BEELI/NE^M

ANNEXURE III

June 28, 2024

Securities and Exchange Board of India Corporation Finance Department Division of Issues and Listing SEBI Bhavan, Plot No. C4 A, G Block Bandra Kurla Complex, Bandra (East)

Mumbai 400 051 Maharashtra, India

Dear Madam/Sir,

Re: Proposed initial public offering of up to 7,382,340 equity shares of face value of ₹ 10 each ("Equity Shares") of Mamata Machinery Limited ("Company") for cash at a price of ₹ [•] per Equity Share (including a share premium of ₹ [•] per Equity Share) aggregating up to ₹ [•] million (the "Offer") comprising an offer for sale of up to 7,382,340 Equity Shares ("Offered Shares") aggregating up to ₹ [•] million, offered by the Selling Shareholders ("Offer for Sale").

We, Beeline Capital Advisors Private Limited ("Book Running Lead Manager"/ "BRLM"), appointed by the Company and the Selling Shareholders to manage the Offer, state and 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 documents while finalising the draft red herring prospectus dated June 28, 2024 ("DRHP") pertaining to the Offer. Complied with to the extent applicable
- (2) On the basis of such examination and the discussions with the Company, its Directors and other officers, other agencies and independent verification of the statements concerning the objects of the Offer, price justification, contents of the documents and other papers furnished by the Company and the Selling Shareholders, we confirm that:
 - (a) the DRHP filed with the Securities and Exchange Board of India ("SEBI") is in conformity with the documents, materials and papers which are material to the Offer;
 - (b) all material legal requirements relating to the Offer 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 DRHP are true and adequate to enable the investors to make a well-informed decision as to the investment in the proposed Offer and such disclosures are in accordance with the requirements of the Companies Act, 2013, as amended, the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") and other applicable legal requirements.
- (3) Besides ourselves, all the intermediaries named in the DRHP are registered with SEBI and that till date such registrations are valid. <u>Complied with and noted for compliance</u>
- (4) We have satisfied ourselves about the capability of the underwriters to fulfil their underwriting commitments.

 -Noted for compliance
- (5) Written consent from the promoters have been obtained for inclusion of their Equity Shares as part of the promoter's contribution subject to lock-in and the Equity Shares proposed to form part of the promoter's 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 DRHP with SEBI until the date of commencement of lock-in period as stated in the DRHP.- Complied with and noted for compliance



- (6) All applicable provisions of the SEBI ICDR Regulations, which relate to Equity Shares ineligible for computation of promoter's 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 DRHP. - <u>Complied with and</u> <u>noted for compliance</u>
- (7) All applicable provisions of the SEBI ICDR Regulations which relate to receipt of promoter's contribution prior to opening of the Offer, shall be complied with. We confirm that arrangements have been made to ensure that promoter's contribution shall be received at least one day before the opening of the Offer and that auditor's certificate to this effect shall be duly submitted to SEBI. We further confirm that arrangements have been made to ensure that the promoter's contribution will be kept in an escrow account with a scheduled commercial bank and shall be released to the Company along with the proceeds of the Offer. Not applicable
- (8) Necessary arrangements shall be made to ensure that the monies received pursuant to the Offer 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 and that the agreement entered into between the bankers to the Offer, the Company and the Selling Shareholders specifically contains this condition. Noted for compliance
- (9) The existing business as well as any new business of the Company for which funds are being raised fall within the 'main objects' in the object clause of the Memorandum of Association of the Company or the charter 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 Memorandum of Association. Complied with to the extent applicable
- (10) Following disclosures have been made in the DRHP:
 - (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 SR equity shares, where the Company has outstanding SR equity shares; and Complied with to the extent applicable. There are no SR equity shares issued by the Company;
 - (b) An undertaking from the Company that it shall comply with all disclosure and accounting norms specified by SEBI. Complied with
- (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. Not applicable

We enclose a note 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 Promoters and that the related party transactions entered into for the periods disclosed in the DRHP have been entered into by the Company in accordance with applicable laws. - Refer to the Due Diligence Process Note enclosed as Appendix A to this certificate.

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

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

Thanking you,

Sincerely,

Beeline Capital Advisors Pvt. Ltd.



This signature page forms an integral part of the letter to Securities and Exchange Board of India, in relation to the initial public offering of Mamata Machinery Limited

For BEELINE CAPITAL ADVISORS PRIVATE LIMITED

Nevil Savjani

Head Merchant Banking

Enclosed: Annexures as above



Beeline Capital Advisors Pvt. Ltd.



ANNEXURE III - A

Note explaining the process of due diligence that has been exercised

We, the Book Running Lead Manager, have carried out a due diligence exercise on the Company for the purposes of complying with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") and other applicable laws, and to the extent customary for initial public offerings in India, along with other professionals and experts engaged in the Offer. The due diligence process carried out by us and the Legal Counsel (defined below) commenced with interactions with the senior management of the Company to gain an understanding of, among other matters, the business of the Company, key risks involved, financial overview, and the background of Company's management. In this regard, we provided the Company with a due diligence questionnaire and information request list prepared in consultation with Legal Counsel. In response to the questionnaire and the information requisition list, the Company provided us with supporting documents by setting up an online data room in accordance with the questionnaire for our review and gave us explanations for our queries.

In connection with the Offer, Crawford Bayley & Co. has been appointed as the legal counsel to the Issue as to Indian law ("Legal Counsel"). The Legal Counsel have assisted us in carrying out documentary legal due diligence, drafting of the DRHP in compliance with the SEBI ICDR Regulations and other applicable laws, and advised the Company and us on other legal matters, in relation to the Offer, including for the purpose of issuing legal opinions in relation to the Offer to us as appropriate in the Offer. We were also assisted by the current statutory auditor of the Company, Bathiya & Associates, LLP, ("Statutory Auditor") in financial due diligence process. In addition to the Restated Consolidated Financial Information of the Company, the Statutory Auditor has verified and certified certain matters relating to, *inter alia*, eligibility criteria for the Offer, statement of possible special tax benefits, details of any amounts outstanding to micro, small and medium enterprises and other creditors of the Company on consolidated basis, corporate governance, average cost of acquisition of equity shares by the Promoters, Selling Shareholders and Company's key performance indicators included in the DRHP. As on the date of the DRHP, the Statutory Auditor holds valid peer review certificate.

The Statutory Auditor have consented to be named as experts, in terms of the Companies Act, 2013, as amended, in the DRHP and such consent has not been withdrawn as at the date of filing of the DRHP with the SEBI.

The Company has also placed reliance on the report titled "Flexible Packaging Machinery" of June 2024 ("Industry Report") exclusively prepared and issued by Dun & Bradstreet for disclosures relating to the industry information in the DRHP. Further, the Company has received a written consent from Dun & Bradstreet, dated June 27, 2024, to include extracts of the Industry Report in the DRHP, Red Herring Prospectus and Prospectus. Dun & Bradstreet were engaged by the Company vide engagement letter dated January 2, 2024, and the Industry Report has been commissioned and paid for by the Company for the purposes of confirming the Company's understanding of the industry in connection with the Offer.

7. Business and Commercial Diligence

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

- (a) Organizing and attending a virtual discussion with the Company to develop an understanding of the business and operations, history and other matters of the Company and the industry overview and the regulatory environment, which were attended by members of the Company team, Book Running Lead Manager, Legal Counsel. We did a physical site visit of the Registered and Corporate office and the manufacturing plant located at Survey No. 423/P, Sarkhej-Bavla Road, N.H No. 8A, Moraiya, Sanand, Ahmedabad, Gujarat 382 213, India. A broad overview of the business of the Company, the industry in which they operate, the regulatory framework with respect to their businesses, the corporate structures, capital structure, financials and shareholding pattern of the Company were presented, followed by interactive discussions.
- (b) Regularly interacting with the Company's senior management team including Chief Executive Officer, Apurva Kane, Dipak Modi, Chief Financial Officer, Madhuri Sharma, Company Secretary and Compliance Officer and Senior Managerial Personnel, as well as other individuals from the Company's business, secretarial, legal and finance departments, and the Statutory Auditor for the purpose of gaining an

Beeline Capital Advisors Pvt. Ltd.

BEELI/

understanding about, among other matters, the business, the risks involved and the financial overview of the Company. These interactions included (i) due diligence calls, virtual drafting sessions and conference calls to discuss the draft disclosures in the DRHP; (ii) due diligence calls with the Statutory Auditor; (iii) bring down due diligence calls to receive updated information from the Company before filing the DRHP; (iv) seeking appropriate certifications from the Company, its Directors, Promoters, Subsidiary, Promoter Group, Key Managerial Personnel, Senior Managerial Personnel, Group Companies and Selling Shareholders, among others, for certain other information; (v) seeking appropriate clarifications from the Company for key financial, operational data and other information, including fund requirements based on the business plan of the Company and (vi) seeking appropriate certifications from the Statutory Auditors; (vii) regular calls with Dun & Bradstreet for understanding the overview of the industry. Further, we also interacted with the representatives of the Selling Shareholder to prepare disclosures in the DRHP in relation to the Selling Shareholders and their respective portions of the Offered Shares and obtained certifications in this regard. These interactions were conducted with the objective of assisting the Company to prepare the disclosures as required under the SEBI ICDR Regulations and other applicable laws with regard to the Offer.

- (c) Conducted physical site visit of the Registered and Corporate office and the site visit at manufacturing facility located at Survey No. 423/P, Sarkhej-Bavla Road, N.H No. 8A, Moraiya, Sanand, Ahmedabad, Gujarat 382 213, India;
- (d) Obtaining and relying on certificates, formal representations and undertakings from the Company, the Promoters, the Promoter Group, the Subsidiary, the Group Companies, the Directors, the Key Managerial Personnel and Senior Managerial Personnel of the Company, the Statutory Auditor and other documents (including the Industry Report) in support of certain disclosures made in the DRHP, including certain operational data included in the business section and for compliance with the SEBI ICDR Regulations.
- (e) Obtaining and relying on formal representations and undertakings from the Company and the Selling Shareholders in the Offer Agreement.
- (f) Obtaining circle-ups and certificates from the Statutory Auditor, as applicable, on certain financial information, operational data and/ or other information included in the DRHP, including details of the amounts outstanding to small scale undertakings and other creditors of the Company, non-payment of statutory dues by the Company, compliance with corporate governance requirements by the Company, key performance indicators, among others, as applicable.
- (g) We shall continue to undertake these interactions and due diligence until the allotment of Equity Shares in the Offer.
 - i. Interacting with the industry consultant, namely Dun & Bradstreet.
 - ii. Requesting the Company to provide documents based on the requirements under the SEBI ICDR Regulations. Assisting the Company to make available due diligence documents in a virtual data room or share through e-mails and reviewing those documents along with the Legal Counsel, to comply with the diligence requirements as stipulated under the SEBI ICDR Regulations, and the other applicable laws, as is customary in such transactions.
- iii. Reviewing, together with the Legal Counsel, certain business-related documents pertaining to the Company, including contracts with customers each on a sample basis.
 - (a) Obtaining circle-ups from the Statutory Auditor on financial information as well as certifications for the operational data and certain financial related information included in the DRHP, as on and for the periods specified therein.
 - (b) For certain information, relying on management certificates from the Company for compliance with the SEBI ICDR Regulations.

Beeline Capital Advisors Pvt. Ltd.



8. Diligence on business related items

The Book Running Lead Manager and the Legal Counsel have reviewed documents, including among others, arrangements and contracts entered into by the Company and its Subsidiaries with their customers and suppliers on a sample basis.

9. Industry Information

The Company and the Book Running Lead Manager have relied on the industry and market related data derived from the report titled "Flexible Packaging Machinery" of June 2024 exclusively prepared and issued by Dun & Bradstreet who were appointed on January 2, 2024, and which has been commissioned and paid by the Company for the purposes of confirming its understanding of the industry in connection with the Offer. We have also interacted with Dun & Bradstreet to discuss the contents of the Industry Report. The industry related information contained in the DRHP, including sections titled "Offer Document Summary", "Risk Factors", "Industry Overview", "Our Business" and "Management's Discussion and Analysis of Financial Condition and Result of Operations", has been included from the Company Commissioned Industry Report.

10. Outstanding Litigation Proceedings and Material Creditors

The Company and Book Running Lead Manager has disclosed the following pending litigation proceedings involving the Company, its Directors, its Subsidiary, Promoters and Group Companies (to the extent applicable) in accordance with the legal requirements under the SEBI ICDR Regulations (a) all criminal proceedings; (b) all actions by regulatory authorities and statutory authorities; (c) disciplinary actions including any penalty imposed by SEBI or stock exchanges against the Promoters in the last five Fiscals including outstanding action; (d) claims related to direct and indirect taxes, in a consolidated manner, giving the number of cases and total amount; and (e) other pending litigations, as per the policy of materiality defined and adopted by the Board of the Company and disclosed in the section titled "Outstanding Litigation and Other Material Developments" of the DRHP.

The Company has provided a list of outstanding litigation involving the Company and supporting documents for material proceedings involving the Company. Further, we interacted with the relevant representatives of the Company to understand the status of various pending proceedings involving the Company.

Pursuant to the SEBI ICDR Regulations and the materiality policy adopted by the Board on June 21, 2024, for the purposes of disclosure, all pending litigation involving the Company, Directors, Promoters, Subsidiary and Group Companies (to the extent applicable), other than criminal proceedings, actions by regulatory authorities and statutory authorities, have been considered 'material' if: (a) where such matters involves the Company, Promoters, Directors and Subsidiaries, the monetary amount of claim by or against the entity or person in any such pending proceeding is in excess of 5% of ₹ average of absolute value of profit or loss after tax (on a consolidated basis) of the Company for the last three audited financial period covered in the Restated Financial statements, i.e. ₹ 9.81 million; ("Threshold"); and (b) wherein a monetary liability is not quantifiable, or which does not fulfil the Threshold as specified in (a) above, but the outcome of which could, nonetheless, have a material adverse effect on the business, operations, performance, prospects, financial position or reputation of the Company.

Further, pre-litigation notices received by the Company, Promoters, Subsidiaries and Directors from third parties (excluding governmental, statutory, taxation or regulatory authorities or notices threatening criminal action) shall, in any event, not be considered as litigation until such time the Company, Promoters, Subsidiary and Directors are impleaded as defendants in proceedings initiated before any court, tribunal or governmental authority, or is notified by any governmental, statutory or regulatory authority of any such proceeding that may be commenced.

In accordance with the SEBI ICDR Regulations, in respect of litigation involving the Group Companies, the Company is required to disclose only such litigation that can have a material impact on the Company. In this regard, we have obtained certification from the Group Companies, which states that, as on the date of the DRHP, there is no litigation involving the Group Companies that could have a material impact on the Company.

The Company provided supporting documents / certifications for material civil cases, all outstanding criminal proceedings and actions by statutory / regulatory authorities involving the Company.

Beeline Capital Advisors Pvt. Ltd.



For disclosures relating to litigation involving the Directors and Promoter, the Company has provided certifications received from such relevant parties.

Pursuant to the SEBI ICDR Regulations and the materiality policy adopted by the Board on June 21, 2024, for the purposes of disclosures in the DRHP, any creditor of the Company except Banks and Financial Institutions from whom the Company has availed financing facilities, outstanding dues to whom exceed ₹ 13.78 million, being 5% of the total outstanding dues (that is trade payables) of the Company as of the end of the most recent period covered as per the latest Restated Financial Statements of the Company included in the Draft Red Herring Prospectus, has been considered material. Consolidated disclosure on the dues to (a) creditors that are micro, small and medium enterprises; and (b) other creditors have been provided in a summary format (indicating the total number of, and aggregate outstanding amounts due to such creditors).

Further, in compliance with the SEBI ICDR Regulations, the details pertaining to outstanding dues towards such creditors as on December 31, 2023, are also available on the website of the Company as indicated in the DRHP.

11. Promoters, Promoter Group, Subsidiaries, Selling Shareholders, Directors, Key Managerial Personnel, Subsidiaries and Group Companies

For the purposes of making certain disclosures with respect to the Directors, Key Managerial Personnel, Subsidiary, Promoters, and the Group Companies, we have obtained certifications from the relevant entities/persons. Further, our Promoters have also provided certification regarding certain disclosures and information with respect to their Promoter Group. The average cost of acquisition of Equity Shares by the Promoters has been derived from the information provided by the Promoters in their certificates certified by the Statutory Auditors.

For the purposes of disclosure of the educational qualifications and professional experience of Directors, Key Managerial Personnel of the Company, we have relied on relevant transcripts, degree certificates, experience certificates, MCA information for directorships, and appointment letters issued by previous and current employers and other back-up documents.

We have received confirmation from the Company, Selling Shareholders, Directors, Promoters and members of the Promoter Group stating that they 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 SEBI or any other authorities. We have also received confirmations from the Company, Promoters, members of the Promoter Group, Selling Shareholders or Directors that they are not wilful defaulters or fraudulent borrower as defined under the SEBI ICDR Regulations. Further, confirmations have been taken from Directors that (a) they are not directors on the board of other listed companies whose shares have been / were suspended from being traded on any stock exchange during the period of five years before the date of the DRHP during his/her tenure, and (b) that they are not currently or were previously on the board of a listed company whose shares have been or were delisted from being traded on any stock exchange

during his/her tenure. Additionally, we have obtained confirmations from the Directors and Promoters that they have not been declared as Fugitive Economic Offenders. Confirmations have also been obtained from the Company, Promoters, members of the Promoter Group and Selling Shareholders in respect of their compliance with the Companies (Significant Beneficial Owners) Rules, 2018, to the extent in force and applicable, as on the date of the DRHP.

12. Financial information of the Company and financial indebtedness

We conducted due diligence on financial matters, which included virtual meetings and a due diligence call with the Statutory Auditor and the finance team of the Company, review of the Auditor's reports and other related documents from the Statutory Auditor. The Statutory Auditor has provided the Restated Consolidated Financial Statements of the Company, which were audited in accordance with the Ind AS and the Companies Act, 2013 and restated in accordance with the SEBI ICDR Regulations for the fiscal years 2023, 2022 and 2021 and nine months period ended on December 31, 2023 (and provided an examination report thereon).

Beeline Capital Advisors Pvt. Ltd.



We reviewed the Restated Consolidated Financial Statements of the Company and the examination report issued thereon by the Statutory Auditor and obtained certifications with respect to certain information included in the DRHP from the Statutory Auditor. We held discussions with the Statutory Auditor on the form and manner of the reports and certifications required for such financial information.

The Statutory Auditor was also required to review the financial information relating to the Company in the DRHP in the relevant periods and have delivered customary comfort letters to the Book Running Lead Managers confirming the accuracy of such financial information contained in the Company. Such comfort letters will be reissued or brought down at certain future dates, as the Offer progresses, by the Statutory Auditor, prior to the filing of the RHP, the Prospectus and the Allotment of Equity Shares in the Offer.

In addition, we have obtained certifications with respect to certain financial information included in the DRHP from the Auditor. They have verified and provided certifications with respect to certain information included in the DRHP, including, without limitation, average cost of acquisition of equity shares by the Promoter and the Selling Shareholders, compliance with corporate governance requirements by the Company, amounts outstanding against borrowings of the Company, details of any amounts outstanding to micro, small and medium enterprises and other creditors of the Company and information related to key performance indicators of the Company. Such certifications will be re-issued or brought down at certain future dates, as the Offer progresses, by the Statutory Auditors, prior to the filing of the RHP and the Prospectus.

In addition, as per the requirements of the SEBI ICDR Regulations, the Company has uploaded the audited standalone financial statements of the Company for past three fiscals on its website (www.mamata.com).

The Company has also received consents from relevant lenders, granting the Company written consent to undertake the Offer and related corporate actions such as issue and allotment of the Equity Shares, amongst others.

We have received the certificate provided by the Statutory Auditor on computation of the Company's net worth, operating profit/loss and net tangible assets, each on a restated basis, to assess eligibility of the Company to undertake the Offer under Regulation 6 (1) of the SEBI ICDR Regulations. We have relied on the statement of possible special tax benefits to the Company and its shareholders issued by the Statutory Auditor. In addition to the above, we have obtained confirmation from the Statutory Auditor that all the related party transactions entered into for the periods disclosed in the DRHP are on an arm's length basis.

13. Group Companies and its financials

Pursuant to the SEBI ICDR Regulations and the materiality policy adopted by the Board on June 21, 2024 ("Materiality Policy"), for the purposes of identification of group companies, the Company has considered (i) companies (other than the Promoters and Subsidiary) with which the Company has entered into related party transactions during the period for which the Restated Consolidated Financial Information has been included in the Draft Red Herring Prospectus as covered under the applicable accounting standards, and (ii) such other companies as considered material by the Board, in accordance with the Materiality Policy.

For the purposes of (ii) above, in terms of the Materiality Policy, a company (other than the Promoters and Subsidiary) has been considered material and disclosed as a group company if:

- a. such company is a member of the Promoter Group; and
- b. the Company has entered into one or more transactions with such company during the last completed Financial Year and the most recent period (if applicable) of the Restated Consolidated Financial Statement, which individually or cumulatively in value exceeds 10% of the total restated revenue of the Company as per the Restated Consolidated Financial Statements of the last financial year.

Based on the above, the Company has following group companies as on the date of the Draft Red Herring Prospectus:

- 1. Mentorcap Management Private Limited;
- 2. Indian Centre for Climate and Societal Impacts Research:

Beeline Capital Advisors Pvt. Ltd.



- 3. Maruti Enterprises, L.L.C;
- 4. Amazing Ambrosia Private Limited; and
- 5. Hyperion Research Private Limited.

In terms of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) (Third Amendment) Regulations, 2021, the group companies are required to upload certain financial information based on the audited statements for the preceding three years on their respective website and the Company is required to provide link of the website of the Group Companies of the Company where financial information of the Group Companies have been disclosed in the DRHP.

The financial information of the Group Companies except Maruti Enterprises, L.L.C, are available on the website of the Company due to unavailability or inability to upload information on website of such Group Companies. The financial information has not been uploaded on the website of the Company at www.mamata.com.

Further, financial information of Maruti Enterprises, L.L.C., one of the Group Companies are not required to prepared due to applicable laws of that jurisdiction where Maruti Enterprises, L.L.C has been incorporated and therefore financial information of Maruti Enterprises, L.L.C has not been uploaded due to unavailability of the same.

14. Statutory and/or Regulatory and Other Diligence

In connection with due diligence of statutory and/or regulatory matters, we have along with the Legal Counsel, reviewed the relevant statutory and/or regulatory records of the Company, including without limitation, relevant corporate records, filings made by the Company with various key statutory and/or regulatory authorities, lease agreements, licenses, approvals and registrations applied for and/or received by the Company to undertake its business activities and such other documents as we have deemed necessary and as have been provided to us by the Company from time to time and have made suitable disclosures, as prescribed, in relation to relevant findings. We have also relied on representations and certifications provided by the Company in connection with such statutory and/or regulatory matters. Further, due to the nature and extent of operations of the Company, the Company obtains the requisite approvals from various statutory authorities in the ordinary course of business. The Company is required to apply for such approvals periodically for their operations and such approvals expiry in the ordinary course of business.

The secretarial records for certain past allotments of Equity Shares made by the Company could not be traced as the relevant information was not available in the records maintained by the Company, at the MCA Portal maintained by the Ministry of Corporate Affairs and the RoC, despite conducting internal searches and engaging an independent practicing company secretary, M/s. Raval Mistry & Associates, Company Secretaries to conduct online search at the MCA Portal maintained by the Ministry of Corporate Affairs and physical search of RoC. These allotments include allotment of (i) 10,180 equity shares of ₹100 each on March 1, 1984; (ii) 4,218 equity shares of ₹100 each on October 1, 1985, (iii) 1,600 equity shares of ₹100 each on Mach 12, 1987, (iv) 8,000 equity shares of ₹100 each on January 21, 1989, for which the relevant forms were not traceable.

We, along with the Legal Counsel, have also regularly interacted with the officials of the Company to understand the material approvals that are required to be obtained by the Company to carry out its business, followed by a due diligence exercise of such approvals.

15. Objects of the Offer

The objects of the Offer are to (i) to carry out the Offer for Sale of up to 7,382,340 Equity Shares by the Selling Shareholders; and (ii) achieve the benefits of listing the Equity Shares on the Stock Exchanges.

Further, the Selling Shareholders will be entitled to their respective portion of the proceeds of the Offer for Sale after deducting their proportion of Offer expenses and relevant taxes thereon. The Company will not receive any proceeds

from the Offer for Sale. The details of the same have been disclosed in accordance with the requirements of the SEBI ICDR Regulations.

All capitalized terms used herein and not specifically defined shall have the same meanings ascribed to such terms in the draft red herring prospectus dated June 28, 2024 ("DRHP").



Annexure III-B

Checklist confirming regulation-wise compliance with the applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended.

[Note: Copy of checklist enclosed separately.]

Beeline Capital Advisors Pvt. Ltd.



Beeline Capital Advisors Private Limited

B 1311 – 1314 Thirteenth Floor Shilp Corporate Park, Rajpath Rangoli Road, Thaltej Ahmedabad, Gujarat, India 380054

Telephone: +91 79 4918 5784 **Website**: www.beelinemb.com

SEBI Registration Number: INM000012917

APPENDIX III B

CHECKLIST CONFIRMING REGULATION WISE COMPLIANCE WITH THE APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED, FOR THE INITIAL PUBLIC OFFERING OF MAMATA MACHINERY LIMITED.

This compliance checklist for Chapter II, Part A of Schedule VI and Part A of Schedule XIII of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the "SEBI ICDR Regulations"), is prepared in relation to the proposed initial public offering of Equity Shares of face value of ₹ 10 each (the "Equity Shares") of Mamata Machinery Limited (the "Company") comprising of an offer for sale of up to 7,382,340 Equity Shares (the "Offered Shares") aggregating up to ₹ [•] million comprising offer for sale of up to an offer for sale of up to 534,483 equity shares aggregating up to [•] million by Mahendra Patel, up to 1,967,931 equity shares aggregating up to [•] million by Bhagvati Patel, up to 2,129,814 equity shares aggregating up to [•] million by Mamata Group Corporate Services LLP and up to 1,523,070 equity shares aggregating up to [•] million by Mamata Management Services LLP ("Selling Shareholders") (the "Offer for Sale").

Capitalized terms not defined herein would have the same meaning as attributed to them in the draft red herring prospectus dated June 28, 2024, of the Company filed with the Securities and Exchange Board of India ("SEBI") along with this Annexure (the "DRHP").

The following chapters and schedules of the SEBI ICDR Regulations do not apply to the Issue:

- 1. Chapter III Rights Issue
- 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 Innovators Growth Platform

- 9. Chapter XI Bonus Issue
- 10. Chapter XI-A Power to Relax Strict Enforcement of the Regulations
- 11. Schedule VI (Part B) Disclosures in a letter of offer
- 12. Schedule VI (Part B-1) Disclosures in a letter of offer
- 13. Schedule VI (Part C) Certain disclosures not mandatory in case of a further public offer
- 14. Schedule VI (Part D) Certain disclosure not mandatory in case of fast track public issue
- 15. Schedule VI (Part F) Disclosures in an abridged letter of offer
- 16. Schedule VII Disclosures in a Placement Document
- 17. Schedule VIII Disclosures in offer documents and abridged prospectus and letter of offer for issue of Indian Depository Receipts
- 18. Schedule XV Format of report for green shoe option
- 19. Schedule XVII (Part B) Format of initial post-issue report for a rights issue
- 20. Schedule XVII (Part C) Format of final post-issue report for a rights issue

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
		PART I: ELIGIBILITY REQUIREMENTS					
4		Reference Date					
		Unless otherwise provided in this Chapter, an issuer making an initial public offer of specified securities shall satisfy the conditions of this Chapter as on the date of filing of the draft offer document with the Board and also as on the date of filing the offer document with the Registrar of Companies.		-	The Offer is an initial public offering of Equity Shares.		
5		Entities not eligible to make an initial public offer					
	(1)	An issuer shall not be eligible to make an initial public offer -					
	(a)	if the issuer, any of its promoters, promoter group or directors or selling shareholders are debarred from accessing the capital market by the Board.	Complied with to the extent applicable and noted for compliance.	188, 210, 324	There is a distinct negative statement to this effect. It is included in the chapter titled "Other Regulatory and Statutory Disclosures".		

