

SCOOBEE DAY GARMENTS (INDIA) LIMITED

Our Company was incorporated as 'Victory Paper and Boards (India) Limited' as a public limited company under the Companies Act, 1956 vide certificate of incorporation dated August 09, 1994 issued by the Registrar of Companies, Kerala. Our Company was granted the certificate of commencement of business dated December 16, 1994. Subsequently, the name of our company was changed to 'Scoobee Day Garments (India) Limited' and a fresh certificate of incorporation consequent upon name change of our Company was issued on September 30, 2021 by Registrar of Companies, Ernakulam, Kerala.

> Registered Office: 666/12, Anna Aluminium Building, Kizhakkambalam, Ernakulam, Aluva, Kerala, India, 683562. CIN: L27100KL1994PLC008083 | Telephone: 0484 2680701 | Email: cs@annagroup.net | Website: www.scoobeedaygarments.com Compliance Officer and Contact Person: Alphonsa Jose, Company Secretary and Compliance Officer

OUR PROMOTERS: BOBY MECKAMKUNNEL JACOB, MINNI BOBY JACOB AND ANNA ALUMINIUM COMPANY (P) LIMITED FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF SCOOBEE DAY GARMENTS (INDIA) LIMITED (THE "COMPANY" OR THE "ISSUER") ONLY

RIGHTS ISSUE OF UP TO 45,00,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- (RUPEES TEN ONLY) EACH OF OUR COMPANY ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 90 (RUPEES NINETY ONLY) EACH INCLUDING A SHARE PREMIUM OF ₹ 80 (RUPEES EIGHTY ONLY) PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO AN AMOUNT OF UP TO ₹ 4050 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARES FOR EVERY 3 (THREE) FULLY PAID UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON TUESDAY. SEPTEMBER 02, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS NINE TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 107 OF THIS LETTER OF OFFER.

WILFUL DEFAULTERS OR FRAUDULENT BORROWER

NEITHER OUR COMPANY NOR OUR PROMOTERS OR ANY OF OUR DIRECTORS ARE CATEGORISED AS A WILFUL DEFAULTER OR FRAUDULENT BORROWER BY RBI OR ANY OTHER GOVERNMENTAL AUTHORITY

GENERAL RISKS

Investment in equity and equity related securities involve a degree of risk and Investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking any investment decision in the Issue. For taking an investment decision, investors shall rely on their own examination of our Company and the Issue including the risks involved. The Rights Equity Shares in the Issue 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 Letter of Offer. Specific attention of the Investors is invited to statement of "Risk Factors" given on page 20 of this Letter of Offer.

COMPANY'S ABSOLUTE RESPONSIBILITY

Our Company, having made all reasonable inquiries, accepts responsibility for and confirms that this Letter of Offer contains all information with regards to the Company and the Issue, which is material in the context of this Issue and that the information contained in this Letter of Offer is true and correct in all material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which makes this Letter of Offer as a whole or any such information or the expression of any such opinions or intentions misleading in any material respect.

LISTING

The existing Equity Shares of our Company are listed on BSE Limited ("BSE" or "Stock Exchange"). Our Company has received an "in-principle" approval from BSE for listing of the Rights Equity Shares to be allotted pursuant to this Issue vide letter dated August 14, 2025. Our Company will also make an application to the Stock Exchange to obtain the trading approval for the Rights Entitlements as required under the SEBI circular bearing reference number - SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. BSE shall be the Designated Stock Exchange for the purpose of this Issue.

REGISTRAR TO THE ISSUE



Cameo Corporate Services Limited Subramanian Building, No. 1, Club House Road, Mount Road, Chennai 600 002, Tamil Nadu, India.

Tel. No.: +91 44 4002 0700 / 2846 0390

Email: rights@cameoindia.com

Website: www.cameoindia.com / https://rights.cameoindia.com/scoobeeday

Investor grievance email: investor@cameoindia.com

Contact person: Ms. K Sreepriya - Executive Vice President & Company Secretary

Sebi Reg. No.: INR000003753 CIN: U67120TN1998PLC041613

ISSUE PROGRAMME

ISSUE OPENS ON	LAST DATE FOR ON MARKET RENUNCIATION*	ISSUE CLOSES ON#
Friday, September 12, 2025	Tuesday, September 16, 2025	Friday, September 19, 2025

^{*}Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date.

[#]Our Board will have the right to extend the Issue Period as it may determine from time to time, provided that this Issue will not remain open in excess of 30 (Thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

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SECTION I – GENERAL

DEFINITIONS AND ABBREVIATIONS

This Letter of Offer uses certain definitions and abbreviations set forth below, which you should consider when reading the information contained herein. The following list of certain capitalized terms used in this Letter of Offer is intended for the convenience of the reader/prospective investor only and is not exhaustive.

Unless the context otherwise requires, the terms defined, and abbreviations expanded below shall have the same meaning as stated in this chapter. References to statutes, rules, regulations, guidelines and policies will be deemed to include all amendments, modifications or re-enactment notified thereto. In this Letter of Offer, unless otherwise indicated or the context otherwise requires, all references to 'the/our Company', 'we', 'our', 'us' or similar terms are to Scoobee Day Garments (India) Limited as the context requires, and references to 'you' are to the Eligible Equity Shareholders in this Rights Issue of Equity Shares.

The words and expressions used but not defined herein shall have the same meaning as is assigned to such terms under the SEBI ICDR Regulations, the Companies Act, the SCRA, the Depositories Act and the rules and regulations made thereunder. Notwithstanding the foregoing, terms used in the chapters titled "Statement of Special Tax Benefits" "Financial Information", "Outstanding Litigations and Other Defaults" and "Terms of the Issue" on pages 53, 86, 97 and 107 respectively, shall have the meaning assigned to the terms in the respective chapters.

Conventional or General Terms

Terms	Description
"Scoobee Day Garments	Scoobee Day Garments (India) Limited, a public limited company, bearing
(India) Limited" or "the	CIN. L27100KL1994PLC008083, incorporated under the provisions of the
Company" or "our	Companies Act, 1956 and having its Registered Office at 666/12, Anna
Company" or "the Issuer" or	Aluminium Building Kizhakkambalam, Ernakulam, Aluva, Kerala, India,
"SDGIL"	683562.
"We" or "Us" or "Our"	Unless the context otherwise indicates or implies or unless otherwise specified,
	refers to "Scoobee Day Garments (India) Limited".

