for Compliance	211				
		shall not be entitled to renounce their rights and	-					
		shall not utilize the application form for any purpose						
		including renunciation even if it is received						
		subsequently.						
	(3)	If a shareholder makes an application both in an	Noted for compliance	211				
		application form as well as on a plain paper, both	-					
		applications are liable to be rejected.						
79		PROHIBITION ON PAYMENT OF						
		INCENTIVES						
-		Any person connected with the issue, shall not offer	Complied with and noted	-	-			
		any incentive, whether direct or indirect, in any	for compliance					
		manner, whether in cash or kind or services or	_					
		otherwise to any person for making an application in						
		the rights issue, except for fees or commission for						
		services rendered in relation to the issue.						
80		SECURITY DEPOSIT						
	(1)	The issuer shall, before the opening of the	Noted for compliance	-	NSE has been appointed as the			
		subscription list, deposit with the designated stock			designated Stock Exchange for			

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Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		exchange, an amount calculated at the rate of one			the Issue
		per cent. Of the issue size in the manner specified by			
		the Board and/or stock exchange(s).			
	(2)	The amount specified in sub-regulation (1) shall be	Noted for compliance	-	-
		refundable or forfeitable in the manner specified by			
		the Board.			
81		UNDERWRITING			
	(1)	If the issuer desires to have the issue underwritten, it	Not Applicable	-	-
		shall appoint merchant bankers or stock brokers,			
		registered with the Board, to act as underwriters:			
		Provided that the issue can be underwritten only to			
		the extent of entitlement of shareholders other than			
		the promoters and promoter group.			
	(2)	In case of every underwritten issue, the lead	Not Applicable	-	-
		manager(s) shall undertake minimum underwriting			
		obligations as specified in the Securities and			
		Exchange Board of India (Merchant Bankers)			
		Regulations, 1992.			
82		MONITORING AGENCY	~		
	(1)	If the issue size exceeds one hundred crore rupees,	Complied With	46	The Company has appointed
		the issuer shall make arrangements for the use of			Credit Rating Information
		proceeds of the issue to be monitored by a credit			Services of India Limited
		rating agency registered with the Board:			(CRISIL) as the Monitoring
					Agency for the issue.
					The Company has a line
					The Company has entered into
					a Monitoring Agency
					Agreement dated February 14,
					2023 in connection with the
		Provided that nothing contained in this clause shall	Not Applicable		issue thereof
		apply to an issue of specified securities made by a	Not Applicable	-	-
		bank or public financial institution or an insurance			
	(2)	company. The monitoring agency shall submit its report to the	Noted for compliance		
	(2)	issuer in the format specified in Schedule XI on a	Troted for compliance	-	-
		quarterly basis, till hundred per cent. of the proceeds			
		of the issue actually raised have been utilised.			
		of the issue actually faised have been utilised.			

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its	Comme	Page No.	Status of Compliance	Contents	Sub-Regulation	Regulation	
-		-	Noted for compliance	The board of directors and the management of the	(3)		
				issuer shall provide their comments on the findings			
				of the monitoring agency as specified in Schedule			
				XI.			
-		-	Noted for compliance	The issuer shall, within forty five days from the end	(4)		
				of each quarter, publicly disseminate the report of			
				the monitoring agency by uploading the same on its			
				website as well as submitting the same to the stock			
				exchange(s) on which its equity shares are listed.			
				PUBLIC COMMUNICATIONS, PUBLICITY			
				MATERIALS, ADVERTISEMENTS AND			
				RESEARCH REPORTS.			
		-	Noted for compliance	All public communication, publicity materials,		83.	
				advertisements and research reports shall comply			
				with the provisions of Schedule IX.			
				ISSUE-RELATED ADVERTISEMENTS		84.	
			Noted for Compliance	The issuer shall issue an advertisement in at least	(1)		
			_	one English national daily newspaper with wide			
				circulation, one Hindi national daily newspaper with			
				wide circulation and one regional language daily			
				newspaper with wide circulation, at the place where			
				registered office of the issuer is situated [and also			
				give an intimation to the stock exchanges for			
				dissemination on their websites], at least [two] days			
				before the date of opening of the issue, disclosing			
				the following:			
		-	Noted for compliance	the date of completion of dispatch of abridged letter	(a)		
			-	of offer and the application form;			
-		-	Noted for compliance		(b)		
			-				
		1	Noted for compliance	statement that if the shareholders entitled to receive	(c)		
					X-7		
-		-	Noted for compliance Noted for compliance	the centres other than registered office of the issuer where the shareholders or the persons entitled to receive the rights entitlements may obtain duplicate copies of the application form in case they do not receive the application form within a reasonable time after opening of the rights issue;	(b) (c)		

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Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		through the form available on the website of			
		Registrar, stock exchanges or lead managers or in			
		writing on a plain paper to subscribe to the Rights			
		Issue along with a format specifying therein the			
		necessary particulars such as name, address, ratio of			
		rights issue, issue price, number of equity shares			
		held, ledger folio numbers, depository participant			
		ID, client ID, number of equity shares entitled and			
		applied for, additional shares if any, and the amount			
		to be blocked with SCSB along with the application			
	(e)	a statement to the effect that if the shareholder	Noted for compliance	-	-
		makes an application using the application form as	-		
		well as plain paper, both the applications shall be			
		liable to be rejected at the option of the issuer.			
	(2)	During the period the issue is open for subscription,	Noted for compliance	-	-
		no advertisement shall be released giving an	1		
		impression that the issue has been fully subscribed			
		or oversubscribed, or indicating investors' response			
		to the issue.			
	(3)	An announcement regarding closure of issue shall	Not Applicable	-	_
		be made only after the lead manager(s) is satisfied			
		that at least ninety per cent. of the offer through			
		letter of offer has been subscribed and a certificate			
		has been obtained to that effect from the registrar to			
		the issue:			
		Provided that such an announcement shall not be			
		made before the date on which the issue is to be			
		closed except for issue closing advertisement made			
		in the format prescribed in these regulations.			
85.		OPENING OF THE ISSUE			
		Subject to the compliance with the provisions of the	Not applicable	1.	The issue is a fast track Rights
		Companies Act, 2013, a rights issue may be opened	TT		issue under Regulation 99 of
		within twelve months from the date of issuance of			the SEBI ICDR Regulations
		the observations by the Board under regulation 71.			
		Provided that in case of a fast track issue, the issue	Noted for compliance	Cover page	-
		shall open within twelve months from the record	prove and the second second	Color puge	
		date.			
				1	<u> </u>

CHAPTER III-	RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
86.		MINIMUM SUBSCRIPTION			
	(1)	The minimum subscription to be received in the	Not Applicable	46	-
		issue shall be at least ninety per cent. of the offer			
		through the offer document.			
		Provided that minimum subscription criteria shall			
		not be applicable to an issuer if:			
		a) the object of the issue involves financing other			
		than financing of capital expenditure for a			
		project; and			
		b) the promoters and the promoter group of the			
		issuer undertake to subscribe fully to their			
		portion of rights entitlement and do not			
		renounce their rights except to the extent of			
	(2)	renunciation within the promoter group. In the event of non-receipt of minimum subscription	Not Applicable	46	
	(2)	referred to in sub-regulation (1), all application	Not Applicable	40	-
		monies received shall be refunded to the applicants			
		forthwith, but not later than four days from the			
		closure of the issue.			
87.		PERIOD OF SUBSCRIPTION			
		The rights issue shall be kept open for subscription	Noted for compliance	Cover page	The Issue Opening date is
		for a minimum period of seven days and for a	- · · · · · · · · · · · · · · · · · · ·	oover page	March 09, 2023 and Issue
		maximum period of thirty days and no withdrawal			Closing Date is March 17,
		of application shall be permitted after the issue			2023.
		closing date.			
88.		PAYMENT OPTIONS			
		The issuer shall give one of the following payment	Complied With	-	-
		options to all the shareholders for each type of			
		instrument:			
	(a)	part payment on application with balance money to	Complied With	Cover Page	For Rights Equity share:
		be paid in calls; or			100% payment on application.
	(b)	full payment on application:	Complied With	Cover Page	For Detachable Warrants:
		Provided that the part payment, if any, on			- 25% on Application
		application shall not be less than twenty five per			- 75% upon exercise of
		cent. of the issue price and such issuer shall obtain			warrants
		the necessary regulatory approvals to facilitate the			
		same:	Note 1 Composition 11	-	
		Provided further that payment of balance money in	Noted for compliance	-	-

CHAPTER III	CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments		
		calls, outside the issue period, may be through					
		electronic banking modes.					
89.		MANNER OF CALLS					
		If the issuer proposes to receive subscription monies	Not Applicable	-			
		in calls, it shall ensure that the outstanding					
		subscription money is called within twelve months					
		from the date of allotment in the issue and if any					
		applicant fails to pay the call money within the said					
		twelve months, the equity shares on which there are					
		calls in arrear along with the subscription money					
		already paid on such shares shall be forfeited:					
		Provided further that it shall not be necessary to call	Not applicable	-			
		the outstanding subscription money within twelve					
		months, if the issuer has appointed a monitoring					
		agency in terms of regulation 82.					
90.		ALLOTMENT PROCEDURE AND BASIS OF					
		ALLOTMENT					
	(1)	The issuer shall not make any allotment in excess of	Noted for compliance	-	-		
		the specified securities offered through the letter of					
		offer, except as provided in regulation 74(1) and (2)					
	(2)	Allotment shall be made in the following manner:					
	(a)	Full allotment to those eligible shareholders who	Noted for compliance	231	-		
		have applied for their rights entitlement either in full					
		or in part and also to the renouncee(s), who has/have					
		applied for the specified securities renounced in					
		their favour, in full or in part, as adjusted for					
		fractional entitlement					
	(b)	Allotment to eligible shareholders who having	Noted for compliance	231	-		
		applied for the specified securities in full to the					
		extent of their rights entitlement and have also					
		applied for additional specified securities, shall be					
		made as far as possible on an equitable basis having					
		due regard to the number of specified securities held					
		by them on the record date, provided there is an					
		under-subscribed portion after making allotment in					
		(a) above.					
	(c)	Allotment to the renounces, who having applied for	Noted for compliance	231	-		
		the specified securities renounced in their favor and					