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
	(b)	if any of the promoters or directors of the issuer is a promoter or director of any other company which is debarred from accessing the capital market by the Board	Complied with to the extent applicable and noted for compliance.	188, 210, 324	There is a distinct negative statement to this effect. It is included in the chapter titled "Other Regulatory and Statutory Disclosures".			
	(c)	if the issuer or any of its directors is a wilful defaulter or a fraudulent borrower.	Complied with to the extent applicable and noted for compliance.	188, 210, 324	There is a distinct negative statement to this effect. It is included in the chapter titled "Other Regulatory and Statutory and Disclosures".			
	(d)	If any of its director is a fugitive economic offender	Complied with to the extent applicable and noted for compliance.	188, 210, 324	There is a distinct negative statement to this effect. It is included in the chapter titled "Other Regulatory and Statutory and Disclosures".			
		Explanation: The restrictions under (a) and (b) above shall 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 offer document with the Board.	-	-	-			
	(2)	An issuer shall not be eligible to make an initial public offer if there are any outstanding convertible securities or any other right which would entitle any person with any option to receive equity shares of the issuer: Provided that the provisions of this sub-regulation shall not apply to:	Complied with to the extent applicable and noted	91	There is a distinct statement to this effect. It is included in the chapter titled "Capital Structure".			
		outstanding options granted to employees, whether currently an employee or not, pursuant to an employee stock option scheme in compliance with the Companies Act, 2013, the relevant Guidance Note or accounting standards, if any, issued by the Institute of Chartered Accountants of India or pursuant to the Companies Act,	for compliance					

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		2013, in this regard; fully paid-up outstanding convertible securities which are required to be converted on or before the date of filing of the red herring prospectus (in case of book-built issues) or the prospectus (in case of fixed price issues), as the case may be.			
6		Eligibility requirements for an initial public offer			
	(1)	An issuer shall be eligible to make an initial public offer only if:			
	a)	it has net tangible assets of at least three crore rupees, calculated on a restated and consolidated basis, in each of the preceding three full years (of twelve months each), of which not more than fifty per cent. are held in monetary assets:		Cover page, 325	The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations.
		Provided that if more than fifty per cent. of the net tangible assets are held in monetary assets, the issuer has utilised or made firm commitments to utilise such excess monetary assets in its business or project; Provided further that the limit of fifty per cent. on monetary assets shall not be applicable in case the initial public offer is made entirely through an offer for sale.			A statement to this effect has been included in the chapter titled "Other Regulatory and Statutory Disclosures".
	b)	it has an average operating profit of at least fifteen crore rupees, calculated on a restated and consolidated basis, during the preceding three years (of twelve months each), with operating profit in each of these preceding three years;		Cover page, 325	The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations. A statement to this effect has been included in the chapter titled "Other Regulatory and Statutory Disclosures".
	c)	it has a net worth of at least one crore rupees in each of the preceding three full years (of twelve months each), calculated on a restated and consolidated basis;	Complied with.	Cover page, 325	The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations. A statement to this effect has been included in the chapter titled "Other Regulatory and Statutory Disclosures".
	d)	if it has changed its name within the last one year, at least fifty per cent. of the revenue, calculated on a restated and consolidated basis, for the preceding one full year has been earned by it from the activity indicated by its new name.		-	-

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
	(2)	An issuer not satisfying the condition stipulated in sub-regulation (1) shall be eligible to make an initial public offer only if the issue is made through the book-building process and the issuer undertakes to allot at least seventy-five per cent. of the net offer to qualified institutional buyers and to refund the full subscription money if it fails to do so.		-	The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations.		
	(3)	If an issuer has issued SR equity shares to its promoters/ founders, the said issuer shall be allowed to do an initial public offer of only ordinary shares for listing on the Main Board subject to compliance with the provisions of this Chapter and these clauses - i. the issuer shall be intensive in the use of technology, information technology, intellectual property, data analytics, bio-technology or nano-technology to provide products, services or business platforms with substantial value addition. ii. the net worth of the SR shareholder, as determined by a Registered Valuer, shall not be more than rupees one thousand crore.: Explanation: While determining the individual net worth of the SR shareholder, his investment/ shareholding in other listed companies shall be considered but not that of his shareholding in the issuer company. iii. The SR shares were issued only to the promoters/ founders who hold an executive position in the issuer company; iv. The issue of SR equity shares had been authorized by a special resolution passed at a general meeting of the shareholders of the issuer, where the notice calling for such general meeting specifically provided for - a. the size of issue of SR equity shares, b. ratio of voting rights of SR equity shares vis-à-vis the ordinary shares, c. rights as to differential dividends, if any d. sunset provisions, which provide for a time frame for the validity of such SR equity shares, e. matters in respect of which the SR equity shares would have the same voting right as that of the ordinary shares in respect of which the SR equity shares would have the same voting right as that of the ordinary shares have been issued prior to the filing of draft red herring prospectus and held for a period of at least three months prior to the filing of the red herring prospectus; vi. The SR equity shares shall have voting rights in the ratio of a minimum of 2:1 upto a maximum of 10:1 compared to ordinary shares and such ratio shall be in whole numbers only; viii. The SR equity shares shall		89	There is a distinct negative statement to this effect. It is included in the chapter titled "Capital Structure".		
7.		General Conditions					

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		An issuer making an initial public offer shall ensure that:						
	a)	it has made an application to one or more stock exchanges to seek an in-principle approval for listing of its specified securities on such stock exchanges and has chosen one of them as the designated stock exchange, in terms of Schedule XIX;		Cover Page, 324	The Company will make an application for in-principle listing and trading approvals in accordance with Regulation 28 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations"). The designated stock exchange shall be selected prior to filing of the Red Herring Prospectus ("RHP") with the Registrar of Companies, Gujarat at Ahmedabad ("RoC").			
	b)	it has entered into an agreement with a depository for dematerialisation of the specified securities already issued and proposed to be issued;	Noted for Compliance	334, 344, 413	A statement to this effect has been included in the chapter titled "Terms of the Offer", "Offer Procedure" and "Material Contracts and Documents for Inspection In this context, two agreements have been signed amongst among the Company, the respective Depositories and the Registrar to the Offer: Tripartite agreement dated May 06, 2024 among CDSL, the Company and the Registrar to the Offer. Tripartite agreement dated February 21, 2024 among NSDL, the Company and the Registrar to the Offer.			
	c)	all its specified securities held by the promoters are in dematerialised form prior to filing of the offer document;	Complied with	87, 89	All the shares held by our Promoters are in dematerialised as on the date of the Draft Red Herring Prospectus. A statement to this			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
					effect is included in the chapter titled "Capital Structure" of the DRHP.			
	d)	all its existing partly paid-up equity shares have either been fully paid-up or have been forfeited;	Not Applicable	90	The Company does not have any partly paid- up Equity Shares as on the date of the DRHP. A statement to this effect is included in the chapter titled "Capital Structure" of the DRHP.			
	e)	it has made firm arrangements of finance through verifiable means towards seventy-five per cent. of the stated means of finance for a specific project proposed to be funded from the issue proceeds, excluding the amount to be raised through the proposed public issue or through existing identifiable internal accruals		-	-			
		The amount for general corporate purposes, as mentioned in 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.	Not Applicable	-	-			
		Explanation: For the purposes of regulation 6 and 7:	-	-	-			
	II.	"project" means the object for which monies are proposed to be raised to cover the objects of the issue In case of an issuer which had been a partnership firm or a limited liability partnership, the track record of operating profit of the partnership firm or the limited liability partnership shall be considered only if the financial statements of the partnership business for the period during which the issuer was a partnership firm or a limited liability partnership, conform to and are revised in the format prescribed for companies under the Companies Act, 2013 and also comply with the following: (a) adequate disclosures are made in the financial statements as required to be made by the issuer as per schedule III of the Companies Act, 2013; (b) the financial statements are duly certified by the statutory auditor stating that: i. the accounts and the disclosures made are in accordance with the provisions of schedule III of the Companies Act, 2013; ii. the applicable accounting standards have been followed; iii. the financial statements present a true and fair view of the firm's accounts; In case of an issuer formed out of a division of an existing company, the track record of distributable profits of the division spun-off shall be considered only if the requirements regarding financial statements as provided	Not Applicable	-				

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
		The amount for: (i) general corporate purposes, and (ii) such objects where the issuer company has not 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 being raised by the issuer: Provided that the amount raised for such objects where the issuer company has not identified acquisition or investment target, as mentioned in 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 the proposed acquisition or strategic investment object has been identified and suitable specific disclosures about such acquisitions or investments are made in the draft offer document and the offer document at the time of filing of offer documents.	Not Applicable	-	-		
8.		Additional conditions for an offer for sale					
		Only such fully paid-up equity shares may be offered for sale to the public, which have been held by the sellers for a period of at least one year prior to the filing of the draft offer document: Provided that in case the equity shares received on conversion or exchange of fully paid-up compulsorily convertible securities including depository receipts are being offered for sale, the holding period of such convertible securities, including depository receipts, as well as that of resultant equity shares together shall be considered for the purpose of calculation of one year period referred in this sub-regulation. Provided further that such holding period of one year shall be required to be complied with at the time of filing of the draft offer document.	with to the extent applicable and noted		A statement to the effect that the Selling Shareholders are in compliance with Regulation 8 and is included in the chapter titled "Summary of the Offer Document", "The Offer" & "Offer Procedure" of the DRHP.		
		Explanation: If the equity shares arising out of the conversion or exchange of the fully paid-up compulsorily convertible securities are being offered for sale, the conversion or exchange should be completed prior to filing of the offer document (i.e. red herring prospectus in the case of a book built issue and prospectus in the case of a fixed price issue), provided full disclosures of the terms of conversion or exchange are made in the draft offer document. Provided further that the requirement of holding equity shares for a period of one year shall not apply:		-	-		
	a)	in case of an offer for sale of a government company or statutory authority or corporation or any special purpose vehicle set up and controlled by any one or more of them, which is engaged in the infrastructure sector	Not Applicable	-	-		

CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD					
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	b)	if the equity shares offered for sale were acquired pursuant to any scheme approved by a High Court or approved by a tribunal or the Central Government under the sections 230 to 234 of Companies Act, 2013, as applicable, in lieu of business and invested capital which had been in existence for a period of more than one year prior to approval of such scheme;		-	-
	c)	if the equity shares offered for sale were issued under a bonus issue on securities held for a period of at least one year prior to the filing of the draft offer document with the Board and further subject to the following: i. such specified securities being issued out of free reserves and share premium existing in the books of account as at the end of the financial year preceding the financial year in which the draft offer document is filed with the Board; and ii. such equity shares not being issued by utilisation of revaluation reserves or unrealized profits of the issuer.	with	21, 52, 363	A statement to this effect has been included in the chapter titled "Capital Structure" of the DRHP.
8A		Additional conditions for an offer for sale for issues under sub-regulation (2) of regulation 6			
		For issues where draft offer document is filed under sub-regulation (2) of regulation 6 of these regulations: a) shares offered for sale to the public by shareholder(s) holding, individually or with persons acting in concert, more than twenty per cent of pre-issue shareholding of the issuer based on fully diluted basis, shall not exceed more than fifty per cent of their pre-issue shareholding on fully diluted basis; b) shares offered for sale to the public by shareholder(s) holding, individually or with persons acting in concert, less than twenty per cent of pre-issue shareholding of the issuer based on fully diluted basis, shall not exceed more than ten per cent of pre-issue shareholding of the issuer on fully diluted basis; c) for shareholder(s) holding, individually or with persons acting in concert, more than twenty per cent of pre-issue shareholding of the issuer based on fully diluted basis, provisions of lock-in as specified under regulation 17 of these regulations shall be applicable, and relaxation from lock-in as provided under clause (c) of regulation 17 of these regulations shall not be applicable.	Not Applicable.	-	The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations
		PART II: ISSUE OF CONVERTIBLE DEBT INSTRUMENTS AND WARRANTS			
9.		Eligibility requirements for issue of convertible debt instruments			
		An issuer shall be eligible to make an initial public offer of convertible debt instruments even without making a prior public issue of its equity shares and listing thereof.	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
		Provided that it is not in default of payment of interest or repayment of principal amount in respect of debt instruments issued by it to the public, if any, for a period of more than six months.			

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
10.		Additional requirements for issue of convertible debt instruments			
	(1)	In addition to other requirements laid down in these regulations, an issuer making an initial public offer of convertible debt instruments shall also comply with the following conditions:	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	a)	it has obtained credit rating from at least one credit rating agency;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	b)	it has appointed at least one debenture trustee in accordance with the provisions of the Companies Act, 2013 and the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	c)	it shall create a debenture redemption reserve in accordance with the provisions of the Companies Act, 2013 and rules made thereunder;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	d)	if the issuer proposes to create a charge or security on its assets in respect of secured convertible debt instruments, it shall ensure that:	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	(i)	such assets are sufficient to discharge the principal amount at all times;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	(ii)	such assets are free from any encumbrance;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	(iii)	where security is already created on such assets in favour 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;		-	The Offer is an Initial Public Offering of Equity Shares.
	(iv)	the security or asset cover shall be arrived at after reduction of the liabilities having a first or prior charge, in case the convertible debt instruments are secured by a second or subsequent charge.	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	(2)	The issuer shall redeem the convertible debt instruments in terms of the offer document.	Not Applicable.	_	The Offer is an Initial Public Offering of Equity Shares.
11.		Conversion of optionally convertible debt instruments into equity shares			
	(1)	The 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		-	The Offer is an Initial Public Offering of Equity Shares.

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		notice sent by the issuer for this purpose shall not be construed as consent for conversion of any convertible debt instruments.			
	(2)	Where the value of the convertible portion of any listed convertible debt instruments issued by an issuer exceeds ten crore rupees 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 such convertible debt instruments and justification thereon		-	The Offer is an Initial Public Offering of Equity Shares.
		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 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.		-	The Offer is an Initial Public Offering of Equity Shares.
	(4)	The provision of sub-regulation (2) shall not apply if such redemption is as per the disclosures made in the offer document.	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
12.		Offer of convertible debt instruments for financing			
		An issuer shall not issue convertible debt instruments for financing or for providing loans to or for acquiring shares of any person who is part of the promoter group or group companies:	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
		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.			
13.		Offer of warrants			
		An issuer shall be eligible to issue warrants in an initial public offer subject to the following:	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	a)	the tenure of such warrants shall not exceed eighteen months from the date of their allotment in the initial public offer;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	b)	a specified security may have one or more warrants attached to it;	Not Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
	c)	the price or formula for determination of exercise price of the warrants shall be determined upfront and disclosed in the offer document and at least twenty-five per cent. of the consideration amount based on the exercise price shall also be received upfront;	Applicable.	-	The Offer is an Initial Public Offering of Equity Shares.
		Provided that in case the exercise price of warrants is based on a formula, twenty-five per cent. consideration amount based on the cap price of the price band determined for the linked equity shares or convertible securities shall be received upfront			
	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		-	The Offer is an Initial Public Offering of Equity Shares.
		PART III: PROMOTERS' CONTRIBUTION			
14.		Minimum Promoter's Contribution			
	(1)	The promoters of the issuer shall hold at least twenty per cent of the post-issue capital: Provided that in case the post-issue shareholding of the promoters is less than twenty per cent, alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India or any non-individual public shareholder holding at least give per cent of the post-issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s) may contribute to meet the shortfall in minimum contribution as specified for the promoters, subject to a maximum of ten per cent. of the post-issue capital without being identified as promoter(s).		88, 89	A statement to this effect has been included in the chapter titled as "Capital Structure"
		Provided further that the requirement of minimum promoters' contribution shall not apply in case an issuer does not have any identifiable promoter.			
	(2)	The minimum promoters' contribution shall be as follows:			
	a)	the promoters shall contribute twenty per cent as stipulated in sub-regulation (1), as the case may be, either by way of equity shares, including SR equity shares held, if any, or by way of subscription to convertible securities:	Noted for compliance to the extent applicable.	88, 89	A statement to this effect has been included in the chapter titled "Capital Structure"

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		Provided that if the price of the equity shares allotted pursuant to conversion is not pre-determined and not disclosed in the offer document, the promoters shall contribute only by way of subscription to the convertible securities being issued in the public issue and shall undertake in writing to subscribe to the equity shares pursuant to conversion of such securities			
	b)	in case of any issue of convertible securities which are convertible or exchangeable on different dates and if the promoters' contribution is by way of equity shares (conversion price being pre-determined), such contribution shall not be at a price lower than the weighted average price of the equity share capital arising out of conversion of such securities.		-	The Offer is an initial public offering of Equity Shares
	c)	subject to the provisions of clause (a) and (b) above, in case of an initial public offer of convertible debt instruments without a prior public issue of equity shares, the promoters shall bring in a contribution of at least twenty per cent. of the project cost in the form of equity shares, subject to contributing at least twenty per cent. of the issue size from their own funds in the form of equity shares: Provided that if the project is to be implemented in stages, the promoters' contribution shall be with respect to total equity participation till the respective stage vis-à-vis the debt raised or proposed to be raised through the public issue.		-	The Offer is an initial public offering of Equity Shares.
	(3)	The promoters shall satisfy the requirements of this regulation at least one day prior to the date of opening of the issue.	Noted for compliance to the extent applicable.		-
	(4)	In case the promoters have to subscribe to equity shares or convertible securities towards minimum promoters' contribution, the amount of promoters' contribution shall be kept in an escrow account with a scheduled commercial bank, which shall be released to the issuer along with the release of the issue proceeds: Provided that where the promoters' contribution has already been brought in and utilised, the issuer shall give the cash flow statement disclosing the use of such funds in the offer document; Provided further that where the minimum promoters' contribution is more than one hundred crore rupees and the initial public offer is for partly paid shares, the promoters shall bring in at least one hundred crore rupees before the date of opening of the		-	-
		issue and the remaining amount may be brought on a pro-rata basis before the calls are made to the public. Explanation: For the purpose of this regulation: (I) Promoters' contribution shall be computed on the basis of the post-issue expanded capital:	Not Applicable	-	-

CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments	
		assuming full proposed conversion of convertible securities into equity shares; assuming exercise of all vested options, where any employee stock options are outstanding at the time of initial public offer in terms of proviso (a) to sub-regulation (2) of regulation 5. (II) For computation of "weighted average price": "weight" means the number of equity shares arising out of conversion of such specified securities into equity shares at various stages; "price" means the price of equity shares on conversion arrived at after taking into account the predetermined conversion price at various stages				
15.		Securities ineligible for minimum promoters' contribution				
	(1)	For the computation of minimum promoters' contribution, the following specified securities shall not be eligible:				
	a)	specified securities acquired during the preceding three years, if these are:		88, 89	A statement to this effect has been included in the chapter titled "Capital Structure".	
	i)	acquired for consideration other than cash and revaluation of assets or capitalisation of intangible assets is involved in such transaction; or	compliance			
	ii)	resulting from a bonus issue by utilisation of revaluation reserves or unrealised profits of the issuer or from bonus issue against equity shares which are ineligible for minimum promoters' contribution;				
	b)	specified securities acquired by the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India, or any non-individual public shareholder holding at least five per cent. of the post-issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s) during the preceding one year at a price lower than the price at which specified securities are being offered to the public in the initial public offer:		-	-	
		Provided that nothing contained in this clause shall apply:				
		i. if the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India or any non-individual public shareholder holding at least five per cent. of the post-issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s), as applicable, pay to the issuer the difference between				

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		the price at which the specified securities are offered in the initial public offer and the price at which the specified securities had been acquired; ii. if such specified securities are acquired in terms of the scheme under sections 230 to 234 of the Companies Act, 2013, as approved by a High Court or a tribunal or the Central Government, as applicable, by the promoters in lieu of business and invested capital that had been in existence for a period of more than one year prior to such approval iii. to an initial public offer by a government company, statutory authority or corporation or any special purpose vehicle set up by any of them, which is engaged in the infrastructure sector iv. to equity shares arising from the conversion or exchange of fully paid-up compulsorily convertible securities, including depository receipts, that have been held by the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India or any nonindividual public shareholder holding at least five per cent. of the post issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s), as applicable, for a period of at least one year prior to the filing of the draft offer document and such fully paid-up compulsorily convertible securities are converted or exchanged into equity shares prior to the filing of the offer document (i.e., red herring prospectus in case of a book built issue and prospectus in case of a fixed price issue), provided that full disclosures of the terms of conversion or exchange are made in such draft offer document;			
	c)	specified securities allotted to the promoters and alternative investment funds or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India "or any non-individual public shareholder holding at least five per cent. of the post-issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s) during the preceding one year at a price less than the issue price, against funds brought in by them during that period, in case of an issuer formed by conversion of one or more partnership firms or limited liability partnerships, where the partners of the erstwhile partnership firms or limited liability partnerships are the promoters of the issuer and there is no change in the management: Provided that specified securities, allotted to the promoters against the capital existing in such firms for a period of more than one year on a continuous basis, shall be eligible		_	
	d)	specified securities pledged with any creditor.	Not Applicable	-	-

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	(2)	Specified securities referred to in clauses (a) and (c) of sub-regulation (1) shall be eligible for the computation of promoters' contribution if such securities are acquired pursuant to a scheme which has been approved by a High Court or approved by a tribunal or the Central Government under sections 230 to 234 of the Companies Act, 2013.		-	-
		PART IV: LOCK-IN AND RESTRICTIONS ON TRANSFERABILITY			
16.		Lock-in of specified securities held by the promoters			
	(1)	The specified securities held by the promoters shall not be transferable (hereinafter referred to as "lock-in") for the periods as stipulated hereunder.			
	a)	minimum promoters' contribution including contribution made by alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India "or any non-individual public shareholder holding at least five per cent. of the post-issue capital or any entity (individual or non-individual) forming part of promoter group other than the promoter(s) referred to in proviso to sub-regulation (1) of regulation 14, shall be locked-in for a period of eighteen months from the date of date of allotment in the initial public offer, whichever is later;	with.	88, 89	A statement to this effect has been included in the chapter titled "Capital Structure - Details of Promoters' contribution and lockin for eighteen months".
		Provided that in case the majority of the issue proceeds excluding the portion of offer for sale is proposed to be utilized for capital expenditure, then the lock-in period shall be three years from the date of allotment in the initial public offer."		-	-
	b)	promoters' holding in excess of minimum promoters' contribution shall be locked-in for a period of six months from the date of allotment in the initial public offer	Complied with.	88, 89	A statement to this effect has been included in the chapter titled "Capital Structure-Details of equity share capital locked-in for six months"
		Provided that in case the majority of the issue proceeds excluding the portion of offer for sale is proposed to be utilized for capital expenditure, then the lock-in period shall be one year from the date of allotment in the initial public offer.		-	-
		Explanation: For the purpose of this sub-regulation, "capital expenditure" shall include civil work, miscellaneous fixed assets, purchase of land, building and plant and machinery, etc.	Noted	-	Not Applicable
	(2)	The SR equity shares shall be under lock-in until conversion into equity shares having voting rights same as that of ordinary shares or shall be locked-in for a period specified in sub-regulations (1), whichever is later.	Not applicable.	-	There are no SR equity shares issued by the Company

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
17.		Lock-in of specified securities held by persons other than the promoters					
		The entire pre-issue capital held by persons other than the promoters shall be locked-in for a period of six months from the date of allotment in the initial public offer	Complied with	88, 89	A statement to this effect has been included in the chapter titled "Capital Structure"		
		Provided that nothing contained in this regulation shall apply to:					
	a)	equity shares allotted to employees, whether currently an employee or not, under an employee stock option or employee stock purchase scheme of the issuer prior to the initial public offer, if the issuer has made full disclosures with respect to such options or scheme in accordance with Part A of Schedule VI;		-	-		
	b)	equity shares held by an employee stock option trust or transferred to the employees by an employee stock option trust pursuant to exercise of options by the employees, whether currently employees or not, in accordance with the employee stock option plan or employee stock purchase scheme. Provided that the equity shares allotted to the employees shall be subject to the provisions of lock-in as specified		-	-		
		under the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021.					
	c)	equity shares held by a venture capital fund or alternative investment fund of category I or Category II or a foreign venture capital investor:	Not Applicable	-	-		
		Provided that such equity shares shall be locked in for a period of at least six months from the date of purchase by the venture capital fund or alternative investment fund of Category I or Category II or foreign venture capital investor.					
		Explanation:					
		 i. For the purpose of clause (c), in case such equity shares have resulted pursuant to conversion of fully paid-up compulsorily convertible securities, the holding period of such convertible securities as well as that of resultant equity shares together shall be considered for the purpose of calculation of six month period and convertible securities shall be deemed to be fully paid-up, if the entire consideration payable thereon has been paid and no further consideration is payable at the time of their conversion. ii. or the purpose of clause (c), in case such equity shares have resulted pursuant to a bonus issue, then the holding period of such equity shares against which the bonus issue is made as well as holding period of resultant bonus equity shares together shall be considered for the purpose of calculation of 					

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		six months period, subject to the following: (a) that the bonus shares being issued out of free reserves and share premium existing in the books of account as at the end of the financial year preceding the financial year in which the draft offer document is filed with the Board; and (b) that the bonus shares not being issued by utilisation of revaluation reserves or unrealized profits of the issuer.			
18.		Lock-in of specified securities lent to stabilising agent under the green shoe option			
		The lock-in provisions shall not apply with respect to the specified securities lent to stabilising agent for the purpose of green shoe option, during the period starting from the date of lending of such specified securities and ending on the date on which they are returned to the lender in terms of sub-regulation (5) or (6) of regulation 57:		-	-
		Provided that the specified securities shall be locked-in for the remaining period from the date on which they are returned to the lender.			
19.		Lock-in of partly-paid securities			
		If the specified securities which are subject to lock-in are partly paid-up and the amount called-up on such specified securities is less than the amount called-up on the specified securities issued to the public, the lock-in shall end only on the expiry of three years after such specified securities have become pari passu with the specified securities issued to the public.		69	All Equity shares are fully paid up and there are no partly paid-up equity shares as on the date of the DRHP.
20.		Inscription or recording of non-transferability			
		The certificates of specified securities which are subject to lock-in shall contain the inscription "non-transferable" and specify the lock-in period and in case such specified securities are dematerialised, the issuer shall ensure that the lock-in is recorded by the depository.		89	A statement to this effect has been included in the chapter titled Capital Structure – Recording on non – transferability of Equity Shares locked in
21.		Pledge of locked-in specified securities			
		Specified securities, except SR equity shares, held by the promoters and locked-in may be pledged as a collateral security for a loan granted by a scheduled commercial bank or a public financial institution or a systemically important non-banking finance company or a housing finance company, subject to the following:		-	-
	a)	if the specified securities are locked-in in terms of clause (a) of regulation 16, the loan has been granted to the issuer company or its subsidiary(ies) for the purpose of financing one or more of the objects of the issue and pledge of specified securities is one of the terms of sanction of the loan;		-	-

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	b)	if the specified securities are locked-in in terms of clause (b) of regulation 16 and the pledge of specified securities is one of the terms of sanction of the loan.	Not applicable	-	-
		Provided that such lock-in shall continue pursuant to the invocation of the pledge and such transferee shall not be eligible to transfer the specified securities till the lock-in period stipulated in these regulations has expired.			
22.		Transferability of locked-in specified securities			
		Subject to the provisions of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, the specified securities, except SR equity shares, held by the promoters and locked-in as per regulation 16, may be transferred to another promoter or any person of the promoter group or a new promoter and the specified securities held by persons other than the promoters and locked-in as per regulation 17, may be transferred to any other person holding the specified securities which are locked-in along with the securities proposed to be transferred:		89	A statement to this effect has been included in the chapter titled "Capital Structure".
		Provided that the lock-in on such specified securities shall continue for the remaining period with the transferee and such transferee shall not be eligible to transfer them till the lock-in period stipulated in these regulations has expired.			
		PART V: APPOINTMENT OF LEAD MANAGERS, OTHER INTERMEDIARIES AND COMPLIANCE OFFICER			
23.	(1)	The issuer shall appoint one or more merchant bankers, which are registered with the Board, as lead manager(s) to the issue.	Complied with.	Cover Page	The Company and the Selling Shareholders have appointed Beeline Capital Advisors Private Limited as their book running lead managers ("BRLM") to the Offer.
	(2)	Where the issue is managed by more than one lead manager, the rights, obligations and responsibilities, relating inter alia to disclosures, allotment, refund and underwriting obligations, if any, of each lead manager shall be predetermined and be disclosed in the draft offer document and the offer document as specified in Schedule I.		_	-
	(3)	At least one lead manager to the issue shall not be an associate (as defined under the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992) of the issuer and if any of the 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.		-	-

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	(4)	The issuer shall, in consultation with the lead 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	_	Cover Page	The Company has appointed Link Intime India Private Limited as the Registrar to the Offer. Noted for compliance in respect of other intermediaries.
	(5)	The issuer shall enter into an agreement with the lead manager(s) in the format specified in Schedule II and enter into agreements with other intermediaries as required under the respective 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 agreement of the issuer with the self-certified syndicate banks.	with to the extent applicable and noted	412	The Company has entered into an Offer Agreement dated June 28, 2024 with the BRLMs. The Company has entered into a Registrar Agreement dated June 28, 2024 with the Registrar to the Offer. Noted for compliance in respect of other intermediaries. The relevant agreements/memorandum of understanding will be executed on appointment of such intermediaries.
	(6)	The issuer shall, in case of an issue made through the book building process, appoint syndicate member(s) and in the case of any other issue, appoint bankers to issue, at centres in the manner specified in Schedule XII.	Noted for compliance	64	Syndicate members will be appointed prior to filing the RHP with the RoC.
	(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 registrar to the issue; Provided further that the lead manager shall not act as a registrar to the issue in which it is also handling the post-issue responsibilities.	with to the extent		The Company has appointed Link Intime India Private Limited as the Registrar to the Offer.
	(8)	The issuer shall appoint a compliance officer who shall be responsible for monitoring the compliance of the securities laws and for redressal of investors' grievances.	Complied with.	Cover Page, 61	The Company has appointed Madhuri Sharma as the Company Secretary and Compliance Officer.
		PART VI: DISCLOSURES IN AND FILING OF OFFER DOCUMENTS			
		I control of the second of the			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
24.		Disclosures in the draft offer document and offer document					
	1)	The draft offer document and offer document shall contain all material disclosures which are true and adequate to enable the applicants to take an informed investment decision.	Complied with and noted for compliance.	-	-		
	2)	Without prejudice to the generality of sub-regulation (1), the red-herring prospectus, and prospectus shall contain:	Noted for compliance.	-	The DRHP contains and the RHP and the Prospectus shall contain disclosures specified in Part A of Schedule VI of the SEBI Regulations and the applicable provisions of the Companies Act, 2013.		
	a)	disclosures specified in the Companies Act, 2013 and;	Complied with and noted for compliance.	-	-		
	b)	disclosures specified in Part A of Schedule VI	Complied with and noted for compliance.	-	-		
	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 offer document and the offer document.	Complied with and noted for compliance.	-	-		
	4)	The lead manager(s) shall call upon the issuer, its promoters and its directors or in case of an offer for sale, also the selling shareholders, to fulfil their obligations as disclosed by them in the draft offer document and the offer document and as required in terms of these regulations.		-	_		

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	5)	The lead manager(s) shall ensure that the information contained in the draft offer document and offer document and the particulars as per restated audited financial statements in the offer document are not more than six months old from the issue opening date.	Complied with and noted for compliance.	-	-
25.		Filing of the draft offer document and offer document			
	1)	Prior to making an initial public offer, the issuer shall file three copies of the draft offer document with the Board in accordance with Schedule IV, along with fees as specified in Schedule III, through the lead manager(s).		60	A copy of this Draft Red Herring Prospectus is being filed electronically on the SEBI's online portal at https://siportal.sebi.gov.in, in accordance with SEBI master circular bearing reference no. SEBI/HO/CFD/PoD-2/P/CIR/2023/00094 dated June 21, 2023. It will also be submitted to SEBI at its head office located at SEBI Bhavan, Plot No. C4 A, 'G' Block, Bandra Kurla Complex, Bandra (E), Mumbai, 400 051, Maharashtra.
	2)	The lead manager(s) shall submit the following to the Board along with the draft offer document:			
	a)	a certificate, confirming that an agreement has been entered into between the issuer and the lead manager(s);	Complied with.	412	The Company has entered into an Offer Agreement dated June 28, 2024 with the BRLM.
	b)	a due diligence certificate as per Form A of Schedule V	Complied with.	-	A due diligence certificate dated June 28, 2024 has been submitted.
	c)	in case of an issue of convertible debt instruments, a due diligence certificate from the debenture trustee as per Form B of Schedule V;	Not applicable	_	The Offer is an Initial Public Offering of Equity Shares.
	3)	The issuer shall also file the draft offer document with the stock exchange(s) where the specified securities are proposed to be listed, and submit to the stock 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		-	-

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
	4)	The Board may specify changes or issue observations, if any, on the draft offer document within thirty days from the later of the following dates:	Noted for compliance.	-	-		
	a)	the date of receipt of the draft offer document under sub-regulation (1); or					
	b)	the date of receipt of satisfactory reply from the lead manager(s), where the Board has sought any clarification or additional information from them; or					
	c)	the date of receipt of clarification or information 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 approval letter issued by the stock exchange(s).					
	5)	If the Board specifies any changes or issues observations on the draft offer document, the issuer and lead manager(s) shall carry out such changes in the draft offer document and shall submit to the Board an updated draft offer document complying with the observations issued by the Board and highlighting all changes made in the draft offer document and before filing the offer documents with the Registrar of Companies or an appropriate authority, as applicable.	compliance to the extent	-	-		
	6)	If there are any changes in the draft offer document in relation to the matters specified in Schedule XVI, an updated offer document or a fresh draft offer document, as the case may be, shall be filed with the Board along with fees specified in Schedule III		-	-		
	7)	Copy of the offer documents shall also be filed with the Board and the stock exchange(s) through the lead manager(s) promptly after filing the offer documents with Registrar of Companies.	Noted for compliance.	-	-		
	8)	The draft offer document and the offer document shall also be furnished to the Board in a soft copy.	Complied with and noted for compliance.	-	-		
	9)	The lead manager(s) shall submit the following documents to the Board after issuance of observations by the Board or after expiry of the period stipulated in sub-regulation (4) of regulation 25 if the Board has not issued observations:	compliance, to the extent	-	-		
	a)	a statement certifying that all changes, suggestions and observations made by the Board have been incorporated in the offer document;	applicable.				