Company Related Terms

Terms	Dogarintian
	Description
Articles/Articles of	The Articles of Association of our Company as amended from time to time.
Association/AoA	
Audit Committee	The committee of our Board of Directors duly constituted as the audit
	committee in accordance with Regulation 18 of the Securities and Exchange
	Board of India (Listing Obligations and Disclosure Requirements)
	Regulations, 2015, as amended and Section 177 of the Companies Act, 2013.
Audited Financial Statements/	The audited standalone financial statements of our Company for the financial
Audited Standalone Financial	year ended March 31, 2025 which comprises of the standalone balance sheet
Statements	as at March 31, 2025, the standalone statement of profit and loss including
	other comprehensive income, the standalone cash flow statement, the
	standalone statement of changes in equity for the year ended March 31, 2025
	and notes to the standalone financial statements, including a summary of
	significant accounting policies and other explanatory information. For details,
	see "Financial Information" on page 86 of this Letter of Offer.
Auditors/Statutory Auditors	The Statutory Auditors of our Company being M/s Varma & Varma,
	Chartered Accountant having office at Daiwik Arcade, Thiruvambady Road,
	Punkunnam- 6800002, Thrissur, Kerala, India.
Board/Board of Directors	The Board of Directors of our Company.
Director(s)	Any or all the director(s) of our Board, as may be appointed from time to time.
Equity Shareholders	Holders of Equity Share(s), from time to time

Terms	Description
Equity Shares / Shares	Equity Shares of face value ₹10/- each of our Company.
Executive Director(s)	Whole-time Directors/ Executive Directors on our Board
Financial Statements	Audited Financial Statements and Unaudited Financial Results.
Independent Director	Independent Directors on the Board, who are eligible to be appointed as
•	Independent Directors under the provisions of the Companies Act, 2013 and
	the SEBI Listing Regulations. For details of the Independent Directors, please
	refer to "Our Management and Organization Structure" beginning on page
	81 this Letter of Offer.
ISIN	International Securities Identification Number being INE962E01015.
Key Managerial Personnel(s)	Key Managerial Personnel(s) of our Company in terms of the Companies Act,
/ KMP(s)	2013 and the SEBI ICDR Regulations being Kalpathy Lekshmi
	Venkitanarayanan Narayanan, Managing Director; Thottathikudiyil Fareed
	Zaphia, Chief Financial Officer and Alphonsa Jose, Company Secretary and
	Compliance Officer, collectively referred as Key Managerial Personnel of the
N. (1') D. 1'	Company.
Materiality Policy	Policy on determination of materiality of events adopted by our Company in
Memorandum of Association	accordance with Regulation 30 of the SEBI Listing Regulations.
Memorandum of Association	The Memorandum of Association of our Company, as amended from time to time.
Non-Executive Director(s)	The Non-executive Director(s) on the Board.
Promoter(s)	Boby Meckamkunnel Jacob, Minni Boby Jacob and Anna Aluminium
Tromoter(s)	Company (P) Limited
Promoter Group	Persons and entities forming part of the promoter group of our Company as
	determined in terms of Regulation 2(1)(pp) of the SEBI ICDR Regulations
	and as disclosed by our Company in the filings made with the Stock Exchange
	under the SEBI Listing Regulations.
Registered Office	Registered office of our Company situated 666/12, Anna Aluminium Building
	Kizhakkambalam, Ernakulam, Aluva, Kerala, India, 683562.
Registrar of	Registrar of Companies, Ernakulam, Kerala, located at BMC Road,
Companies / ROC	Thrikkakara, Kochi-682021, Kerala.
Senior Management	Senior management personnel of our Company determined in accordance with
Personnel	Regulation 2(1) (bbbb) of the SEBI ICDR Regulations and as described in
	"Our Management and Organisation Structure" beginning on page 81 of this Letter of Offer.
Stakeholders' Relationship	The stakeholders' relationship committee of our Board as described in "Our
Committee	Management and Organisation Structure" beginning on page 81 of this Letter
Committee	of Offer.
Unaudited Financial Results /	The unaudited standalone financial results of our Company for the three
Unaudited Standalone	months period ended June 30, 2025 prepared in accordance with the
Financial Results / Unaudited	Companies Act and SEBI Listing Regulations, including the notes thereto. For
Financial Results	details, see "Financial Information" on page 86 of this Letter of Offer.
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Issue Related Terms

Term	Description
Abridged Letter of Offer	The Abridged letter of offer to be sent to the Eligible Equity Shareholders as
/ALOF	on the Record Date with respect to the Issue in accordance with the provisions
	of the SEBI ICDR Regulations and the Companies Act.
Additional Rights Equity	The Rights Equity Shares applied or allotted under this Issue in addition to
Shares / Additional Equity	the Rights Entitlement.
Shares	
Allotment / Allot / Allotted	The Allotment of Rights Equity Shares pursuant to the Issue.
/Allotment of Rights Equity	
Shares	
Allotment Account(s)	The account opened with the Banker(s) to the Issue, into which amounts
	blocked by Application Supported by Blocked Amount in the ASBA

Term	Description
	Account, with respect to successful Applicants will be transferred on the
	Transfer Date in accordance with Section 40(3) of the Companies Act.
Allotment Account Bank	Bank(s) which are clearing members and registered with SEBI as bankers to
	an issue and with whom the Allotment Account(s) will be opened, in this case
	being, The Federal Bank Ltd.
Allotment Advice	The note or advice or intimation of Allotment sent to the Investors, who have
	been or are to be allotted the Rights Equity Shares after the basis of allotment
	has been approved by the BSE.
Allotment Date / Date of Allotment	The date on which Allotment is made pursuant to the Issue.
Allottee(s)	Persons to whom Rights Equity Shares of our Company are Allotted pursuant
,	to this Issue.
Applicant(s) /Investor(s)	Eligible Equity Shareholder(s) and / or Renounce(s) who are entitled to make
	an application for the Rights Equity Shares issued pursuant to the Issue in
	terms of this Letter of Offer.
Application	Application made through submission of the Application Form or plain paper
11	Application to the Designated Branch(es) of the SCSBs or online /electronic
	application through the website of the SCSBs (if made available by such
	SCSBs)under the ASBA process, to subscribe to the Rights Equity Shares at
	the Issue Price.
Application Form / Common	Unless the context otherwise requires, an application form (including online
Application Form	application form available for submission of application through the website
11	of the SCSBs (if made available by such SCSBs) under the ASBA process)
	used by an Investor to make an application for the Allotment of the Rights
	Equity Shares in the Issue.
Application Money	Aggregate amount payable in respect of the Rights Equity Shares applied for
	in the Issue at the Issue Price.
Application Supported by	The application (whether physical or electronic) used by an ASBA Investor
Blocked Amount / ASBA	to make an application authorizing the SCSB to block the Application Money
	in an ASBA account maintained with SCSB.
ASBA Account	An account maintained with an SCSB and specified in the Application Form
	or plain paper application, as the case may be by the Applicant for blocking
	the amount mentioned in the Application Form or in the plain paper
	application.
ASBA Applicants / ASBA	Applicants / Investors who make Application in this Issue using the ASBA
Investors	Process
Banker to our Company	The Federal Bank Limited and Axis Bank Ltd.
Banker to the Issue Agreement	Agreement to be entered into by and amongst our Company, the Registrar
	to the Issue and the Banker to the Issue for receipt of the Application
	Money from Applicant/Investors making an application for the Rights
	Equity Shares.
Bankers to the Issue / Escrow	Collectively, the Escrow Collection Bank and the Refund Bank to the Issue,
Collection Bank	in this case being The Federal Bank Ltd.
Basis of Allotment	The basis on which the Rights Equity Shares will be Allotted to successful
	Applicants in consultation with the Designated Stock Exchange under this
	Issue, as described in "Terms of the Issue" on page 107 of this Letter of Offer.
Controlling Branches /	Such branches of the SCSBs which coordinate with the Registrar to the Issue
Controlling Branches	and the Stock Exchange, a list of which is available
of the SCSBs	$on \underline{https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi}$
	<u>=yes&intmId=34</u> and/or such other website(s) as may be prescribed by the
	SEBI from time to time.
Demographic Details	Details of Investors including the Investor's address, name of the Investor's
	father/husband, investor status, PAN, DP ID, Client ID, occupation and bank
	account details, where applicable.
Depository	NSDL and CDSL or any other depository registered with SEBI under the SEBI (Depository and Participant) Regulations, 2018, as amended from time