CHAPTER III-	RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		also applied for additional specified securities,			
		provided there is an under-subscribed portion after			
		making full allotment specified in (a) and (b) above.			
		The allotment of such additional specified securities			
		may be made on a proportionate basis.			
	(4)	The authorized employees of the designated stock	Noted for compliance	-	-
		exchange along with the lead manager(s) and			
		registrars to the issue shall ensure that the basis of			
		allotment is finalized in a fair and proper manner as			
		may be prescribed by the Board.			
91.		ALLOTMENT, REFUND AND PAYMENT OF			
		INTEREST			
	(1)	The issuer and lead manager(s) shall ensure that the	Noted for Compliance	231, 232	-
		specified securities are allotted and/or application			
		monies are refunded or unblocked within such			
		period as may be specified by the Board.			
	(2)	The lead manager(s) shall ensure that the allotment,	Noted for Compliance to	231, 232, 233	-
		credit of dematerialized securities, refunding or	the extent applicable		
		unblocking of application monies, as may be			
		applicable, are done electronically.			
	(3)	Where the specified securities are not allotted and/or	Noted for compliance	231, 232	-
		application monies are not refunded or unblocked			
		within the period stipulated in sub-regulation (1)			
		above, the issuer shall undertake to pay interest at			
		the rate of fifteen per cent. per annum to the			
		shareholders within such time as disclosed in the			
		draft letter of offer and the letter of offer and the			
		lead manager(s) shall ensure the same.			
92.	(1)	POST-ISSUE ADVERTISEMENTS	N. (. 1 C		
	(1)	The lead manager(s) shall ensure that an	Noted for compliance	-	-
		advertisement giving details relating to subscription,			
		basis of allotment, number, value and percentage of			
		all applications including ASBA, number, value and			
		percentage of successful allottees for all applications			
		including ASBA, date of completion of despatch of			
		refund orders, as applicable, or instructions to self-			
		certified syndicate banks by the Registrar, date of			
		despatch of certificates or date of credit of specified			

CHAPTER III-H	RIGHTS ISSUE				
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		securities, as applicable, and date of filing of listing			
		application, etc. is released within ten days from the			
		date of completion of the various activities in at			
		least one English national daily newspaper with			
		wide circulation, one Hindi national daily			
		newspaper with wide circulation and one regional			
		language daily newspaper with wide circulation at			
		the place where registered office of the issuer is			
		situated.			
	(2)	Details specified in sub regulation (1) shall also be	Noted for compliance	-	-
		placed on the websites of the stock exchanges where	1		
		the securities are listed.			
93.		POST-ISSUE RESPONSIBILITIES OF THE			
		LEAD MANAGER(S)			
	(1)	The responsibility of the lead manager(s) shall	Noted for compliance	-	-
		continue until completion of the issue process and	-		
		for any issue related matter thereafter.			
	(2)	The lead manager(s) shall regularly monitor	Noted for compliance	-	-
		redressal of investor grievances arising from any	1		
		issue related activities.			
-	(3)	The lead manager(s) shall continue to be responsible	Noted for compliance	-	-
		for post-issue activities till the applicants have	-		
		received, credit to their demat account or refund of			
		application monies and listing or trading permission			
		is obtained.			
	(4)	The lead manager(s) shall be responsible for and co-	Noted for compliance	-	-
		ordinate with the registrars to the issue and with	-		
		various intermediaries at regular intervals after the			
		closure of the issue to monitor the flow of			
		applications from self-certified syndicate banks,			
		processing of the applications including application			
		form for ASBA and other matters till the basis of			
		allotment is finalised, credit of the specified			
		securities to the dematerialised accounts of the			
		allottees, as applicable and unblocking of ASBA			
		accounts/ despatch of refund orders are completed			
		and securities are listed, as applicable.			
		and securities are listed, as applicable.			

CHAPTER III-	CHAPTER III-RIGHTS ISSUE							
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments			
	(5)	Any act of omission or commission on the part of	Noted for compliance	-	-			
		any of the intermediaries noticed by the lead						
		manager(s) shall be duly reported by them to the						
		Board.						
	(6)	In case there is a devolvement on underwriters, the	Not Applicable	-	The Issue is not underwritten			
		lead manager(s) shall ensure that the notice for						
		devolvement containing the obligation of the						
		underwriters is issued within ten days from the date						
		of closure of the issue.						
	(7)	In case of undersubscribed issues that are	Not applicable	-	The issue is not underwritten			
		underwritten, the lead manager(s) shall furnish						
		information to the Board in respect of underwriters						
		who have failed to meet their underwriting						
		devolvement in the format specified in Schedule						
		XVIII.						
94		RELEASE OF SUBSCRIPTION MONEY						
	(1)	The lead manager(s) shall confirm to the bankers to	Noted for compliance	-	-			
		the issue by way of copies of listing and trading						
		approvals that all formalities in connection with the						
		issue have been completed and that the banker is						
		free to release the money to the issuer or release the						
		money for refund in case of failure of the issue.						
	(2)	In case the issuer fails to obtain listing or trading	Noted for compliance to	224	-			
		permission from the stock exchanges where the	the extent applicable					
		specified securities were listed, it shall refund						
		through verifiable means the entire monies received						
		within four days of receipt of intimation from stock						
		exchanges rejecting the application for listing of						
		specified securities, and if any such money is not						
		repaid within four days after the issuer becomes						
		liable to repay it the issuer and every director of the						
		company who is an officer in default shall, on and						
		from the expiry of the fourth day, be jointly and						
		severally liable to repay that money with interest at						
		the rate of fifteen per cent. per annum.						
	(3)	The lead manager(s) shall ensure that the monies	Noted for compliance	-	-			
		received in respect of the rights issue are released to						
		the issuer in compliance with the provisions of sub-						

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		section (3) of section 40 of the Companies Act,				
		2013, as applicable.				
95.		REPORTING OF TRANSACTIONS OF THE				
		PROMOTERS AND PROMOTER GROUP				
		The issuer shall ensure that all transactions in	Noted for compliance	-	-	
		securities by the promoters and promoter group				
		between the date of filing of the draft letter of offer				
		or letter of offer, as the case may be, and the date of				
		closure of the issue shall be reported to the stock				
		exchanges where the specified securities of the				
		issuer are to be listed, within twenty four hours of				
		such transactions.				
96.		POST-ISSUE REPORTS				
		The lead manager(s) shall submit post-issue reports				
		as follows:				
	(a)	initial post-issue report as specified in Part B of	Noted for compliance	-	-	
		Schedule XVII, within three working days of				
		closure of the issue;				
	(b)	Final post-issue report as specified in Part C of	Noted for compliance	-	-	
		Schedule XVII, within fifteen days of the date of				
		finalization of basis of allotment or within fifteen				
		days of refund of money in case of failure of the				
		issue.				
		PART VIII: MISCELLEANEOUS				
97		Restriction on further capital issues				
		An issuer shall not make any further issue of	-	-	-	
		specified securities in any manner whether by way				
		of public issue, rights issue, preferential issue,				
		qualified institutions placement, issue of bonus				
		shares or otherwise, except pursuant to an employee				
		stock option scheme:				
	(a)	in case of a fast track issue, during the period	Noted for compliance	-	-	
		between the date of filing the letter of offer with the				
		stock exchanges where the securities are proposed to				
		be listed and the listing of the specified securities				
		offered through the letter of offer or refund of				
		application monies; or				
	(b)	In case of other issues, during the period between	Not Applicable	-	-	

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		the date of filing the draft letter of offer with the				
		Board and the listing of the specified securities				
		offered through the letter of offer or refund of				
		application monies;				
		Unless full disclosures regarding the total number of				
		specified securities or amount proposed to be raised				
		from such further issue are made in such draft letter				
		of offer or letter of offer, as the case may be.				
98.		ALTERATION OF RIGHTS OF HOLDERS OF				
		SPECIFIED SECURITIES				
		The issuer shall not alter the terms (including the	Noted for compliance	-	-	
		terms of issue) of specified securities which may	-			
		adversely affect the interests of the holders of those				
		specified securities, except with the consent in				
		writing of the holders of not less than three-fourths				
		of the specified securities of that class or with the				
		sanction of a special resolution passed at a meeting				
		of the holders of the specified securities of that				
		class.				
99.		PART IX: FAST TRACK RIGHTS ISSUE				
		Unless otherwise specified, nothing contained in				
		sub-regulations (1), (2), (4) and (5) of regulation 71				
		shall apply if the issuer satisfies the following				
		conditions for making a rights issue through the fast				
		track route -				
	(a)	the equity shares of the issuer have been listed on	Complied with	199	-	
		any stock exchange for a period of at least three				
		years immediately preceding the reference date;				
	(b)	the entire shareholding of the promoter group of the	Complied with	199	-	
		issuer is held in dematerialised form on the				
		reference date;				
	(c)	the average market capitalisation of public	Complied with	199	-	
		shareholding of the issuer is at least two hundred	_			
		and fifty crore rupees in at least one of the				
		recognized stock exchanges with nationwide trading				
		terminal, where its securities are listed;				
	(d)	the annualised trading turnover of the equity shares	Complied with	199	-	
		of the issuer during six calendar months				

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		immediately preceding the month of the reference				
		date has been at least two per cent. of the weighted				
		average number of equity shares listed during such				
		six months' period:				
		Provided that for issuers, whose public shareholding				
		is less than fifteen per cent. of its issued equity				
		capital, the annualised trading turnover of its equity				
		shares has been at least two per cent. of the				
		weighted average number of equity shares available				
		as free float during such six months' period;				
	(e)	the annualized delivery-based trading turnover of	Complied with	199	-	
		the equity shares during six calendar months	1			
		immediately preceding the month of the reference				
		date has been at least ten per cent. of the annualized				
		trading turnover of equity shares during such six				
		months' period;				
	(f)	the issuer has been in compliance with the equity	Complied with	199		
		listing agreement or the Securities and Exchange	I I I I I I I I I I I I I I I I I I I			
		Board of India (Listing Obligations and Disclosure				
		Requirements) Regulations, 2015, as applicable, for				
		a period of at least three years immediately				
		preceding the reference date:				
		Provided that if the issuer has not complied with the	Complied with to the	200		
		provisions of the listing agreement or the Securities	extent applicable	200		
		and Exchange Board of India (Listing Obligations	entent apprendie			
		and Disclosure Requirements) Regulations, 2015, as				
		applicable, relating to composition of board of				
		directors, for any quarter during the last three years				
		immediately preceding the reference date, but is				
		compliant with such provisions at the time of filing				
		of letter of offer, and adequate disclosures are made				
		in the letter of offer about such non-compliances				
		during the three years immediately preceding the				
		reference date, it shall be deemed as compliance				
		with the condition;				
		Provided further that imposition of only monetary				
		fines by stock exchanges on the issuer shall not be a				
		ground for ineligibility for undertaking issuances				
		ground for mengionity for undertaking issuances				