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	OARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	b)	a due diligence certificate as per Form C of Schedule V, at the time of filing of the offer document;			
	c)	a copy of the resolution passed by the board of directors of the issuer for allotting specified securities to promoter(s) towards amount received against promoters' contribution, before opening of the issue;			
	d)	a certificate from a statutory auditor, before opening of the issue, certifying that promoters' contribution has been received in accordance with these regulations, accompanying therewith the names and addresses of the promoters who have contributed to the promoters' contribution and the amount paid and credited to the issuer's bank account by each of them towards such contribution;			
	e)	a due diligence certificate as per Form D of Schedule V, in the event the issuer has made a disclosure of any material development by issuing a public notice pursuant to para 4 of Schedule IX.			
26.		Draft offer document and offer document to be available to the public			
	1)	The draft offer document filed with the Board shall be made public for comments, if any, for a period of at least twenty-one days from the date of filing, by hosting it on the websites of the Issuer, Board, stock exchanges where specified securities are proposed to be listed and lead manager(s) associated with the issue.		-	-
	2)	The issuer shall, within two days of filing the draft offer document 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 the fact of filing of the draft offer document with the Board and inviting the public to provide their comments to the Board, the issuer or the lead manager(s) in respect of the disclosures made in the draft offer document.	ide compliance.	-	-
	3)	The lead manager(s) shall, after expiry of the period stipulated in sub-regulation (1), file with the Board, details of the comments received by them or the 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 the offer documents are hosted on the websites as required under these regulations and its contents are the same as the versions as filed with the Registrar of Companies, Board and the stock exchanges, as applicable.		-	-
	5)	The lead manager(s) and the stock exchanges shall provide copies of the offer document to the public as and when requested and may charge a reasonable sum for providing a copy of the same.	Noted for compliance.	-	-
		PART VII - PRICING			

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
27.		Face value of equity shares			
		The disclosure about the face value of equity shares shall be made in the draft offer document, offer document, advertisements and application forms, along with the price band or the issue price in identical font size.	Complied with to the extent applicable and noted for compliance.		-
28.		Pricing			
	1)	The issuer may determine the price of equity shares, and in case of convertible securities, the coupon rate and the conversion price, in consultation with the lead manager(s) or through the book building process, as the case may be.			The Offer Price will be determined by the Company in consultation with the Book Running Lead Manager.
	2)	The issuer shall undertake the book building process in the manner specified in Schedule XIII.	Noted for compliance		-
29.		Price and price band			
	1)	The issuer may mention a price or a price band in the offer document (in case of a fixed price issue) and a floor price or a price band in the red herring prospectus (in case of a book built issue) and determine the price at a later date before filing the prospectus with the Registrar of Companies: Provided that the prospectus filed with the Registrar of Companies shall contain only one price or the specific coupon rate, as the case may be.	compliance to the extent	Cover page, 66	The Price Band will be decided by the Company in consultation with the Book Running Lead Manager
	2)	The cap on the price band, and the coupon rate in case of convertible debt instruments, shall be less than or equal to one hundred and twenty per cent of the floor price.	Noted for compliance	-	-
		Provided that the cap of the price band shall be at least one hundred and five percent of the floor price.			
	3)	The floor price or the final price shall not be less than the face value of the specified securities.	Noted for compliance	-	-
	4)	Where the issuer opts not to make the disclosure of the floor price or price band in the red herring prospectus, the issuer shall announce the floor price or the price band at least two working days before the opening of the	Noted for compliance.	-	-

CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD					
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		issue in the same newspapers in which the pre-issue advertisement was released or together with the pre-issue advertisement in the format prescribed under Part A of Schedule.			
	5)	The announcement referred to in sub-regulation (4) shall contain relevant financial ratios computed for both upper and lower end of the price band and also a statement drawing attention of the investors to the section titled "basis of issue price" of the offer document.		-	-
	6)	The announcement referred to in sub-regulation (4) and the relevant financial ratios referred to in sub-regulation (5) shall be disclosed on the websites of the stock exchange(s) and shall also be pre-filled in the application forms to be made available on the websites of the stock exchange(s).		-	-
30.		Differential pricing	-		-
	1)	The issuer may offer its specified securities at different prices, subject to the following:	Noted for		
	a)	retail individual investors or retail individual shareholders or employees entitled for reservation made under regulation 33 may be offered specified securities at a price not lower than by more than ten per cent. of the price at which net offer is made to other categories of applicants, excluding anchor investors;	аррисаоте.		
	b)	in case of a book built issue, the price of the specified securities offered to the anchor investors shall not be lower than the price offered to other applicants;			
	c)	In case the issuer opts for the alternate method of book building in terms of Part D of Schedule XIII, the issuer may offer the specified securities to its employees at a price not lower than by more than ten per cent. of the floor price.			
	2)	Discount, if any, shall be expressed in rupee terms in the offer document.			
		PART VIII: ISSUANCE CONDITIONS AND PROCEDURE			
31.		Minimum offer to public			
		The minimum offer to the public shall be subject to the provisions of clause (b) of sub-rule (2) of rule 19 of Securities Contracts (Regulations) Rules, 1957.		341, 345	The Offer is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations.
32.		Allocation in the net offer			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
	1)	In an issue made through the book building process under sub-regulation (1) of regulation 6 the allocation in the net offer category shall be as follows:	with and	341	A statement to this effect has been included			
	a)	not less than thirty five per cent. to retail individual investors;	noted for compliance.		on the cover page and in the section titled "Offer Structure" in the DRHP.			
	b)	not less than fifteen per cent. to non-institutional investors;						
	c)	not more than fifty per cent. to qualified institutional buyers, five per cent. of which shall be allocated to mutual funds:						
		Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in any other category:						
		Provided further that in addition to five per cent. allocation available in terms of clause (c), mutual funds shall be eligible for allocation under the balance available for qualified institutional buyers						
	2)	In an issue made through the book building process under sub-regulation (2) of regulation 6, the allocation in the net offer category shall be as follows:	Not Applicable	-	The Offer is being made in compliance with Regulation 6(1) of the SEBI ICDR			
	a)	not more than ten per cent to retail individual investors;						
	b)	not more than fifteen per cent to non-institutional investors;		for 66, ce. 341, 345				
	c)	not less than seventy-five per cent to qualified institutional buyers, five per cent of which shall be allocated to mutual funds						
		Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category: Provided further that in addition to five per cent. allocation available in terms of clause (c), mutual funds shall be eligible for allocation under the balance available for qualified institutional buyers.						
	3)	In an issue made through the book building process, the issuer may allocate up to sixty per cent of the portion available for allocation to qualified institutional buyers to anchor investors in accordance with the conditions specified in this regard in Schedule XIII			A statement to this effect has been included on the cover page and in the chapter titled as "General Information", "Offer Structure", "Offer Procedure" in the DRHP.			
	(3 A)	In an issue made through book building process, the allocation in the non-institutional investors' category shall be as follows:	Noted for compliance	341	A statement to this effect has been included on the cover page and in the chapter titled as "Offer Structure", in the DRHP.			

CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Su b- Re g	Contents	Status of compliance	Page No.	Comments		
	 (a) one third of the portion available to non-institutional investors shall be reserved for applicants with application size of more than two lakh rupees and up to ten lakh rupees; (b) two third of the portion available to non-institutional investors shall be reserved for applicants with application size of more than ten lakh rupees: Provided that the unsubscribed portion in either of the sub-categories specified in clauses (a) or (b), may be allocated to applicants in the other sub-category of non-institutional investors 					
4)		Not applicable.		The Offer is being made through book building process.		
i)	minimum fifty per cent. to retail individual investors; and					
ii)	remaining to:					
a)	individual applicants other than retail individual investors; and					
b)	other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for;					
	Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category.					
	Explanation: For the purpose of sub-regulation (4), if the retail individual investor category is entitled to more than fifty per cent. of the issue size on a proportionate basis, the retail individual investors shall be allocated that higher percentage					
	Reservation on a competitive basis					
1)	The issuer may make reservations on a competitive basis out of the issue size excluding promoters' contribution in favour of the following categories of persons:	Not Applicable	-	-		
a)	employees;	Not Applicable	-	-		
b)	shareholders (other than promoters and promoter group) of listed subsidiaries or listed promoter companies. Provided that the issuer shall not make any reservation for the lead manager(s), registrar, syndicate member(s), their promoters, directors and employees and for the group or associate companies (as defined under the	Not applicable.	-	-		
	b-Re g 4) i) ii) b) 1)	Contents (a) one third of the portion available to non-institutional investors shall be reserved for applicants with application size of more than two lakh rupees and up to ten lakh rupees; (b) two third of the portion available to non-institutional investors shall be reserved for applicants with application size of more than ten lakh rupees. Provided that the unsubscribed portion in either of the sub-categories specified in clauses (a) or (b), may be allocated to applicants in the other sub-category of non-institutional investors. In an issue made other than through the book building process, the allocation in the net offer category shall be made as follows: in minimum fifty per cent. to retail individual investors; and individual applicants other than retail individual investors; and b) other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for; Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category. Explanation: For the purpose of sub-regulation (4), if the retail individual investor category is entitled to more than fifty per cent. of the issue size on a proportionate basis, the retail individual investors shall be allocated that higher percentage Reservation on a competitive basis The issuer may make reservations on a competitive basis out of the issue size excluding promoters' contribution in favour of the following categories of persons: a) employees; b) shareholders (other than promoters and promoter group) of listed subsidiaries or listed promoter companies. Provided that the issuer shall not make any reservation for the lead manager(s), registrar, syndicate member(s),	Contents Contents	Contents Contents Status of compliance Page compliance Contents		

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		Companies Act, 2013) of the lead manager(s), registrar and syndicate member(s) and their promoters, directors and employees.						
	2)	The reservations on a competitive basis shall be subject to the following conditions:						
	a)	the aggregate of reservations for employees shall not exceed five per cent of the post-issue capital of the issuer and the value of allotment to any employee shall not exceed two lakhs rupees:	Not Applicable	-	-			
		Provided that in the event of under-subscription in 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.						
	b)	reservation for shareholders shall not exceed ten per cent. of the issue size;	Not applicable.		-			
	c)	no further application for subscription in the net offer can be made by persons (except an employee and retail individual shareholder) in favour of whom reservation on a competitive basis is made;	Noted for compliance.	-	-			
	d)	any unsubscribed portion in any reserved category may be added to any other reserved category and the unsubscribed portion, if any, after such inter-se adjustments among the reserved categories shall be added to the net offer category;		-	-			
	e)	In case of under-subscription in the net offer category, spill-over to the extent of under-subscription shall be permitted from the reserved category to the net offer.	Noted for compliance.	-	-			
	3)	An applicant in any reserved category may make an application for any number of specified securities, but not exceeding the reserved portion for that category.	Noted for compliance.	-	-			
34.		Abridged prospectus						
	1)	The abridged prospectus shall contain the disclosures as specified in Part E of Schedule VI and shall not contain any matter extraneous to the contents of the offer document	Noted for compliance.	-	-			
	2)	Every application form distributed by the issuer or any other person in relation to an issue shall be accompanied by a copy of the abridged prospectus	Noted for compliance.	-	-			
35.		ASBA						

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		The issuer shall accept bids using only the ASBA facility in the manner specified by the Board.	Noted for compliance.	-	-			
36.		Availability of issue material						
		The lead manager(s) shall ensure availability of the offer document and other issue material including application forms to stock exchanges, syndicate members, registrar to issue, registrar and share transfer agents, depository participants, stock brokers, underwriters, bankers to the issue, and self certified syndicate banks before the opening of the issue.	Noted for compliance.	-	-			
37.		Prohibition on payment of incentives						
		Any person connected with the issue shall not offer any incentive, whether direct or indirect, in any manner, whether in cash or kind or services or otherwise to any person for making an application in the initial public offer, except for fees or commission for services rendered in relation to the issue.	Complied with and noted for compliance.	429	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP			
39.		IPO grading						
		The issuer may obtain grading for its initial public offer from one or more credit rating agencies registered with the Board.	Not applicable.	66	No credit agency registered with SEBI has been appointed in respect of obtaining grading for the Offer. A statement to this effect has been included in the chapter titled "General Information" in the DRHP.			
40.		Underwriting						
	1)	If the issuer making an initial public offer, other than through the book building process, desires to have the issue underwritten to cover under-subscription in the issue, it shall prior to the filing of the prospectus, enter into an underwriting agreement with the merchant bankers or stock brokers registered with the Board to act as underwriters, indicating therein the maximum number of specified securities they shall subscribe to, either by themselves or by procuring subscription, at a predetermined price which shall not be less than the issue price, and shall disclose the fact of such underwriting agreement in the prospectus.		_	The Offer will be made through a book building process.			
	2)	The issuer making an initial public offer, other than through the book building process, shall, prior to the filing of the prospectus, enter into an underwriting agreement with the merchant bankers or stock brokers registered		-	The Offer will be made through a book building process.			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		with the Board to act as underwriters, indicating therein the number of specified securities they shall subscribe to on account of rejection of applications, either by themselves or by procuring subscription, at a predetermined price which shall not be less than the issue price, and shall disclose the fact of such underwriting agreement in the prospectus						
	3)	If the issuer makes a public issue through the book building process,						
	a)	the issue shall be underwritten by lead manager(s) and syndicate member(s): Provided that at least seventy five per cent. of the net offer proposed to be compulsorily allotted to qualified institutional buyers for the purpose of compliance of the eligibility conditions specified in sub-regulation (2) of regulation 6, cannot be underwritten	Noted for compliance.	_	-			
	b)	the issuer shall, prior to filing the prospectus, enter into underwriting agreement with the lead manager(s) and syndicate member(s), indicating therein the number of specified securities they shall subscribe to on account of rejection of bids, either by themselves or by procuring subscription, at a price which shall not be less than the issue price, and shall disclose the fact of such underwriting agreement in the prospectus.		67	A statement to this effect has been included in the chapter titled "General Information" in the DRHP.			
	c)	if the issuer desires to have the issue underwritten to cover under-subscription in the issue, it shall, prior to the filing of the red herring prospectus, enter into an underwriting agreement with the lead manager(s) and syndicate member(s) to act as underwriters, indicating therein the maximum number of specified securities they shall subscribe to, either by themselves or by procuring subscription, at a price which shall not be less than the issue price, and shall disclose the fact of such underwriting agreement in the red herring prospectus						
	d)	if the syndicate member(s) fail to fulfil their underwriting obligations, the lead manager(s) shall fulfil the underwriting obligations.	Noted for compliance.		A statement to this effect has been included in the chapter titled "General Information" in the DRHP			
	e)	the lead manager(s) and syndicate member(s) shall not subscribe to the issue in any manner except for fulfilling their underwriting obligations.	Noted for compliance.	349	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP -			
	f)	in case of every underwritten issue, the lead manager(s) shall undertake minimum underwriting obligations as specified in the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992.	Noted for compliance.	-	-			
	g)	where the issue is required to be underwritten, the underwriting obligations should at least to the extent of minimum subscription	Noted for compliance.	-	-			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
41.		Monitoring agency						
	1)	If the issue size, excluding the size of offer for sale by selling shareholders, exceeds one hundred crore rupees, the issuer shall make arrangements for the use of proceeds of the issue to be monitored by a credit rating agency registered with the Board: Provided that nothing contained in this clause shall apply to an issue of specified securities made by a bank or public financial institution or an insurance company.		-	-			
	2)	The monitoring agency shall submit its report to the issuer in the format specified in Schedule XI on a quarterly basis, till hundred per cent. of the proceeds of the issue have been utilised.	Not Applicable	-				
	3)	The board of directors and the management of the issuer shall provide their comments on the findings of the monitoring agency as specified in Schedule XI.	Not Applicable	-				
	4)	The issuer shall, within forty-five days from the end 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.		-				
42.		Public communications, publicity materials, advertisements and research reports						
		All public communication, publicity materials, advertisements and research reports shall comply with the provisions of Schedule IX.	Complied with and noted for compliance.	-	-			
43.		Offer-related advertisements						
		Subject to the provisions of the Companies Act, 2013, the issuer shall, after filing the red herring prospectus (in case of a book built issue) or prospectus (in case of fixed price issue) with the Registrar of Companies, make a pre-issue advertisement in one English national daily newspaper with wide circulation, 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	compliance to the extent	361	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP.			
	2)	The pre-issue advertisement shall be in the format and shall contain the disclosures specified in Part A of Schedule X.	Noted for compliance.	362	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP.			

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
		Provided that the disclosures in relation to price band or floor price and financial ratios contained therein shall only be applicable where the issuer opts to announce the price band or floor price along with the pre-issue advertisement pursuant to sub-regulation (4) of regulation 29			
	3)	The issuer may release advertisements for issue opening and issue closing, which shall be in the formats specified in Parts B and C of Schedule X.	Noted for compliance.	-	-
	4)	During the period the issue is open for subscription, no advertisement shall be released giving an impression that the issue has been fully subscribed or oversubscribed or indicating investors' response to the issue	Noted for compliance.	-	-
44.		Opening of the issue			
	1)	Subject to the compliance with the provisions of the Companies Act, 2013, a public issue may be opened within twelve months from the date of issuance of the observations by the Board under regulation 25	Noted for compliance.	-	-
	2)	An issue shall be opened after at least three working days from the date of filing, the red herring prospectus, in case of a book-built issue and the prospectus, in case of a fixed price issue, with the Registrar of Companies			
45.		Minimum subscription			
	1)	The minimum subscription to be received in the issue shall be at least ninety per cent of the offer through the offer document, except in case of an offer for sale of specified securities: Provided that the minimum subscription to be received shall be subject to the allotment of minimum number of specified securities, as prescribed under the Securities Contracts (Regulation) Rules, 1957.		-	-
	2)	In the event of non-receipt of minimum subscription referred to in sub-regulation (1), all application monies received shall be refunded to the applicants forthwith, but not later than four days from the closure of the issue.		-	-
46.		Period of subscription			
	1)	Except as otherwise provided in these regulations, an initial public offer shall be kept open for at least three working days and not more than ten working days.	Noted for compliance.	339	A statement to this effect has been included in the cover page and the chapter titled "Terms of the Offer" in the DRHP.
	2)	In case of a revision in the price band, the issuer shall extend the bidding (issue) period disclosed in the red herring prospectus, for a minimum period of three working days, subject to the provisions of sub-regulation (1).		339	A statement to this effect has been included in the cover page and the chapter titled "Terms of the Offer" in the DRHP.

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	3)	In case of force majeure, banking strike or similar unforeseen circumstances, the issuer may, for reasons to be recorded in writing, extend the bidding (issue) period disclosed in the red herring prospectus (in case of a book built issue) or the issue period disclosed in the prospectus (in case of a fixed price issue), for a minimum period of one working day, subject to the provisions of sub-regulation (1).		339	A statement to this effect has been included in the cover page and the chapter titled "Terms of the Offer" in the DRHP.
47.		Application and minimum application value			
	1)	A person shall not make an application in the net offer category for a number of specified securities that exceeds the total number of specified securities offered to the public. Provided that the maximum application by non-institutional investors shall not exceed total number of specified securities offered in the issue less total number of specified securities offered in the issue to qualified institutional buyers.	Noted for compliance.	-	-
	2)	The issuer shall stipulate in the offer document the minimum application size in terms of number of specified securities which shall fall within the range of minimum application value of ten thousand rupees to fifteen thousand rupees		-	-
	3)	The issuer shall invite applications in multiples of the minimum application value, an illustration whereof is given in Part B of Schedule XIV.	Noted for compliance.	-	-
	4)	The minimum sum payable on application per specified security shall be at least twenty-five per cent of the issue price:	Noted for compliance.	-	-
		Provided that in case of an offer for sale, the full issue price for each specified security shall be payable at the time of application.			
		Explanation: For the purpose of this regulation, "minimum application value" shall be with reference to the issue price of the specified securities and not with reference to the amount payable on application.			
48.		Manner of calls			
		If the issuer proposes to receive subscription monies 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 arrears along with the subscription money already paid on such shares shall be forfeited: Provided that it shall not be necessary to call the outstanding subscription money within twelve months, if the issuer has appointed a monitoring agency in terms of regulation 41.		-	There is no proposal to receive the subscription money in calls. The entire Bid Amount shall be blocked at the time of submission of the Bid along with Bid cum Application Form.

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
49.		Allotment procedure and basis of allotment					
	1)	The issuer shall not make an allotment pursuant to a public issue if the number of prospective allottees is less than one thousand.	Noted for compliance.	325, 340	A statement to this effect has been included in the chapter titled as "Other Regulatory and Statutory Disclosures" and "Terms of the Offer" in the DRHP		
	2)	The issuer shall not make any allotment in excess of the specified securities offered through the offer document except in case of oversubscription for the purpose of rounding off to make allotment, in consultation with the designated stock exchange.		361	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP.		
		Provided that in case of oversubscription, an allotment of not more than one per cent of the net offer to public may be made for the purpose of making allotment in minimum lots.					
	3)	The allotment of specified securities to applicants other than to the retail individual investors, non-institutional investors and anchor investors shall be on a proportionate basis within the respective investor categories and the number of securities allotted shall be rounded off to the nearest integer, subject to minimum allotment being equal to the minimum application size as determined and disclosed in the offer document:	compliance.	361	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP.		
		Provided that the value of specified securities allotted to any person, except in case of employees, in pursuance of reservation made under clause (a) of sub-regulation (1) or clause (a) of sub-regulation (2) of regulation 33, shall not exceed two lakhs rupees for retail investors or up to five lakhs rupees for eligible employees					
	4)	The allotment of specified securities to each retail individual investor shall not be less than the minimum bid lot, subject to the availability of shares in retail individual investor category, and the remaining available shares, if any, shall be allotted on a proportionate basis.		341, 361	A statement to this effect has been included in the chapter titled as "Offer Structure" and "Offer Procedure" in the DRHP.		
	(4 A)	The allotment of specified securities to each non-institutional investor shall not be less than the minimum application size, subject to the availability of shares in non-institutional investors' category, and the remaining shares, if any, shall be allotted on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of these regulations.	compliance.	341	A statement to this effect has been included in the chapter titled as "Offer Structure" in the DRHP.		
	5)	The authorised employees of the designated stock exchange, along with the lead manager(s) and registrars to the issue, shall ensure that the basis of allotment is finalised in a fair and proper manner in accordance with the procedure as specified in Part A of Schedule XIV		361	A statement to this effect has been included in the chapter titled "Offer Procedure" in the DRHP.		
50.		Allotment, refund and payment of interest					

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
	1)	The issuer and lead manager(s) shall ensure that the specified securities are allotted and/or application monies are refunded or unblocked within such period as may be specified by the Board.	Noted for compliance.	-	-			
	2)	The lead manager(s) shall ensure that the allotment, credit of dematerialised securities and refund or unblocking of application monies, as may be applicable, are done electronically.	Noted for compliance.	-	-			
	3)	Where the specified securities are not allotted and/or 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 investors and within such time as disclosed in the offer document and the lead manager(s) shall ensure the same		329	A statement to this effect has been included in the chapter titled "Other Regulatory and Statutory Disclosures" in the DRHP.			
51.		Post-issue advertisements						
	1)	The lead manager(s) shall ensure that an 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 credit of specified securities 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 placed on the websites of the stock exchange(s).	Noted for compliance.	-	-			
52.		Post-issue responsibilities of the lead manager(s)						
	1)	The responsibility of the lead manager(s) shall continue until completion of the issue process and for any issue related matter thereafter.	Noted for compliance.	-	-			
	2)	The lead manager(s) shall regularly monitor redressal of investor grievances arising from any issue related activities.	Noted for compliance.	-	-			
	3)	The lead manager(s) shall continue to be responsible for post-issue activities till the applicants have received the securities certificates, credit to their demat account or refund of application monies and the listing agreement is entered into by the issuer with the stock exchange and listing or trading permission is obtained.		-	-			
	4)	The lead manager(s) shall be responsible for and co-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		-	-			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		syndicate member(s) or collecting bank branches and/ or 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 demat accounts of the allottees and unblocking of ASBA accounts/ despatch of refund orders are completed and securities are listed, as applicable						
	5)	Any act of omission or commission on the part of any of the intermediaries noticed by the lead manager(s) shall be duly reported by them to the Board	Noted for compliance.	-	-			
	6)	In case there is a devolvement on the underwriters, the 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 the case of undersubscribed issues that are underwritten, the lead manager(s) shall furnish information in respect of underwriters who have failed to meet their underwriting devolvement to the Board, in the format specified in Schedule XVIII		-	-			
53.		Release of subscription money						
	1)	The lead manager(s) shall confirm to the bankers to 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 permission from the stock exchanges where the specified securities were to be 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.		340	A statement to this effect has been included in the chapter titled "Terms of the Offer" in the DRHP.			
	3)	The lead manager(s) shall ensure that the monies received in respect of the issue are released to the issuer in compliance with the provisions of Section 40 (3) of the Companies Act, 2013, as applicable.	Noted for compliance.	-	-			
54.		Reporting of transactions of the promoters and promoter group						
		The issuer shall ensure that all transactions in securities by the promoter and promoter group between the date of filing of the draft offer document or offer document, as the case may be, and the date of closure of the issue shall be reported to the stock exchange(s), within twenty four hours of such transactions.		91	A statement to this effect has been included in the chapter titled "Capital Structure" in the DRHP.			
55.		Post-issue reports						

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD							
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments			
		The lead manager(s) shall submit a final post-issue report as specified in Part A of Schedule XVII, along with a due diligence certificate as per the format specified in Form F of Schedule V, within seven days of the date of finalization of basis of allotment or within seven days of refund of money in case of failure of issue		-	-			
		PART IX: MISCELLANEOUS						
56.		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, during the period between the date of filing the draft offer document and the listing of the specified securities offered through the offer document 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 offer document or offer document, as the case may be	compliance,	90	A statement to this effect has been included in the chapter titled "Capital Structure" in the DRHP			
57.		Price stabilisation through green shoe option						
	1)	An issuer may provide a green shoe option for stabilising the post listing price of its specified securities, subject to the following:	Not applicable.		Not Applicable			
	a)	the issuer has been authorized, by a resolution passed in the general meeting of shareholders approving the public issue, to allot specified securities to the stabilising agent, if required, on the expiry of the stabilisation period;						
	b)	the issuer has appointed a lead manager as a stabilising agent, who shall be responsible for the price stabilisation process;						
	c)	prior to filing the draft offer document, the issuer and the stabilising agent have entered into an agreement, stating all the terms and conditions relating to the green shoe option including fees charged and expenses to be incurred by the stabilising agent for discharging its responsibilities;						
	d)	prior to filing the offer document, the stabilising agent has entered into an agreement with the promoters or pre- issue shareholders or both for borrowing specified securities from them in accordance with clause (g) of this sub-regulation, specifying therein the maximum number of specified securities that may be borrowed for the purpose of allotment or allocation of specified securities in excess of the issue size (hereinafter referred to as the "over-allotment"), which shall not be in excess of fifteen per cent. of the issue size;						
	e)	subject to clause (d), the lead manager, in consultation with the stabilising agent, shall determine the amount of specified securities to be over-allotted in the public issue;						

		CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BO	ARD		
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments
	f)	the draft offer document and offer document shall contain all material disclosures about the green shoe option specified in this regard in Part A of Schedule VI;			
	g)	in case of an initial public offer pre-issue shareholders and promoters and in case of a further public offer pre-issue shareholders holding more than five per cent. specified securities and promoters, may lend specified securities to the extent of the proposed over-allotment;			
	h)	the specified securities borrowed shall be in dematerialised form and allocation of these securities shall be made pro-rata to all successful applicants.			
	2)	For the purpose of stabilisation of post-listing price of the specified securities, the stabilising agent shall determine the relevant aspects including the timing of buying such securities, quantity to be bought and the price at which such securities are to be bought from the market.			
	3)	The stabilisation process shall be available for a period not exceeding thirty days from the date on which trading permission is given by the stock exchanges in respect of the specified securities allotted in the public issue.			
	4)	The stabilising agent shall open a special account, distinct from the issue account, with a bank for crediting the monies received from the applicants against the over-allotment and a special account with a depository participant for crediting specified securities to be bought from the market during the stabilisation period out of the monies credited in the special bank account.			
	5)	The specified securities bought from the market and credited in the special account with the depository participant shall be returned to the promoters or pre-issue shareholders immediately, in any case not later than two working days after the end of the stabilization period.			
	6)	On expiry of the stabilisation period, if the stabilising agent has not been able to buy specified securities from the market to the extent of such securities over-allotted, the issuer shall allot specified securities at issue price in dematerialised form to the extent of the shortfall to the special account with the depository participant, within five days of the closure of the stabilisation period and such specified securities shall be returned to the promoters or pre-issue shareholders by the stabilising agent in lieu of the specified securities borrowed from them and the account with the depository participant shall be closed thereafter.			
	7)	The issuer shall make a listing application in respect of the further specified securities allotted under sub-regulation (6), to all the stock exchanges where the specified securities allotted in the public issue are listed and the provisions of Chapter V of these Regulations shall not be applicable to such allotment.			