Term	Description
	to time, read with the Depositories Act, 1996.
Designated Branches	Such branches of the SCSBs which shall collect the Application Form submitted by ASBA Bidders, a list of which is available on the website of SEBI at
	https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=y
	es&intmId=34, updated from time to time, or at such other website as may
	be prescribed by SEBI from time to time.
Designated Stock Exchange	BSE Limited
Draft Letter of Offer / DLOF	The draft letter of offer dated May 08, 2025 filed with the Stock Exchange prepared in accordance with SEBI ICDR Regulations.
Eligible Equity Shareholders / Eligible Shareholders/	Equity Shareholders as on the Record Date i.e., Tuesday, September 02, 2025. Please note that the investors eligible to participate in the Issue exclude certain overseas shareholders, including any shareholder located in the United States. For further details, see " <i>Notice to Investors</i> " on page 10 of this Letter of Offer.
Entitlement Letter/ Rights Entitlement Letter	A letter to be dispatched by the Registrar to all Eligible Equity Shareholders as on the Record Date which will contain details of their Rights Entitlements based on their shareholdings as on the Record Date i.e., Tuesday, September 02, 2025. The Rights Entitlements are also accessible on the website of our
	Company and Registrar.
Equity Shareholder(s) / Shareholder(s)	The holders of Equity Shares of our Company.
General Corporate Purposes	General corporate purposes shall have the meaning as determined in Regulation 2(1)(r) of the SEBI ICDR Regulations.
Issue / the Issue / this Issue /	Issue of up to 45,00,000 Rights Equity Shares of face value of ₹10 each of
Rights Issue	our Company for cash at a price of ₹ 90/- per Rights Equity Share (including a share premium of ₹ 80 per Rights Equity Share) aggregating up to ₹4,050 lakhs* on a rights basis to the Eligible Equity Shareholders of our Company in the ratio of 1 Rights Equity Share for every 3 fully paid-up Equity Shares held by the Eligible Equity Shareholders on the Record Date i.e. Tuesday, September 02, 2025.
Issue Closing Date	Friday, September 19, 2025
Issue Material	Collectively, the Draft Letter of Offer, the Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and any other material relating to the Issue.
Issue Opening Date	Friday, September 12, 2025
Issue Period	The period between the Issue Opening Date and the Issue Closing Date, inclusive of both days, during which Applicants can submit their Applications, in accordance with the SEBI ICDR Regulations.
Issue Price	₹90 per Rights Equity Share (including a share premium of ₹80 per Rights Equity Share).
Issue Proceeds	The gross proceeds raised through the Issue.
Issue Size	The amount aggregating up to ₹4,050 Lakhs.
Letter of Offer / LOF	This Letter of Offer dated August 26, 2025 filed with the Stock Exchange.
Listing Agreement	The listing agreement entered into between our Company and the Stock Exchange in terms of the SEBI Listing Regulations.
Multiple Application Forms	Multiple application forms submitted by an Eligible Equity Shareholder / Renouncee in respect of the Rights Entitlement available in their demat account. However supplementary applications in relation to further Equity Shares with / without using additional Rights Entitlements will not be treated as multiple application.
Net Proceeds	The Issue Proceeds less the Issue related expenses. For further details, please see to the chapter titled "Objects of the Issue" beginning on page 48.
Net Worth	Net worth as defined under Section 2(57) of the Companies Act.
Non-Institutional Bidders / NIIs	An Investor other than a Retail Individual Investor or Qualified Institutional Buyer as defined under Regulation 2(1)(jj) of the SEBI ICDR Regulations.

Term	Description
Off Market Renunciation	The renunciation of Rights Entitlements undertaken by the Investor by
	transferring them through off market transfer through a depository participant
	in accordance with the SEBI Rights Issue Circular and the circulars issued by
	the Depositories, from time to time, and other applicable laws.
On Market Renunciation	The renunciation of Rights Entitlements undertaken by the Investor by
	trading on the secondary market platform of the Stock Exchange through a
	registered stock broker in accordance with the SEBI Rights Issue Circular
	and the circulars issued by the Stock Exchange, from time to time, and other
	applicable laws, on or before Tuesday, September 16, 2025.
QIBs / Qualified Institutional	Qualified institutional buyers as defined under Regulation 2(1)(ss) of the
Buyers	SEBI ICDR Regulations.
Record Date	A record date fixed by our Company for the purposes of determining the
Record Date	
	names of the Equity Shareholders who are eligible for the issue of Rights
	Equity Shares to be decided prior to filing of the Letter of Offer being
	Tuesday, September 02, 2025.
Refund Bank	The Banker to the Issue with whom the Refund Account will be opened, in
	this case being The Federal Bank Ltd.
Registrar Agreement	Agreement dated May 06, 2025, entered into among our Company and the
	Registrar in relation to the responsibilities and obligations of the Registrar to
	the Issue pertaining to the Issue.
Registrar to the Issue /	Cameo Corporate Services Limited
Registrar and Transfer Agent /	
RTA	
Renouncee(s)	Person(s) who has/have acquired Rights Entitlements from the Eligible
. ,	Equity Shareholders on renunciation either through On Market Renunciation
	or through Off Market Renunciation in accordance with the SEBI ICDR
	Regulations, the SEBI Rights Issue Circular, the Companies Act and any
	other applicable law as amended from time to time.
Renunciation Period	The period during which the Investors can renounce or transfer their Rights
Tenancianon i enoa	Entitlements which shall commence from the Issue Opening Date i.e. Friday,
	September 12, 2025. Such period shall close on Tuesday, September 16, 2025
	in case of On Market Renunciation. Eligible Equity Shareholders are
	requested to ensure that renunciation through off-market transfer is
	completed in such a manner that the Rights Entitlements are credited to the
	demat account of the Renounce on or prior to the Issue Closing Date i.e.,
D.4.11 I. P.21. 1 D.11 () /	Friday, September 19, 2025.
Retail Individual Bidders(s) /	An individual Investor (including an HUF applying through karta) who has
Retail Individual Investor(s)	applied for Rights Equity Shares and whose Application Money is not more
/RII(s) / RIB(s)	than ₹200,000 in the Issue as defined under Regulation 2(1)(vv) of the SEBI
	ICDR Regulations.
Rights Entitlements / REs	Number of the Equity Shares that an Eligible Equity Shareholder is entitled
	to in proportion to the number of the Equity Shares held by the Eligible
	Equity Shareholder on the Record Date, in this case being 1 Rights Equity
	Shares for every 3 Equity Shares held by an Eligible Equity Shareholder.
	Pursuant to the provisions of the SEBI ICDR Regulations and the SEBI
	Rights Issue Circular, the Rights Entitlements with a separate ISIN shall be
	credited in dematerialised form in respective demat accounts of the Eligible
	Equity Shareholders before the Issue Opening Date, against the Equity Shares
	held by the Eligible Equity Shareholders as on the Record Date.
Rights Equity Shares / Rights	Equity Shares of our Company to be Allotted pursuant to this Issue, on fully
Shares	paid-up basis on Allotment.
SEBI Rights Issue Circular	SEBI master circular bearing reference number SEBI/HO/CFD/PoD-1/P/CID/2024/0154 dated Neverthers 11, 2024 and any other circular or
	1/P/CIR/2024/0154 dated November 11, 2024 and any other circular or
	notifications subsequently issued by SEBI in this regard.