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		under this regulation;				
	(g)	the issuer has redressed at least ninety five per cent.	Complied with	200		
		of the complaints received from the investors till the				
		end of the quarter immediately preceding the month				
		of the reference date;				
	(h)	that no show-cause notices, excluding proceedings	Not Applicable	200	No such proceedings initiated	
		for imposition of penalty, have been issued by the				
		Board and pending against the issuer or its				
		promoters or whole-time directors as on the				
		reference date.;				
		In cases where against the issuer or its promoters or				
		whole-time directors,				
		i) show-cause notice(s) has been issued by the Board				
		or the Adjudicating Officer, in a proceeding for				
		imposition of penalty; or				
		ii) prosecution proceedings have been initiated by				
		the Board;				
		necessary disclosures in respect of such action(s)				
		along-with its potential adverse impact on the issuer				
		shall be made in the letter of offer.;				
	(i)	if the issuer or the promoter or the promoter group	Not applicable	200	No such settlement	
		or the director of the issuer has settled any alleged			proceedings	
		violations of securities laws through the settlement				
		mechanism of the Board in the past three years				
		immediately preceding the reference date, then the				
		disclosure of such compliance of the settlement				
		order, shall be made in the letter of offer;				
	(j)	the equity shares of the issuer have not been	Complied with	200	No such suspension	
		suspended from trading as a disciplinary measure				
		during last three years immediately preceding the				
		reference date;				
	(k)	there shall be no conflict of interest between the lead	Complied with	200	-	
		manager(s) and the issuer or its group companies in				
		accordance with the applicable regulations.				
	(1)	the promoters and promoter group shall mandatorily	Noted for compliance	200		
		subscribe to their rights entitlement and shall not				
		renounce their rights, except to the extent of				
		renunciation within the promoter group or for the				

CHAPTER III-RIGHTS ISSUE						
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		purpose of complying with minimum public				
		shareholding norms prescribed under the Securities				
		Contracts (Regulation) Rules, 1957;				
	(m)	for audit qualifications, if any, in respect of any of	Not applicable	200	No such audit qualification(s)	
		the financial years for which accounts are disclosed				
		in the letter of offer, the issuer shall provide the				
		restated financial statements adjusting for the impact				
		of the audit qualifications.				
		Further, for the qualifications wherein impact on the				
		financials cannot be ascertained the same shall be				
		disclosed appropriately in the letter of offer.				
		Explanation: For the purpose of this regulation:				
		(i) "average market capitalisation of public				
		shareholding" means the sum of daily market				
		capitalisation of public shareholding for a period of				
		one year up to the end of the quarter preceding the				
		month in which the proposed issue was approved by				
		the shareholders or the board of the issuer, as the				
		case may be, divided by the number of trading days.				
		(ii) "public shareholding" shall have the same				
		meaning as assigned to it under the Securities				
		Contracts (Regulation) Rules, 1957.				
		(iii) "reference date" means the date of filing the				
		letter of offer with the designated stock exchange.				
		(iv) "audit qualifications" for this regulation shall be				
		those disclosed under applicable accounting				
		standard relating to modification to the opinion in				
		the independent auditor's report and requires a				
		qualified opinion, adverse opinion or disclaimer of				
		opinion for material misstatements.				
100.		ISSUE CONDITIONS				
	(1)	The issuer shall file the letter of offer in accordance	Complied with	-	-	
		with sub-regulation 8 and 9 of regulation 71 and				
		shall pay fees to the Board as specified in Schedule				
		III.				
	(2)	The lead manager(s) shall submit to the Board, the		-	-	
		following documents along with the letter of offer:				
	(a)	a due diligence certificate as per Form A of	Complied with	-	-	
CHAPTER III-R	IGHTS ISSUE					
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Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments	
		Schedule V including additional confirmations as				
		specified in Form E of Schedule V;				
	(b)	in case of a fast track issue of convertible debt	Not Applicable		The Issue is a Rights Issue of	
		instruments, a due diligence certificate from the			Rights Equity Shares along	
		debenture trustee as per Form B of Schedule V.			with Detachable warrants	

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
0		PART-B DISCLOSURES IN OFFER LETTER	-		
		[See Regulation 70(2)]			
(1)		An issuer, satisfying the following conditions, shall			
		make the disclosures as specified in clause (4) of this			
		Part, in the draft letter of offer/letter of offer:			
	(a)	The periodic reports, statements and information are	Complied with to the	201	
		being filed in compliance with the listing agreement	extent applicable		
		or the Securities and Exchange Board of India			
		(Listing Obligations and Disclosure Requirements)			
		Regulations, 2015, as applicable for the last one year			
		immediately preceding the date of filing the letter of			
		offer with the designated stock exchange in case of a			
		fast track issue and in any other case, the date of			
		filing the draft letter of offer with the Board;			
	(b)	the reports, statements and information referred to in	Complied With	201	
		sub-clause (a) above are available on the website of			
		any stock exchange;			
	(c)	the issuer has investor grievance-handling	Complied with	201	
		mechanism which includes meeting of the			
		Stakeholders' Relationship Committee at frequent			
		intervals, appropriate delegation of power by the			
		board of directors of the issuer as regards share			
		transfer and clearly laid down systems and			
		procedures for timely and satisfactory redressal of			
		investor grievances.			
(2)		If the issuer does not satisfy the conditions specified	Not applicable	-	
		in clause (1), it shall make disclosures in the letter of			
		offer as specified in Part B-1 of this Schedule.			
(3)		Following issuers shall mandatorily make			

Corporate Professionals SCHEDULE VL-DISCLOSURES IN THE OFFER DOCUMENT ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		disclosures in the draft letter of offer/letter of offer as			
		specified in Part B-1 of this Schedule:			
	(a)	an issuer whose management has undergone any	Not applicable	-	-
		change pursuant to acquisition of control in			
		accordance with the provisions of Securities and			
		Exchange Board of India (Substantial Acquisition of			
		Shares and Takeovers) Regulations, 1997 or the			
		Securities and Exchange Board of India (Substantial			
		Acquisition of Shares and Takeovers) Regulations,			
		2011, as applicable and is making a rights issue of			
		specified securities for the first time subsequent to			
		such change and a period of three full years has not			
		elapsed since such a change;			
	(b)	an issuer whose specified securities have been listed	Not applicable	-	-
		consequent to the relaxation granted by the Board			
		under sub-rule (7) of rule 19 of the Securities			
		Contracts (Regulation) Rules, 1957 for listing of its			
		specified securities pursuant to a scheme sanctioned			
		by a High Court under sections 391 to 394 of the			
		Companies Act, 1956 or approved by a tribunal			
		under sections 230-234 of the Companies Act, 2013,			
		as applicable, and is making a rights issue of			
		specified securities for the first time subsequent to			
		such listing and a period of three full years has not			
		elapsed since such listing.			
(4)		An issuer proposing a rights issue shall make the			
		following disclosures, as far as possible, in the letter			
		of offer in the order in which the disclosures are			
		specified in this clause:			
	(1)	Cover Pages: The cover page paper shall be of	Complied with	Cover page	
		adequate thickness (minimum hundred GSM		1.5	
		quality).			
	(A)	Front Cover Pages:			
	(i)	Front inside cover page shall be kept blank.	Complied with	Cover Page	
	(ii)	Front outside cover page shall contain only the			
		following details:			
	(a)	Type of letter of offer ("Draft Letter of Offer" or	Complied with	Cover Page	

Corporate Professionals SCHEDULE VL-DISCLOSURES IN THE OFFER DOCUMENT ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		"Letter of Offer").			
	(b)	Date of the draft letter of offer / letter of offer.	Complied with	Cover Page	
	(c)	Name of the issuer, its logo, date and place of its incorporation, corporate identity number, telephone number, address of its registered and corporate offices, website address and e-mail address (mention if where there has been any change in the address of the registered office or the name of the issuer,	Complied with	Cover Page	
		reference to the page of the offer document where datails thereof are given)			
	(d)	details thereof are given).Nature, number and price of specified securitiesoffered and issue size, as may be applicable.	Complied With	Cover Page	
	(e)	Name of the promoter.	Complied With	Cover Page	
	(f)	Details of the issuer or any of its promoters or directors being a wilful defaulter or a fraudulent borrower.	Complied with	Cover page	
	(g)	The following clause on "General Risk" shall be incorporated in a box format: "Investment in equity and equity related securities involve a degree of risk and investors should not invest any funds in this offer unless they can afford to take the risk with such investment. Investors are advised to read the risk factors carefully before taking an investment decision in this offering. For taking an investment decision, investors shall rely on their own examination of the issuer and the offer including the risks involved. The securities have not been recommended or approved by the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of this document. Specific attention of investors is invited to the statement of 'Risk factors' given on page number under the section 'General Risks'."	Complied with	Cover page	
	(h)	The following clause on 'Issuer's Absolute Responsibility' shall be incorporated in a box format: "The issuer, having made all reasonable inquiries,	Complied with	Cover page	

gulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		accepts responsibility for and confirms that this letter			
		of offer contains all information with regard to the			
		issuer and the issue, which is material in the context			
		of the issue, and that the information contained in the			
		letter of offer is true and correct in all material			
		aspects and is not misleading in any material respect,			
		that the opinions and intentions expressed herein are			
		honestly held and that there are no other facts, the			
		omission of which make this document as a whole or			
		any of such information or the expression of any			
		such opinions or intentions misleading in any			
		material respect."			
	(i)	Names, logos and addresses of all the lead	Complied with	Cover page	
		manager(s) with their titles who have signed the due			
		diligence certificate and filed the letter of offer with			
		the Board, along with their telephone numbers,			
		website addresses and e-mail addresses. (Where any			
		of the lead manager(s) is an associate of the issuer, it			
		shall disclose itself as an associate of the issuer and			
		that its role is limited to marketing of the issue.)			
	(j)	Name, logo and address of the registrar to the issue,	Complied with	Cover page	
		along with its telephone number, website address			
		and e-mail address.			
	(k)	Issue schedule:	Complied with	Cover page	1
		\Box Date of opening of the issue	-		
		□ Date of closing of the issue			
	(1)	Name(s) of the stock exchanges where the specified	Complied with	Cover page	
		securities are listed and the details of their in-			
		principle approval for listing obtained from these			
		stock exchange(s).			
	п	BACK COVER PAGES:		-	
		The back inside cover page and back outside cover	Complied with	-	
		page shall be kept blank.			