	CHAPTER II - INITIAL PUBLIC OFFER ON MAIN BOARD						
Reg	Su b- Re g	Contents	Status of compliance	Page No.	Comments		
	8)	The stabilising agent shall remit the monies with respect to the specified securities allotted under sub-regulation (6) to the issuer from the special bank account.					
	9)	Any monies left in the special bank account after remittance of monies to the issuer under sub-regulation (8) and deduction of expenses incurred by the stabilising agent for the stabilisation process shall be transferred to the Investor Protection and Education Fund established by the Board and the special bank account shall be closed soon thereafter					
	10)	The stabilising agent shall submit a report to the stock exchange on a daily basis during the stabilisation period and a final report to the Board in the format specified in Schedule XV.					
	11)	The stabilising agent shall maintain a register for a period of at least three years from the date of the end of the stabilisation period and such register shall contain the following particulars:					
	a)	The names of the promoters or pre-issue shareholders from whom the specified securities were borrowed and the number of specified securities borrowed from each of them;					
	b)	The price, date and time in respect of each transaction effected in the course of the stabilisation process; and					
	c)	The details of allotment made by the issuer on expiry of the stabilisation process.					
58.		Alteration of rights of holders of specified securities					
		The issuer shall not alter the terms including the terms of issue of specified securities which may adversely affect the interests of the holders of that 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.		-	-		
59.		Post-listing exit opportunity for dissenting shareholders					
		The promoters, or shareholders in control of an issuer, shall provide an exit offer to dissenting shareholders as provided for in the Companies Act, 2013, in case of change in objects or variation in the terms of contract related to objects referred to in the offer document as per conditions and manner is provided in Schedule XX;		-	-		
		Provided that the exit offer shall not apply where there are neither any identifiable promoters nor any shareholders in control of the issuer.					

	Part A – Disclosures in offer document/letter of offer			
	All disclosures specified under this Part shall be made in the draft offer document or the draft letter of offer and the offer document or the letter of offer, as applicable			
	Instructions			
a	All information shall be relevant and updated. The source and basis of all statements and claims shall be disclosed. Terms such as "market leader", "leading player", etc. shall be used only if these can be substantiated by citing a proper source.	Complied with and noted for compliance	-	-
b	All blank spaces in the draft offer document shall be filled up with appropriate data before registering the offer document, as applicable, with the Registrar of Companies or filing the same with the recognised stock exchanges.	Noted for compliance	-	-
c	Simple English shall be used to enable easy understanding of the contents. Technical terms, if any, used in explaining the business of the issuer shall be clarified in simple terms.	Complied with and noted for compliance	-	-
d	Wherever it is mentioned that details are given elsewhere in the document, the same shall be adequately cross-referenced by indicating the paragraph heading and page number.	Complied with and noted for compliance	-	-
e	There shall be no forward-looking statements that cannot be substantiated.	Complied with and noted for compliance	-	-
f	Consistency shall be ensured in the style of disclosures. If first person is used, the same may be used throughout. Sentences that contain a combination of first and third persons may be avoided.	Complied with and noted for compliance	-	-
g	For currency of presentation, only one standard financial unit shall be used.	Complied with and noted for compliance	-	-
	Applicability An issuer making a public issue or a rights issue of specified securities shall make disclosures specified in this Schedule. Provided that:	-	-	-

SCHEDU	LE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	a. an issuer making a fast track public issue may not make the disclosures specified in Part D of this Schedule.			
	b. an issuer making a further public offer of specified securities may not make the disclosures specified			
	in Part C of this Schedule if it satisfies the conditions specified in paragraph 2 of that Part.			
	c. an issuer making a rights issue may only make the disclosures specified in Part B of this Schedule if it satisfies the conditions specified in paragraph 1 of such Part.			
1	Cover pages:			
	The cover pages shall be of adequate thickness (minimum hundred GSM quality) and shall be white in colour with no patterns.	Complied with.		-
a)	Front cover pages:			
1)	Front outside cover page shall contain issue and issuer details, details of selling shareholders in tabular format along with their average cost of acquisition and offer for sale details, and other details as may be specified by the Board from time to time.	Complied with.	Cover Page	-
2)	Front inside cover page shall contain only the following issue details:			
a)	The type of the offer document ("Draft Red Herring Prospectus"/"Draft Letter of Offer", "Red Herring Prospectus", "Shelf Prospectus", "Prospectus", "Letter of Offer", as applicable).	Complied with and noted for compliance.	Cover Page	The Offer is an initial public offering of Equity Shares
b)	Date of the draft offer document or offer document.	Complied with and noted for compliance.	Cover Page	-
c)	Type of issuance ("book built" or "fixed price").	Complied with.	Cover Page	-
d)		Complied with.	Cover Page	-
	"Please read Section 32 of the Companies Act, 2013"			
e)	Name of the issuer, its logo, date and place of its incorporation, corporate identity number, address of its registered and corporate offices, telephone number, contact person, website address and e-mail address (where there has been any change in the address of the registered office or the name of the issuer, reference to the page of the offer document where details thereof are given).		Cover Page	_
f)	Names of the promoter(s) of the issuer.	Complied with.	Cover Page	-

SCHE	SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER						
	g)	Nature, number and price of specified securities offered and issue size, as may be applicable, including any offer for sale by promoters or members of the promoter group or other shareholders.	Complied with to the extent applicable and noted for compliance.	Cover Page	-		
	h)	Aggregate amount proposed to be raised through all the stages of offers made through a shelf prospectus.	Not applicable.	-	The Offer is an initial public offering of Equity Shares		
		In the case of the first issue of the issuer, the following clause on 'Risks in relation to the First Offer' shall be incorporated in a box format: "This being the first issue of the issuer, there has been no formal market for the securities of the issuer. The	Complied	Cover			
	i)	face value of the equity shares is (). The issue price/floor price/price band should not be taken to be indicative of the market price of the specified securities after the specified securities are listed. No assurance can be given regarding an active or sustained trading in the equity shares of the issuer nor regarding the price at which the equity shares will be traded after listing."	with.	Page	-		
	j)	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 of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this offering. For taking an investment decision, investors must 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	-		
	k)	The following clause on 'Issuer's Absolute Responsibility' shall be incorporated in a box format: "The issuer, having made all reasonable inquiries, accepts responsibility for and confirms that this offer document contains all information with regard to the issuer and the issue which is material in the context of the issue, that the information contained in the offer document 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. The selling shareholders accept responsibility for and confirm the statements made by them in this offer document to the extent of information specifically pertaining to them and their respective portion of the offered shares and assume responsibility that such statements are true and correct in all material respects and not misleading in any material respect"	with to the extent	Cover	-		

SCHE	EDULE V	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	1)	Names, logos and addresses of all the lead manager(s) with their titles who have signed the due diligence certificate and filed the offer document 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.)		Cover	The BRLM to the offer is not an associate of the Company.
	m)	Name, logo and address of the registrar to the issue, along with its telephone number, website address and e-mail address	Complied with.	Cover page	-
	n)	Offer schedule: (i) Anchor bid period, if any (ii) Date of opening of the issue (iii) Date of closing of the issue (iv) Date of earliest closing of the issue, if any	Complied with to the extent applicable and noted for compliance.	Cover page	The Anchor Investor Bid/Offer Period, Bid/Offer Opening Date and the Bid/Offer Closing Date will be filled in at the time of filing of the RHP with RoC.
	0)	Credit rating, if applicable.	Not applicable.	-	As this is an issue of equity shares, no credit rating is required or contemplated for the offer.
	p)	IPO grading, if any	Not applicable.	-	The Company does not intend to obtain any IPO grading for the offer.
	q)	Name(s) of the stock exchanges where the specified securities are proposed to be listed and the details of their in-principle approval for listing obtained from these stock exchange(s).		Cover	The Company proposes to list its Equity Shares on BSE Limited and National Stock Exchange of India Limited.
	(b)	Back cover pages: The back inside cover page and back outside cover page shall be kept blank.	Complied with.	-	-
2.		Table of Contents: The table of contents shall appear immediately after the front inside cover page.	Complied with.	-	-
3.		Definitions and abbreviations:			
	(A)	Conventional or general terms	Complied with.	1	-
	(B)	Offer related terms	Complied with.	3	-
	(C)	Issuer and industry related terms	Complied with.	11	-
	(D)	Abbreviations	Complied with.	11	-
4.		Offer Document Summary			

	This section shall contain summary of the following information, as applicable:			
(A)	Primary business of the Issuer and the industry in which it operates, in not more than 100 words each;	Complied with.	21	-
(B)	Names of the promoters;	Complied with.	21	-
(C)	Size of the issue disclosing separately size of the fresh issue and offer for sale;	Complied with to the extent applicable.	21	-
(D)	Objects of the issue in a tabular format;	Complied with.	22	-
(E)	Aggregate pre-issue shareholding of the promoter and promoter group, selling shareholder(s) as a percentage of the paid-up share capital of the issuer;	Complied with	22	-
(F)	Following details as per the restated consolidated financial statements for past 3 years and stub period in tabular format: Share capital; Net Worth; Revenue; (Total Income) Profit after tax; (Restated total profit for the period/year) Earnings per share; Net Asset Value per equity share; and Total borrowings (as per balance sheet).	Complied with to the extent applicable.	23	-
(G)	Auditor qualifications which have not been given effect to in the restated financial statements.	Not applicable.	23	A distinct negative statement to this effect has been made in the "Summary of the Off Document" in the DRHP
(H)	Summary table of outstanding litigations and a cross-reference to the section titled 'Outstanding Litigation and Material Developments'.	Complied with.	24	-
(I)	Cross-reference to the section titled 'Risk Factors'.	Complied with.	24	-
(J)	Summary table of contingent liabilities and a cross-reference to contingent liabilities of the issuer as disclosed in restated financial statements.	Complied with.	24	-
(K)	Summary of related party transactions for last 3 years and cross-reference to related party transactions as disclosed in restated financial statements.	Complied with.	25-26	-

EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF	OFFER	
(L)	Details of all financing arrangements whereby the promoters, members of the promoter group, the directors of the company which is a promoter of the issuer, the directors of the issuer and their relatives have financed the purchase by any other person of securities of the issuer other than in the normal course of the business of the financing entity during the period of six months immediately preceding the date of the draft offer document/offer document.	Not	26	A distinct negative statement to this effect has been made in the "Summary of the Offet Document" in the DRHP
(M)	Weighted average price at which specified security was acquired by each of the promoters and selling shareholders in the last one year.	Complied with	26	-
(N)	Average cost of acquisition of shares for promoter and selling shareholders.	Complied with	27	-
(O)	Size of the pre-IPO placement and allottees, upon completion of the placement.	Not applicable	28	A negative statement to this effect has been made in the "Summary of the Offe Document" in the DRHP
(P)	Any issuances of equity shares made in the last one year for consideration other than cash.	Not applicable	28	A negative statement to this effect has been made in the "Summary of the Offe Document" in the DRHP
(Q)	Any split/consolidation of equity shares in the last one year.	Not applicable	28	A statement to this effect has been include in the "Summary of the Offer Document chapter of the DRHP.
(R)	Exemption from complying with any provisions of securities laws, if any, granted by SEBI shall be disclosed.	Not applicable	28	A distinct negative statement to this effect has been made in the chapters titled in the "Summary of the Offer Document" and "Other Regulatory and Statutor Disclosures" in the DRHP
	Risk Factors:			
(A)	Risk factors shall be printed in a clear readable font (preferably of minimum point ten size).	Complied with.	-	-
(B)	Risk factors shall be classified as those which are specific to the project and internal to the issuer and those which are external and beyond the control of the issuer.	Complied with.	-	-
(C)	Risk factors shall be determined on the basis of their materiality. In doing so, the following shall be considered: Some risks may not be material individually but may be material when considered collectively. Some risks may have an impact which is qualitative though not quantitative. 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: The risk as envisaged by the issuer. Proposals, if any, to address the risk	Complied with to the	-	-

DULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
		extent		
		applicable.		
		Complied		
(E)	Proposals to address the risks shall not contain any speculative statement on the positive outcome of any	with to the	_	-
, ,	matter or litigation, etc. and shall not be given for any matter that is sub-judice before any court/tribunal	extent		
		applicable.		
(F)	are stated, likely or potential implications, including financial implication, wherever quantifiable shall be		1_	-
, <i>,</i>	disclosed. If it cannot be quantified, a distinct statement about the fact that the implications cannot be			
	quantified shall be made.	compliance.		
(G)	Risk factors covering the following subjects, shall necessarily be disclosed wherever applicable:			
1	Material statutory clearances and approval that are yet to be received by the issuer;	Not		
1	ivialerial statutory clearances and approval that are yet to be received by the issuer,	applicable	_	-
		Not		
2	Seasonality of the business of the issuer;	applicable	-	-
	Any issue of the specified securities by the issuer within the last twelve months at a price lower than the issue			
3	price (other than bonus issues);	applicable	-	-
	Where an object of the issue is to finance acquisitions and the acquisition targets have not been identified,			
4	details of interim use of funds and the probable date of completing the acquisitions;	applicable	-	-
	Risk associated with orders not having been placed for plant and machinery in relation to the objects of the			
5	issue, indicating the percentage and value terms of the plant and machinery for which orders are yet to be	Not	_	
	placed	Applicable		
	Lack of significant experience of the issuer or its promoters in the industry segment for which the issue is	Not		
6	being made;	applicable	-	-
		Not		
7	If the issuer has incurred losses in the last three financial years;	applicable	-	-
		of Factors		The loss of any of our key custome
				significant reduction in production and
				of, or demand for our production fro
				significant customers may adversely
0	Dependence of the issuer or any of its business segments upon a single customer or a few customers, the loss	Complied	32	our business, results of operation
o	of any one or more may have a material adverse effect on the issuer.	with	34	financial condition.
				1
				A statement to this effect has been inc
				in the chapter titled as "Risk Factor" DRHP.

DULE	E VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
9	Refusal of listing of any securities of the issuer or any of its subsidiaries during last ten years by any of the stock exchanges in India or abroad.	Not applicable.	-	-
10	Failure of the issuer or any of its subsidiary to meet the listing requirements of any stock exchange in India or abroad and the details of penalty, if any, including suspension of trading, imposed by such stock exchanges.	Not applicable.	-	-
11	Limited or sporadic trading of any specified securities of the issuer on the stock exchanges	Not applicable.	-	-
12	In case of outstanding debt instruments, any default in compliance with the material covenants such as in creation of full security as per terms of issue, default in payment of interest, default in redemption, non-creation of debenture redemption reserve, default in payment of penal interest wherever applicable, non-availability or non-maintenance of asset cover, interest cover, debt-service cover, etc.		-	-
13	Unsecured loans, if any, taken by the issuer and its subsidiaries that can be recalled at any time.	Complied with	36	Any unsecured loan by our subsidiary may recalled at any time. A statement to this eff has been included in the chapter titled "Factor" in the DRHP
14	Default in repayment of deposits or payment of interest thereon by the issuer and subsidiaries, and the rollover of liability, if any.	Not applicable	-	-
15	Potential conflict of interest of the promoters or directors of the issuer if involved with one or more ventures which are in the same line of activity or business as that of the issuer.	Not applicable	-	-
16	Shortfall in performance vis-à-vis the objects stated in any of the issues made by the listed issuer or listed subsidiaries in the last ten years, as disclosed under the heading "Performance vis-à-vis Objects" in the section "Other Regulatory and Statutory Disclosures", quantifying such shortfalls or delays.	Not applicable.	-	-
17	Shortfall in performance vis-à-vis the objects stated in the issues made by any of its listed subsidiaries or listed promoter(s) in the previous five years, as disclosed under the heading "Performance vis-à-vis Objects" in the section "Other Regulatory and Statutory Disclosures", quantifying such shortfalls or delays.	Not applicable.	-	-
18	Interests of the promoters, directors, key management personnel or senior management of the issuer, other than reimbursement of expenses incurred or normal remuneration or benefits.	Complied with and noted for compliance		Our Promoters and directors hold Eq Shares in our Company and is there interested in our Company's performance addition to his remuneration reimbursement of expenses. A statement to this effect has been incluin the chapter titled as "Risk Factor" in DRHP.

CHED	OULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
1	.9	Any portion of the issue proceeds that is proposed to be paid by the issuer to the promoter, directors, key managerial personnel or senior management of the issuer.	Not Applicable	-	
2	20	Relationship of the promoter or directors of the issuer with the entities from whom the issuer has acquired or proposes to acquire land in the last 5 years, along with the relevant details.	Not applicable.	-	-
2	21	Excessive dependence on any key managerial personnel or senior management for the project for which the issue is being made.	Not applicable.	-	
2	22	Any material investment in debt instruments by the issuer which are unsecured.	Not applicable.	-	-
2	23	Non-provision for decline in the value of investments.	Not applicable.	-	-
2	24	Summary of all outstanding litigations and other matters disclosed in the section titled 'Outstanding Litigation and Material Developments' in a tabular format along with amount involved, where quantifiable. Issuer shall also separately highlight any criminal, regulatory or taxation matters which may have any material adverse effect on the issuer.	with to the	39	A statement to this effect has been included in the chapter titled as "Risk Factor" in the DRHP.
2	25	The delay, if any, in the schedule of the implementation of the project for which the funds are being raised in the public issue.	Not Applicable	-	-
2	26	If monitoring agency is not required to be appointed as per these Regulations, the statement that deployment of the issue proceeds is entirely at the discretion of the issuer.	Not applicable.	-	-
2	27	Negative cash flow from operating activities in the last three financial years.	Complied with	35	A statement to this effect has been include in the chapter titled as "Risk Factor" in the DRHP.
2	28	If the land proposed to be acquired from proceeds of the issue is not registered in the name of the issuer.	Not applicable.	-	-
2	29	Any restrictive covenants as regards the interests of the equity shareholders in any shareholders' agreement, promoters' agreement or any other agreement for short term (secured and unsecured) and long term borrowings.	Not applicable.		-
3	80	Existence of a large number of pending investor grievances against the issuer and listed subsidiaries	Not applicable	-	-
3	31	In case of issue of secured convertible debt instruments, risks associated with second or residual charge or subordinated obligation created on the asset cover.	Not applicable.	-	The Offer is an initial public offering of Equity Shares.
3	32	In case the proforma financial statements / restated consolidated financial statements has been provided by a peer reviewed Chartered Accountants who is not statutory auditor of the Company, the Issuer Company shall put this as a Top 10 Risk Factor in its offer document (DRHP/RHP/Prospectus).	Not applicable	-	-
j.		Introduction:			

SCHI	CHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER						
	(A)	Offer details in brief.	Complied with.	52	-		
	(B)	Summary of consolidated financial information	Complied with.	54-59	-		
7.		General information:					
	(A)	Name and address of the registered and corporate offices, the registration number of the issuer, and the address of the Registrar of Companies where the issuer is registered.	Complied with.	60			
	(B)	Name, designation, address and DIN of each member of the board of directors of the issuer.	Complied with.	61			
	(C)	Names, addresses, telephone numbers and e-mail addresses of the Company Secretary, legal advisor and bankers to the issuer.	Complied with.	61			
	(D)	Name, address, telephone number and e-mail address of the compliance officer.	Complied with.	61			
	(E)	Names, addresses, telephone numbers, contact person, website addresses and e-mail addresses of the lead manager(s), registrars to the issue, bankers to the issue, brokers to the issue and syndicate member(s); URL of SEBI website listing out the details of self certified syndicate banks, registrar to the issue and share transfer agents, depository participants, etc.	with and		Details of intermediaries appointed prior to filing of the DRHP have been disclosed.		
	(F)	Names, addresses, telephone numbers, peer review number, firm registration number and e-mail addresses of the auditors of the issuer	Complied with.	63			
	(G)	Statement of inter-se allocation of responsibilities among lead manager(s).	Not Applicable	-	-		
	(H)	Following details of credit rating in case of a public issue of convertible debt instruments: 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. Details of all credit ratings, including unaccepted ratings, obtained for the public issue of convertible debt instruments.	Not applicable.	66	The Offer is an initial public offering of Equity Shares, there is no credit rating required. A negative statement to this effect has been		
		All credit ratings obtained during the preceding three years prior to the filing the draft offer document/offer document for any of the issuer's listed convertible debt instruments at the time of accessing the market through a convertible debt instrument.			made in the chapter titled "General Information" in the DRHP.		
	(I)	Following details of IPO grading, if obtained: Names of all credit rating agencies from which IPO grading has been obtained. Details of all grades obtained from such credit rating agencies. Rationale or description of the grading(s), as furnished by the credit rating agencies.	Not applicable.	66	A distinct negative statement to this effect has been made in the chapter titled "General Information" in the DRHP.		

	C VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L			The Offer is an initial public offering of
(J)	Name, address, telephone number, website address and e-mail address of the debenture trustee, in case of a public issue of convertible debt instruments.	Not applicable.	66	Equity Shares, the appointment of trustees i not required. A negative statement to this effect has been made in the chapter titled "Genera Information" in the DRHP.
(K)	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.	Not Applicable	-	-
(L)	Name, address, telephone number and e-mail address of the appraising entity in case the project has been appraised.	Not applicable	_	-
(M)	Filing the draft offer document/draft letter of offer/offer document: Under this head, the office of the Board where the draft offer document/draft letter of offer/offer document has been filed. Address of the Registrar of Companies, where copy of the offer document, having attached thereto the material contracts and documents referred to elsewhere in the offer document, has been filed.	noted for	60	-
(N)	Where the issue is being made through the book building process, the brief explanation of the book building process.	Complied with.	66	-
(O)	Details of underwriting: Names, addresses, telephone numbers, and e-mail addresses of the underwriters and the amount underwritten by each of them. Declaration by the board of directors of the issuer that the underwriters have sufficient resources to discharge their respective obligations In case of partial underwriting of the issue, the extent of such underwriting. Details of the final underwriting arrangement indicating actual number of specified securities underwritten, to be provided in the prospectus before it is registered with the Registrar of Companies	Noted for compliance.	-	The Company will enter into an underwritin agreement with the BRLM and syndicat members prior to registration of the Prospectus with the Registrar of Companies
(P)	Changes in the auditors during the last three years along with name, address, email address, peer review number and firm registration number of auditors and reasons thereof	Complied with.	63	-
(Q)	Green Shoe Option, if applicable: Name of the stabilising agent. Maximum number of equity shares in number and as a percentage of the proposed issue size, proposed to be over-allotted by the issuer. Maximum period for which the issuer proposes to avail of the stabilisation mechanism. the stabilising agent shall disclose if it proposes to close the stabilisation mechanism prior to the maximum period.	Not applicable.		A negative statement to this effect has bee included in the chapter titled "General Information" in the DRHP.

		VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L Maximum increase in the equity share capital of the issuer and the post-issue shareholding pattern, in case the			
		issuer is required to allot further equity shares to the extent of over-allotment in the issue.			
		Maximum amount of funds to be received by the issuer in case of further allotment and the use of these additional funds.			
		Details of the agreement or arrangement entered into by the stabilising agent with the promoters or shareholders to borrow equity shares from the latter. The details shall, inter-alia, include the name of the			
		promoters or shareholders, their existing shareholding in the issuer, the number and percentage of equity shares to be lent by them and other important terms and conditions including rights and obligations of each			
		party. Exact number of equity shares to be allotted/transferred pursuant to the public issue, stating separately the number of equity shares to be borrowed from the promoters or shareholders and over-allotted by the stabilising agent and the percentage of such equity shares in relation to the total issue size.			
8.		Capital structure:			
	(A)	The capital structure in the following order in a tabular form: Authorised, issued, subscribed and paid-up capital (number of securities, description and aggregate nominal value). Size of the present issue, giving separately the promoters' contribution, if any, reservation for specified categories, if any, and net offer (number of securities, description, aggregate nominal value and issue amount (to be disclosed in that order) and applicable percentages in case of a book built issue. Paid-up capital: (i) After the issue. (ii) After conversion of convertible instruments (if applicable). Share premium account (before and after the issue).	Complied with.	69	-
	(B)	The following tables/notes shall be included after the table of the capital structure:			
	(a)	Details of the existing share capital of the issuer in a tabular form, indicating therein with regard to each allotment, the date of allotment, the name of allottee, nature of allotment, the number of shares allotted, the face value of the shares, the issue price and the form of consideration.	Complied with	70-74	-
	(b)	Where shares have been issued for consideration other than cash or out of revaluation reserves at any point of time, details in a separate table, indicating the date of issue, date of revaluation of assets, persons to whom issued, price, reasons for the issue and whether any benefits have accrued to the issuer out of the issue	Complied with to the extent applicable	75	-
	(c)	If shares have been allotted in terms of any scheme of arrangement approved sections 230-234 of the Companies Act, 2013, as applicable, the details of such shares allotted, along with the page numbers where details of such scheme is given.	Complied with		
	(d)	Where the issuer has issued equity shares under one or more employee stock option schemes, particulars of equity shares issued under the employee stock option schemes may be aggregated quarter-wise, indicating the		76	A negative statement to this effect has been included in the chapter titled "Capita Structure" in the DRHP.

	aggregate number of equity shares issued and the price range within which equity shares have been issued in each quarter			
(e)	If the issuer has made any issue of specified securities at a price lower than the issue price during the preceding one year, specific details of the names of the persons to whom such specified securities have been issued, whether they are part of the promoter group, reasons for such issue and the price	Complied with the to extent applicable	76	-
(f)	Shareholding pattern of the issuer in the format as prescribed under Regulation 31 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015:	Complied with.	77	-
(i)	Following details regarding major shareholders: Names of the shareholders of the issuer holding 1% or more of the paid-up capital of the issuer as on the date of filing of the draft offer document/ or end of last week from the date of draft letter of offer and the offer document, as the case may be. Provided that details of shareholding aggregating at least 80% of capital of company shall be disclosed.		78	-
(ii)	Number of equity shares held by the shareholders specified in clause (i) including number of equity shares which they would be entitled to upon exercise of warrant, option or right to convert a debenture, loan or other instrument.	Not Applicable	91	A negative statement to this effect has been included in the chapter titled "Capital Structure" in the DRHP.
(iii)	Particulars specified in items (i) and (ii) as on a date two years prior to the date of filing of the draft offer document/ draft letter of offer and the offer document, as the case may be.	Complied to the extent applicable		-
(iv)	Particulars specified in items (i) and (ii) as on a date one year prior to the date of filing of the draft offer document/ draft letter of offer and the offer document, as the case may be	Complied to the extent applicable		-
(v)	The particulars specified in items (i) and (ii) as on a date ten days prior to the date of date of filing of the draft offer document/ draft letter of offer and the offer document, as the case may be.	Complied to the extent applicable		-
(vi)	If the issuer has made an initial public offer of specified securities in the preceding two years, the particulars specified in items (i), (ii), (iii) and (iv) shall be disclosed to indicate separately the names of the persons who acquired equity shares by subscription to the public issue and those who acquired the equity shares by allotment on a firm basis or through private placement.		-	The Offer is an initial public offering Equity Shares.
(g)	Proposal or intention, negotiations and consideration of the issuer to alter the capital structure by way of split or consolidation of the denomination of the shares, or issue of specified securities on a preferential basis or issue of bonus or rights or further public offer of specified securities, within a period of six months from the date of opening of the issue.	with, to the	90	A statement to this effect has been included in chapter titled "Capital Structure" in the DRHP
(h)	Total shareholding of each of the promoters in a tabular form, with the name of the promoter, nature of issue, date of allotment/transfer, number of shares, face value, issue price/ consideration, date when the shares were made fully paid-up, percentage of the total pre and post-issue capital, if any and the number and percentage of pledged shares, if any, held by each promoter.	with, to the	80-86	

(i)	The number of members/shareholders of the issuer.	Complied with.	78	
(j)	Details of:			
(i)	the aggregate shareholding of the promoter group and of the directors of the promoters, where the promoter is a body corporate.	Complied with	88	-
(ii)	the aggregate number of specified securities purchased or sold by the promoter group and/or by the directors of the company which is a promoter of the issuer and/or by the directors of the issuer and their relatives in the preceding six months.	Not applicable	-	-
(iii)	all financing arrangements whereby the promoter group, the directors of the company which is a promoter of the issuer, the directors of the issuer and their relatives have financed the purchase by any other person of securities of the issuer other than in the normal course of the business of the financing entity in the six months immediately preceding the date of filing of the draft offer document/offer document.	with to the	90	A negative statement to this effect has been included in in the chapter titled "Capital Structure" in the DRHP
(iv)	In case it is not possible to obtain information regarding sales and purchases of specified securities by any relatives of the promoter, details on the basis of the transfers as recorded in the books of the issuer and/or the depository, as applicable and a statement to such effect.	Not applicable.	-	-
(k)	Promoters' contribution:	Complied with to the extent applicable	88	
(i)	Details of promoters' contribution and lock-in period in a tabular form, separately in respect of each promoter by name, with the date of allotment of specified securities, the date when fully paid-up, the nature of allotment (rights, bonus, preferential etc.), the number, face value and issue price, the percentage of promoters' contribution to total issued capital and the date up to which the specified securities are subject to lock-in.	Noted for compliance	88	
(ii)	In the case of an initial public offer, details of all individual allotments from the date of incorporation of the issuer and in case of a further public offer by a listed issuer, such details for the preceding five years.	Noted for compliance to the extent applicable	88	A table has been included in chapter titled a "Capital Structure" in the DRHP
(iii)	In case of further public offers or rights issues, shares acquired by the promoters through a public issue, rights issue, preferential issue, bonus issue, conversion of depository receipts or under any employee stock option scheme or employee stock purchase scheme to be shown separately from the shares acquired in the secondary market and its aggregate cost of shares acquired in the secondary market, if available.		-	Our Company has not undertaken any publi issue of securities or any rights issue of an kind or class of securities, in terms of SEE ICDR Regulations, since its incorporation.
(iv)	Details of compliance with applicable provisions of these regulations with respect to promoters' contribution and lock-in requirements.	Complied with to the extent applicable	89	-

(v)	If the issuer is exempt from the requirements of promoters' contribution, the relevant provisions under which it is so exempt	Not applicable	-	-
(vi)	A statement that the promoter undertakes to accept full conversion, if the promoters' contribution is in terms of the same optionally convertible debt instrument as is being offered to the public.	Not applicable.	-	-
(1)	A statement that the issuer, its directors or the lead manager(s) have not entered into any buy-back arrangements for purchase of the specified securities of the issuer.	Complied with	91	A negative statement to this effect has included in the chapter titled "C Structure" of the DRHP.
(m)	A statement that all securities offered through the issue shall be made fully paid-up, if applicable, or may be forfeited for non-payment of calls within twelve months from the date of allotment of securities.	Complied with	90	A distinct statement to this effect has included in the chapter titled "C Structure" in the DRHP.
(n)	Details of shareholding, if any, of the lead manager(s) and their associates (as defined under the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992) in the issuer	Not applicable	92	A negative statement to this effect has included in the chapter entitled "C Structure" of the DRHP.
(o)	stock nurchase of issuer, in the preceding three years (separately for each year) and on a cumulative basis for	Not applicable	-	-
(p)	The following details in cases where options granted to employees in pursuance of any employee stock option scheme existing prior to the initial public offer, are outstanding at the time of the initial public offer: (i) options granted; (ii) options vested; (iii) options exercised; (iv) the exercise price; (v) the total number of shares arising as a result of exercise of option; (vi) options lapsed; (vii) variation of terms of options; (viii) money realised by exercise of options; (ix) total number of options in force; (x) employee-wise details of options granted to: • key managerial personnel and senior management; • any other employee who receives a grant in any one year of options amounting to five per cent. or more of options granted during that year; • identified employees who were granted options, during any one year, equal to or exceeding one per cent. of the issued capital (excluding outstanding warrants and conversions) of the issuer at the time of grant;	Not Applicable	-	-

	(xi) diluted Earnings Per Share pursuant to the issue of equity shares on exercise of options calculated in
	accordance with applicable accounting standard on 'Earnings Per Share'.
	(xii) where the issuer has calculated the employee compensation cost using the intrinsic value of the stock
	options, the difference between the employee compensation cost so computed and the employee compensation
	cost that shall have been recognised if it had used the fair value of the options and the impact of this difference
	on profits and on the Earnings Per Share of the issuer.
	(xiii) description of the pricing formula and the method and significant assumptions used during the year
	to estimate the fair values of options, including weighted-average information, namely, risk-free interest rate,
	expected life, expected volatility, expected dividends, and the price of the underlying share in market at the time of grant of the option.
	(xiv) impact on the profits and on the Earnings Per Share of the last three years if the issuer had followed
	the accounting policies specified in Securities and Exchange Board of India (Share Based Employee Benefits
	and Sweat Equity) Regulations, 2021 in respect of options granted in the last three years.
	(xv) intention of the key managerial personnel, senior management and whole-time directors who are
	holders of equity shares allotted on exercise of options granted under an employee stock option scheme or
	allotted under an employee stock purchase scheme, to sell their equity shares within three months after the
	date of listing of the equity shares in the initial public offer (aggregate number of equity shares intended to be
	sold by the holders of options), if any. In case of an employee stock option scheme, this information same
	shall be disclosed regardless of whether the equity shares arise out of options exercised before or after the initial public offer.
	(xvi) specific disclosures about the intention to sell equity shares arising out of an employee stock option
	scheme or allotted under an employee stock purchase scheme within three months after the date of listing, by
	directors, key managerial personnel, senior management and employees having equity shares issued under an
	employee stock option scheme or employee stock purchase scheme amounting to more than one per cent. of
	the issued capital (excluding outstanding warrants and conversions), which inter-alia shall include name,
	designation and quantum of the equity shares issued under an employee stock option scheme or employee
	stock purchase scheme and the quantum they intend to sell within three months.
	(xvii) details of the number of shares issued in employee share purchase scheme, the price at which such
	shares are issued, employee-wise details of the shares issued to
	key managerial personnel and senior management
	any other employee who is issued shares in any one year amounting to 5 per cent. or more shares
	issued during that year;
	· identified employees who were issued shares during any one year equal to or exceeding 1 per cent.
	of the issued capital of the company at the time of issuance;
	(xviii) diluted Earnings Per Share (EPS) pursuant to issuance of shares under employee share purchase scheme; and consideration received against the issuance of shares.
	In case of a further public offer by a listed issuer, which has earlier (after being a listed issuer) made any Not The Offer is an initial public offering
(q)	preferential allotment or bonus issue or qualified institutions placement of specified securities in the ten years applicable.

	preceding the date of the draft offer document/offer document, a confirmation that the relevant provisions of the regulations have been complied with.			
	Particulars of the issue:			
(A)	Objects of the issue.			
(1)	Objects of the issue			
(2)	If one of the objects of the issue is loan repayment:			
	(a) details of loan proposed to be repaid such as name of the lender, brief terms and conditions and amount outstanding;(b) certificate from the statutory auditor certifying the utilization of loan for the purposed availed.	Not Applicable		-
(3)	If one of the objects is investment in a joint venture or a subsidiary or an acquisition, following additional disclosures: (a) details of the form of investment, i.e., equity, debt or any other instrument; (b) If the form of investment has not been decided, a statement to that effect; (c) If the investment is in debt instruments, complete details regarding rate of interest, nature of security, terms of repayment, subordination, etc.; (d) Nature of benefit expected to accrue to the issuer as a result of the investment	Not Applicable	-	-
(4)	If one of the objects of the issue is to grant a loan to an entity other than a subsidiary, details of the loan 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.	Not	-	-
(5)	If one of the objects of the issue is utilisation of the issue proceeds for long term working capital, the following additional disclosures on a standalone basis: (a) Basis of estimation of working capital requirement along with the 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., with 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 to the issuer with a break up for 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.	Not applicable	-	-

	(f) If no working capital is shown as a part of project for which the issue is being made, the reasons for the same.			
(6)	 Land: a) Names of the entities from whom land has been acquired/ proposed to be acquired along with the cost of acquisition, and the relationship, if any, of such entities to any promoter or director of the issuer, in case the proceeds of the issue are being utilised for acquisition of land. b) Details of whether the land acquired by the issuer is free from all encumbrances and has a clear title and whether it is registered in the name of the issuer. c) Details of whether the issuer has applied/ received all the approvals pertaining to land. If no such approvals are required to be taken by the issuer, then this fact may be indicated by way of an affirmative statement. d) Figures appearing under this section shall be consistent with the figures appearing under the section "Cost of the Project". 	Not applicable.	-	-
(7)	Project: If one of the objects of the issue is to fund a project, details of: a) location of the project; b) plant and machinery, technology, process, etc.; i. Details shall be given in a tabular form, which shall include the details of the machines required to be bought by the issuer, cost of the machines, name of the suppliers, date of placement of order and the date or expected date of supply, etc. ii. In case machines are yet to be delivered, the date of quotations relied upon for the cost estimates given shall also be mentioned. iii. The percentage and value terms of the plant and machinery for which orders are yet to be placed shall be stated. c) The details of the second hand machinery bought or proposed to be bought, if any, including the age of the machines, balance estimated life, etc. shall also be given. collaboration, performance guarantee if any, or assistance in marketing by the collaborators. The following information regarding persons or entities with whom technical and financial agreements have been entered into shall be given: i. place of registration and year of incorporation. ii. paid up share capital. iii. turnover of the last financial year of operation. iv. general information regarding such persons relevant to the issuer. d) infrastructure facilities for raw materials and utilities like water, electricity, etc.	Not Applicable	-	-
(8)	Property: If one of the object of the issue is to purchase any property, where arrangements have been made, details of: a) names address, descriptions and occupations of the vendors;	Not applicable.	-	-

IEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L		OFFER	
	 b) the amount paid or payable in cash, shares or debentures to the vendor and, where there is more than one separate vendor, or the issuer is a sub purchaser, the amount so paid or payable to each vendor, specifying separately the amount, if any, paid or payable for goodwill; c) nature of the title or interest in such property acquired or to be acquired by the issuer; d) short particulars of every transaction relating to the property completed within the two preceding years, in which any vendor of the property to the issuer or any person who is, or was at the time of the transaction, a promoter, or a director or proposed director of the issuer had any interest, direct or indirect, specifying the date of the transaction and the name of such promoter, director or proposed director and stating the amount payable by or to such vendor, promoter, director or proposed director in respect of the transaction. e) The property to which sub-clause (a) to (d) applies is a property purchased or acquired by the issuer or proposed to be purchased or acquired, which is to be paid for wholly or partly out of the proceeds of the issue or the purchase or acquisition of which has not been completed as of the date of the draft offer document or offer document, as the case may be 			
(9)	Plant/ Equipment/ Technology/ Process: If one of the objects of the issue is to purchase any plant, machinery, technology, process, etc. i. Details 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. ii. In case the order for the equipment is yet to be placed, the date of quotations relied upon for the cost estimates given. iii. The percentage and value terms of the equipment for which orders are yet to be placed. iv. 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.	Not Applicable	-	-
(10)	In case of a public issue of secured convertible debt instruments: description of the assets on which the security shall be created/asset cover, if required, shall be created, the basis for computation of the security cover, the valuation methods, the periodicity of such valuation and the ranking of the charge(s).	Not applicable.	-	The Offer is an initial public offering of the Equity Shares.
(11)	If warrants are issued, the objects for which the funds from conversions of warrants are proposed to be used.	Not applicable.	-	The Offer is an initial public offering of the Equity Shares.
(B)	Requirement of funds:			
(1)	Where the issuer proposes to undertake more than one activity or project, such as diversification, modernisation, expansion, etc., the total project cost activity-wise or project wise, as the case may be.	Not Applicable	-	-
(2)	Where the issuer is implementing the project in a phased manner, the cost of each phase, including the phase, if any, which has already been implemented, shall be separately given.	Not Applicable		-
(3)	Details of all material existing or anticipated transactions in relation to utilisation of the issue proceeds or project cost with promoters, promoter group, directors, key managerial personnel, senior management and group companies. The relevant documents shall be included in the list of material documents for inspection.	Not applicable	-	-

(C)	Funding plan (means of finance):			
(1)	An undertaking by the issuer confirming that firm arrangements of finance have been made through verifiable means towards seventy five per cent. of the stated means of finance for the project proposed to be funded from issue proceeds, excluding the amount to be raised through proposed issue and existing identifiable internal accruals.			
(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	-	-
(D)	Appraisal			
(1)	Scope and purpose of the appraisal, if any, along with the date of appraisal.			
(2)	Cost of the project and means of finance shall be as per the appraisal report.			
(3)	Explanation of revision, if any, in the project cost and the means of finance after the date of issue of the appraisal report.	Not applicable.	-	-
(4)	Weaknesses and threats, if any, given in the appraisal report, by way of risk factors.			
(5)	Disclaimer clauses of the appraisal report, as applicable.			
(E)	Schedule of Implementation			
	Schedule of implementation of the project in a tabular form and the progress made so far, giving details of land acquisition, civil works, installation of plant and machinery, trial production, date of commercial production and reasons for delay, if any.	Not Applicable		-
(F)	Deployment of Funds:			
(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 of the offer document, as certified by a statutory auditor of the issuer and the date of the certificate	Not applicable.	-	-
(2)	Where the promoters' contribution has been brought prior to the public issue, which is utilised towards means of finance for the stated objects and has already been deployed by the issuer, a cash flow statement from the statutory auditor, disclosing the use of such funds received as promoters' contribution.	Not applicable.	-	-
(G)	Sources of Financing of Funds Already Deployed:			
	Means and source of financing, including details of bridge loan or other financial arrangement, which may be repaid from the proceeds of the issue.	Not applicable		
(H)	Deployment of Balance Funds:			
	Year-wise break-up of the expenditure proposed to be incurred on the project.	Not applicable.	-	-

(\mathbf{I})	Interim Use of Funds:			
	A statement that net issue proceeds pending utilization (for the stated objects) shall be deposited only in the scheduled commercial banks.	Not Applicable.	-	-
(J)	Expenses of the Offer:			
	Expenses of the issue along with a break up for each item of expense, including details of the fees payable to separately as under (in terms of amount, as a percentage of total issue expenses and as a percentage of total issue size): Lead manager(s) fees including underwriting commission Brokerage, selling commission and upload fees Registrars to the issue Legal Advisors Advertising and marketing expenses Regulators including stock exchanges Printing and distribution of issue stationary Others, if any (to be specified).	Complied with and noted for compliance.	93	-
(K)	Basis for Offer Price			
(1)	The basis for issue price, floor price or price band, as the case may be, on a consolidated basis, after giving effect to any bonus or split of shares undertaken after the last balance sheet date:			
(a)	Earnings Per Share and Diluted Earnings Per Share, pre-issue, for the last three years (as adjusted for changes in capital).	Complied with.	96	-
(b)	Price to Earnings ratio pre-issue	Complied with.	97	-
(c)	Average Return on Net Worth in the last three years	Complied with.	98	-
(d)	Net Asset Value per share based on the last balance sheet	Complied with.	98	-
(e)	Net Asset Value per share after the issue and comparison thereof with the issue price.	Complied with.	98	-
(f)	An illustrative format of disclosure in respect of the basis for issue price is given hereunder:	Complied	96	_

	(1) Adjusted Earnings Per Share (EPS) and Adjusted Diluted EPS				
	(a) Financial Year 1 ₹ 0.41				
	(b) Financial Year 2 ₹ 8.39				
	(c) Financial Year 3 ₹ 13.82				
	(d) Weighted Average ₹ 10.94				
	(2) Price to Earnings Ratio (P/E) in relation to Issue Price				
	(a) Based on Financial Year 3 EPS 37.63				
	(b) Industry P/E				
	(i) Highest 61.20				
	(ii) Lowest 0.80				
	(iii) Average 25.30				
	(*Indicate relevant source)				
	(3) Return on Net Worth				
	(a) Financial Year 1 27.36 per cent.				
	(b) Financial Year 2 28.77 per cent.				
	(c) Financial Year 3 33.45 per cent.				
	(d) Weighted Average 30.88 per cent.				
	(4) Net Asset Value				
	(a) As at last day of Financial Year 3 ₹ 46.40				
	(b) After issue ₹ 94.29				
	(c) Issue price ₹ 520.00				
	this regard, the following shall be ensured: Consistency in comparison of financial ratios of issuer with corconsolidated basis (wherever applicable) of issuer shall be comp (wherever applicable) of peer group, respectively. Financial information relating to companies in the peer group shall made by such companies to compute the corresponding financial rat	panies in the peer group, i.e., ratios on ared with ratios on consolidated basis be extracted from the regulatory filings os.	Complied with.	99	-
)	The fact of dilution of financial ratios consequent upon issue of bor issue price after taking into account the diluted ratios with reference		Complied with	96	-
)	The following statement in case of a book built issue: "The price band/floor price/issue price has been determined by tmanager(s), on the basis of book-building."	ie issuer in consulfation with the lead	Complied with.	96	-
(j)	The following statement In case of a fixed price issue: "The issue price has been determined by the issuer in consultation with the issuer in consultation with the lead manager(s) on the basis of the	ith the lead manager(s) and justified by	Not applicable	-	The Offer is being undertaken through the book building process
(k)	Accounting ratios in support of basis of the issue price shall be calculated increase in capital on account of compulsory conversions outstanding options outstanding, if any, to subscribe for additional capital will be	g, as well as on the assumption that the	Not Applicable	-	-
(2)	Issue of debt instruments bearing interest less than the bank rate: Wh	never fully convertible debt instruments	Not		The Offer is an initial public offering of th

	the investor, taking into account the notional interest loss on the investment from the date of allotment of fully convertible debt instruments to the date(s) of conversions).			
(3)	For all the Key Performance Indicators (KPIs) disclosed in the offer document, the Issuer Company and the lead merchant bankers (LMs) shall ensure the following:			
(a)	KPIs disclosed in the offer document and the terms used in KPIs shall be defined consistently and precisely in the "Definitions and Abbreviations" section of the offer document using simple English terms /phrases so as to enable easy understanding of the contents. Technical terms, if any, used in explaining the KPIs shall be further clarified in simple terms.		99-101	-
(b)	KPIs disclosed in the offer document shall be approved by the Audit Committee of the Issuer Company.	Complied with	99-101	-
(c)	KPIs disclosed in the offer document shall be certified by the statutory auditor(s) or Chartered Accountants or firm of Charted Accountants, holding a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India or by Cost Accountants, holding a valid certificate issued by the Peer Review Board of the Institute of Cost Accountants of India.		99-101	-
(d)	Certificate issued with respect to KPIs shall be included in the list of material documents for inspection.	Complied with	99-101	-
(e)	For each KPI being disclosed in the offer document, the details thereof shall be provided for period which will be co-terminus with the period for which the restated financial information is disclosed in the offer document.	Complied with	99-101	-
(f)	KPIs disclosed in the offer document should be comprehensive and explanation shall be provided on how these KPIs have been used by the management historically to analyse, track or monitor the operational and/or financial performance of the Issuer Company	Complied with	99-101	-
(g)	Comparison of KPIs over time shall be explained based on additions or dispositions to the business, if any. For e.g. in case the Issuer Company has undertaken a material acquisition or disposition of assets / business for the periods that are covered by the KPIs, the KPIs shall reflect and explain the same.	Complied with	99-101	-
(h)	For 'Basis for Issue Price' section, the following disclosures shall be made: (i) Disclosure of all the KPIs pertaining to the Issuer Company that have been disclosed to its investors at any point of time during the three years preceding to the date of filing of the DRHP / RHP (ii) Confirmation by the Audit Committee of the Issuer Company that verified and audited details for all the KPIs pertaining to the Issuer Company that have been disclosed to the earlier investors at any point of time during the three years period prior to the date of filing of the DRHP / RHP are disclosed under 'Basis for Issue Price' section of the offer document (iii) Issuer Company in consultation with the lead merchant banker may make disclosure of any other relevant and material KPIs of the business of the Issuer Company as it deems appropriate that have a bearing for arriving at the basis for issue price.	Complied with	99-101	-

EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LI	ETTER OF (OFFER	
	 (iv) Cross reference of KPIs disclosed in other sections of the offer document to be provided in the 'Basis for Issue Price' section of the offer document. (v) For the KPIs disclosed under the 'Basis for Issue Price' section, disclosure of the comparison with Indian listed peer companies and/ or global listed peer companies, as the case may be (wherever available). The set of peer companies shall include companies of comparable size, from the same industry and with similar business model (if one to one comparison is not possible, appropriate notes to explain the differences may be included). 			
(i)	The Issuer Company shall continue to disclose the KPIs which were disclosed in the 'Basis for Issue Price' section of the offer document, on a periodic basis, at least once in a year (or for any lesser period as determined by the Issuer Company), for a duration that is at least the later of (i) one year after the listing date or period specified by the Board; or (ii) till the utilization of the issue proceeds as per the disclosure made in the objects of the issue section of the prospectus. Any change in these KPIs, during the aforementioned period, shall be explained by the Issuer Company. The ongoing KPIs shall continue to be certified by a member of an expert body as per clause 3(c)	Noted for compliance	101	-
(4)	For issue price, floor price or price band, as the case may be, disclosed in the offer document, the Issuer Company and the lead merchant banker (LMs) shall disclose the details with respect to the following: (a) Price per share of Issuer Company based on primary / new issue of shares (equity/convertible securities), excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of filing of the DRHP / RHP, where such issuance is equal to or more than 5 per cent of the fully diluted paid-up share capital of the Issuer Company (calculated based on the pre-issue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days; and (b) Price per share of Issuer Company based on secondary sale / acquisition of shares (equity/convertible securities), where promoter / promoter group entities or shareholder(s) selling shares through offer for sale in IPO or shareholder(s) having the right to nominate director(s) in the Board of the Issuer Company are a party to the transaction (excluding gifts), during the 18 months preceding the date of filing of the DRHP / RHP, where either acquisition or sale is equal to or more than 5 per cent of the fully diluted paid-up share capital of the Issuer Company (calculated based on the preissue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days. Note: 1. In case there are no such transactions to report under (a) and (b), then the information shall be disclosed for price per share of the Issuer Company based on last 5 primary or secondary transactions (secondary transactions where promoter / promoter group entities or shareholder(s) 264 selling shares through offer for sale in IPO or shareholder(s) having the right to nominate director(s) in the Board of the Issuer Comp	with and noted for	104- 105	-

SCHI	EDULE	VI - DISCLOSURES IN T	HE OFFER DOCUM	ENT, ABRIDGED PROSPEC	CTUS AND ABRIDGED L	ETTER OF	OFFER	
		 2. Price per share disclosed, shall be adjusted for corporate actions e.g. split, bonus etc. done by the Issue Company. (c) Floor price and cap price being [●] times the weighted average cost of acquisition (WACA) based o primary/ secondary transaction(s) as disclosed in terms of clause (a) and (b) or Note 1 above, shall be 						
		disclosed in the followi	ng manner:					
		Past Transaction	WACA (in Rs.)	IPO Floor Price in Rs. [●]	IPO Cap Price in Rs. [●]			
		WACA of Primary issuance		[•] times	[●] times			
		WACA of Secondary transactions		[●] times	[•] times			
		the last three full finance (e) Explanation for offer putransaction price in view (f) Table at para (c) above section. Recommendate advertisement stating the for Issue Price' section 'Basis for Issue Price's	cial years and stub perior rice / cap price being [w of the external factors e shall be disclosed in ion of a Committee of that the price band is justiful vis-à-vis the WACA of	arison of Issuer Company's Kood (if any) included in the offer of Itimes of WACA of Primary which may have influenced the Price Band Advertisement of Independent Directors to be diffed based on quantitative factor of primary issuance / secondary	document. r issuance price / Secondary e pricing of the issue, if any. t under 'Risks to Investors' included in the price band ors / KPIs disclosed in 'Basis			
	(L)	Tax Benefits:						
			ccordance with the Sec	tax laws) for the issuer and its scurities and Exchange Board or		Complied with.	106- 109	-
10.		About the Issuer						
	A)	Industry Overview If extract of any industry provided as part of the mate		he offer document, the compl	ete industry report shall be	Complied with.	110- 151	-
	B)	Business Overview						
	1)	Details of the business of the Primary business of the Issu Plant, machinery, technology	uer;			Complied with.	152	-

SCHEDULE	E VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	Description of subsisting collaborations, any performance guarantee or assistance in marketing by the collaborators, infrastructure facilities for raw materials and utilities like water, electricity, etc. Products or services of the issuer: (i) Nature of the product(s)/services, and the end users. (ii) Approach to marketing of products and services			
2)	Business Strategy: Description of the business strategy of the issuer, without any forecast of projections relating to the financial performance of the issuer	Complied with.	158	-
3)	Capacity and Capacity Utilisation: A table shall be incorporated giving the existing installed capacities for each product, capacity utilisation for such products in the previous three years.	Not applicable	-	-
4)	Intellectual Property Rights: (a) If the issuer is entitled to certain intellectual property rights such as trademarks, brand names, etc. whether the same are legally held by the issuer and whether all formalities in this regard have been complied with. (b) In case any of the material intellectual property rights are not registered in the name of the issuer, the name of the entity with which these are registered. (c) In case the intellectual property rights are registered in the name of an entity in which the promoters are interested, the salient features of the agreement entered into for the use of the intellectual property rights by the issuer.	Complied with to the extent applicable.	174	-
5)	Property: Details of its material properties	Complied with, to extent applicable.	175	-
(C)	Key Industry-Regulations (if applicable):	Complied with.	176- 180	-
(D)	History and Corporate Structure of the issuer:			
(1)	History including the following details:			
(a)	Details of the issuer such as the date of incorporation, date of commencement of business, date of conversion of partnership into limited company or private limited company to public limited company, as applicable, dates on which names have been changed, if applicable, reasons for change of name, changes in registered offices of the issuer and reasons thereof.	Complied with, to the extent applicable.	181	-
(b)	Details of the major events in the history of the issuer, such as: (i) Significant financial or strategic partnerships (ii) Time/cost overrun in setting up projects (iii) Capacity/facility creation, location of plants (iv) launch of key products or services, entry in new geographies or exit from existing markets	Complied with, to the extent applicable.	182,18	-