Term	Description
Self-Certified Syndicate Bank / SCSBs	Self-certified syndicate banks registered with SEBI, which offers the facility of ASBA. A list of all SCSBs is available on https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=34 , updated from time to time or at or such other website(s) as maybe prescribed by SEBI from time to time.
Stock Exchange	BSE Limited, where the Equity Shares of our Company are presently listed.
Transfer Date	The date on which the Application Money blocked in the ASBA Account will be transferred to the Allotment Account(s) in respect of successful Applications, upon finalization of the Basis of Allotment, in consultation with the Designated Stock Exchange.
Wilful Defaulter / Fraudulent	An entity or person categorised as a wilful defaulter or a fraudulent borrower
Borrower	by any bank or financial institution (as defined under Companies Act, 2013) or consortium thereof, in terms of Regulation 2(1)(lll) of the SEBI ICDR Regulations and in accordance with the master circular on wilful defaulters issued by RBI.
Working Days	In terms of Regulation 2(1)(mmm) of SEBI ICDR Regulations, working day means all days on which commercial banks in Mumbai are open for business. Further, in respect of Issue Period, working day means all days, excluding Saturdays, Sundays and public holidays, on which commercial banks in Mumbai are open for business. Furthermore, the time period between the Issue Closing Date and the listing of Equity Shares on the Stock Exchange, working day means all trading days of the Stock Exchange, excluding Sundays and bank holidays, as per circulars issued by SEBI.

Business related Terms

Term	Description
BOM	Bill of Materials
BOO	Build-Own-Operate
BOOT	Build-Own-Operate-Transfer
BOLT	Build-Own-Lease-Transfer
BOT	Build-Operate-Transfer
FCR	Forward Cargo Receipt
FRI	Final Random Inspection
GI	Galvanized Iron
LC	Letter of Credit
LDD	Legal Due Diligence
MRP	Material Requirements Planning
PPGL	Pre-Painted Galvalume
SI	Shipping Instruction

Industry related Terms

Term	Description
GDP	Gross Domestic Product
IBEF	India Brand Equity Foundation
IMF	International Monetary Fund
NPV	Net Present Value
PFCE	Private Final Consumption Expenditure
SEZ	Special Economic Zone
SPV	Special Purpose Vehicle
TUFS	Technology Upgradation Fund Scheme

Conventional Terms and Abbreviations

Term	Description			
"₹"/"Rs."/"Rupees"/"INR"				
A/c	Account			
AGM	Annual General Meeting			
AIF(s)	Alternative investment funds, as defined and registered with SEBI under the			
All'(s)	SEBI AIF Regulations			
AY	Assessment Year			
BSE	BSE Limited			
CAGR	Compounded Annual Growth Rate			
CARO	Companies (Auditor's Report) Order, 2016			
CCIT	Chief Commissioner of Income Tax			
CDSL	Central Depository Services (India) Limited			
CEO	Chief Executive Officer			
Central Government	The Central Government of India			
CFO	Chief Financial Officer			
CIN	Corporate Identity Number			
CIT	Commissioner of Income Tax			
Companies Act / Companies	Companies Act, 2013 and the rules made thereunder, as amended from time			
Act, 2013	to time			
COVID-19	The coronavirus disease 2019			
CTS	Cheque Truncation System			
	The Depositories Act, 1996 as amended from time to time			
Depositories Act	Director Identification Number			
DIN				
DP ID	Depository Participant as defined under the Depositories Act			
DP ID	Depository Participant's Identity			
EBITDA	Earnings before Interest, Tax, Depreciation and Amortisation			
EGM	Extraordinary General Meeting			
EPS	Earnings per Share			
FBIL	Financial Benchmarks India Private Limited			
FCNR Account / FCNR	Foreign Currency Non Resident Account			
FDI	Foreign Direct Investment			
FEMA Act / FEMA	Foreign Exchange Management Act, 1999 read with rules and regulations			
DED (A. D. 1	promulgated there under and any amendments thereto.			
FEMA Rules	Foreign Exchange Management (Non-Debt Instruments) Rules, 2019			
Fiscal /Fiscal Year/ Financial	12 month period commencing from April 1 and ending on March 31 of the			
Year/FY	immediately succeeding year.			
FPI COCC 1	Foreign Portfolio Investor			
Fugitive Economic Offender	An individual who is declared a fugitive economic offender under section 12 of the Fugitive Economic Offenders Act, 2018			
FVCIs	Foreign venture capital investors as defined in and registered with SEBI under the SEBI FVCI Regulations			
GCP	General Corporate Purpose			
GIR	General Index Registrar			
Government/GoI	Government of India			
GST	Goods and Service Tax			
HUF	Hindu Undivided Family			
IBC	Insolvency and Bankruptcy Code, 2016			
ICAI	Institute of Chartered Accountants of India			
IEPF	Investor Education and Protection Fund			
IFRS	International Financing Reporting Standards			
Ind AS	Indian Accounting Standards			
Indian GAAP	Generally accepted accounting principles followed in India.			
Insider Trading Regulations	Securities and Exchange Board of India (Prohibition of Insider Trading)			
	Regulations, 2015 as amended from time to time			