Corporate Professionals SCHEDULE VL-DISCLOSURES IN THE OFFER DOCUMENT ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	III	TABLE OF CONTENTS:		-	-
		The table of contents shall appear immediately after the front inside cover page.	Complied with	-	-
	IV	DEFINITIONS AND ABBREVIATIONS:		-	-
	(A)	Conventional or general terms	Complied with	1	-
	(B)	Issue related terms	Complied with	2	-
	(C)	Issuer and industry related terms	Complied with	6	-
	(D)	Abbreviations	Complied with to the extent applicable	6,7,8,9,10	-
	V	LETTER OF OFFER SUMMARY			
		This section shall contain summary of the following information, as applicable:	Complied with	-	-
	(A)	Primary business of the Issuer in not more than 50 words;	Complied with	19	
	(B)	Objects of the issue in a tabular format;	Complied with	19	
	(C)	Intention and extent of participation by the promoter and promoter group in the issue with respect to:	Complied with	19	
	(a)	Their rights entitlement.	Complied with	19	
	(b)	their intention to subscribe over and above their right entitlement	Complied with	19	
	(D)	Summary table of outstanding litigations and a cross- reference to the section titled 'Outstanding Litigations and Defaults';	Complied with	19, 20	
	(E)	Cross-reference to the section titled 'Risk Factors'.	Complied with	20	
	(F)	Cross-reference to contingent liabilities of the issuer as disclosed in audited financial statements.	Complied with	20	
	(G)	Cross-reference to related part transactions (RPT) as disclosed in audited financial statements.	Complied with	20	
	(H)	Any issuances of equity shares made in the last one year for consideration other than cash.	Complied with	20	A distinct negative statement has been included in the section titled "Summary of letter of offer" of the LOF
	VI	RISK FACTORS:			
	(A)	Risk factors shall be printed in clear readable font	Complied with	-	-

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		(preferably of minimum point ten size).			
	(B)	Risk factors shall be in relation to the following:		-	-
	(1)	issue and objects of the issue;	Complied with	21	
	(2)	issuer and its ongoing business activities;	Complied with	21	
	(3)	summary of outstanding litigations as disclosed in the section on litigation in a tabular format along with amount involved, wherever quantifiable. Issuer shall also separately highlight any criminal and regulatory matters which may have any material adverse effect on the issuer.	Complied with	24,25	
	(C)	Risk factors shall be determined on the basis of their materiality. In doing so, the following shall be considered:			
	(1)	Some risks may not be material individually but may be found material collectively.	Complied with to the extent applicable	-	-
	(2)	Some risks may have an impact which is qualitative though not quantitative.	Complied with to the extent applicable	-	-
	(3)	Some risks may not be material at present but may have a material impact in the future.	Complied with to the extent applicable	-	-
	(D)	Each risk factor shall appear in the following manner:		-	-
	(1)	Risk as envisaged by the issue.	Complied with	-	-
	(2)	Proposals, if any, to address the risk.	Complied with to the extent applicable	-	-
	(E)	Proposals to address the risks shall not contain any speculative statement on the positive outcome to any matter or litigation, etc.	Complied with	-	-
	(F)	Proposals to address the risks shall not be given for any matter that is sub-judice before any court or tribunal.	Complied with	-	-
	(G)	Risk factors shall be disclosed in the descending order of materiality. Wherever risks about material impact are stated, likely or potential implications, including any financial implication, on the Company for the same shall be disclosed.	Complied with to the extent applicable	-	-
	VII	INTRODUCTION			

Corporate Professionals SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(A)	SUMMARY:			
	(1)	Issue Details in brief	Complied with	41	
	(B)	GENERAL INFORMATION:			
	(1)	Name, addresses of the registered and corporate offices, corporate identity number and the registration number of the issuer, along with the address of the Registrar of Companies where the issuer is registered.	Complied with	44	
	(2)	Names, addresses, telephone numbers and e-mail addresses of the Company Secretary and compliance officer of the issuer.	Complied with	44	
	(3)	Name, address, telephone number and e-mail address of the Statutory Auditor(s) of the issuer.	Complied with	44	
	(4)	Names, addresses, telephone numbers, contact person, website addresses and e-mail addresses of the bankers to the issue, self-certified syndicate bankers and legal advisors to the issue; URL of SEBI website listing out the details of self- certified syndicate banks, registrar to issue and share transfer agents, depository participants, etc.	Complied with to the extent applicable	45	
	(5)	Statement of inter-se allocation of responsibilities among lead manager(s),	Not Applicable	-	
	(6)	Following details of credit rating in case of an issue of convertible debt instrument:	Not Applicable		The issue is a Rights Issue of Rights Equity Shares along
	(a)	The names of all the credit rating agencies from which credit rating including unaccepted rating has been obtained for the issue of convertible debt instruments.			with Detachable Warrants.
	(b)	Details of all credit ratings, including unaccepted ratings, obtained for the issue of convertible debt instruments.			
	(c)	All credit ratings obtained during the preceding three years for any of the issuer's listed convertible debt instruments at the time of accessing the market through a convertible debt instrument.			
	(7)	Name, address, telephone number, website address	Not applicable		The issue is a Rights Issue of

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		and e-mail address of the debenture trustee in case of an issue of convertible debt instruments.			Rights Equity Shares along with Detachable Warrants.
	(8)	Name, address, telephone number and e-mail address of the monitoring agency, if appointed, and disclosure as to whether such appointment is pursuant to these regulations.	Complied with	46	
	(9)	Details of underwriting:	Not Applicable	46	A distinct negative statement has been included in the section titled "General information" of the LOF
	(a)	Names, address, telephone numbers, and e-mail address of the underwriters and the amount underwritten by each of them.		-	-
	(b)	Declaration by the board of directors of the issuer that the underwriters have sufficient resources to discharge their respective obligations.	Not applicable	-	-
	(c)	In case of partial underwriting of the issue, the extent of such underwriting.	Not Applicable	-	-
	(d)	Details of the final underwriting arrangement, indicating actual number of specified securities underwritten, in the letter of offer filed with the designated stock exchange.	Not Applicable	-	-
	(10)	The fact of filing the letter of offer with the Board and the stock exchange(s) and the office of the Board where the letter of offer has been filed.	Complied with	47	
	(C)	CAPITAL STRUCTURE:The capital structure in the following manner in a tabular form:			
	(1)	Authorised, issued and subscribed capital, after suitable incorporation of the outstanding convertible securities (number of securities, description and aggregate nominal value).	Complied with	48	No outstanding convertible securities
	(2)	Paid-up capital.(a) After the issue.(b) After conversion of convertible instruments (if applicable).	Complied with	48	
	(3)	The following details of outstanding instruments:			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(a)	Details of options, if any.	Complied with	49	-
	(b)	Details of convertible securities, if any.	Not applicable	49	-
	(4)	Details of specified securities held by the promoter and promoter group including the details of lock-in, pledge of and encumbrance on such specified securities. This information can be either incorporated by reference with specific website details of stock exchange(s) or by providing required	Complied with	49	
	(5)	details in the letter of offer.Details of specified securities acquired by the promoter and promoter group in the last one year immediately preceding the date of filing of the letter of offer with the designated stock exchange in case of a fast track issue and in any other case, the date of filing of the draft letter of offer with the Board.	Complied with	49	
	(6)	Intention and extent of participation by the promoter and promoter group in the issue with respect to:			
	(1)	their rights entitlement	Complied with	48	
	(2)	their intention to subscribe over and above their rights entitlement.	Complied with	48	
		Provided that such participation shall not result in a breach of the minimum public shareholding requirement stipulated in the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.	Complied with	48	
	(7)	Ex-rights price as referred under clause of (b) of sub- regulation 4 of regulation 10 of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.	Complied with	48	
	(8)	Shareholding pattern as in the format prescribed in the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and as submitted to the stock exchanges. This information can be either incorporated by reference with specific website details of stock exchange(s) or by providing required details in the letter of offer.	Complied with	48	

Corporate Professionals SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(9)	Details of the shareholders holding more than one	Complied with	48,49	
		per cent. of the share capital of the issuer. This			
		information can be either incorporated by reference			
		with specific website details of stock exchange(s) or			
		by providing required details in the letter of offer.			
	VIII	PARTICULARS OF THE ISSUE			
	(A)	OBJECTS OF THE ISSUE:			
	(1)	Objects of the issue for which funds are being raised.	Complied with	51	
	(2)	If the objects of the issue is repayment of loan or any	Not Applicable	-	
		other debt, then the following disclosures shall be	II		
		made:			
	(a)	details of loan proposed to be repaid such as name of			
	()	the lender, tenure, brief terms and conditions and			
		amount outstanding;			
	(3)	If one of the objects is investment in a joint venture	Not Applicable	_	
		or subsidiary or an acquisition, the following	1 (or ipplication		
		additional disclosures shall be made:			
	(a)	details of the form of investment, i.e., equity, debt or	Not Applicable		
	("	any other instrument;	riot ripplicable		
	(b)	if the form of investment has not been decided, a	Not Applicable		
		statement to that effect;	riot ripplicable		
	(c)	if the investment is in debt instruments, complete	Not Applicable		
		details regarding the rate of interest, nature of	riot ripplicable		
		security, terms of repayment, subordination, etc.;			
	(d)	nature of benefit expected to accrue to the issuer as a	Not Applicable		
	(u)	result of the investment.	riot ripplicable		
	(4)	If one of the objects of the issue is to grant a loan to	Not Applicable	_	_
	(+)	an entity other than a subsidiary, details of the loan	riot ripplicable		
		agreements including the rate of interest, whether			
		secured or unsecured, duration, nature of security,			
		terms of repayment, subordination, etc. and the			
		nature of benefit expected to accrue to the issuer as a			
		result of the investment. If such a loan is to be			
		granted to any of the group companies, details of the			
		same.			
	(5)	If one of the objects of the issue is utilisation of the	4		
		issue proceeds for long term working capital, the			
		issue proceeds for long term working capital, the			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		following additional disclosures on a standalone			
		basis:			
	(a)	Basis of estimation of working capital requirement,			
		along with relevant assumptions.			
	(b)	Reasons for raising additional working capital,			
		substantiating the same with relevant facts and			
		figures			
	(c)	Details of the projected working capital requirement			
		including detailed assessment of working capital			
		after implementation of the project or achievement			
		of objects of the issue, as the case may be, capacity			
		utilisation assumptions, break-up of expected current			
		assets into raw materials, finished goods, work in			
		progress, sundry debtors etc., along with the			
		assumption about the holding norms for each type of			
		current asset, total current liabilities, net current			
		assets and envisaged sources of finance for net			
		current assets, i.e., bank finance, institutional			
		finance, own funds, etc.			
	(d)	Total envisaged working capital requirement in a			
		tabular form, the margin money thereof and the			
		portion to be financed by any bank(s) or otherwise.			
	(e)	Details of the existing working capital available with			
		the issuer, along with a break-up of total current			
		assets into raw materials, finished goods, work in			
		progress, sundry debtors, etc., total current liabilities,			
		net current assets and sources of finance for net			
		current assets, i.e., bank finance, institutional			
		finance, own funds, etc.			
	(f)	If no working capital is shown as a part of the project			
		for which the issue is being made, the reasons for the			
		same.			
	(6)	If an object of the issue is to fund a project, the	Not Applicable	-	
		following details shall be given:			
	(a)	break-up of the cost of the project for which the			
		money is being raised;			
	(b)	means of financing for the project.			

SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(c)	location of the project			
	(d)	plant and machinery, technology, process, etc.			
	(e)	collaboration, performance guarantee if any, or			
		assistance in marketing by the collaborators.			
	(f)	infrastructure facilities for raw materials and utilities			
		like water, electricity, etc.			
	(7)	If one of the objects of the issue is to purchase any	Not applicable	-	-
		plant, machinery, technology, process, etc., the			
		following details shall be given:			
	(a)	Details shall be given in a tabular form, which shall			
		include the details of the equipment required to be			
		bought by the issuer, cost of the equipment, name of			
		the suppliers, date of placement of order and the date			
		or expected date of supply, etc.			
	(b)	In case the order for the equipment is yet to be			
		placed, the date of quotations relied upon for the cost			
		estimates given shall also be mentioned.			
	(c)	The percentage and value terms of the equipment for			
		which orders are yet to be placed shall be stated.			
	(d)	The details of the second hand equipment bought or			
		proposed to be bought, if any, including the age of			
		the machines, balance estimated life, etc. shall also			
		be given.			
	(8)	If warrants or partly paid shares are proposed to be	Complied With	54	-
		issued in a rights issue, disclosure of the objects	_		
		towards which the funds from conversions of			
		warrants/call money for partly paid shares is			
		proposed to be used.			
	(B)	REQUIREMENT OF FUNDS:			
	(1)	Where the issuer proposes to undertake more than	Not applicable	-	-
		one activity or project, such as diversification,			
		modernisation, expansion, etc., the total project cost			
		activity-wise or project wise, as the case may be.			
	(2)	Where the issuer is implementing the project in a	Not applicable	-	-
		phased manner, the cost of each phase including the			
		phase, if any, which has already been implemented.			
	(3)	Details of all material existing or anticipated	Not applicable	51	A distinct negative state

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		transactions in relation to the utilisation of the issue proceeds or project cost with promoters, directors, key managerial personnel, associate companies (as defined under the Companies Act, 2013). The relevant documents shall be included in the list of material documents for inspection.			has been included in section titled 'objects of the issue' in the LOF
	(4)	If any part of the proceeds of the issue is to be applied directly or indirectly:	Not Applicable	-	-
	(A)	in the purchase of any business; or	1	-	-
	(B)	in the purchase of an interest in any business and by reason of that purchase, or anything to be done in consequence thereof, or in connection therewith; the issuer will become entitled to an interest in respect to either the capital or profits and losses or both, in such business exceeding fifty per cent. thereof; a report made by accountants (who shall be named in the letter of offer) upon:		-	-
	(i)	the profits or losses of the business of each of the five financial years immediately preceding the issue of the letter of offer; and			
	(ii)	The assets and liabilities of the business at the last date to which the accounts of the business were made, being a date not more than six months before the date of the issue of the letter of offer.			
	(5)	If:		-	-
	(A)	any part of the proceeds of the issue is to be applied directly or indirectly in any manner resulting in the acquisition by the issuer of shares in any other body corporate; and	Not Applicable	-	-
	(B)	by reason of that acquisition or anything to be done in consequence thereof or in connection therewith, that body corporate will become a subsidiary of the issuer; a report made by accountants (who shall be named in the letter of offer) upon:	Not applicable	-	-
	(i)	the profits or losses of the other body corporate for each of the five financial years immediately	1		

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		preceding the issue of the Letter of Offer; and			
	(ii)	The assets and liabilities of the other body corporate			
		at the last date to which its accounts were made.			
	(C)	Strategic partners to the project or objects of the issue.	Not applicable	55	A distinct negative statement has been included in section titled 'objects of the issue' in the LOF
c	(D)	Financial partners to the project or objects of the issue.	Not applicable	55	A distinct negative statement has been included in section titled 'objects of the issue' in the LOF
	(E)	FUNDING PLAN (MEANS OF FINANCE):			
	(1)	An undertaking by the issuer confirming that firm arrangements of finance through verifiable means towards seventy-five per cent. of the stated means of finance, excluding the amount to be raised through the proposed issue and existing identifiable internal accruals, have been made.	Not applicable	51	A distinct negative statement has been included in section titled 'objects of the issue' in the LOF
	(2)	Balance portion of the means of finance for which no firm arrangement has been made without specification.	Not applicable	-	-
	(3)	Details of funds tied up and the avenues for deployment of excess proceeds, if any.	Not applicable	-	-
	(F)	APPRAISAL:			
	(1)	Scope and purpose of the appraisal, if any, along with the date of appraisal.	Not applicable	55	A distinct negative statement has been included in section
	(2)	Cost of the project and means of finance as per the appraisal report.			titled 'objects of the issue' in the LOF
	(3)	Explanation of revision, if any, in the project cost and the means of finance after the date of issue of the appraisal report.			
	(4)	Weaknesses, qualifications and threats given in the appraisal report, by way of risk factors.			
	(G)	SCHEDULE OF IMPLEMENTATION			
		The schedule of implementation of the project and the progress made so far, giving details of land acquisition, civil works, installation of plant and	Not applicable	-	-

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		machinery, trial production, date of commercial			
		production and reasons for delay, if any.			
	(H)	DEPLOYMENT OF FUNDS	Not Applicable	-	-
	(1)	Details of the sources of funds and the deployment			
		of these funds on the project (where the issuer is			
		raising capital for a project), up to a date not earlier			
		than two months from the date of filing the letter of			
		offer with the designated stock exchange, as certified			
		by a Chartered Accountant, along with the name of			
		the chartered accountant and the date of the			
		certificate.	_		
	(2)	Where share application money brought in advance			
		by the promoters is deployed in the project and the			
		same is being adjusted towards their rights			
		entitlement in the rights issue, the extent of			
		deployment and utilisation of the funds brought in by			
		the promoters			
	(I)	SOURCES OF FINANCING OF FUNDS			
		ALREADY DEPLOYED:			
		Means and source of financing, including details of	Not Applicable	55	A distinct negative statement
		"bridge loan" or other financial arrangement, which			has been included in section
		may be repaid from the proceeds of the issue.			titled 'objects of the issue' in the LOF
	(1)	DETAILS OF BALANCE FUND			the LOF
	(J)	DEFAILS OF BALANCE FUND DEPLOYMENT:			
		Year wise break-up of the expenditure proposed to	Not applicable	-	
		be incurred on the said project.			
	(K)	INTERIM USE OF FUNDS:			
		A statement that net issue proceeds pending	Complied with	55	
		utilization (for the stated objects) shall be deposited	-		
		only in the scheduled commercial banks.			
	(L)	EXPENSES OF THE ISSUE	Complied with to the	55	
		Expenses of the issue (in terms of amount, as a	extent applicable		
	1 0	percentage of total issue expenses and as a			
		percentage of total issue size) under the following			
		heads:			
	(1)	Lead manager(s) fees including underwriting			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		commission			
	(2)	Brokerage, selling commission and upload fees			
	(3)	Registrars to the issue			
	(4)	Legal Advisors			
	(5)	Advertising and marketing expenses			
	(6)	Regulators including stock exchanges			
	(7)	Printing and distribution of issue stationary			
	(8)	Others, if any (to be specified).			
	(M)	Any special tax benefits for the issuer and its shareholders and its material subsidiaries identified in accordance with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.	Complied with	57	
	(N)	Key Industry Regulations for the proposed objects of the issue (if different from existing business of the issuer).	Not Applicable	-	-
	(0)	Interest of promoters, promoter group and directors, as applicable to the project or objects of the issue.	Complied with	56	A distinct negative statemen has been included in section titled 'objects of the issue' in the LOF
	IX	Details of Business:			
		Description of the industry and nature of the company's operations and its principal activities, including the main categories of products sold and/or services performed, end-users of the issuer's products and/or services, plant, machinery, technology, process, principal markets in which the issuer competes, approach to marketing, business strategy and productive capacity and extent of utilization of the issuer's facilities.	Complied with	62-79	
	X	Management (Board of Directors and Senior			
		Management) and Organisational Structure:			
	(A)	Name, date of birth, age, Director Name, date of birth, age, Director Identification Number, address, occupation and date of expiration of the current term of office of manager, managing director and other directors (including nominee directors and whole-	Complied with	80	

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		time directors), period of directorships and			
		directorships in other companies.			
	(1)	For each person, details of current and past	Not applicable	86	A distinct negative statement
		directorship(s) for a period of five years in listed			has been included in section
		companies whose shares have been/were suspended			titled 'Our Management' in
		from being traded on any of the stock exchanges, ,			the LOF
		during his/her tenure, as follows:			
	•	Name of the Company:			
	•	Listed on [give name of the stock exchange(s)	-		
	•	Date of suspension on the stock exchanges:			
	•	If trading suspended for more than three months,			
		reasons for suspension and period of suspension:	-		
	•	If the suspension of trading revoked, the date of			
		revocation of suspension:			
	•	Term (along with relevant dates) of the director in			
		the above company (ies).			
	•	(The above details shall be given for the preceding			
		five years. In case of offer documents for fast track			
		issues filed under the provisions of these regulations, the period of five years shall be reckoned on the date			
		of filing of the letter of offer.)			
	(2)	For each person, details of current and past	Not Applicable	86	A distinct negative statemen
	(2)	directorship(s) in listed companies who have	riot ripplicable	00	has been included in section
		been/were delisted from the stock exchange(s)			titled 'Our management' in
		during his/her tenure in the past ten years, as			the LOF
		follows:			
	•	Name of the Company			
	•	Listed on [give name of the stock exchange(s)]			
	•	Date of delisting on the stock exchange(s)			
	•	Compulsory or voluntary delisting:			
	•	Reasons for delisting			
	•	If relisted, date of relisting on [give name of the	4		
	•	stock exchange(s)			
	•	Term (along with relevant dates) of the director in	1		
	•	the above company (ies).			
	(B)	Details of senior management and key management.	Complied with	86	

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(C)	Current Organisational structure.	Complied with	87	
	XI	FINANCIAL INFORMATION OF THE			
		ISSUER:			
		One standard financial unit shall be used in the	Complied with		
		Letter of Offer.			
	(A)	Consolidated financial statements of the issuer:			
		The audited consolidated financial statements	Complied with	88	
		prepared in accordance with applicable accounting			
		standards for the last financial year (with the			
		comparative prior full year period). In addition, latest			
		limited review financial statements disclosed to the			
		stock exchange with the comparative prior year period (this information should not be earlier than			
		six months prior to the date of the opening of the			
		issue).			
		Issuers may voluntarily include additional financial			
		statements, including three years of audited financial			
		statements (but not more than three years), additional			
		stub periods and audited standalone financial			
		statements.			
		The following shall be included in the letter of offer:	Complied with	-	
	i.	Report of statutory auditors on the financial	1		
		statements.			
	ii.	Balance sheets			
	iii.	Statements of income]		
	iv.	Schedules to accounts			
	v.	Statements of changes in stockholders' equity			
	vi.	Statements of cash flows			
	vii.	Statement of accounting policies	1		
	viii.	Notes to financial statements	1		
	ix.	Accounting Ratios	Complied with	174	
	(a)	Earnings per share (Basic and Diluted)]		
	(b)	Return on net worth]		
	(c)	Net Asset Value per Share			
	(d)	EBITDA			
	(B)	Proforma financial statements:			