SCHED	ULE V	/I - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
		 (v) Key awards, accreditations or recognition (vi) Defaults or rescheduling/ restructuring of borrowings with financial institutions/ banks 			
(c	c)	Details regarding material acquisitions or divestments of business/undertakings, mergers, amalgamation, any revaluation of assets etc., if any, in the last ten years	Complied with to the extent applicable	184	-
(2		Main objects as set out in the Memorandum of Association of the issuer and dates on which the Memorandum of Association of the issuer has been amended citing the details of such amendments in the last ten years	Complied with.	181	-
(3	3)	Details regarding holding company, subsidiary/subsidiaries and joint venture(s), if applicable, of the issuer including: (a) Name of the holding company/subsidiary/joint venture; (b) nature of business; (c) capital structure; (d) shareholding of the issuer; (e) amount of accumulated profits or losses of the subsidiary(ies) not accounted for by the issuer	Complied with to the extent applicable	184	-
(E	Ξ)	Shareholders' agreements and other agreements:			
(a	ı)	Key terms of all subsisting shareholders' agreements, if any (to be provided even if the issuer is not a party to such an agreement, but is aware of such an agreement).	Not Applicable	_	As on the date of this Draft Red Herring Prospectus, the Company does not have any subsisting shareholders' agreements
(b	.)	Any agreement entered into by a key managerial personnel or senior management or director or promoter or any other employee of the issuer, either by themselves or on behalf of any other person, with any shareholder or any other third party with regard to compensation or profit sharing in connection with dealings in the securities of the issuer		183	A negative statement to this effect has been included in the chapter titled as "History and Certain Corporate Matters" in the DRHP.
(c	,,	Guarantees, if any, given to third parties by the promoter offering its shares in the proposed offer for sale, stating reasons, amount, obligations on the issuer, period of guarantee, financial implications in case of default, security available, consideration etc.	Not Applicable	-	
(d		Key terms. dates, parties to and general nature of any other subsisting material agreements including with strategic partners, joint venture partners and/or financial partners, entered into, other than in the ordinary course of business of the issuer	Complied with to the extent applicable	183	
(e		All such shareholders' agreements and other agreements shall be included in the list of material contracts as required under sub-item (1) of Item (18).	Not Applicable	-	-
(I	F)	Management			
		Board of Directors			

(i)	Name, Director Identification Number, date of birth, age, qualifications, experience, address, occupation and date of expiration of the current term of office of manager, managing director, and other directors (including nominee directors and, whole-time directors), period of directorship, and their directorships in other companies.		186- 188	-
(ii)	For each person, details of current and past directorship(s) in listed companies whose shares have been/were suspended from being traded on any of the stock exchanges, during his/her tenure, as follows: a) Name of the Company: b) Listed on (give names of the stock exchange(s)): c) Date of suspension on the stock exchanges: d) If trading suspended for more than three months, reasons for suspension and period of suspension. e) If the suspension of trading revoked, the date of revocation of suspension. f) 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 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 offer document.)	Not applicable.	189	A negative statement to this effect has bee included in the chapter titled "Ou Management" in the DRHP.
(iii)	For each person, details of current and past directorship(s) in listed companies which have been/were delisted from the stock exchange(s), during his/her tenure, as 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 stock exchange(s)] Term (along with relevant dates) of the director in the above company/companies.	Not applicable.	189	A negative statement to this effect has bee included in the chapter titled "Ou Management" in the DRHP
(iv)	Nature of any family relationship between any of the directors or any of the directors and key managerial personnel or senior management.	Complied with.	189	Details of the relationships between Director and Key Managerial Personnel been include in the chapter titled "Our Management" if the DRHP
(v)	Any arrangement or understanding with major shareholders, customers, suppliers or others, pursuant to which of the directors was selected as a director or member of senior management	Not applicable.	189	A negative statement to this effect has bee included in the chapter titled "Ou Management" in the DRHP
(vi)	Details of service contracts entered into by the directors with the issuer providing for benefits upon termination of employment and a distinct negative statement in the absence of any such contract.	Not applicable	189	A negative statement to this effect has bee included in the chapter titled "Ou Management" in the DRHP
(vii)	Details of borrowing powers.	Complied with.	193	-

		Complied	190-	
		with to the		
(b)	Compensation of Managing Directors and/or Whole-time Directors:	extent		-
		applicable.		
(i)	The dates, parties to, and general nature of every contract appointing or fixing the remuneration of a Director, Whole-time Director, Managing Director or Manager entered into in the preceding two years. During the last financial year, the amount of compensation paid, and benefits in kind granted on an individual basis to all such persons, by the issuer for services in all capacities to the issuer and remuneration paid or payable by subsidiary or associate company (as defined under the Companies Act, 2013). The disclosure shall also cover contingent or deferred compensation accrued for the year, even if the compensation is payable at a later date.	Complied with to the extent	190- 191	-
(ii)	If any portion of the compensation was paid pursuant to a bonus or profit-sharing plan, a brief description of the plan and the basis upon which the directors participate in the plan.	Not applicable	192	A negative statement to this effect has been included in the chapter titled "Our Management" in the DRHP
(iii)	All such contracts shall be included in the list of material contracts required under sub-item (1) of Item (18).	Complied with to the extent applicable	-	-
c)	Shareholding of directors, including details of qualification shares held by them, if applicable.	Complied with to the extent applicable.	192	-
	Interest of Directors:			
(i)	Nature and extent of interest, if any, of every director in the issuer, including in any property acquired or proposed to be acquired of the issuer or by the issuer or in the promotion or formation of the issuer.	Complied with	192	
(ii)	Where the interest of such a director consists in being a member of a firm or company, the nature and extent of the interest of the firm or company, with a statement of all sums paid or agreed to be paid to him or to the firm or company in cash or shares or otherwise by any person either to induce him to become, or to qualify him as, a director, or otherwise for services rendered by him or by the firm or company, in connection with the promotion or formation of the issuer shall be disclosed.	Not applicable	-	-
(e)	Change, if any, in the directors during the last three years, and reasons, thereof.	Complied with.	193	-
(f)	Management organisation structure	Complied with.	203	-
(g)	Corporate Governance			
(i)	A statement that the issuer has complied with the requirements of corporate governance relating to the	Complied	193-	
(i)	composition of its board of directors, constitution of committees such as audit committee, nomination and		202	-

	remuneration committee, stakeholders relationship committee, etc., as provided under Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.			
(ii)	Details relating to the issuer's audit committee, nomination and remuneration committee, stakeholders' relationship committee and risk management committee (if applicable) including the names of committee members and the terms of reference under which the committees operate	Complied with.	193- 202	-
(h)	Key Managerial Personnel and Senior Management:			
(i)	Details of the key managerial personnel and senior management indicating name, date of joining, qualification, term of office with date of expiration of term and details of service contracts including termination/retirement benefits, if any, details of previous employment, etc.	Complied with, to the extent applicable.	204	-
(ii)	Past business experience, and functions and areas of experience in the issuer. Nature of any family relationship between any of the key managerial personnel and senior management.	Complied with.	204	-
(iii)	Any arrangement or understanding with its major shareholders, customers, suppliers or others, pursuant to which any of the key managerial personnel or senior management, was selected as a key managerial personnel		205	A negative statement to this effect has be included in the chapter titled " <i>Management</i> " in the DRHP
(iv)	During the last financial year, the amount of compensation paid, and benefits in kind granted, to the key managerial personnel and senior management on an individual basis, by the issuer for services in all capacities to the issuer, including contingent or deferred compensation accrued for the year, even if the compensation is payable at a later date.		204	
(v)	If any portion of the compensation or otherwise was paid pursuant to a bonus or profit-sharing plan, a brief description of the plan and the basis upon which the key managerial personnel and senior management participate in the plan	Not applicable.	205	A negative statement to this effect has lincluded in the chapter titled "Management" in the DRHP
(vi)	Status of each key managerial personnel and senior management, as a permanent employee or otherwise	Complied with.	205	-
(vii)	Shareholding of each key managerial personnel and senior management in the issuer.	Complied with	205	A negative statement to this effect has lincluded in the chapter titled "Management" in the DRHP
(viii)	Changes in the Key Managerial Personnel and Senior Management: Any change other than by way of retirement in the normal course in the key managerial personnel or senior management in the preceding three years	Complied with.	206	-
(ix)	If the attrition of key management personnel and senior management is high compared to the industry, reasons should be disclosed	Noted for compliance	-	The attrition of Key Managerial Personr not high in the Company as compared to industry

	Employees:			
(x)	Refer the page where disclosures regarding employees stock option scheme/ employees stock purchase scheme of the issuer, if any, as required by the Regulations or Regulations of the Board relating to Employee Stock Option Scheme and Employee Stock Purchase Scheme, is given. Payment or Benefit to key managerial personnel and senior management of the issuer (non-salary related): Any amount or benefit paid or given within the two preceding years or intended to be paid or given to any officer and consideration for payment of giving of the benefit.	Not Applicable		-
(G)	Promoters/ principal shareholders:			
(a)	Where the promoters are individuals:		-	-
(i)	A complete profile of all the promoters, including their name, date of birth, age, personal addresses, educational qualifications, experience in the business or employment, positions/posts held in the past, directorships held, other ventures of each promoter, special achievements, their business and financial activities, photograph, and Permanent Account Number.		207-208	-
(ii)	A declaration confirming that the Permanent Account Number, Bank Account Number(s) and Passport Number, Aadhaar card number and driving license number of the promoters have been submitted to the stock exchanges on which the specified securities are proposed to be listed, at the time of filing the draft offer document or draft letter of offer	Complied	207-208	-
(b)	Where the promoters are companies:			
(i)	Brief history of the promoters such as date of incorporation, change in activities and present activities.	Complied with.	208- 209	-
(ii)	History of the companies and the promoters of the companies. Where the promoters of such companies are again companies or bodies corporate, names of natural persons in control (i.e., holding fifteen per cent. or more voting rights) or who are on the board of directors of such bodies corporate.	Complied with.	208- 209	-
(iii)	Details of change in control of the promoter companies, if any, including details of the persons who held the controlling interest in the preceding three years.	Not applicable	211	-
(iv)	Declaration confirming that the Permanent Account Numbers, Bank Account Numbers, the Company Registration Numbers and the addresses of the Registrars of Companies where the companies are registered have been submitted to the stock exchanges on which the specified securities are proposed to be listed, at the time of filing the draft offer document or draft letter of offer with them;		208	-
(c)	Where alternative investment funds or foreign venture capital investors registered with the Board, are identified as promoters, the following shall be applicable,	Not applicable.	-	-
(i)	Details of the Fund Manager	Not applicable.	-	-
(ii)	Generic details of the Fund, which is the investor in the issuer company;	Not applicable.	-	-

(iii)	Details such as total number of investors in the Fund, distribution of investors category - wise (institutional,	Not		
(111)	corporate, individual etc.) and percentage stake held by each investor category;	applicable.	_	-
(iv)	Details of companies funded by the Funds, namely:- Total number of companies funded; Distribution of such companies - country wise, holding period wise, sector wise; Number of companies under the control of the Fund, directly or indirectly; In respect of companies where such Funds have offered their shares for lock-in as part of minimum promoter's contribution:- Name of the company Date of listing on each stock exchange Fund's shareholding in the company as on the date of listing Fund's shareholding in the company as on the date of filing of the DRHP of the company that now seeks to get listed	Not applicable.	-	-
(v)	Average holding period of the Fund's investments;	Not applicable.	-	-
(vi)	Sector focus/core specialization of the Fund, if applicable.	Not applicable.	-	-
(d)	If the present promoters are not the original promoters and control of the issuer was acquired in the preceding five years, details regarding the acquisition of control, date of acquisition, terms of acquisition, consideration paid for acquisition and compliance with the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as applicable, and the Listing Agreement or the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as applicable.		211	A statement to this effect has been in in the chapter titled "Our Promote Promoter Group".
(e)	If there is no identifiable promoter, details of the shareholders who control individually or as a group, fifteen per cent. or more of the voting rights of the issuer and of persons, if any, who have the right to appoint director(s) on the board of directors of the issuer.	Not applicable.	-	-
(f)	If the promoters do not have experience in the proposed line of business, that fact shall be disclosed explaining how the proposed activities would be carried out/managed	Not applicable.	-	-
(g)	If the promoters have any interest in the issuer other than as promoters, brief details of the interest.	Not Applicable	-	-
(h)	Full particulars of the nature and extent of the interest, if any, of promoter(s), directors or group companies:	Not Applicable	-	-
(i)	in the promotion of the issuer	Not Applicable		

SCHE	EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	(ii)	in any property acquired by the issuer in the preceding three years or proposed to be acquired by it.	Not Applicable	-	-
	(iii)	where the interest of such a director or promoter consists in being a member of a firm or company, the nature and extent of the interest of the firm or company, with a statement of all sums paid or agreed to be paid to such director or to the firm or company in cash or shares or otherwise by any person either to induce such person to become, or to qualify such person as a director, or otherwise for services rendered by such person or by the firm or company, in connection with the promotion or formation of the issuer.	Not applicable	-	-
	(iv)	in any transaction in acquisition of land, construction of building and supply of machinery, etc. with full details of the transaction and the amount involved	Not applicable	-	-
	(i)	Payment or benefit to the Promoter of the Issuer: Any amount or benefit paid or given in the preceding two years or intended to be paid or given to any promoter or promoter group and consideration for payment of giving of the benefit.	Not Applicable	-	-
	(j)	Brief details of material guarantees, if any, given to third parties by the promoters with respect to specified securities of the issuer.	Not Applicable	-	-
	(k)	A list of all individuals and entities forming part of the promoter group of the issuer	Complied with	212, 213	-
	(1)	If the promoters have disassociated themselves from any of the companies or firms during the preceding three years, the reasons thereof and the circumstances leading to the disassociation together with the terms of such disassociation	Not Applicable	211	A statement to this effect has been included in the chapter titled "Our Promoter and Promoter Group".
	(H)	Dividend policy			
		Dividend policy and mode of payment of dividend, details of dividend paid in the last three financial years and the stub period, as applicable, and the period between last audited period and the date of the filing the draft offer document / draft letter of offer/ offer document.	Complied with	217	-
11		Financial Statements			
	(I)	Requirements in case Indian Accounting Standards (Ind AS) is applicable in the latest period presented in Restated Financial Information			
		Financial information section of the offer document will be divided into two parts, viz., restated financial information and other financial information. The restated and other financial information should be complete in all respects. To avoid duplication of disclosures in the offer document, appropriate use of cross reference may be made to the restated and other financial information.	Complied with	218- 279	-
	(A)	Restated Financial information			
	(i)	Consolidated Financial Statements (CFS) prepared in accordance with Ind AS for three years and the stub period (if applicable) should be audited and certified by the statutory auditor(s) or Chartered Accountants who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India (ICAI). The stub period CFS shall be required, if Ind AS CFS for latest full financial year included in the offer	with to the extent	218- 279	-

	document is older than six months from the date of filing of the draft offer document/offer document. The			
	stub period should not end up to a date earlier than six months of the date of filing of the draft offer document/offer document. In accordance with Ind AS 34 Interim Financial Reporting, the group should present a complete Ind AS CFS for the stub period, except the issuer has been exempted from presenting comparatives for the stub period. CFS shall be prepared as per Companies Act, 2013 (as amended).			
(a)	The CFS (including for the stub period if applicable) should be restated to ensure consistency of presentation, disclosures and the accounting policies for all the periods presented in line with that of the latest financial year/ stub period presented. Similarly, significant errors, non-provisions, regrouping, other adjustments, if any, should be reflected in the corresponding period. The changes in accounting policies and the correction of errors, should be disclosed in accordance with the requirements of Ind AS 8 Accounting Policies, Changes in Accounting Estimates and Errors. Changes in estimates, if any, need not to be restated, as they are events of that corresponding year. The issuer has an option to present comparatives for the stub period.	Complied	218- 279	
(b)	SA 705 Modification to the Opinion in the Independent Auditor's Report requires a qualified opinion, adverse opinion or disclaimer of opinion for material misstatements. With respect to an eligible issuer, audit modifications, which are quantifiable or can be estimated shall be adjusted in the restated financial information in the appropriate period. In situations where the qualification cannot be quantified or estimated, appropriate disclosures should be made in the notes to account, explaining why the qualification cannot be quantified or estimated.		-	-
(c)	A reconciliation explaining the differences between the audited CFS equity and profit (loss) and the restated CFS should be presented in a columnar format.	Complied with to the extent applicable	218- 279	-
(d)	The auditor or Chartered Accountants shall issue an examination report on the restated and audited financial information in accordance with the Guidance Note issued by the ICAI from time to time.	Complied with	218- 279	-
(e)	Auditor should have a valid peer review certificate issued by the Peer Review Board of the ICAI as on the date of signing the restated financial information. If a new auditor holding a valid peer review certificate is appointed for the stub period, and the predecessor auditor did not hold a valid peer review certificate at the date of signing the last annual financial statement, then the last annual financial statement would need to be re-audited by the new auditor in accordance with applicable standards. The re-audit may exclude audit reporting matters on CARO, internal financial control and other pure regulatory matters. Where auditor earlier held a valid peer review certificate, but did not hold a valid certificate at the date of signing the restated financial information, the earlier certificate shall be considered valid provided there is no express refusal by the peer review board to renew the certificate and the process to renew the peer review certificate was initiated by the auditor.	Complied with	218- 279	-

(f)	Where an issuer does not have a subsidiary, associate or joint venture, in any financial year, the issuer shall present separate financial statements for that financial year by following the applicable requirements of a restated CFS.	Complied with	218- 279	-
(g)	List of the related parties and all related party transactions of the consolidated entities (whether eliminated on consolidation or not), which require disclosure under Ind AS 24 and/or covered under section 188(2) of the Companies Act, 2013 (as amended), as disclosed in the separate financial statement of the consolidated entities, should be disclosed in the restated financial information	Complied with to the extent		-
	All funding arrangements including inter-se guarantees among the entities consolidated; except contribution to equity share capital, shall be disclosed. The important terms and conditions of the funding arrangement and fund transfer restrictions, if any, should be disclosed in the restated financial information.	applicable	279	
(h)	In case where Ind AS is not applicable to the Company for any of the years the principles laid down in Circular No SEBI/HO/CFD/DIL/CIR/P/2016/47 of March 31, 2016 or any other relevant circular issued by the Board from time to time, shall apply.	Not Applicable	-	-
(ii)	The separate audited financial statements for past three full financial years immediately preceding the date of filing of offer document of the issuer company and all its material subsidiaries should be made available on issuer's website in accordance with the materiality thresholds in (b) below. Alternatively, relevant link should be provided to the financial statement of subsidiaries on the Issuer's website. The link to the issuer's separate financial statement should be specified in the offer document. For this purpose, subsidiaries shall be identified based on definitions in the Companies Act, 2013. The above requirements shall apply for the periods of existence of the parent-subsidiary relationship.	with to the extent	218- 279	-
(a)	a certified English translated copy of the financial statements should be made available on the Company's website for every entity consolidated whose financial statements are not presented in English	Not applicable	-	-
(b)	The financial statements reported in any currency other than Indian Rupee shall be translated into Indian Rupee in accordance with Ind AS 21. The Effects of Changes in Foreign Exchange Rates. The financial statements of all foreign consolidated entities should be audited, unless they are not material to the CFS and the local regulation does not mandate audit. For this purpose, a consolidated entity shall be considered 'material' if it contributes 10% or more to the turnover or net-worth or profits before tax in the annual CFS of the respective year. Additionally, total unaudited information included in the in the CFS shall not exceed 20% of the turnover or net-worth or profits before tax of the CFS of the respective year. For the purpose of this clause, definition of turnover, net-worth and profits before tax should be as per Companies Act, 2013 (as amended).	Not applicable	-	-
(c)	The financial statements of foreign entities consolidated may be audited as per the requirements of local regulation applicable in the respective jurisdiction. However, in cases where the local regulation does not mandate audit, financial statements should be audited as per the auditing standards/ requirements applicable in India.	Not	-	-

(d)	The financial statements of foreign subsidiaries may be acceptable in a GAAP other than Ind AS, if local laws require application of local GAAP	Not applicable	-	-
(B)	Other Financial Information			
(i)	The following information shall be computed as per the Guidance Note issued by the ICAI from time to time and disclosed in other financial information Earnings per share (Basic and Diluted) Return on net worth Net Asset Value per share EBITDA	Complied with	282- 283	-
(ii)	If the proceeds, fully or partly, directly or indirectly, is to be used for acquisition of one or more material businesses or entities, the audited statements of balance sheets, profit and loss, cash flow for the latest three financial years and stub period (if available) prepared as per framework applicable to the business or subsidiary proposed to be acquired shall be included in the draft offer document/offer document. For this purpose, the proposed acquisition (covering all businesses or subsidiaries proposed to be acquired) shall be considered material if it will make 20% or more contribution in aggregate to either turnover, or net worth or profit before tax in the latest annual CFS. The issuer may voluntarily choose to provide financial statements of above acquisitions out of the proceeds of the issue even if they are below the above materiality threshold. In cases where the general purpose financial statement of the businesses/entities to be acquired/divested are not available, combined/carved-out financial statements for that business/entity shall be prepared in accordance with Guidance Note issued by the ICAI from time to time. The combined/carved-out financials statements shall be audited by the auditor of the seller in accordance with applicable framework.		-	-
(iii)	Proforma financial statements – The Issuer shall provide Proforma financial 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 offer document but before the date of filing of the offer document. 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 CFS of the issuer. The Proforma financial statements shall be prepared for the last completed financial year and the stub period (if any). The Proforma financial statements shall be prepared in accordance with Guidance Note issued by the ICAI from time to time and 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). The issuer Company may voluntarily choose to provide proforma 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 Proforma 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,	Not Applicable	-	

	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 acquisition/divestment, consideration paid/received and mode of financing shall be 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 appointed by the issuer company.			
C)	Management's Discussion and Analysis of Financial Position and Results of Operations as reflected in the restated Ind AS CFS shall be provided in other financial information.			-
i)	Significant developments subsequent to the last financial year or when applicable subsequent to the stub period: A statement by the directors whether in their opinion there have arisen any circumstances since the date of the last financial statements as disclosed in the offer document and which materially and adversely affect or is likely to affect within the next twelve months: a. the trading or profitability of the issuer; or b. the value of its assets; or c. its ability to pay its liabilities.	Complied with	288- 290	-
ii)	Factors that may affect the results of operations	Complied with	288- 290	-
iii)	Discussion on the results of operations: This information shall inter-alia contain the following:		302-	
ı .	A summary of the past financial results after adjustments as given in the restated financial statements for the past three full financial years and the stub period (if any) containing significant items of income and expenditure shall be given.		306	
).	A summary of major items of income and expenditure for the last three years and most recent audit period.			
÷.	The income and sales on account of major product/ main activities.	Complied		
l.	In case, the other income constitutes more than 10% of the total income, the break-up of the same along with the nature of the income, i.e., recurring or non-recurring shall be stated.	with to the extent		-
).	If a material part of the income is dependent upon a single customer/supplier or a few major customers/suppliers, disclosure of this fact along with relevant data. Similarly if any foreign customer/supplier constitutes a significant portion of the issuer's business, disclosure of the fact along with its impact on the business on account of exchange rate fluctuations.			
	In case the issuer has deviated from applicable accounting standards for recording sales and revenues, its impact may be analysed and disclosed.			
g.	The nature of miscellaneous income and miscellaneous expenditure for the interim period and the preceding years			
iv)	Comparison of last three years and the stub period on the major heads of the profit and loss statement, including an analysis of reasons for the changes in significant items of income and expenditure shall also be given, inter-alia, containing the following:	Complied with to the	302- 306	-

SCHEDULE '	VI - DISCLOSURES IN THE OFFER D	OCUMENT, ABRIDGED I	PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
	unusual or infrequent events or transaction items of income, change of accounting pol significant economic changes that mater operations; known trends or uncertainties that have had or income from continuing operations; expected future changes in relationship be in labour or material costs or prices that we the extent to which material increases in no finew products or services or increased satisfactory to the extent to which business is seasonal; any significant dependence on a single or competitive conditions.	icies and discretionary reductionally affected or are likely for are expected to have a material change and et sales or revenue are due to the prices; ent in which the issuer operatucts or business segment, if	tion of expenses etc. to affect income from continuing terial adverse impact on sales, revenue case of events such as future increase te known; o increased sales volume, introduction ated;	applicable		
(v)	Management's Discussion and Analysis slyears and the stub period.	all be based on the restated	financial information for the last three	Complied with	-	-
D	Capitalisation statement					-
(i)	Capitalisation Statement showing total borafter the issue is made shall be incorporate financial year or when applicable at the en	d. It shall be prepared on the		Complied with	315	-
(ii)	In case of any change in the share capital disclosed in the offer document, a note exp			Complied with	315	-
(iii)	An illustrative format of the Capitalisation Particulars Total borrowings Current borrowings* Non-current borrowings (including current maturity)* Total equity Equity share capital* Other equity* Total Capital	Pre- issue at the proposed issue (Rs. in crores)	1	Complied with	315	-

	Ratio: Non-current borrowings/ Total equity			
	*These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).			
II)	Requirements in case Indian GAAP is applicable in the latest period presented in Restated Financial Information	-	-	-
	Financial information section of the offer document shall be divided into two parts, viz., restated financial information and other financial information. The restated and other financial information should be complete in all respects. To avoid duplication of disclosures in the offer document, appropriate use of cross reference may be made to the restated and other financial information		-	-
A)	Restated Financial Information			
i)	Consolidated Financial Statements (CFS) prepared in accordance with Indian GAAP for three years and stub period (if applicable) should be audited and certified by the statutory auditor(s) or Chartered Accountant who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India (ICAI). The stub period CFS shall be required, if Indian GAAP CFS for latest full financial year included in the draft offer document/offer document is older than six months old from the date of filing of the draft offer document. The stub period should not end up to a date earlier than six months of the date of filing of the offer document. In accordance with AS 25 Interim Financial Reporting, the group should present a complete Indian GAAP CFS for the stub period, except the issuer has been exempted from presenting comparatives for the stub period. CFS shall be prepared as per the provisions of Companies Act, 2013 (as amended).	Not	-	-
a)	The CFS (including for the stub period if applicable) should be restated to ensure consistency of presentation, disclosures and the accounting policies for all the periods presented in line with that of the latest financial year/stub period presented. Similarly, significant errors, non-provisions, regrouping, other adjustments, if any, should be reflected in the corresponding period. Changes in estimates, if any, need not to be restated, as they are events of that corresponding year. The issuer has an option to present comparatives for the stub period. Appropriate disclosures for correction of errors, changes in accounting policies and changes in accounting estimates should be made in accordance with AS 5 Net Profit or Loss for the Period, Prior Period Items and Changes in Accounting Policies		-	-
b)	SA 705 Modification to the Opinion in the Independent Auditor's Report requires a qualified opinion, adverse opinion or disclaimer of opinion for material misstatements. With respect to an eligible issuer, audit modifications, which are quantifiable or can be estimated shall be adjusted in the restated financial information in the appropriate period. In situations where the qualification cannot be quantified or estimated, appropriate disclosures should be made, in the notes to account, explaining why the qualification cannot be quantified or estimated.		-	-
c)	A reconciliation explaining the difference between the audited CFS equity and profit (loss) and the restated CFS equity and profit (loss)should be presented in a columnar format	Not Applicable	-	-

SCHED	EDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER						
d	The auditor or Chartered Accountant shall issue an examination report on the restated and audited financial information in accordance with the Guidance Note issued by the ICAI from time to time.	Not Applicable	-	-			
e	Auditor should have a valid peer review certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India (ICAI) as on the date of signing the restated financial information. If a new auditor holding a valid peer review certificate is appointed for the stub period, and the predecessor auditor did not hold a valid peer review certificate at the date of signing the last annual financial statement, then the last annual financial statement would need to be re-audited by the new auditor in accordance with applicable standards. The re-audit may exclude audit reporting matters on CARO, Internal financial control and other pure regulatory matters. Where auditor earlier held a valid peer review certificate, but did not hold a valid certificate at the date of signing the restated financial information, the earlier certificate shall be considered valid provided there is no express refusal by the peer review board to renew the certificate and the process to renew the peer review certificate was initiated by the auditor.		-	-			
f)	Where an issuer does not have a subsidiary, associate or joint venture in any financial year, the issuer shall present separate financial statements for that financial year by following the applicable requirements of a restated CFS	Not Applicable	-	-			
o)	List of the related parties and all related party transactions of the consolidated entities (whether eliminated on consolidation or not), which require disclosure under AS 18 and/ or covered under section 188(2) of the Companies Act, 2013 (as amended), as disclosed in the separate financial statement of the consolidated entities, should be disclosed in the restated financial information. All funding arrangements including inter-se guarantees among the entities consolidated; except contribution to equity share capital, shall be disclosed. The important terms and conditions of the funding arrangement and fund transfer restrictions, if any, should be disclosed in the restated financial information	Not Applicable	-	-			
h)	The following disclosures shall be made in the restated financial information on the basis of amounts recognized and measured as per Indian GAAP and in accordance with the Guidance Note of the ICAI issued from time to time: i. Disclosures as per AS 13 ii. Disclosures as per AS 14	Not Applicable	-	-			
iii	The separate audited financial statements for past three full financial years immediately preceding the date of filing of offer document of the issuer company and all its material subsidiaries should be made available on issuer's website in accordance with the materiality thresholds in (b) below. Alternatively, relevant link should be provided to the financial statement of subsidiaries on the Issuer's website. The link to the issuer's separate financial statement should be specified in the offer document. For this purpose, subsidiaries shall be identified based on definitions in the Companies Act, 2013. The above requirements shall apply for the periods of existence of the parent-subsidiary relationship	Not Applicable	-	-			
a)	a certified English translated copy of the financial statements should be made available on the Company's website for every entity consolidated whose financial statements are not presented in English.		-	-			