Term	Description			
ISIN	International Securities Identification Number			
ISRO	Indian Space Research Organisation			
I.T. Act / IT Act	Income Tax Act, 1961			
I. T. Rules	Income Tax Rules, 1962, as amended from time to time.			
KMP	Key Managerial Personnel			
Lakh	One hundred thousand			
LM	Lead Manager			
LLP	Limited Liability Partnership			
MAT	Minimum Alternate Tax			
MCA	Ministry of Corporate Affairs, Government of India			
MICR	Magnetic Ink Character Recognition			
	<u> </u>			
N.A.	Not Applicable			
NACH	National Automated Clearing House which is a consolidated system of ECS.			
NAV	Net Asset Value calculated as Net Worth divided by number of fully paid-up			
3.07	Equity Shares.			
NCLAT	National Company Law Appellate Tribunal			
NCLT	National Company Law Tribunal			
NEFT	National Electronic Fund Transfer			
NI Act	Negotiable Instruments Act, 1881			
NR	Non Resident			
NRE	Non Resident External Account			
NRI	Non Resident Indian			
NSDL	National Securities Depositories Limited			
OCB	Overseas Corporate Body means and includes an entity defined in clause (xi)			
	of Regulation 2 of the Foreign Exchange Management (Deposit) Regulations,			
	2000 and which was in existence on the date of the commencement of Foreign			
	Exchange Management (Withdrawal of General Permission to Overseas			
	Corporate Bodies (OCB's)) Regulations, 2003 and immediately prior to such			
	commencement was eligible to undertake transactions pursuant to the general			
	permission granted under the regulations.			
p.a.	Per Annum			
PAN	Permanent Account Number			
QIB	Qualified Institutional Buyer			
RBI	Reserve Bank of India			
RTGS	Real Time Gross Settlement			
SCORES	SEBI Complaints Redress System			
SCRA	Securities Contracts (Regulation) Act, 1956, as amended from time to time			
SCRR	Securities Contracts (Regulation) Rules, 1957, as amended from time to time			
SEBI	Securities and Exchange Board of India, constituted under the SEBI Act, 1992			
SEBI Act	Securities and Exchange Board of India Act 1992, as amended from time to			
SEBITION	time			
SEBI AIF Regulations	Securities and Exchange Board of India (Alternative Investment Funds)			
SEBITIII Regulations	Regulations, 2012, as amended from time to time			
SEBI FPI Regulations	Securities and Exchange Board of India (Foreign Portfolio Investors)			
SEBI III Regulations	Regulations, 2019, as amended from time to time			
SEBI FVCI Regulations	Securities and Exchange Board of India (Foreign Venture Capital Investors)			
DEDIT VOI Regulations	Regulations, 2000, as amended from time to time			
SEBI ICDR Regulations /	Securities and Exchange Board of India (Issue of Capital and Disclosure			
ICDR Regulations	Requirements) Regulations, 2018, as amended from time to time			
SEBLLODR Regulations	Securities and Exchange Board of India (Listing Obligations and Disclosure			
SEBI LODR Regulations	Requirements) Regulations, 2015, as amended from time to time			
SEBI SBEB Regulations	Securities and Exchange Board of India (Share Based Employee Benefits)			
CEDI CACT Doculations /	Regulations, 2014, as amended from time to time			
SEBI SAST Regulations /	Securities and Exchange Board of India (Substantial Acquisition of Shares			
SEBI Takeover Regulations	and Takeovers) Regulations, 2011, as amended from time to time			

Term	Description			
SEBI VCF Regulations	Securities and Exchange Board of India (Venture Capital Funds) Regulations,			
	1996, as amended from time to time			
STT	Securities Transaction Tax			
TDS	Tax Deducted at Source			
U.S/United States	The United States of America			
UPI	Unified Payments Interface			
US GAAP	United States Generally Accepted Accounting Principles			
USD / US\$	United States Dollars			
US Securities Act	The United States Securities Act of 1933, as amended from time to time			
VCFs	Venture capital funds as defined in and registered with the SEBI under the			
	SEBI VCF Regulations or the SEBI AIF Regulations, as the case may be			

NOTICE TO INVESTORS

The distribution of this Letter of Offer, the Abridged Letter of Offer, Application Form and Rights Entitlement Letter and any other material relating to the Issue (collectively "Issue Materials") to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Issue Materials may come are required to inform themselves about and observe such restrictions.

Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will electronically dispatch through email or physical dispatch through registered post /speed post Issue Materials only to Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company. Further, the Issue Materials will be provided, through email or by registered post / speed post, by the Registrar on behalf of our Company to the Eligible Equity Shareholders who have provided their Indian addresses to our Company or who are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in each case who make a request in this regard. Investors can also access the Issue Materials from the websites of the Registrar, our Company and the Stock Exchange.

Investors can also access the Issue Materials from the websites of the Stock Exchange, Registrar and our Company.

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose. Accordingly, the Rights Entitlements or Rights Equity Shares may not be offered or sold, directly or indirectly and Issue Materials or any offering materials or advertisements in connection with the Issue may not be distributed, in whole or in part, in any jurisdiction, except in accordance with the legal requirements applicable in such jurisdiction. Receipt of the Issue Materials will not constitute an offer in those jurisdictions in which it would be illegal to make such an offer, and, in those circumstances, Issue Materials must be treated as sent for information purposes only and should not be acted upon for subscription to the Rights Equity Shares and should not be copied or redistributed. Accordingly, persons receiving a copy of the Issue Materials should not, in connection with the issue of the Rights Equity Shares or the Rights Entitlements, distribute or send the Issue Materials to any person outside India where to do so, would or might contravene local securities laws or regulations. If the Issue Materials or Application Form is received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to subscribe to the Rights Equity Shares, or the Rights Entitlements referred to in the Issue Materials.

Any person who makes an application to acquire the Rights Entitlements or the Rights Equity Shares offered in the Issue will be deemed to have declared, represented, warranted and agreed that such person is authorised to acquire the Rights Entitlements or the Rights Equity Shares in compliance with all applicable laws and regulations prevailing in his jurisdiction and in India, without requirement for our Company or our affiliates to make any filing or registration (other than in India). In addition, each purchaser of Rights Entitlements and the Rights Equity Shares will be deemed to make the representations, warranties, acknowledgments and agreements set forth in "Other Regulatory and Statutory Disclosure" on page 100. Our Company, the Registrar, or any other person acting on behalf of our Company reserves the right to treat any Application Form as invalid where they believe that Application Form is incomplete, or acceptance of such Application Form may infringe applicable legal or regulatory requirements, and we shall not be bound to allot or issue any Rights Equity Shares or Rights Entitlement in respect of any such Application Form.