SCHEDULE VI	- DISCLOSURES IN	THE OFFER DOCUMENT, ABRIDGED PROSPEC	TUS AND ABRIDGED L	ETTER OF OI	FER
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		The Issuer shall provide pro forma financial	Not Applicable		
		statements, as certified by the statutory auditor or			
		chartered accountants, who hold a valid certificate			
		issued by the Peer Review Board of the Institute of			
		Chartered Accountants of India (ICAI)], of all the			
		subsidiaries or businesses material to the			
		consolidated financial statements where the issuer or			
		its subsidiaries have made an acquisition or			
		divestment including deemed disposal after the latest			
		period for which financial information is disclosed in			
		the letter of offer but before the date of filing of the			
		letter of offer. For this purpose, the			
		acquisition/divestment would be considered as			
		material if acquired/ divested business or subsidiary			
		in aggregate contributes 20% or more to turnover,			
		net worth or profit before tax in the latest annual			
		consolidated financial statements of the issuer. The			
		pro forma financial statements shall be prepared for			
		the last completed financial year and the stub period			
		(if any). The pro forma financial statements shall be			
		prepared in accordance with the Guidance Note			
		issued by the ICAI from time to time and certified by			
		the statutory auditor. The issuer company may			
		voluntarily choose to provide pro forma financial			
		statements of acquisitions even when they are below			
		the above materiality threshold. In case of one or			
		more acquisitions or divestments, one combined set			
		of pro forma financial statements should be			
		presented. Where the businesses acquired/ divested			
		does not represent a separate entity, general purpose			
		financial statement may not be available for such			
		business. In such cases, combined/ carved-out			
		financial statements for such businesses shall be			
		prepared in accordance with the Guidance Note			
		issued by the ICAI from time to time. Further, in			
		case of non-material acquisitions/divestments,			
		disclosures in relation to the fact of the			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		acquisition/divestment, consideration paid/received			
		and mode of financing shall be certified by the			
		statutory auditor of the issuer company or chartered			
		accountants, who hold a valid certificate issued by			
		the Peer Review Board of the Institute of Chartered			
		Accountants of India (ICAI).].			
	(C)	Audit Qualification.	Complied with	-	-
		If the auditors' report for the latest full year or	Not Applicable		
		limited review report for the latest stub period on the			
		financial statements is modified, the issuer shall			
		comply with the requirements of the Securities and			
		Exchange Board of India (Listing Obligations and			
		Disclosure Requirements) Regulations, 2015 in			
		relation to audit report with modified opinion prior			
		to issuing the final letter of offer, including issuing a			
		Statement on Impact of Audit Qualifications in the			
		format specified by the Board from time to time. The			
		impact of any modification of auditors' opinion			
		(where quantifiable), whether such modification is			
		included in the audited report for the latest full year			
		or limited review report for the latest stub period,			
		shall be shown as adjustments in the line items			
		specified by the Board from time to time to the			
		extent possible for all the financial periods (full-year			
		or stub) presented in the letter of offer, including any			
		comparative prior year periods. Any type of audit			
		modification (qualification, disclaimer or emphasis			
		of matter) shall also be disclosed appropriately in the			
		letter of offer, including as risk factor.			
	XII	A statement to the effect that the price has been	Complied with	198	
		arrived at in consultation between the issuer and the			
		lead manager(s).			
	XIII	Management Discussion and Analysis of financial	Complied with	176	
		condition and results of operations.	_		
	XIV	DISCLOSURES PERTAINING TO WILFUL	Not Applicable	199	A distinct negativ
		DEFAULTERS OR FRAUDULENT			statement has been include
		BORROWERS:			in section titled 'Othe

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		If the issuer or any of its promoter or director has			Regulatory and Statutor
		been declared as a wilful defaulter or a fraudulent			Disclosures' in the LOF.
		borrower, it shall make the following disclosures			
		with respect to each such person separately:			
	(a)	Name of the person declared as a wilful defaulter or			
		a fraudulent borrower;			
	(b)	Name of the bank declaring the person as a wilful			
		defaulter or a fraudulent borrower;			
	(c)	Year in which the person was declared as a wilful			
		defaulter or a fraudulent borrower;			
	(d)	Outstanding amount when the person was declared			
		as a wilful defaulter or a fraudulent borrower			
	(e)	Steps taken, if any, by the person for removal of its			
		name from the list of wilful defaulters or fraudulent			
		borrowers;			
	(f)	Other disclosures, as deemed fit by the issuer, in			
		order to enable investors to take an informed			
		decision;			
	(g)	Any other disclosure as specified by the Board.			
		The fact that the issuer or any of its promoters or			
		directors is a wilful defaulter shall be disclosed			
		prominently on the cover page with suitable cross-			
		referencing to the inside pages.			
		Disclosures specified herein shall be made in a			
		separate chapter or section, distinctly identifiable in			
		the Index / Table of Contents.			
	XV	OUTSTANDING LITIGATIONS AND			
		DEFAULTS:			
	(A)	Pending matters which, if they result in an adverse	Complied with	190	
		outcome, would materially and adversely affect the			
		operations or the financial position of the issuer.			
	(B)	Matters which are pending:			
	(1)	Issues of moral turpitude or criminal liability on the	Not Applicable	190	
		part of the issuer			
	(2)	Material violations of the statutory regulations by the	Not Applicable	190	
		issuer			
	(3)	Economic offences where proceedings have been	Not Applicable	192	

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		initiated against the issuer.			
	(C)	For the purpose of determining materiality, the threshold shall be determined by the issuer as per requirements under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.	Complied with	190	
	(D)	These disclosures shall be made in respect of the issuer and the subsidiary companies of the issuer whose financial statements are included in the draft letter of offer or letter of offer, either separately or in a consolidated form.	Complied with	193	
	XVI	GOVERNMENT APPROVALS OR LICENSING ARRANGEMENTS			
		All material pending government and regulatory approvals pertaining to the objects of the issue.	Not Applicable	197	Funds are being raised for existing line of business
	XVII	MATERIAL DEVELOPMENTS			
	VV/III	Any material development after the date of the latest balance sheet and its impact on the performance and prospects of the issuer. OTHER REGULATORY AND STATUTORY	Complied with	189	
	XVIII	DISCLOSURES:			
	(A)	Authority for the issue and details of the resolution passed for the issue.	Complied with	198	
	(B)	A statement by the issuer that the issuer, promoters, promoter group, directors have not been or are not prohibited from accessing or operating in the capital markets or restrained from buying, selling or dealing in securities under any order or direction passed by the Board.	Complied with	198	
	(C)	A statement by the issuer if any of the directors of the issuer are associated with the securities market in any manner, and if yes, details of any outstanding action initiated by the Board against the said entities with the relevant details.	Complied with	198	
	(D)	A statement by the issuer that it is in compliance with the provisions specified in Clause (1) of this Schedule.	Complied with	199	

Corporate Professionals SCHEDULE VL-DISCLOSURES IN THE OFFER DOCUMENT ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

egulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(E)	For a fast track issue, details of compliance with the	Complied with	199	
		eligibility requirements.			
	(F)	DISCLAIMER CLAUSES			
	(1)	The letter of offer shall contain the following			
		disclaimer clause in bold capital letters:			
		"It is to be distinctly understood that submission of	Complied with	201	
		Letter of Offer to SEBI should not in any way be			
		deemed or construed that the same has been cleared			
		or approved by SEBI. SEBI does not take any			
		responsibility either for the financial soundness of			
		any scheme or the project for which the issue is			
		proposed to be made or for the correctness of the			
		statements made or opinions expressed in the Letter			
		of Offer. Lead manager(s), has certified that			
		the disclosures made in the Letter of Offer are			
		generally adequate and are in conformity with SEBI			
		(Issue of Capital and Disclosure Requirements)			
		Regulations, 2018 in force for the time being. This			
		requirement is to facilitate investors to take an			
		informed decision for making investment in the			
		proposed issue.			
		It should also be clearly understood that while the	Complied with	201	
		issuer is primarily responsible for the correctness,	-		
		adequacy and disclosure of all relevant information			
		in the letter of offer, the lead manager(s) is expected			
		to exercise due diligence to ensure that the issuer			
		discharges its responsibility adequately in this behalf			
		and towards this purpose, the lead manager(s)			
		has furnished to the Securities and Exchange			
		Board of India (SEBI) a due diligence certificate			
		datedwhich reads as follows:			
		(due diligence certificate submitted to the Board to			
		be reproduced here)			
		The filing of the letter of offer does not, however,	Complied with	202	
		absolve the issuer from any liabilities under the	1	-	
		Companies Act, 2013 or from the requirement of			
		obtaining such statutory or other clearances as may			

Corporate Professionals SCHEDULE VL-DISCLOSURES IN THE OFFER DOCUMENT ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		be required for the purpose of the proposed issue.			
		SEBI further reserves the right to take up, at any			
		point of time, with the lead manager(s) any			
		irregularities or lapses in letter of offer."			
	(2)	DISCLAIMER STATEMENT FROM THE ISSUER AND LEAD MANAGER(S)			
		A statement to the effect that the issuer and the lead manager(s) accept no responsibility for statements made otherwise than in the Letter of Offer or in the advertisement or any other material issued by or at the instance of the issuer and that anyone placing reliance on any other source of information would be doing so at their own risk.	Complied with	203	
		Investors who invest in the issue will be deemed to have			
	(3)	Investors who invest in the issue will be deemed to have been represented by the issuer and lead manager(s) and their respective directors, officers, agents, affiliates and representatives that they are eligible under all applicable laws, rules, regulations, guidelines and approvals to acquire equity shares of our company, and are relying on independent advice / evaluation as to their ability and quantum of investment in this issue.DISCLAIMERINRESPECTOFJURISDICTIONOFOF	Complied with	203	
		A brief paragraph mentioning the jurisdiction under	Complied with	204	
		which the provisions of law and the rules and regulations are applicable to the letter of offer.		204	
	(4)	Disclaimer clause of the stock exchanges	Complied with	204	
	(5)	Disclaimer clause of the Reserve Bank of India, the Insurance Regulatory and Development Authority of India and of any other regulatory authority (if applicable).	Complied with	Not Applicable	
	G	The fact of filing the letter of offer with the Board and the stock exchange(s) and the office of the Board where the letter of offer has been filed.	Complied with	205	

gulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	(H)	Arrangements or any mechanism evolved by the issuer for redressal of investor grievances and the time normally taken by it for disposal of various types of investor grievances.	Complied with	205	
	XIX	OFFERING INFORMATION:			
	(1)	Terms of payments and procedure and time schedule for allotment and demat credit of securities.	Complied with	219	
	(2)	How to apply, availability of application forms and letter of offer and mode of payment, including the following:	Complied with	209	
	(a)	Applications by mutual funds:			
	(1)	A statement under the heads "Procedure for applications by mutual funds" and "Multiple Applications" to indicate that a separate application can be made in respect of each scheme of an Indian mutual fund registered with the Board and that such applications shall not be treated as multiple applications.	Complied with	216-218	
	(2)	A statement that the application made by an asset management company or by custodian of a mutual fund shall clearly indicate the name of the concerned scheme for which the application is being made.	Complied with	218	
	(b)	Applications by non-resident Indians:			
	(1)	The name and address of at least one place in India from where individual non-resident Indian applicants can obtain the application forms.	Complied with to the extent applicable	217	
	(c)	Application by ASBA investors: Details of Application Supported by Blocked Amount process including specific instructions for submitting Application Supported by Blocked Amount.	Complied with	210	
	(d)	A statement that the shareholders who have not received the application form can apply, along with the requisite application money, by making an application on a plain paper.	Complied with	211	
	(e)	The format to enable shareholders to make an application on a plain paper specifying therein necessary particulars such as name, address, ratio of	Complied with	211	