CHEDU	LE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
b)	The financial statements reported in any currency other than Indian Rupee shall be translated into Indian Rupee in accordance with Ind AS 21 The Effects of Changes in Foreign Exchange Rates. The financial statements of all foreign consolidated entities should be audited, unless they are not material to the CFS and the local regulation does not mandate audit. For this purpose, a consolidated entity shall be considered 'material' if it contributes 10% or more to the turnover or net-worth or profits before tax in the annual CFS of the respective year. Additionally, total unaudited CFS shall not exceed 20% of the turnover or net-worth or profits before tax of the CFS of the respective year. For the purpose of this clause, definition of turnover, networth and profits before tax should be as per Companies Act, 2013 (as amended	Not	-	-
c)	The financial statements of foreign entities consolidated may be audited as per the requirements of local regulation applicable in the respective jurisdiction. However, in cases where the local regulation does not mandate audit, financial statements should be audited as per the auditing standards/ requirements applicable in India.	Not	-	-
d)	The financial statements of foreign subsidiaries may be acceptable in a GAAP other than Indian GAAP, if local laws require application of local GAAP.	Not Applicable	-	-
B)	Other Financial Information			
i)	The following information shall be computed as per the Guidance Note issued by the ICAI from time to time and disclosed in other financial information Earnings per share (Basic and Diluted) Return on net worth Net Asset Value per share EBITDA	Not Applicable	-	-
ii)	If the proceeds, fully or partly, directly or indirectly, is to be used for acquisition of one or more material businesses or entities, the audited statements of balance sheets, profit and loss, cash flow for the latest three financial years and stub period (if available) prepared as per framework applicable to the business or subsidiary proposed to be acquired shall be included in the draft offer document/offer document. For this purpose, the proposed acquisition (covering all businesses or subsidiaries proposed to be acquired) shall be considered material if it will make 20% or more contribution in aggregate to either turnover, or net worth or profit before tax in the latest annual CFS. The issuer Company may voluntarily choose to provide financial statements of above acquisitions out of the proceeds of the issue even if they are below the above materiality threshold. In cases where the general purpose financial statement of the businesses/entities to be acquired/divested are not available, combined/carved-out financial statements for that business/entity shall be prepared in accordance with Guidance Note issued by the ICAI from time to time. The combined/carved-out financials statements shall be audited by the auditor of the seller in accordance with applicable framework.	Not	-	-
iii	Proforma financial statements – The Issuer shall provide Proforma financial 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	Applicable	-	-

SCHEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	including deemed disposal after the latest period for which financial information is disclosed in the offer document but before the date of filing of the offer document. 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 CFS of the issuer. The Proforma financial statements shall be prepared for the period covering last completed financial year and the stub period (if any). The Proforma financial statements shall be prepared in accordance with Guidance Note issued by the ICAI from time to time and certified by the statutory auditor. The issuer Company may voluntarily choose to provide proforma 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 Proforma 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 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 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) appointed by the issuer company.			
C)	Management's Discussion and Analysis of Financial Position and Results of Operations as reflected in the restated Indian GAAP CFS shall be provided in other financial information.	Not Applicable	-	-
i)	Significant developments subsequent to the last financial year or when applicable subsequent to the stub period: A statement by the directors whether in their opinion there have arisen any circumstances since the date of the last financial statements as disclosed in the offer document and which materially and adversely affect or is likely to affect within the next twelve months: a. the trading or profitability of the issuer; or b. the value of its assets; or c. its ability to pay its liabilities		-	-
ii)	Factors that may affect the results of operations.	Not Applicable	-	-
iii)	 Discussion on the results of operations: This information shall, inter-alia, contain the following: a) A summary of the past financial results after adjustments as given in the auditor's report for the past three full financial years and the stub period (if any) containing significant items of income and expenditure shall be given. b) A summary of major items of income and expenditure for the last three years and most recent audit period c) The income and sales on account of major product/ main activities. d) In case the other income constitutes more than 10% of the total income, the break-up of the same along with the nature of the income, i.e., recurring or non-recurring shall be stated. 	Not Applicable	-	-

EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF	OFFER	
	 e) If a material part of the income is dependent upon a single customer/supplier or a few major customer/suppliers, disclosure of this fact along with relevant data. Similarly if any foreign customer/supplier constitutes a significant portion of the issuer's business, disclosure of the fact along with its impact on the business on account of exchange rate fluctuations. f) In case the issuer has deviated from statutorily prescribed manner for recording sales and revenues, its impact may be analysed and disclosed. g) The nature of miscellaneous income and miscellaneous 			
iv)	Comparison of last three years and the stub period on the major heads of the profit and loss statement, including an analysis of reasons for the changes in significant items of income and expenditure shall also be given, inter-alia, containing the following: i. unusual or infrequent events or transactions including unusual trends on account of business activity, unusual items of income, change of accounting policies and discretionary reduction of expenses etc. ii. significant economic changes that materially affected or are likely to affect income from continuing operations; iii. known trends or uncertainties that have had or are expected to have a material adverse impact on sales, revenue or income from continuing operations; iv. expected future changes in relationship between costs and revenues, in case of events such as future increase in labour or material costs or prices that will cause a material change are known; v. the extent to which material increases in net sales or revenue are due to increased sales volume, introduction of new products or services or increased sales prices; vi. total turnover of each major industry segment in which the issuer operated; vii. status of any publicly announced new products or business segment; viii. the extent to which business is seasonal; ix. any significant dependence on a single or few suppliers or customers; x. competitive conditions.	Not	-	-
v)	Management's Discussion and Analysis shall be based on the restated financial information for the last three years and the stub period.	Not Applicable	-	-
D)	Capitalisation statement			
i)	Capitalisation Statement showing total borrowings, total equity, and the borrowing/ equity ratios before and after the issue is made shall be incorporated. It shall be prepared on the basis of the restated CFS for the latest financial year or when applicable at the end of the stub period.	Not Applicable	-	-
ii)	In case of any change in the share capital since the date as of which the financial information has been disclosed in the offer document, a note explaining the nature of the change shall be given.	Not Applicable	-	-
iii)	An illustrative format of the Capitalisation Statement is specified hereunder	Not Applicable	-	-

	Particulars	Pre-issue at	As adjusted for the				
			proposed issue				
	Total borrowings		proposed issue				
	Short term borrowings*						
	Long term borrowings (includin current maturity)*	g					
	Total equity Share capital*						
	Reserves and surplus*						
	Money received against shar warrants*	e					
	Total Capital						
	Ratio: Long term						
	borrowings/ Total equity						
	*These terms shall carry the meaning as per Schedule	e III of the Com	panies Act, 2013 (as a	imended).			
III)	Financial Information of the Issuer in further public of				Not Applicable	-	The Offer is an initial public offering of Equity Shares.
(i)	An issuer making a further public offer may disclose sub-item, in lieu of information specified under sub-item provisions of these regulations; b. the specified securities offered in further pulsa stock exchange; c. financial reports of the issuer are available of filing platform specified by the Board; d. there has not been any change in manageme e. specified securities of issuer have not been sub-rule (2) of rule 19 of Securities Contract	tem (B) if: rough the fast tr plic offer are of the website of the issuer; listed pursuant	ack route in accordant the same class of those any stock exchange of the relaxation granted	ce with applicable e already listed on or on a common e-	Not Applicable	-	-
(ii)	The issuer satisfying the conditions specified in claudisclosed under Companies Act, 2013	se (i) may disclo	ose consolidated final	ncial statements as	Not Applicable	-	-
(iii)	A report by the auditors of the issuer on a limited (indicating changes in accounting policies, if any), as the opening of the issue, where audited accounts as a sufficient if:	at a date not ear	rlier than six months	prior to the date of		-	-

CHEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABI	RIDGED LETTER OF OFFER
	 a) In the statement of the assets and liabilities, the main heads of assets and liabilities as part I of Schedule III of the Companies Act, 2013 have been provided. If an issuer is governous statute other than the Companies Act, 2013, the main heads of assets and liabilities as such statute shall be provided in the statement of assets and liabilities. b) In the statement of profit or loss, the information required to be disclosed under the heads and expenditure as per Regulation 33 of the Securities and Exchange Board of Ind Obligations and Disclosure Requirements) Regulations, 2015 in respect of quarterly information to be filed with the stock exchanges, has been provided 	verned by a specified in s of income lia (Listing
(iv)	Material changes and commitments, if any, affecting financial position of the issuer.	Not
(v)	Week-end prices for the last four weeks; current market price; and highest and lowest prices of eq during the period with the relative dates. If the equity shares of the issuer are listed on more than exchange, the above information shall be provided for each stock exchange separately	
(vi)	Stock market quotation of shares/ convertible instruments of the company (high/ low price in each three years and monthly high/low price during the last six months). If the equity shares of the issue on more than one stock exchange, the above information shall be provided for each stock exchange	er are listed Applicable -
(vii)	Accounting and other ratios: The following accounting ratios for each of the accounting periods financial information is given: Earnings per share (Basic and Diluted) Return on net worth Net Asset Value per share EBITDA	Not Applicable -
(viii)	Capitalisation Statement: A Capitalisation Statement showing total debt, net worth, and the debt/ equity ratios before and aft is made. In case of any change in the share capital since the date as of which the financial information disclosed in the prospectus, a note explaining the nature of the change. An illustrative format of the Capitalisation Statement is specified hereunder: Pre- As adjusted for	
	Particulars the proposed issue at Total borrowings	
	Current borrowings*	
	Non-current borrowings (including current maturity)*	
	Total equity	

	Share capital*			
	Reserves and surplus*			
	Money received against share warrants*			
	Total Capital			
	Ratio: Non-current borrowings/ Total equity			
	*These terms shall carry the meaning as per Schedule III of the Companies Act, 2013 (as amended).			
	Management's Discussion and Analysis of Financial Position and Results of Operations as reflected in the	Not	_	
x)	restated Indian GAAP CFS shall be provided in other financial information.	Applicable		-
		Not	_	
.)	Overview of the business of the issuer	Applicable		-
	Significant developments subsequent to the last financial year or when applicable subsequent to the stub		_	
	period: A statement by the directors whether in their opinion there have arisen any circumstances since the			
	date of the last financial statements as disclosed in the offer document and which materially and adversely	Not		
i)	affect or is likely to affect within the next twelve months:			-
	a. the trading or profitability of the issuer; or	Applicable		
	b. the value of its assets; or			
	c. its ability to pay its liabilities.			
ii)	Factors that may affect the results of operations.	Not	-	_
.11)	Tuctors that may affect the results of operations.	Applicable		
	Discussion on the results of operations: This information shall, inter-alia, contain the following:		-	
	a) A summary of the past financial results after adjustments as given in the auditor's report for the past			
	three full financial years and the stub period (if any) containing significant items of income and			
	expenditure shall be given.			
	b) A summary of major items of income and expenditure for the last three years and most recent audit			
	period			
	c) The income and sales on account of major product/ main activities.			
:::\	d) In case the other income constitutes more than 10% of the total income, the break-up of the same	Not		
iii)	along with the nature of the income, i.e., recurring or non-recurring shall be stated. e) If a material part of the income is dependent upon a single customer/supplier or a few major	Applicable		-
	e) If a material part of the income is dependent upon a single customer/supplier or a few major customers/suppliers, disclosure of this fact along with relevant data. Similarly if any foreign			
	customer/supplier constitutes a significant portion of the issuer's business, disclosure of the fact			
	along with its impact on the business on account of exchange rate fluctuations.			
	f) In case the issuer has deviated from statutorily prescribed manner for recording sales and revenues,			
	its impact may be analysed and disclosed.			
	its impact may be analysed and disclosed. g) The nature of miscellaneous income and miscellaneous expenditure for the interim period and the			

SCHE	EDULE V	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF C	FFER	
	(xiv)	Comparison of last three years and the stub period on the major heads of the profit and loss statement, including an analysis of reasons for the changes in significant items of income and expenditure shall also be given, inter-alia, containing the following: unusual or infrequent events or transactions including unusual trends on account of business activity, unusual items of income, change of accounting policies and discretionary reduction of expenses etc. significant economic changes that materially affected or are likely to affect income from continuing operations; known trends or uncertainties that have had or are expected to have a material adverse impact on sales, revenue or income from continuing operations; expected future changes in relationship between costs and revenues, in case of events such as future increase in labour or material costs or prices that will cause a material change are known; the extent to which material increases in net sales or revenue are due to increased sales volume, introduction of new products or services or increased sales prices; total turnover of each major industry segment in which the issuer operated; status of any publicly announced new products or business segment; the extent to which business is seasonal; any significant dependence on a single or few suppliers or customers; competitive conditions.	Not	-	_
12.		Legal and other information			
	(A)	Outstanding Litigation and Material Developments:			
	(1)	Pending Litigations involving the issuer/ its directors/ promoters/ subsidiaries:			
	(i)	All criminal proceedings;	Complied with, to the extent applicable.	317	A negative statement has been included to this effect in the DRHP, under the chapter titled "Outstanding Litigation and Material Developments". Kindly note that there are pending cases under Section 138 of the Negotiable Instruments Act 1881.
	(ii)	All actions by regulatory authorities and statutory authorities;	Complied with	317	A negative statement has been included to this effect in the DRHP, under the chapter titled "Outstanding Litigation and Material Developments".
	(iii)	Disciplinary action including penalty imposed by SEBI or stock exchanges against the promoters in the last five financial years including outstanding action;	Complied with	-	-

		Complied		
(iv)	Claims related to direct and indirect taxes, in a consolidated manner, giving the number of cases and total amount;	with, to the extent applicable.	317	-
(v)	Other pending litigations - As per the policy of materiality defined by the board of directors of the issuer and disclosed in the offer document	Complied with, to the extent applicable.	317	-
(2)	Outstanding dues to creditors:			
(i)	Based on the policy on materiality defined by the board of directors of the issuer, details of creditors which include the consolidated number of creditors and the aggregate amount involved	Complied with, to the extent applicable.	318	-
(ii)	Consolidated information on outstanding dues to micro, small and medium enterprises and other creditors, separately giving details of number of cases and amount involved;	Complied with, to the extent applicable.	320	-
(iii)	for each such material creditor shall be disclosed, on the website of the company with a web link thereto.	Complied with, to the extent applicable and noted for compliance	320	-
(3)	If any of the above-mentioned litigations, material developments, dues to creditors etc., arise after the filing the offer document, the facts shall be incorporated appropriately in the offer document. In case there are no such cases, a distinct negative statement is required to be made in this regard in the offer document. Material developments since the date of the last balance sheet.		-	-
(4)	Disclosures pertaining to wilful defaulters or fraudulent borrowers in case of a further public offer or a rights issue: If the issuer or any of its promoter or director has been declared as a wilful defaulter or fraudulent 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 fraudulent borrower; b) Name of the Bank declaring the person as a wilful defaulter or fraudulent borrower; c) Year in which the person was declared as a wilful defaulter or fraudulent borrower; d) Outstanding amount when the person was declared as a wilful defaulter or fraudulent borrower; e) Steps taken, if any, by the person for removal of its name from the list of wilful defaulters or fraudulent borrowers;	Not applicable.	-	-

SCH	EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
		 f) Other disclosures, as deemed fit by the issuer, in order to enable investors to take an informed decision; g) (g) Any other disclosure as specified by the Board 			
	(5)	The fact that the issuer or any of its promoters or directors is a wilful defaulter or fraudulent borrower shall be disclosed prominently on the cover page with suitable cross-referencing to the inside pages.	Not applicable.	-	-
	(6)	Disclosures specified herein shall be made in a separate chapter or section, distinctly identifiable in the Index /Table of Contents.	Complied with.	316	-
	(B)	Government approvals:			
	(1)	Investment approvals (GoI/ RBI, etc., as applicable), letter of intent or industrial license and declaration of the Central Government, Reserve Bank of India or any regulatory authority about the non-responsibility for financial soundness or correctness of the statements;	Complied with, to the extent applicable.	320- 322	-
	(2)	All government and other approvals which are material and necessary for carrying on the business and operations of the issuer and material subsidiaries.	Complied with.	320- 322	-
13.		Information with respect to group companies			
	(A)	In case of an issuer not being a government company, statutory authority or corporation or any special purpose vehicle set up by any of them, the names and registered office address of all the group companies shall be disclosed in the Offer Document. The following information based on the audited statements in respect of top five group companies (based on market capitalization for listed/ based on turnover in case of unlisted) for the preceding three years shall be hosted on the website of the respective group company (listed/ unlisted): (i) reserves (excluding revaluation reserve); (ii) sales; (iii) profit after tax; (iv) earnings per share; (v) diluted earnings per share; and (vi) net asset value. The offer document shall refer the website where the details of the group companies shall be available."	Complied with	216- 218	Details of the Group Companies has been included in the chapter to this effect in the chapter titled "Our Group Companies"
	(B)	Any pending litigation involving the group company which has a material impact on the issuer.	Not applicable.	218	A distinct negative statement to this effect has been included in the chapter titled "Our Group Companies"
	(C)	Common Pursuits: In case there are common pursuits amongst the group companies/ subsidiaries/associates companies and the issuer, the reasons and justification for the same shall be spelt out and the conflict of interest situations shall be stated.		218	A distinct negative statement to this effect has been included in the chapter titled "Our Group Companies"

	LE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L. The related business transactions within the group and their significance on the financial performance of			
	 The related business transactions within the group and their significance on the innancial performance of the issuer. If any of the other group companies/subsidiaries/associate companies has business interests in the issuer then the amount of commercial business that the said company has /proposes to have with the issuer may be quantified. If no, a distinct negative statement may be incorporated to this effect 			
1.	Other Regulatory and Statutory Disclosures:			
(A)	Authority for the issue and details of resolution(s) passed for the issue.	Complied with.	324	-
(B)	A statement by the issuer that the issuer, promoters, promoter group, directors, person(s) in control of the promoter or issuer, if applicable, or selling shareholders are not prohibited from accessing the capital market or debarred from buying, selling or dealing in securities under any order or direction passed by the Board or any securities market regulator in any other jurisdiction or any other authority/court.	Complied with, to the extent applicable.	324	-
(C)	A confirmation that the issuer, any of its promoters, promoter group or selling shareholders is in compliance with the Companies (Significant Beneficial Ownership) Rules, 2018.	Complied with to the extent applicable, with respect to the Company.	325	-
(D)	A confirmation whether any of the directors of the issuer are associated with the securities market in any manner, and if yes, any outstanding action against them initiated by the Board in the past five years	Complied with.	325	-
(E)	Eligibility of the issuer to enter the capital market in terms of these Regulations. (Details of compliance with eligibility requirements to make a fast track issue, if applicable.)	Not applicable.		The Company is eligible for the Offer accordance with the Regulation 6(1) of t SEBI ICDR Regulations. Further, the Offer is an initial public offerion of Equity Shares.
(F)	Compliance with Part B of this Schedule, as the case may be, if applicable	Not applicable.	-	The Offer is an initial public offering Equity Shares.
(G)	Disclaimer clauses: The offer document shall contain the following disclaimer clause in bold capital letters: "It is to be distinctly understood that submission of the draft offer document/draft letter of offer/offer document to the Securities and Exchange Board of India (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 draft offer document/draft letter of offer/offer	Complied with.	326- 327	-

SCHEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	document. The lead manager(s), has certified that the disclosures made in the draft offer document/draft letter of offer/offer document are generally adequate and are in conformity with the Regulations. 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 issuer is primarily responsible for the correctness, adequacy and disclosure of all relevant information in the draft offer document/draft letter of offer/offer document, 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 SEBI a due diligence certificate datedin the format prescribed under Schedule V(A) of the Securities and Exchange Board of India (Offer of Capital and Disclosure Requirements) Regulations, 2009 2018. The filing of the draft offer document/draft letter of offer/offer document does not, however, absolve the issuer from any liabilities under the Companies Act, 2013] or from the requirement of obtaining such statutory or other clearances as may 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 the draft offer document/draft letter of offer/offer document."			
	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 draft offer document/draft letter of offer/offer document 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.			
(H)	Disclaimer in respect of jurisdiction: A brief paragraph mentioning the jurisdiction under which provisions of law and the rules and regulations are applicable to the draft offer document/ draft letter of offer/ offer document		327- 328	-
(I)	Disclaimer clause of the stock exchanges	Complied with and noted for compliance.	328	The disclaimer clause as intimated by the stock exchanges to the Company, posscrutiny of this Draft Red Herring Prospectus, shall be included in the Rec Herring Prospectus prior to the RoC filing.
(J)	Disclaimer clause of the Reserve Bank of India, the Insurance Regulatory and Development Authority of India or of any other relevant regulatory authority.	Not Applicable.	-	-
(K)		Complied with and noted for compliance.		The Equity Shares issued through the Red Herring Prospectus are proposed to be listed on the BSE and the NSE.
(L)	Consent of the directors, auditors, solicitors or advocates, lead manager(s), registrar to the issue, bankers to the issuer and experts.		329- 330	-

			T	
		noted for compliance.		
(M)	Expert opinion obtained, if any.	Complied with to the	330	-
(N)	Previous public or rights issues, if any, during the last five years: (1) Closing date. (2) Date of allotment. (3) Date of refunds. (4) Date of listing on the stock exchange(s). (5) If the issue(s) was at premium or discount, the amount thereof.	Not applicable.	330	A negative statement to this effect had included in the chapter titled and Statutory Disclosures DRHP
(O)	Commission or brokerage on previous issues in last five years.	Not applicable.	330	A negative statement to this effect had included in the chapter titled Regulatory and Statutory Disclosures' DRHP
(P)	Following particulars in regard to the issuer and other listed group companies/subsidiaries/associates which made any capital issue during the last three years shall be given: (1) Name of the Company. (2) Year of Offer. (3) Type of Offer (public/rights/composite). (4) Amount of issue. (5) Date of closure of issue. (6) Date of allotment and date of credit of securities to the demat account. (7) Date of completion of the project, where object of the issue was financing the project. (8) Rate of dividend paid.	Not applicable.	330	A negative statement to this effect had included in the chapter titled 'Regulatory and Statutory Disclosures' DRHP
(Q)	Performance vis-à-vis objects	Not applicable.	330	A negative statement to this effect had included in the chapter titled 'Regulatory and Statutory Disclosures' DRHP
(1)	Issuer: (a) A list of all the public/rights issues made during the preceding five years, along with the year of issue. (b) Details of non-achievement of objects, with quantification of shortfall and delays for such public/rights issues.	Not Applicable	330	A negative statement to this effect hat included in the chapter titled a Regulatory and Statutory Disclosures DRHP
(2)	Listed Subsidiaries/Listed Promoters:	Not applicable.	330	A negative statement to this effect had included in the chapter titled

		diarie ssue o	s/Listo of each	ed Pr	romo	oters ' comp	', ind anie	icating s durii	g wh ng th	formatether and the precent of the precent of the following the following for the following the foll	ll the	obje five	ects n	nenti s we			Regulatory and Statutory Disclosures" in the DRHP
	belov TABLE 1	v:	Issa	ne Size (Cr.)	of Issue Price (Rs.)	past Listing Date	Opening Price on listing date	+/-% char price, [+/- closing be 30th calen listing	ge in clo % chang ichmark]	m price, l	nange in clo -/- % chang benchmark]	e in prior clos	% change is ce. [+/-% cosing benchm to calendar im listing	n closing hange in nark]-			
	TABLE 2 Financial Year		Total amount of funds raised (Rs. Cr.)	No. of	IPOs tradu nt - 30th ca	-		Os trading at - 30th calend n listing	ar (sio. of IPOs tra liscount - 1800 lays from listin	calendar	premi	f IPOs tradi um - 180th from listing	calendar	Complied	330-	
(R)	2020			Over 50%	Between 25-50%			25-50%		Over Betwe 60% 25-509			Between 25-50%		with	333	
	 Discletion In Tail Separe In De 	osures are suble 1, percer rate table for case t esignat	bject to max stage change each mercha he 30t	imum 10 for bench nt banker th/60 ock 1	issues (ini hmark indi r responsib Oth/90 Exch	itial public ces to be proble for prici Oth ca ange	offerings) i ovided in b ing the Issu alend as di	nanaged by 1 wackets with e ar day sclose	derchant positive 1S 2	s preceeding the Banker in Tal Banker in Tal or negative sign holidathe re	le 1 n, as applic 1y, da	able .ta fro	om p		1		
(S)	Stock Partic (1) years (2)	c mark culars hi ; m the B panies	cet dat of: gh, lo onthly oard v	a for	r equ nd av gh and	ity sh verag d low all be	e ma	of the rket pes for ated ti	rice the	ner, if less of the six mode time when	e equ nths p of re	ity s orece	eding ering	the d	Not applicable.	333	A negative statement to this effect has be included in the chapter titled "Oto Regulatory and Statutory Disclosures" in DRHP

SCHI	EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
		during the preceding six months and the average volume of equity shares traded during that period and a statement if the equity shares were not frequently traded; (4) stock market data referred to above shall be shown separately for periods marked by a change in capital structure, with such period commencing from the date the relevant stock exchange recognises the change in the capital structure (e.g. when the shares have become ex-rights or ex-bonus); (5) market price of equity shares immediately after the date on which the resolution of the board of directors approving the issue; (6) volume of securities traded in each month during the six months preceding the date on which the offer document is registered with the Registrar of Companies; and (7) volume of shares traded along with high, low and average prices of shares of the issuer shall also be stated for respective periods. Explanation: If the equity shares of the issuer are listed on more than one stock exchange, the above information shall be provided for each stock exchange separately. Average market prices in point (1) above should be calculated on closing price on the stock exchange.			
	(T)	 Mechanism evolved for redressal of investor grievances: arrangements or mechanism evolved by the issuer for redressal of investor grievances including through SEBI Complaints Redress System (SCORES) number of investor complaints received during the preceding three years and the number of complaints disposed off during that period number of investor complaints pending on the date of filing the draft offer document number of investor complaints pending on the date of filing the draft offer document in respect of the five largest (in terms of market capitalization) listed group companies. time normally taken by the issuer for disposal of various types of investor grievances. Disclosures prescribed under sub-clauses (2) to (5) shall also be made in regard to the listed subsidiaries. 	Complied with to the extent applicable and noted for compliance.	333- 335	-
	(U)	Exemption from complying with any provisions of securities laws, if any, granted by SEBI shall be disclosed.	Not applicable	336	A negative statement to this effect has been included in the chapter titled "Other Regulatory and Statutory Disclosures" in the DRHP
15.		Offering Information			
	(A)	Terms of the Offer:			
	(a)	Statement that the shares issued in the issue shall be pari passu with the existing shares in all respects including dividends. In case of companies having SR equity shares, a statement that the shares issued in the issue shall be pari passu with the existing shares (excluding SR equity shares) in all respects including dividends.	Complied with to the extent applicable.	337	-
	(b)	Statement that in the case of offer for sale, the dividend for the entire year shall be payable to the transferees.	Complied with.	337	Any dividends declared, after the date of Allotment (including pursuant to the transfer

				of Equity Shares in the Offer for Sale) in this Offer, will be received by the Allottees.
(c)	Face value and issue price/ floor price/ price band.	Complied with and noted for the compliance.	337	- Offer, will be received by the Anottees.
(d)	Rights of the instrument holders. In case of an issuer having SR equity shares, the special rights of such SR shareholders shall be disclosed along with the circumstances in which the SR equity shares shall be treated as ordinary equity shares.	Complied with to the	338	-
(e)	Market lot.	Complied with.	338	-
(f)	Nomination facility to investor.	Complied with.	339	-
(g)	Period of subscription list of the public issue.	Complied with.	340	-
(h)	Statement that "if, as prescribed, minimum subscription in the issue shall be 90% of the fresh issue portion" the issuer does not receive the minimum subscription of ninety per cent. of the offer through offer document (except in case of an offer for sale of specified securities) on the date of closure of the issue, or if the subscription level falls below ninety per cent. after the closure of issue on account of cheques having being returned unpaid (in case of rights issues) or withdrawal of applications, or after technical rejections, or if the listing or trading permission is not obtained from the stock exchanges for the securities so offered under the offer document, the issuer shall forthwith refund the entire subscription amount received. If there is a delay beyond fifteen days after the issuer becomes liable to pay the amount, the issuer and every director of the issuer who are officers in default, shall pay interest at the rate of fifteen per cent. per annum."	Not applicable.	343	A negative statement to this effect has bee included in the chapter titled "Terms of the Offer" in the DRHP
(i)	For Composite Offers: Statement that the requirement of 'minimum subscription' is satisfied both jointly and severally, i.e., independently for both rights and public issues, and that if the issuer does not receive the minimum subscription in either of the issues, the issuer shall refund the entire subscription received.		-	-
(j)	Arrangements for Disposal of Odd Lots: (a) Any arrangements made by the issuer for providing liquidity for and consolidation of the shares held in odd lots, particularly when such odd lots arise on account of issues by way of rights, bonus, conversion of debentures or warrants, etc., shall be intimated to the shareholders or investors. (b) The issuer is free to make arrangements for providing liquidity in respect of odd lot shares through any investment or finance company, broking firms or through any other agency and the particulars of such arrangement, if any, may be disclosed in the offer document related to the concerned issue of capital.	Not applicable.	343	A negative statement to this effect has bee included in the chapter titled "Terms of the Offer" in the DRHP

EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
	(c) The lead merchant banker shall ascertain whether the issuer coming for fresh issue of capital proposes to set up trusts in order to provide service to the investors in the matter of disposal of odd lot shares of the issuer held by them and if so, disclosures relating to setting up and operation of the trust shall be contained in the offer document. (d) Whenever any issue results in issue of shares in odd lots, the issuer, shall as far as possible issue certificates in the denomination of 1-2-5-10-20-50 shares.			
(k)	Restrictions, if any, on transfer and transmission of shares or debentures and on their consolidation or splitting.	Complied with, to the extent applicable.	343	-
(1)	New Financial Instruments: Terms and conditions including redemption, security, conversion and any other relevant features of any new financial instruments such as deep discount bonds, debentures with warrants, secured premium notes etc.	Not applicable.	343	The Offer is an initial public offering of Equity Shares. A negative statement to this effect has been included in the chapter titles "Terms of the Offer" in the DRHP.
(m)	Allotment only in Dematerialised Form: A statement to the effect that specified securities shall be allotted only in dematerialised form.	Complied with.	338	
(B)	Offer Procedure:			
(1)	Fixed price issue or book building procedure as may be applicable, including details regarding bid form/application form, who can bid/apply, maximum and minimum bid/application size, bidding process, bidding, bids at different price levels, etc.	Complied with, to the extent applicable.	348	-
(2)	Offer of securities in dematerialised form: In case of a public issue or rights issue (subject to sub-regulation (1) of regulation 91, the specified securities issued shall be issued only in dematerialized form in compliance with the Companies Act, 2013. A statement that furnishing the details of depository account is mandatory and applications without depository account shall be treated as incomplete and rejected. Investors will not have the option of getting the allotment of specified securities in physical form. However, they may get the specified securities rematerialised subsequent to allotment. Statement that the specified securities, on allotment, shall be traded on stock exchanges in demat mode only. Statement that single bid from any investor shall not exceed the investment limit/maximum number of specified securities that can be held by such investor under the relevant regulations/statutory guidelines. Statement that the correct procedure for applications by Hindu Undivided Families and the fact that applications by Hindu Undivided Families would be treated as on par with applications by individuals; Applications by mutual funds: (i) 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, to the extent applicable, and noted for compliance.	349	-

HEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
	(ii) Statement that applications made by an asset management company or a custodian of a mutual fund shall clearly indicate the name of the concerned scheme for which the application is being made. Applications by non-resident Indians: Statement that "Non-resident Indian applicants may please note that only such applications as are accompanied by payment in free foreign exchange shall be considered for allotment under the reserved category. The non-resident Indians who intend to make payment through Non-Resident Ordinary (NRO) accounts shall use the form meant for Resident Indians and shall not use the forms meant for reserved category." Application by ASBA investors: Details of Application Supported by Blocked Amount process including specific instructions for submitting Application Supported by Blocked Amount. A statement that each application form shall bear the stamp of the syndicate member/SCSBs/registrar and share transfer agents/depository participants/stock brokers and if not, the same shall be rejected.			
(3)	Escrow mechanism for anchor investors: Escrow account of the issuer.	Complied with and noted for compliance.	364	-
(4)	Terms of payment and payment into the escrow collection account by anchor investors.	Complied with and noted for compliance.		-
(5)	Electronic registration of bids.	Complied with and noted for compliance.	352	-
(6)	Build-up of the book and revision of bids. In this regard, it may be specifically disclosed that qualified institutional buyers and non-institutional investors can neither lower or withdraw their bids at any stage and retail individual investors can withdraw or revise their bids till issue closure date	Complied with and noted for compliance.	1 =	-
(7)	Price discovery and allocation.	Complied with.	347	-
(8)	Signing of underwriting agreement.	Complied with and noted for compliance.		-
(9)	Filing of the offer document.	Noted for compliance.	-	-

DULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
(10)	Announcement of pre-issue advertisement.		364- 365	-
(11)	Issuance of Confirmation of Allocation Note ("CAN") and allotment in the Offer	Complied with and noted for compliance.	347	-
(12)	Designated date.	Complied with and noted for compliance.	347	-
(13)	General instructions: Do's and don'ts. Instructions for completing the bid form. Bidders' bank account details. Bids by non-resident Indians or foreign portfolio investors, foreign venture capital investors on repatriation basis	Complied with.	359- 361	-
(14)	Payment instructions: Payment into escrow account of the issuer Payment instructions for Application Supported by Blocked Amount.	Complied with.	364	-
(15)	Submission of bid form.	Complied with and noted for compliance.	347	-
(16)	Other instructions: Joint bids in the case of individuals. Multiple bids. Instructions to the applicants to mention the Permanent Account Number of the sole / first holder in the application form, irrespective of the amount for which application or bid is made, along with the instruction that applications without Permanent Account Number would be rejected except where the requirement to hold a permanent account number has been specifically exempt under applicable law. Instances when an application would be rejected on technical grounds Equity shares in demat form with the depositories. Investor's attention shall also be invited to contact the compliance officer in case of any pre-issue or post-issue related problems regarding share certificates/demat credit/refund orders/ unblocking etc	Complied with.	360	_

EDULE	EDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER						
(17)	Disposal of applications.	Complied with and noted for compliance.		-			
(18)	Provisions of the Companies Act, 2013, as applicable, relating to punishment for fictitious applications, including to any person who: makes or abets making of an application in a fictitious name to accompany for acquiring, or subscribing for, its securities, or makes or abets making of multiple applications to a company in different names or in different combinations of his/her name or surname for acquiring or subscribing for its securities, shall be punishable with fine and/or imprisonment for such amount and/or term as may be prescribed under section 447 of the Companies Act 2013.	with and noted for	367	-			
(19)	Interest on refund of excess bid amount, in case of anchor investors.	Complied with and noted for compliance.		-			
(20)	Names of entities responsible for finalising the basis of allotment in a fair and proper manner.	Complied with and noted for compliance.	364	-			
(21)	Procedure and time of schedule for allotment and demat credit.	Complied with and noted for compliance.	363	-			
(22)	Method of allotment as may be prescribed by the Board from time to time.	Complied with and noted for compliance.		-			
(23)	Letters of Allotment or refund orders or instructions to Self-Certified Syndicate Banks in Application Supported by Blocked Amount process. The issuer shall ensure that "at par" facility is provided for encashment of refund orders for applications other than Application Supported by Blocked Amount process.	Noted for compliance.	-	-			
(24)	Mode of making refunds: The mode in which the issuer shall refund the application money to applicants in case of an oversubscription or failure to list. 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. The permissible modes of making refunds and unblocking of funds are as follows:	with and	347	-			

EDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (OFFER	
	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 or NACH (National Automated Clearing House), as applicable, Direct Credit, RTGS (Real Time Gross Settlement) or NEFT (National Electronic Funds Transfer), as is for the time being permitted by the Reserve Bank of India; In case of other applicants: by dispatch of refund orders by registered post/unblocking in case of ASBA			
(25)	Payment of Interest in case of delay in despatch of allotment letters or refund orders/instruction to self-certified syndicate banks by the registrar in the case of public issues: in case of a fixed price issue, a statement that the issuer shall allot securities offered to the public shall be made within the period prescribed by the Board. The issuer shall also pay interest at the rate of fifteen per cent. per annum if the allotment letters or refund orders have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been given to the clearing system in the disclosed manner within eight days from the date of the closure of the issue. However applications received after the closure of issue in fulfilment of underwriting obligations to meet the minimum subscription requirement, shall not be entitled for the said interest. In case of a book-built issue, a statement that the issuer shall allot securities offered to the public within the period prescribed by the Board. The issuer further agrees that it shall pay interest at the rate of fifteen per cent. per annum if the allotment letters or refund orders/ unblocking instructions have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been given to the clearing system in the disclosed manner within six days from the date of the closure of the issue. In case of a rights issue, a statement that the issuer shall allot securities offered to the shareholders within fifteen days of the closure of the rights issue. The issuer further agrees that it shall pay interest at the rate of fifteen per cent. per annum if the allotment letters or refund orders/ unblocking instructions have not been despatched to the applicants or if, in a case where the refund or portion thereof is made in electronic manner, the refund instructions have not been given to the clearing system in the dis	Complied with to the extent applicable and noted for compliance.	347	-
(26)	Undertaking by the issuer:			
a)	 The following undertaking by the issuer shall be disclosed: that the complaints received in respect of the issue shall be attended to by the issuer expeditiously and satisfactorily; that all steps for completion of the necessary formalities for listing and commencement of trading at all stock exchanges where the securities are to be listed are taken within the period prescribed by the Board; that the issuer shall apply in advance for the listing of equities on the conversion of debentures/bonds; that the funds required for making refunds/unblocking to unsuccessful applicants as per the mode(s) disclosed shall be made available to the registrar to the issue by the issuer; 	with, to the extent	365	

SCHEDU	LE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED I	ETTER OF (OFFER	
	v. that where refunds are made through electronic transfer of funds, a suitable communication shall be sent to the applicant within the specified period 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; vi. that the promoters' contribution in full, wherever required, shall be brought in advance before the Offer opens for public subscription and the balance, if any, shall be brought on a pro rata basis before the calls are made on public in accordance with applicable provisions in these regulations; vii. that no further issue of securities shall be made till the securities offered through the offer document are listed or till the application monies are refunded on account of non-listing, under subscription, etc., other than as disclosed in accordance with Regulation 19; viii. that adequate arrangements shall be made to collect all Applications Supported by Blocked Amount and to consider them similar to non-ASBA applications while finalizing the basis of allotment;			
b)	In case of an issue of convertible debt instruments, the issuer shall also give the following additional undertakings: it shall forward the details of utilisation of the funds raised through the convertible debt instruments duly certified by the statutory auditors of the issuer, to the debenture trustees at the end of each half-year. it shall disclose the complete name and address of the debenture trustee in the annual report. it shall provide a compliance certificate to the convertible debt instrument holders (on yearly basis) in respect of compliance with the terms and conditions of issue of convertible debt instruments, duly certified by the debenture trustee. 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 holders in the event of default it shall extend necessary cooperation to the credit rating agency/agencies for providing true and adequate information till the debt obligations in respect of the instrument are outstanding	Not applicable.	_	The Offer is an initial public offering of Equity Shares.
c)	A statement that the issuer reserves the right not to proceed with the issue after the bidding and if so, the reason thereof as a public notice within two days of the closure of the issue. The public notice shall be issued in the same newspapers where the pre-issue advertisement had appeared. The stock exchanges where the specified securities were proposed to be listed shall also be informed promptly.	Noted for compliance.	339	-
d)	a statement that if the issuer withdraws the issue at any stage including after closure of bidding, the issuer shall be required to file a fresh draft offer document with the Board.	Complied with and noted for compliance.	339	-
(27	Utilisation of Offer Proceeds:			
(a)	A statement by the board of directors of the issuer to the effect that: all monies received out of issue of specified securities to the public shall be transferred to a separate bank account other than the bank account referred to in the Companies Act, 2013;	Noted for compliance	367	-

SCHEDULE	VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED L	ETTER OF (FFER	
	details of all monies utilised out of the issue referred to in sub-item(i) shall be disclosed and continue to be disclosed till the time any part of the issue proceeds remains unutilised under an appropriate separate head in the balance sheet of the issuer indicating the purpose for which such monies had been utilised; and details of all unutilised monies out of the issue of specified securities referred to in sub-item (i) shall be disclosed under an appropriate separate head in the balance sheet of the issuer indicating the form in which such unutilised monies have been invested.			
(b)	For an issue other than an offer for sale or a public issue made by any scheduled commercial bank or a public financial institution, a statement of the board of directors of the issuer to the effect that: the utilisation of monies received under promoters' contribution and from reservations shall be disclosed and continue to be disclosed under an appropriate head in the balance sheet of the issuer, till the time any part of the issue proceeds remains unutilised, indicating the purpose for which such monies have been utilised; the details of all unutilised monies out of the funds received under promoters' contribution and from reservations shall be disclosed under a separate head in the balance sheet of the issuer, indicating the form in which such unutilised monies have been invested	Not applicable.	-	-
(28)	Restrictions on foreign ownership of Indian securities, if any: Investment by non-resident Indians. Investment by foreign portfolio investors. Investment by other non-residents.	Complied with, to the extent applicable.	338 - 369	-
(C)	Description of Equity Shares and Terms of the Articles of Association: Main provisions of the Articles of Association including rights of the members regarding voting, dividend, lien on shares and the process for modification of such rights, forfeiture of shares and restrictions, if any, on transfer and transmission of securities and their consolidation or splitting		370- 414	-
(16)	Any other material disclosures, as deemed necessary.	Complied with, to the extent applicable.	-	-
(17)	In case of a fast track public issue, the disclosures specified in this Part, which have been indicated in Part D, need not be made.	Not applicable.	-	The Offer is an initial public offering of Equity Shares.
(18)	Other Information: List of material contracts and inspection of documents for inspection: 1) Material contracts. 2) Material Documents 3) Time and place at which the contracts, together with documents, will be available for inspection from the date of the offer document until the date of closing of the subscription list. 4) IPO grading reports for each of the grades obtained	Complied with, to the extent applicable.	414- 429	_

SCHEDUL	SCHEDULE VI - DISCLOSURES IN THE OFFER DOCUMENT, ABRIDGED PROSPECTUS AND ABRIDGED LETTER OF OFFER						
	5)	The draft offer document/ draft letter of offer and offer document 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 are true and correct.					
	6)						
		Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the					
		guidelines/regulations issued by the Securities and Exchange Board of India, established under					
		section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been					
		complied with and no statement made in the Red Herring Prospectus is contrary to the provisions of					
		the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or					
		guidelines or regulations issued there under, as the case may be. We further certify that all statements					
		are true and correct.					

SCHE	SCHEDULE XIII - BOOK BUILDING PROCESS								
Reg	Sub-Reg	Contents	Status of compliance	Page No.	Comments				
		Part A- Book Building Process							
		An issuer proposing to issue specified securities through the book building process shall comply with the requirements of this Schedule.	Noted for compliance.	-	-				
(1)		 Lead Manager(s) (a) The issuer shall appoint one or more merchant banker(s) as lead manager(s) and their name(s) shall be disclosed in the draft offer document and the offer document(s). (b) In case there is more than one lead manager(s), the rights, obligations and responsibilities of each shall be delineated in the inter-se allocation of responsibility as specified in Schedule I. (c) Co-ordination of various activities may be allocated to more than one lead manager. 	Complied with.		The responsibilities of the BRLMs for various activities in the Offer have been disclosed in the DRHP.				
(2)		Syndicate Member(s) The issuer may appoint syndicate member(s).	Noted for compliance.	-	-				
(3)		Underwriting (a) The lead manager(s) shall compulsorily underwrite the issue and the syndicate member(s) shall sub-underwrite with the lead manager(s). (b) The lead manager(s) / syndicate member(s) shall enter into underwriting/ sub underwriting agreement on a date prior to filing of the prospectus or the red herring prospectus, as the case may be.	Noted for compliance.	-	-				

Reg	Sub-Reg Contents	Status of compliance	Page No. Comments
	 (c) The details of the final underwriting arrangement indicating numbers of shares underwritten shall be disclosed and printe prospectus or the red herring prospectus, as the case may be be is registered with the Registrar of Companies. (d) In case of an under-subscription in an issue, the shortfall smade good by the lead manager(s) and the same shall be incord in the inter-se allocation of responsibility as specified in School 	d in the efore it hall be porated	
(4)	Agreement with the stock exchanges (a) The issuer shall enter into an agreement with one or more exchange(s) which have the facility of book building through electronic bidding system. (b) The agreement shall specify inter-alia, the rights, responsibilities and obligations of the issuer and the exchange(s) inter se. (c) The agreement may also provide for a dispute resolution mediately between the issuer and the stock exchange.	duties, stock Noted for compliance.	
(5)	Appointment of stock brokers as bidding/collection centres (a) The lead manager(s)/syndicate member(s) shall appoint stock who are members of the stock exchange(s) and registered was Board, for the purpose of accepting bids and placing orders was issuer and ensure that the stock brokers so appointed are fine capable of honouring their commitments arising out of def their clients/investors, if any; Provided that in case of Application Supported by Blocked A the self certified syndicate banks, registrar and share transfer depository participants and stock brokers shall also be author accept and upload the requisite details in the electronic system of the stock exchange(s). (b) The self certified syndicate banks, registrar and share transfer depository participants and stock brokers accepting application application monies shall be deemed as 'bidding/collection certified syndicate are shall pay to the SEBI registered intermediaries invested the above activities a reasonable commission/fee for the strendered by them. These intermediaries shall not levy services their clients/investors in lieu of their services.	with the with the uncially aults of agents, rised to bidding agents, ons and atres'.	_

Reg	Sub-Reg	Contents	Status of compliance	Page No.	Comments
		(d) The stock exchanges shall ensure that no stock broker levies a service fee on their clients/investors in lieu of their services.			
(6)		Price not to be disclosed in the draft red herring prospectus The draft red herring prospectus shall contain the total issue size which may be expressed either in terms of the total amount to be raised or the total number of specified securities to be issued. and shall not contain the price of the specified securities. In case the offer has an offer for sale and/or a fresh issue, each component of the issue may be expressed in either value terms or number of specified securities.	Complied with and noted for compliance.		-
(7)		Floor price and price band Subject to applicable provisions of these regulations and the provisions of this clause, the issuer may mention the floor price or price band in the red herring prospectus. (a) where the issuer opts not to make the disclosure of the price band or floor price in the red-herring prospectus, the following shall also be disclosed in the red-herring prospectus: (i) a statement that the floor price or price band, as the case may be, shall be disclosed at least two working days (in case of an initial public offer) and at least one working day (in case of a further public offer) before the opening of the issue; (ii) a statement that the investors may be guided by the secondary market prices (in case of a further public offer); (iii) names and editions of the newspapers where the announcement of the floor price or price band would be made; (iv) website addresses where the announcement is available. (b) where the issuer decides to opts for a price band instead of a floor price, the issuer shall also ensure compliance with the following conditions: (i) The cap of the price band should not be higher by more than 20 per cent. of the floor of the band; i.e. cap of the price band shall be less than or equal to 120 per cent. of the floor of the price band; Provided that the cap of the price band shall be at least one hundred and five per cent of the floor price. (ii) The price band can be revised during the bidding period, provided the maximum revision on either side shall not exceed 20 per cent. i.e.	Noted for compliance, to the extent applicable.	-	-

SCHE	SCHEDULE XIII - BOOK BUILDING PROCESS							
Reg	Sub-Reg	Contents	Status of compliance	Page No.	Comments			
		floor of price band can move up or down to the extent of 20 per cent. of floor of the price band disclosed in the red herring prospectus and the cap of the revised price band will be fixed in accordance with clause (i) above; (iii) Any revision in the price band shall be widely disseminated by informing the stock exchanges, by issuing public notice and also indicating the change on the relevant website and the terminals of the syndicate member(s). (iv) In case the price band is revised, the bidding period will be extended as per the provisions of these regulations. (v) The manner in which the shortfall, if any, in the project financing will be met, arising on account of lowering of the price band shall be disclosed in the red herring prospectus or the public notice and that the allotment shall not be made unless the financing is tied up.						
(8)		The manner and contents of the bid-cum-application form and revision form (accompanied with abridged prospectus) shall be as specified by the Board.	Noted for compliance.	-	-			
(9)		 Extension of issue period (i) In case of a revision in the price band, the issuer shall extend the bidding (issue) period disclosed in the red herring prospectus, for a minimum period of three working days, subject to the total bidding (issue) period not exceeding ten working days. (ii) in case of force majeure, banking strike or similar circumstances, the issuer may, for reasons to be recorded in writing, extend the bidding/issue period for a minimum period of three working days, subject to the total bidding/issue period not exceeding ten working days 	Noted for compliance.		-			
(10)		Anchor Investors a) An anchor investor shall make an application of a value of at least ten crore rupees in a public issue on the main board made through the book building process or an application for a value of at least two crore rupees in case of a public issue on the SME exchange made in accordance with Chapter IX of these regulations. b) Up to sixty per cent. of the portion available for allocation to qualified institutional buyers shall be available for allocation/allotment ("anchor investor portion") to the anchor investor(s).	Noted for compliance, to the extent applicable.	_	-			

Reg	Sub-Reg	Conte	nts	Status of compliance	Page No.	Comments
		c)	Allocation to the anchor investors shall be on a discretionary basis			
			subject to the following:			
		(I)	In case of public issue on the main board, through the book building			
			process:			
		(i)	maximum of 2 such investors shall be permitted for allocation up to			
			ten crore rupees			
		(ii)	minimum of 2 and maximum of 15 such investors shall be permitted			
			for allocation above ten crore rupees and up to two fifty crore rupees.			
			subject to minimum allotment of five crore rupees per such investor;			
		(iii)	in case of allocation above two fifty crore rupees; a minimum of 5			
			such			
			investors and a maximum of 15 such investors for allocation up to			
			two fifty crore rupees and an additional 10 such investors for every			
			additional two fifty crore rupees or part thereof, shall be permitted			
			subject to a minimum allotment of five crore rupees per such investor			
		(II)	In case of public issue on the SME exchange, through the book			
			building process:			
		(i)	maximum of 2 such investors shall be permitted for allocation up to			
			two crore rupees			
		(ii)	minimum of 2 and maximum of 15 such investors shall be permitted			
			for allocation above two crore rupees and up to twenty five crore			
			rupees, subject to minimum allotment of one crore rupees per such			
			investor;			
		(iii)	in case of allocation above twenty five crore rupees; a minimum of 5			
			such investors and a maximum of 15 such investors for allocation up			
			to twenty five crore rupees and an additional 10 such investors for			
			every additional twenty five crore rupees or part thereof, shall be			
			permitted, subject to a minimum allotment of one crore rupees per	•		
			such investor.			
		d)	One-third of the anchor investor portion shall be reserved for	•		
			domestic mutual funds.			
		e)	The bidding for anchor investors shall open one day before the issue			
		_	opening date.			
		f)	The anchor investors shall pay on application the same margin which			
			is payable by other categories of investors and the balance, if any	,		
			shall be paid within two days of the date of closure of the issue.			

eg	Sub-Reg	Conte	nts	Status of compliance	Page No.	Comments
		g)	The allocation to anchor investors shall be completed on the day of	,		
			the bidding by the anchor investors.			
		h)	If the price fixed as a result of book building is higher than the price	;		
			at which the allocation is made to the anchor investors, the anchor			
			investors shall pay the additional amount. However, if the price fixed			
			as a result of book building is lower than the price at which the	;		
			allocation is made to the anchor investors, the excess amount shall			
			not be refunded to the anchor investors and the anchor investor shall			
			be allotted the securities at the same price at which the allocation was			
			made to it.			
		i)	The number of shares allocated to the anchor investors and the price	;		
			at which the allocation is made, shall be made available to the stock			
			exchange(s) by the lead manager(s) for dissemination on the website	;		
			of the stock exchange(s) before opening of the issue.			
		j)	There shall be a lock-in of 90 days on fifty per cent of the shares			
			allotted to the anchor investors from the date of allotment, and a lock-			
			in of 30 days on the remaining fifty per cent of the shares allotted to			
			the anchor investors from the date of allotment.			
		k)	Neither the (i) lead manager(s) or any associate of the lead managers			
			(other than mutual funds sponsored by entities which are associate of	?		
			the lead managers or insurance companies promoted by entities which			
			are associate of the lead managers or Alternate Investment Funds			
			(AIFs) sponsored by the entities which are associate of the lead			
			manager or [a foreign portfolio investor other than individuals,			
			corporate bodies and family offices] which are associate of the lead			
			manager) or pension funds sponsored by entities which are associate	;		
			of the lead manager (ii) any person related to the promoter/promoter			
			group/ shall apply under the Anchor Investors category.			
		Explai	nation: For the purpose of clause (k) above, a qualified institutional			
			buyer who has any of the following rights shall be deemed to be a			
			person related to the promoters or promoter group of the issuer:			
		(I)	rights under a shareholders' agreement or voting agreement entered			
			into with promoters or promoter group of the issuer;			
		(II)	veto rights; or			
		(III)	right to appoint any nominee director on the board of the issuer.			
			Further, for the purposes of this regulation, an anchor investor shall			
			be deemed to be an "associate of the lead manager" if: (i) either of			

		I - BOOK BUILDING PROCESS	C4 4 6 10	D M	
Reg	Sub-Reg	Contents	Status of compliance	Page No.	Comments
		them controls, directly or indirectly through its subsidiary or holding company, not less than fifteen per cent. of the voting rights in the other; or (ii) either of them, directly or indirectly, by itself or in combination with other persons, exercises control over the other; or (iii) there is a common director, excluding nominee director, amongst the anchor investor and the lead manager. 1) Applications made by a qualified institutional buyer under the anchor investor category and under the non anchor Investor category shall not be considered as multiple applications.			
(11)		 Margin money (a) The entire application money shall be payable as margin money by all the applicants. (b) Payment accompanied with any revision of bid, shall be adjusted against the payment made at the time of the original bid or the previously revised bid. 		-	The entire Bid Amount is payable at the time of submission of the Bid.
(12)		 (a) The bidding process shall only be through an electronically linked transparent bidding facility provided by the stock exchange (s). (b) The lead manager(s) shall ensure the availability of adequate infrastructure with the syndicate member(s) for data entry of the bids in a timely manner. (c) At each of the bidding centres, at least one electronically linked computer terminal shall be available for the purpose of bidding. (d) During the period the issue is open to the public for bidding, the applicants may approach the stock brokers of the stock exchange/s through which the securities are offered under on-line system, self-certified syndicate bank(s), registrar and share transfer agents or depository participants, as the case may be, to place their bids. (e) Every stock broker, self-certified syndicate bank, registrar and share transfer agent and depository participant shall accept applications supported by blocked amount. (f) The qualified institutional buyers shall place their bids only through the stock broker(s) who shall have the right to vet the bids; (g) At the end of each day of the bidding period, the demand, shall be shown graphically on the bidding terminals of the syndicate member(s) and websites of the stock exchanges for information of the public (details in relation to allocation made to anchor investors shall also be disclosed). 	Noted for compliance.	-	-

SCHE	SCHEDULE XIII - BOOK BUILDING PROCESS							
Reg	Sub-Reg	Contents	Status of compliance	Page No.	Comments			
		 (h) The retail individual investors may either withdraw or revise their bids until the closure of the issue. (i) The qualified institutional buyers and the non-institutional investors shall not be permitted to withdraw or lower the size of their bids at any stage of the issue. (m) The issuer may decide to close the bidding by the qualified institutional buyers one day prior to the closure of the issue, subject to the following conditions: (i) the bidding period shall be minimum of three days for all categories of applicants; and (ii) necessary disclosures are made in the red herring prospectus regarding the issuer's intent to close the bidding by the qualified institutional buyers one day prior to the closure of the issue. (n) The names of the qualified institutional buyers making the bids shall not be made public. (o) The retail individual investors may bid at the "cut off" price instead of a specific bid price. (p) The stock exchanges shall continue to display on their website, the book building data in a uniform format, inter alia, giving category-wise details of the bids received, for a period of at least three days after the closure of the issue. 						
(13)		Such display shall be as per the format specified in Part B of this Schedule. Determination of price (a) The issuer shall, in consultation with the lead manager(s), determine the final issue price based on the bids received, and on determination of the same, the number of specified securities to be offered or issue size shall be determined. (b) Once the final issue price is determined, all bidders whose bids have been at and above the final price shall be considered for allotment of specified securities.	Noted for compliance.		-			
(14)		Registering of prospectus with the Registrar of Companies A copy of the prospectus, which shall include the price and the number of specified securities, shall be registered by the issuer with the Registrar of Companies.	Noted for compliance.	-	-			

SCHE	SCHEDULE XIII - BOOK BUILDING PROCESS							
Reg	Sub-Reg	Contents	Status of compliance	Page No. Comments				
(15)		 (a) The issuer shall make allotments only if the minimum subscription has been received. (b) The allotment/allocation to qualified institutional buyers, other that the anchor investors, shall be made on a proportionate basis a illustrated in this Schedule. The allotment to retail individual investors, non-institutional investors and allotment to employee shall be made in accordance with applicable provisions of these regulations. (c) In case of under-subscription in any category, the undersubscribed portion in that category shall be allocated to such bidders as described in the red herring prospectus; Provided that the unsubscribed portion in the qualified institutional buyer category shall not be available for subscription to other categories in the case of issues made under subregulation (2) of regulation 6 of these regulations. 	Noted for compliance.					
(16)		Maintenance of records (a) The final book of the demand showing the result of the allocatio process shall be maintained by the lead manager and the registrar t the issue. (b) The lead manager(s) and other intermediaries associated in the boo building process shall maintain records of the book building prices. (c) The Board shall have the right to inspect the records, books and documents relating to the book building process and such person shall extend full co-operation.	Noted for compliance.	_				
(17)		Applicability to Fast Track Offers Unless the context otherwise requires, in relation to the fast-track issues, a references in this Schedule to 'draft prospectus' shall be deemed to have bee made to the 'red herring prospectus'.	Not applicable.	-				