Neither the delivery of the Issue Materials nor any sale hereunder, shall, under any circumstances, create any implication that there has been no change in our Company's affairs from the date hereof or the date of such information or that the information contained herein is correct as at any time subsequent to the date of this Letter of Offer and the Abridged Letter of Offer and the Application Form and Rights Entitlement Letter or the date of such information.

THE CONTENTS OF THIS LETTER OF OFFER SHOULD NOT BE CONSTRUED AS LEGAL, TAX OR INVESTMENT ADVICE. PROSPECTIVE INVESTORS MAY BE SUBJECT TO ADVERSE FOREIGN, STATE OR LOCAL TAX OR LEGAL CONSEQUENCES AS A RESULT OF THE ISSUE OF RIGHTS EQUITY SHARES OR RIGHTS ENTITLEMENTS. ACCORDINGLY, EACH INVESTOR SHOULD CONSULT ITS OWN COUNSEL, BUSINESS ADVISOR AND TAX ADVISOR AS TO THE LEGAL, BUSINESS, TAX AND RELATED MATTERS CONCERNING THE ISSUE OF RIGHTS

EQUITY SHARES. IN ADDITION, OUR COMPANY IS NOT MAKING ANY REPRESENTATION TO ANY OFFEREE OR PURCHASER OF THE EQUITY SHARES REGARDING THE LEGALITY OF AN INVESTMENT IN THE EQUITY SHARES BY SUCH OFFEREE OR PURCHASER UNDER ANY APPLICABLE LAWS OR REGULATIONS.

NO OFFER IN THE UNITED STATES

THE RIGHTS ENTITLEMENTS AND THE RIGHTS EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE SECURITIES ACT OR THE SECURITIES LAWS OF ANY STATE OF THE UNITED STATES AND MAY NOT BE OFFERED OR SOLD IN THE UNITED STATES OF AMERICA OR THE TERRITORIES OR POSSESSIONS THEREOF ("UNITED STATES"), EXCEPT IN A TRANSACTION NOT SUBJECT TO, OR EXEMPT FROM, THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS. THE OFFERING TO WHICH THIS LETTER OF OFFER RELATES IS NOT AND UNDER NO CIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY RIGHTS EQUITY SHARES OR RIGHTS ENTITLEMENT FOR SALE IN THE UNITED STATES OR AS A SOLICITATION THEREIN OF AN OFFER TO BUY ANY OF THE RIGHTS EQUITY SHARES OR RIGHTS ENTITLEMENT. THERE IS NO INTENTION TO REGISTER ANY PORTION OF THE ISSUE OR ANY OF THE SECURITIES DESCRIBED HEREIN IN THE UNITED STATES OR TO CONDUCT A PUBLIC OFFERING OF SECURITIES IN THE UNITED STATES. ACCORDINGLY, THE ISSUE MATERIALS SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME. IN ADDITION, UNTIL THE EXPIRY OF 40 DAYS AFTER THE COMMENCEMENT OF THE ISSUE, AN OFFER OR SALE OF RIGHTS ENTITLEMENTS OR RIGHTS EQUITY SHARES WITHIN THE UNITED STATES BY A DEALER (WHETHER OR NOT IT IS PARTICIPATING IN THE ISSUE) MAY VIOLATE THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT.

Neither our Company nor any person acting on the Company's behalf will accept a subscription or renunciation from any person, or the agent of any person, who appears to be, or who, our Company or any person acting on our behalf has reason to believe is in the United States when the buy order is made. Envelopes containing an Application Form and Rights Entitlement Letter should not be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer and all persons subscribing for the Rights Equity Shares Issue and wishing to hold such Equity Shares in registered form must provide an address for registration of these Equity Shares in India. Our Company is making the Issue on a rights basis to Eligible Equity Shareholders and the Issue Materials will be dispatched only to Eligible Equity Shareholders who have an Indian address. Any person who acquires Rights Entitlements and the Rights Equity Shares will be deemed to have declared, represented, warranted and agreed that, (i) it is not and that at the time of subscribing for such Rights Equity Shares or the Rights Entitlements, it will not be, in the United States and (ii) it is authorized to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations.

Our Company, the Registrar any other person acting on behalf of us, reserves the right to treat any Application Form as invalid which: (i) does not include the certification set out in the Application Form to the effect that the subscriber is authorized to acquire the Rights Equity Shares or Rights Entitlement in compliance with all applicable laws and regulations; (ii) appears to us or our agents to have been executed in or dispatched from the United States; (iii) where a registered Indian address is not provided; or (iv) where our Company believes that Application Form is incomplete or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Rights Equity Shares or Rights Entitlement in respect of any such Application Form.

Rights Entitlements may not be transferred or sold to any person in the United States.

The Rights Entitlements and the Equity Shares have not been approved or disapproved by the US Securities and Exchange Commission (the "US SEC"), any state securities commission in the United States or any other US regulatory authority, nor have any of the foregoing authorities passed upon or endorsed the merits of the offering of the Rights Entitlements, the Equity Shares or the accuracy or adequacy of this Letter of Offer. Any representation to the contrary is a criminal offence in the United States.

The above information is given for the benefit of the Applicants / Investors. Our Company is not liable for any amendments or modification or changes in applicable laws or regulations, which may occur after the date of this Letter of Offer. Investors are advised to make their independent investigations and ensure that the number of Rights Equity Shares applied for do not exceed the applicable limits under laws or regulations.

THIS DOCUMENT IS SOLELY FOR THE USE OF THE PERSON WHO RECEIVED IT FROM OUR COMPANY OR FROM THE REGISTRAR TO THE ISSUE. THIS DOCUMENT IS NOT TO BE REPRODUCED OR REDISTRIBUTED OR PASSED ON, DIRECTLY OR INDIRECTLY, TO ANY OTHER PERSON OR PUBLISHED, IN WHOLE OR IN PART, FOR ANY PURPOSE.

PRESENTATION OF FINANCIAL AND OTHER INFORMATION

Certain Conventions

All references to "India" contained in this Letter of Offer are to the Republic of India and its territories and possessions and all references herein to the "Government", "Indian Government", "GoI", Central Government" or the "State Government" are to the Government of India, central or state, as applicable.

Unless otherwise specified or the context otherwise requires, all references in this Letter of Offer to the "US" or "U.S." or the "United States" are to the United States of America and its territories and possessions.

Unless otherwise specified, any time mentioned in this Letter of Offer is in Indian Standard Time ("IST"). Unless indicated otherwise, all references to a year in this Letter of Offer are to a calendar year.

A reference to the singular also refers to the plural and one gender also refers to any other gender, wherever applicable.

Unless stated otherwise, all references to page numbers in this Letter of Offer are to the page numbers of this Letter of Offer.