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		rights issue, issue price, number of equity shares			
		held, ledger folio numbers, depository participant ID,			
		client ID, number of equity shares entitled and			
		applied for, additional shares if any, amount to be			
		[blocked with SCSB for using ASBA facility			
	(f)	A statement that shareholders making an application	Complied with	211	
		on a plain paper cannot renounce their rights and			
		shall not utilize the application form for any purpose			
		including renunciation even if it is received			
		subsequently.	~		
	(3)	Dealing with Fractional Entitlement: Manner of	Complied with	223	
		dealing with fractional entitlement viz. payment of			
		the equivalent of the value, if any, of the fractional			
		rights in cash etc			
	(4)	Provisions of the Companies Act, 2013, as relating	Complied with	234	
		to punishment for fictitious applications, including			
		the disclosures that any person who:		224	
	(a)	makes or abets making of an application in a	Complied with	234	
		fictitious name to a company for acquiring, or			
		subscribing for, its securities; or		224	
	(b)	makes or abets making of multiple applications to a	Complied with	234	
		company in different names or in different			
		combinations of his/her name or surname for			
	(-)	acquiring or subscribing for its securities; or	Complied with	234	
	(c)	Otherwise induces directly or indirectly a company	Complied with	234	
		to allot, or register any transfer of, securities to such			
		person, or to any other person in a fictitious name. Provided that any penalty imposed pursuant to			
		Companies Act, 2013 shall also be disclosed.			
	(5)	A statement that credit of specified securities to the	Complied with	232	
	(5)	demat account[/ un-blocking of ASBA/ refunds]	Complied with	232	
		shall be done within a period of fifteen days and			
		interest shall be payable in case of delay[un-			
		blocking of ASBA/refund] at the prescribed rate.			
		Liability of issuer and its directors (who are officers			
		in default) to make refunds along with specified rate			
		of interest shall also be mentioned, in case refunds			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		not made within the specified timeline.			
	(6)	Mode of making refunds:			
	(a)	The mode in which the issuer shall make refunds to applicants in case of an oversubscription or failure to list or otherwise.	Complied with	232	
	(b)	If the issuer proposes to use more than one mode of making refunds to applicants, the respective cases where each such mode will be adopted shall be disclosed.	Complied with	232	
	(c)	The permissible modes of making refunds are as follows:	Complied with		
	(i)	Unblocking amounts blocked using ASBA facility	Complied with	232	
	(ii)	In case of applicants residing in any of the centres specified by the Board: by crediting of refunds to the bank accounts of applicants through electronic transfer of funds by using Direct Credit, RTGS (Real Time Gross Settlement) or NEFT (National Electronic Funds Transfer) or NACH (National Automated Clearing House), as applicable, as is for the time being permitted by the Reserve Bank of India;	Complied with	232	
	(iii)	In case of other applicants: by dispatch of refund orders by registered post, where the value is `1500/- or more, or under certificate of posting in other cases, (subject however to postal rules); and	Complied with to the extent applicable	232	
	(iv)	In case of any category of applicants specified by the Board: crediting of refunds to the applicants in any electronic manner permissible by the Board.	Complied with	232	
	XIX	UNDERTAKINGS BY THE ISSUER IN CONNECTION WITH THE ISSUE			
	(-)	The issuer shall undertake that:		224 225	
	(a)	complaints received in respect of the issue shall be attended to by the issuer expeditiously and satisfactorily.	Complied with	234-235	
	(b)	steps for completion of the necessary formalities for listing and commencement of trading at all stock exchanges where the specified securities are to be	Complied with	234-235	

Corporate Professionals SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		listed are taken within the time limit specified by the Board.			
	(c)	funds required for making refunds to unsuccessful applicants as per the mode(s) disclosed shall be made available to the Registrar to the issue by the issuer.	Complied with	234-235	
	(d)	where refunds are made through electronic transfer of funds, a suitable communication shall be sent to the applicant within 15 days of closure of the issue giving details of the bank where refunds shall be credited along with amount and expected date of electronic credit of refund.	Complied with	234-235	
	(e)	where release of block on the application amount for unsuccessful bidders or part of the application amount in case of proportionate allotment, a suitable communication shall be sent to the applicants.	Complied with	234-235	
	(f)	adequate arrangements shall be made to collect all ASBA applications	Complied with	234-235	
	(g)	in case of convertible debt instruments, the issuer shall additionally undertake that:	Not Applicable	-	The Issue is a Rights Issue of Rights Equity Shares along
	(1)	It shall forward the details of utilization of the funds raised through the convertible debt instruments, duly certified by the statutory auditors of the issuer, to the debenture trustee at the end of each half-year.			with Detachable Warrants
	(2)	It shall disclose the name and address of the debenture trustee in the annual report.			
	(3)	It shall provide a compliance certificate to the convertible debt instrument holders on a yearly basis in respect of compliance with the terms and conditions of issue of debentures as contained in the Letter of Offer, duly certified by the debenture trustee.			
	(4)	It shall furnish a confirmation certificate that the security created by the issuer in favour of the convertible debt instrument holders is properly maintained and is adequate to meet the payment obligations towards the convertible debt instrument			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		holders in the event of a default.			
	(5)	It shall extend necessary cooperation to the credit			
		rating agency (ies) in providing the requisite			
		information in a true and adequate manner till the			
		debt obligations in respect of the instrument are			
		outstanding.			
	XX	UTILISATION OF ISSUE PROCEEDS			
		The letter of offer, other than for an issue made by a			
		scheduled commercial bank or a public financial			
		institution, shall contain a statement of the board of			
		directors of the issuer to the effect that:			
	(A)	All monies received out of issue of shares or	Complied with	234	
		specified securities to the public shall be transferred	-		
		to a separate bank account.			
	(B)	details of all monies utilized out of the issue referred	Complied with	234	
		to in clause (A) shall be disclosed under an	-		
		appropriate separate head in the balance sheet of the			
		issuer indicating the purpose for which such monies			
		had been utilized; and			
	(C)	Details of all unutilized monies out of the issue of	Complied with	234	
		specified securities referred to in clause (A) shall be	_		
		disclosed under an appropriate separate head in the			
		balance sheet of the issuer indicating the form in			
		which such unutilized monies have been invested.			
	XXII	RESTRICTIONS ON FOREIGN OWNERSHIP			
		OF INDIAN SECURITIES, IF ANY:			
	(A)	Investment by NRIs.	Complied with	217	
	(B)	Investment by foreign portfolio investors and foreign	Complied with	216	
		venture capital investors			
	(C)	Investment by other non-residents.	Complied with	222	
	XXIII	STATUTORY AND OTHER INFORMATION:			
	(A)	Allotment of specified securities shall be in the	Complied with and	212	
		dematerialized form	noted for future		
			compliance		
	(B)	Material contracts and time and place of inspection	Complied with and	248	
		which shall include copies of the Annual Reports of	noted for compliance		
		the issuer for the last five years.			

Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
	XXIV	Any other material disclosures, as deemed necessary	Complied with to the extent applicable	248	
	XXV	Declaration:			
		"No statement made in this letter of offer contravenes any of the provisions of the Companies Act, 2013 and the rules made thereunder. All the legal requirements connected with the issue as also the guidelines, instructions, etc., issued by SEBI, Government and any other competent authority in this behalf, have been duly complied with."	Complied with	250	
		The draft letter of offer (in case of issues other than fast track issues) and the letter of offer shall be approved by the Board of Directors of the issuer and shall be signed by all directors including the Managing Director within the meaning of the Companies Act, 2013 or Manager within the meaning of the Companies Act, 2013 and the Chief Financial Officer or any other person heading the finance function and discharging that function. The signatories shall further certify that all disclosures made in the letter of offer are true and correct.	Complied with	-	-
	(5)	An issuer shall make a copy of the offer document of the immediately preceding public issue or rights issue available to the public in the manner specified in these regulations and shall also make such document available as a material document for inspection.	Complied with	-	The LOF to be uploaded or the websites of the Company and the Lead Manager

SCHEDULE IX-PU	SCHEDULE IX-PUBLIC COMMUNICATIONS AND PUBLICITY MATERIALS								
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments				
(1)		Any public communication including advertisements, publicity material and research reports (referred to as public communication) issued or made by the issuer or its associate	extent applicable and	-					



Regulation	Sub-Regulation	CATIONS AND PUBLICITY MATERIALS Contents	Status of Compliance	Page No.	Comments
CSulation -	Sub-Kegulation	company, or by the lead manager(s) or their	Status of Compliance	1 age 110.	Comments
		associates or any other intermediary connected			
		with the issue or their associates, shall contain			
		only such information as contained in the draft			
		offer document/offer document and shall			
		comply with the following:	-		
	(a)	it shall be truthful, fair and shall not be			
		manipulative or deceptive or distorted and it			
		shall not contain any statement, promise or			
		forecast which is untrue or misleading;			
	(b)	if it reproduces or purports to reproduce any			
		information contained in the draft offer			
		document or draft letter of offer or offer			
		document, as the case may be, it shall			
		reproduce such information in full and disclose			
		all relevant facts not to be restricted to select			
		extracts relating to that information;			
	(c)	it shall be set forth in a clear, concise and			
		understandable language;			
	(d)	it shall not include any issue slogans or brand			
		names for the issue except the normal			
		commercial name of the issuer or commercial			
		brand names of its products already in use or			
		disclosed in the draft offer document or draft			
		letter of offer or offer document, as the case			
		may be;			
	(e)	it shall not contain slogans, expletives or non-			
		factual and unsubstantiated titles;			
	(f)	if it presents any financial data, data for the past			
		three years shall also be included along with			
		particulars relating to revenue, net profit, share			
		capital, reserves / other equity (as the case may			
		be), earnings per share, dividends and the book			
		values, to the extent applicable;			
	(g)	issue advertisements shall not use technical,	4		
	(g)	legal or complex language and excessive details			
		which may distract the investor;			
	(b .)		4		
	(h)	issue advertisements shall not contain			