Financial Data

Unless stated otherwise or the context otherwise requires, the financial information and financial ratios in this Letter of Offer have been derived from our Audited Financial Statements of our Company for the financial years ended March 31, 2025, March 31, 2024 and March 31, 2023 and Unaudited Financial Statement for the three months period ended June 30, 2025. For details, please refer to "Financial Information" on page 86 of this Letter of Offer. Our Company's financial year commences on April 01 and ends on March 31 of the next calendar year. Accordingly, all references to a particular financial year, unless stated otherwise, are to the twelve (12) month period ended on March 31 of that year.

The GoI has adopted the Indian accounting standards ("Ind AS"), which are converged with the International Financial Reporting Standards of the International Accounting Standards Board ("IFRS") and notified under Section 133 of the Companies Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended (the "Ind AS Rules").

The financial information for the financial years ended March 31, 2025, March 31, 2024 and March 31, 2023 and Unaudited Financial Results for the three months period ended June 30, 2025 of our Company have been prepared in accordance with Ind AS, as prescribed under Section 133 of Companies Act read with the Ind AS Rules and other the relevant provisions of the Companies Act and restated in accordance with the SEBI ICDR Regulations and the Guidance Note on Reports in Company Prospectuses (revised) 2019, issued by the ICAI. Our Company publishes its financial statements in Rupees.

In this Letter of Offer, any discrepancies in any table between the total and the sums of the amounts listed are due to rounding off and unless otherwise specified all financial numbers in parenthesis represent negative figures. Our Company has presented all numerical information in this Letter of Offer in "lakh" units or in whole numbers where the numbers have been too small to represent in lakh. One lakh represents 1,00,000 and one million represents 10,00,000.

There are significant differences between Ind AS, US GAAP and IFRS. We have not provided a reconciliation of the financial information to IFRS or US GAAP. Our Company has also not attempted to explain those differences or quantify their impact on the financial data included in this Letter of Offer and you are urged to consult your own advisors regarding such differences and their impact on our financial data. Accordingly, the degree to which the financial information included in this Letter of Offer will provide meaningful information is entirely dependent on the reader's level of familiarity with Indian accounting policies and practices, Ind AS, the Companies Act and the SEBI ICDR Regulations. Any reliance by persons not familiar with these accounting principles and regulations on our financial disclosures presented in this Letter of Offer should accordingly be limited. For further information, see "Financial Information" on page 86 of this Letter of Offer.

Certain figures contained in this Letter of Offer, including financial information, have been subject to rounded off adjustments. All figures in decimals (including percentages) have been rounded off to one or two decimals. However, where any figures that may have been sourced from third-party industry sources are rounded off to other than two decimal points in their respective sources, such figures appear in this Letter of Offer rounded-off to such number of decimal points as provided in such respective sources. In this Letter of Offer, (i) the sum or percentage change of certain numbers may not conform exactly to the total figure given; and (ii) the sum of the numbers in a column or row in certain tables may not conform exactly to the total figure given for that column or row. Any such discrepancies are due to rounding off.

Currency and Units of Presentations

All references to:

- "Rupees", "₹", "INR", "Rs." and "Indian Rupees" are to Indian Rupee, the official currency of the Republic of India; and
- "US\$", "USD", "\$" and "U.S. dollars" are to the legal currency of the United States of America.

Our Company has presented certain numerical information in this Letter of Offer in "lakh" or "Lac" units. One lakh represents 1,00,000. All the numbers in the document have been presented in lakh or in whole numbers where the numbers have been too small to present in lakh. Any percentage amounts, as set forth in "Risk Factors", "Our Business", "Management Discussion and Analysis of Financial Conditions and Results of Operation" beginning on pages 20, 69 and 89 and elsewhere in this Letter of Offer, unless otherwise indicated, have been calculated based on our Restated Financial Information.

Exchange Rate

This Letter of Offer contains conversions of certain other currency amounts into Indian Rupees that have been presented solely to comply with the SEBI ICDR Regulations. These conversions should not be construed as a representation that these currency amounts could have been, or can be converted into Indian Rupees, at any particular rate or at all.

The following table sets forth, for the periods indicated, information with respect to the exchange rate between the Indian Rupee and other foreign currencies: $(in \ \vec{t})$

Currency	As on June 30, 2025 ⁽¹⁾	As on March 31, 2025 (1)	As on March 31, 2024 (1)	As on March 31, 2023 ⁽¹⁾
1 United States Dollar	85.54	85.58	83.37	82.22

Source: www.fbil.org.in and rbi.org.in.

Industry and Market Data

Unless stated otherwise, industry and market data used in this Letter of Offer has been obtained or derived from publicly available information as well as industry publications and sources.

Industry publications generally state that the information contained in such publications has been obtained from publicly available documents from various sources believed to be reliable, but their accuracy, adequacy, completeness, reliability or underlying assumptions are not guaranteed. Similarly, internal surveys, industry forecasts, market research and industry and market data used in this Letter of Offer, while believed to be reliable, have not been independently verified by our Company and our Company did not make any representation as to the accuracy of such information. The data used in these sources may have been reclassified by us for the purposes of presentation. Data from these sources may also not be comparable. Such data involves risks, uncertainties and numerous assumptions and is subject to change based on various factors, including those discussed in "Risk Factors" on page 20, of this Letter of Offer. Accordingly, investment decisions should not be based solely on such information.

The extent to which the market and industry data used in this Letter of Offer is meaningful depends on the reader's familiarity with and understanding of the methodologies used in compiling such data. There are no standard data gathering methodologies in the industry in which the business of our Company is conducted and methodologies and assumptions may vary widely among different industry sources.

⁽I) In the event that any of the abovementioned dates of any of the respective financial year or periods is a public holiday, the previous Working Day not being a public holiday has been considered.

FORWARD LOOKING STATEMENTS

This Letter of Offer contains certain "forward-looking statements". Forward looking statements appear throughout this Letter of Offer, including, without limitation, under the chapters titled "Risk Factors", "Our Business" and "Management Discussion and Analysis of Financial Condition and Results of Operations" and "Industry Overview". Forward-looking statements may include statements concerning our Company's plans, objectives, goals, strategies, future events, future revenues or financial performance, capital expenditures, financing needs, plans or intentions relating to acquisitions, our Company's competitive strengths and weaknesses, our Company's business strategy and the trends our Company anticipates in the industries and the political and legal environment, and geographical locations, in which our Company operates, and other information that is not historical information. These forward-looking statements generally can be identified by words or phrases such as "aim", "anticipate", "believe", "continue", "can", "could", "expect", "estimate", "intend", "likely", "may", "objective", "plan", "potential", "project", "pursue", "shall", "seek to", "will", "will continue", "will pursue", "forecast", "target", or other words or phrases of similar import. Similarly, statements that describe the strategies, objectives, plans or goals of our Company are also forward-looking statements. However, these are not the exclusive means of identifying forward-looking statements.