	CHEDULE IX-PUBLIC COMMUNICATIONS AND PUBLICITY MATERIALS egulation Sub-Regulation Contents Status of Compliance Page No. Comments						
Sub-Regulation	Contents	Status of Compliance	Page No.	Comments			
	statements which promise or guarantee rapid						
(i)							
	celebrities, fictional characters, landmarks,						
	caricatures or the likes;						
(J)	issue advertisements on television shall not						
	appear in the form of crawlers (advertisements						
	which run simultaneously with the programme						
	in a narrow strip at the bottom of the television						
	screen) on television;						
(k)	issue advertisements on television shall advise						
	the viewers to refer to the draft offer document						
	or offer document, as the case may be, for the						
	risk factors;						
(1)	an advertisement or research report containing						
	seven size;						
(m)	an issue advertisement displayed on a						
	billboard/banners shall contain information as						
	specified in Part D of Schedule X;						
(n)	An issue advertisement which contains						
()	highlights or information other than the details						
	offer document for details and risk factors.						
(2)		Not applicable	-	-			
(-)		TT T					
		Not Applicable	-	-			
			_	-			
_	(k) (l)	increase in revenue or profits;(i)issue advertisements shall not display models, celebrities, fictional characters, landmarks, caricatures or the likes;(J)issue advertisements on television shall not appear in the form of crawlers (advertisements 	increase in revenue or profits; (i) issue advertisements shall not display models, celebrities, fictional characters, landmarks, caricatures or the likes; (J) issue advertisements on television shall not appear in the form of crawlers (advertisements which run simultaneously with the programme in a narrow strip at the bottom of the television screen) on television; (k) issue advertisements on television shall advise the viewers to refer to the draft offer document or offer document, as the case may be, for the risk factors; (I) an advertisement or research report containing highlights, shall advise the readers to refer to the risk factors and other disclosures in the draft offer document or the offer document, as the case may be, for details in not less than point seven size; (m) an issue advertisement displayed on a billboard/banners shall contain information as specified in Part D of Schedule X; (n) An issue advertisement which contains highlights or information other than the details contained in the formats as specified in Schedule X shall prominently advise the viewers to refer to the draft offer document and offer document for details and risk factors. (2) All public communications insued or published in any media during the period commencing from the date of the meeting of the board of directors of the issuer in which the public issue is approved till the date of filing draft offer document with its past practices:	increase in revenue or profits; (i) issue advertisements shall not display models, caricatures or the likes; (J) issue advertisements on television shall not appear in the form of crawlers (advertisements which run simultaneously with the programme in a narrow strip at the bottom of the television screen) on television; (k) issue advertisements on television shall advise the viewers to refer to the draft offer document or offer document, as the case may be, for the risk factors; (l) an advertisement or research report containing highlights, shall advise the raders to refer to the draft offer document, as the case may be, for details in not less than point seven size; (m) an issue advertisement displayed on a billboard/banners shall contain information as specified in Part D of Schedule X; (n) An issue advertisement which contains highlights; or information other than the details contains highlights or information section issued or published in any media during the period commencing from the date of the meeting of the board of directors of the issue in which the public issue (2) All public communications issued or published in any media during the period commencing from the date of film graft offer document with the Board shall be consistent with is past practices:			



Regulation	Sub-Regulation	CATIONS AND PUBLICITY MATERIALS Contents	Status of Compliance	Page No.	Comments
und	Sub Regulation	practices of the issuer, it shall be prominently		I uge I tot	
		displayed or announced in such public			
		communication that the issuer is proposing to			
		make a public issue of specified securities in			
		the near future and is in the process of filing a			
		draft offer document.			
	(3)	All public communications issued or published	Noted for Compliance to		
	(3)	in any media during the period commencing	the extent applicable	-	-
		from the date of filing draft offer document or	the extent applicable		
		draft letter of offer till the date of allotment of			
		securities offered in the issue, shall prominently			
		disclose that the issuer is proposing to make a			
		public issue or rights issue of the specified securities and has filed the draft offer document			
		or the draft letter of offer or has filed the offer			
		document or letter of offer , as the case may be,			
		and that it is available on the websites of the			
		Board, lead manager(s) and stock exchanges.			
		Provided that requirements of this sub-			
		regulation shall not be applicable in case of			
		advertisements of products or services of the			
		issuer.			
	(4)	The issuer shall make a prompt, true and fair	Noted for compliance		
		disclosure of all material developments which			
		take place between the date of filing offer			
		document and the date of allotment of specified			
		securities, which may have a material effect on			
		the issuer, by issuing public notices in all the			
		newspapers in which the issuer had released			
		pre-issue advertisement under applicable			
		provisions of these regulations;			
	(5)	The issuer shall not, directly or indirectly,	Complied with and noted	-	-
		release, during any conference or at any other	for compliance		
		time, any material or information which is not			
		contained in the offer document.			
	(6)	For all issue advertisements and public	Noted for compliance	-	-
		communications, the issuer shall obtain the			
		approval from the lead manager(s) responsible			



Regulation	Sub-Regulation	CATIONS AND PUBLICITY MATERIALS Contents	Status of Compliance	Page No.	Comments
Regulation	Sub-Regulation	for marketing the issue and shall also provide	Status of Comphance	I age 110.	Comments
		copies of all issue related materials to all lead			
		manager(s).			
	(7)		Complied with and noted		
	(7)	Any advertisement or research report issued/	Complied with and noted		
		made by the issuer/cause to be issued by the	for compliance		
		issuer or its associate company (as defined			
		under the Companies Act, 2013), or by the lead			
		manager(s) or their associates (as defined in the			
		Securities and Exchange Board of India			
		(Merchant Bankers) Regulations, 1992) or any			
		other intermediary connected with the issue or			
		their associates (as defined under Securities and			
		Exchange Board of India (Intermediaries)			
		Regulations, 2008) shall comply with the			
		following:			
	(a)	it shall be truthful, fair and shall not be			
		manipulative or deceptive or distorted and it			
		shall not contain any statement, promise or			
		forecast which is untrue or misleading;			
	(b)	if it reproduces or purports to reproduce any			
	· · ·	information contained in the draft an offer			
		document or draft letter of offer or offer			
		document, as the case may be, it shall			
		reproduce such information in full and disclose			
		all relevant facts not to be restricted to select			
		extracts relating to that information;			
	(c)	It shall be set forth in a clear, concise and			
	(0)	understandable language;			
	(d)	it shall not include any issue slogans or brand			
	(u)	names for the issue except the normal			
		commercial name of the issuer or commercial			
		brand names of its products already in use or			
		and disclosed in the draft offer document or			
		draft letter of offer or offer document, as the			
		case may be;			
	(a)				
	(e)	if it presents any financial data, data for the past			
		three years shall also be included along with			
		particulars relating to sales, gross profit, net			

SCHEDULE IX	-PUBLIC COMMUNIC	CATIONS AND PUBLICITY MATERIALS			
Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		profit, share capital, reserves, earnings per			
		share, dividends and the book values, to the			
		extent applicable;			
	(f)	no advertisement shall use extensive technical,			
		legal terminology or complex language and			
		excessive details which may distract the			
		investor;			
	(g)	no issue advertisement shall contain statements			
		which promise or guarantee rapid increase in			
		profits;	4		
	(h)	no issue advertisement shall display models,			
		celebrities, fictional characters, landmarks or			
		caricatures or the likes;	4		
	(i)	no issue advertisement shall appear in the form			
		of crawlers (the advertisements which run			
		simultaneously with the programme in a narrow			
		strip at the bottom of the television screen) on			
		television;	-		
	(j)	in any issue advertisement on television screen,			
		the risk factors shall not be scrolled on the			
		television screen and the advertisement shall			
		advise the viewers to refer to draft offer			
		document or draft letter of offer or offer			
		document, as the case may be, or other			
		documents, the red herring prospectus or other offer document for details;			
		no issue advertisement shall contain slogans,	-		
	(k)	expletives or non-factual and unsubstantiated			
		titles;			
	(1)	if an advertisement or research report contains	-		
	(1)	highlights, the advertisement or research report contains			
		as applicable, shall prominently advise the			
		viewers to refer to the draft offer document or			
		draft letter of offer or offer document, as the			
		case may be, for details contains highlights, it			
		shall also contain risk factors with equal			
		importance in all respects including print size of			
		not less than point seven size;			
L		not less than point beven bize,			

SCHEDULE IX-PUBLIC COMMUNICATIONS AND PUBLICITY MATERIALS Regulation Sub-Regulation Contents Status of Compliance Page No. Comm					
regulation			Status of Compliance	Page No.	Comments
	(m)	an issue advertisement displayed on a billboard			
		shall not contain information other than that			
		specified in Part D of Schedule X;			
	(n)	An issue advertisement which contains		-	-
		highlights or information other than the details			
		contained in the format as specified in Schedule			
		X shall prominently advise the viewers to refer			
		to the offer document for details and risk			
		factors.			
	(8)	No public information with respect to the issue	Complied with and noted	_	_
	(0)	shall contain any offer of incentives, to the	for compliance	-	_
		investors whether direct or indirect, in any	for compliance		
		manner, whether in cash or kind or services or			
	(0)	otherwise.			
	(9)	No advertisement relating to product or service	Complied with and noted	-	-
		provided by the issuer shall contain any	for compliance		
		reference, directly or indirectly, to the			
		performance of the issuer during the period			
		commencing from the date of the resolution of			
		the board of directors of the issuer approving			
		the public issue till the date of allotment of			
		specified securities offered in such issue.			
	(10)	No information which is extraneous to the	Noted for Compliance	-	-
		information disclosed in the draft offer	1		
		document or offer document, as the case may			
		be, or otherwise, shall be given by the issuer or			
		any member of the issue management team or			
		syndicate to any particular section of the			
		investors or to any research analyst in any			
		manner whatsoever, including at road shows,			
		presentations, in research or sales reports or at			
		bidding centres.			
	(11)	The lead manager(s) shall submit a compliance	Noted for compliance	-	-
		certificate in the format specified in Part E of			
		Schedule X for the period between the date of			
		filing the draft offer document draft letter of			
		offer and the date of closure of the issue, in			
		respect of news reports appearing in any of the			



Regulation	Sub-Regulation	Contents	Status of Compliance	Page No.	Comments
		following media:			
	(a)	newspapers mentioned in these regulations;]		
	(b)	Print and electronic media controlled by a]		
		media group where the media group has a			
		private treaty or shareholders' agreement with			
		the issuer or promoters of the issuer.			
		Explanation: For the purpose of this schedule:			
	(I)	"Public communication or publicity material"]		
		includes corporate, issue advertisements of the			
		issuer, interviews by its promoters, directors,			
		duly authorized employees or representatives of			
		the issuer, documentaries about the issuer or its			
		promoters, periodical reports and press releases.			
	(II)	Any advertisement issued by the issuer shall be			
		considered to be misleading, if it contains:			
	(a)	Statements made about the performance or			
		activities of the issuer without necessary			
		explanatory or qualifying statements, which			
		may give an exaggerated picture of such			
		performance or activities.			
	(b)	An inaccurate portrayal of past performance or			
		its portrayal in a manner which implies that past			
		gains or income will be repeated in the future.			