Forward-looking statements contained in this Letter of Offer (whether made by our Company or any third party), are predictions and involve known and unknown risks, uncertainties, assumptions and other factors that may cause the actual results, performance or achievements of our Company to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements or other projections. All forward-looking statements are subject to risks, uncertainties and assumptions about our Company that could cause actual results to differ materially from those contemplated by the relevant forward-looking statement. Important factors that could cause actual results to differ materially from our Company's expectations include, among others:

- 1. Disruption in our manufacturing facility.
- 2. Our ability to successfully implement our strategy, our growth and expansion.
- 3. Fail to attract, retain and manage the transition of our management team and other skilled and unskilled employees;
- 4. Our ability to protect our intellectual property rights and not infringing intellectual property rights of other parties;
- 5. Ability to respond to technological changes;
- 6. Failure to comply with regulations prescribed by authorities of the jurisdictions in which we operate;
- 7. General economic and business conditions in the markets in which we operate and in the local, regional and national economies;
- 8. Our ability to effectively manage a variety of business, legal, regulatory, economic, social and political risks associated with our operations;
- 9. Recession in the market;
- 10. Changes in laws and regulations relating to the industries in which we operate;
- 11. Effect of lack of infrastructure facilities on our business;
- 12. Our ability to meet our capital expenditure requirements;
- 13. Failure to adapt to the changing technology in our industry of operation may adversely affect our business and financial condition;
- 14. Failure to obtain any approvals, licenses, registrations and permits in a timely manner;
- 15. Occurrence of natural disasters or calamities affecting the areas in which we have operations;
- 16. Conflicts of interest with affiliated companies, the promoter group and other related parties;
- 17. The performance of the financial markets in India and globally;
- 18. Any adverse outcome in the legal proceedings in which we are involved;
- 19. Our ability to expand our geographical area of operation;
- 20. Concentration of ownership among our Promoters.

For further discussion of factors that could cause our actual results to differ, see the chapters titled "Risk Factors"; "Our Business" and "Management Discussion and Analysis of Financial Condition and Results of Operations" beginning on page 20, 69 and 89 respectively of this Letter of Offer. By their nature, certain market risk disclosures are only estimates and could be materially different from what actually occurs in the future. As a result, actual future gains or losses could materially differ from those that have been estimated.

There can be no assurance to investors that the expectations reflected in these forward-looking statements will prove to be correct. Given these uncertainties, investors are cautioned not to place undue reliance on such forward-looking statements and not to regard such statements as a guarantee of our future performance.

Neither our Company, our Directors, our Officers, nor our Promoters have any obligation to update or otherwise revise any statements reflecting circumstances arising after the date hereof or to reflect the occurrence of underlying events, even if the underlying assumptions do not come to fruition.

In accordance with the SEBI requirements, our Company will ensure that investors are informed of material developments from the date of this Letter of Offer until the time of receipt of listing and trading permission from the Stock Exchange.

SECTION II – SUMMARY OF LETTER OF OFFER

The following is a general summary of certain disclosures included in this Letter of Offer and is not exhaustive, nor does it purport to contain a summary of all the disclosures in this Letter of Offer or all details relevant to prospective investors. This summary should be read in conjunction with, and is qualified in its entirety by, the more detailed information appearing elsewhere in this Letter of Offer, including the chapters, "Risk Factors", "Objects of the Issue", "Our Business", and "Outstanding Litigation and Other Defaults" Beginning on pages 20, 48, 69 and 97 of this Letter of Offer, respectively.

1. Primary Business of our Company

The company is engaged in the business of producing kids apparels and readymade kids garments and aluminium /galvanised iron roofing sheets. Scoobee Day India Garments Limited is a diversified company engaged in multiple business sectors. The object clause of MOA of the Company allows Company to manufactures, deals, exports, imports, purchases, and sells various grades and types of pulp, paper, and paper boards, along with the necessary raw materials, chemicals, and accessories for their production; manufacturing, trading, and distribution of aluminum, steel, and other ferrous and nonferrous metals, including products like roofing sheets, tubes, pipes, coils, wires, appliances, utensils, and building materials; generating, producing, transmitting, supplying, and distributing electricity from various sources such as nuclear, steam, hydro, tidal, wind, solar, and hydrocarbon fuels; establish and maintain electric power transmission systems and networks, utilizing different models like BOT, BOO, BOLT, and BOOT; dealing in textiles, garments, bags, dressing materials, and hosiery items made from various materials like cotton, polyester, nylon, wool, jute, silk, and linen; process yarn and fabric through warping, sizing, bleaching, calendaring, dyeing, and printing; promote and manage industrial parks, clusters, and special economic zones, providing infrastructure facilities such as factory sheds, godowns, marketing facilities, warehouses, communication systems, power generation and distribution, water drainage, townships, housing, hospitals, and educational institutions to support industrial and commercial growth in Kerala and other parts of India.

2. Object of the Issue

The Net Proceeds are proposed to be utilized in accordance with the details set forth in the following table:

		(₹in lakhs)
Sr. No.	Particulars	Estimated Amount
1	Adjustment of unsecured loans of the Promoters and group Company against the Entitlement of the Promoters	3037.04
2	General corporate purposes*	970.96
	Net Proceeds	4008.00

^{*}The amount to be utilized for general corporate purposes will not exceed 25% of the Gross Proceeds.

For further details, please see the chapter titled "Objects of the Issue" on page 48 of this Letter of Offer.

3. Intention and extent of participation by the Promoters and Promoter Group

Our Promoters *vide* their respective letters dated April 11, 2025, have confirmed that they intend to subscribe to the Issue, to the full extent of their Rights Entitlements and have also confirmed that they shall not renounce their Rights Entitlements (except to the extent of renunciation by any of them in favour of the Promoter or member of the Promoter Group)

Further, they reserve the right to apply for and subscribe to, the additional Rights Equity Shares, including subscribing to the unsubscribed portion (if any), subject to compliance with the minimum public shareholding requirement prescribed under the SCRR and the SEBI Listing Regulations.

The acquisition of Rights Equity Shares by our Promoters and our Promoter Group, over and above their Rights Entitlements shall not result in a change of control of the management of our Company and shall be in compliance with the SEBI SAST Regulations. Our Company is in compliance with Regulation 38

of the SEBI Listing Regulations and will continue to comply with the minimum public shareholding requirements under the Applicable Law.

For further details, please see the chapter titled "Capital Structure" beginning on page 45 of this Letter of Offer.

4. Summary of Financial Information

The following table sets forth the summary of the financial information derived from the Audited Financial Statements for the Financial Years ended on March 31, 2025, March 31, 2024, March 31,2023.

(Rs. in Lakhs)

Particulars	For the Financial Year Ended at			
	March 31, 2025	March 31, 2024	March 31, 2023	
Equity Share capital	1,350.00	1,350.00	1,350.00	
Net Worth	493.10	303.82	(65.35)	
Total Income	4,710.70	4,099.13	5,279.43	
Profit/ (Loss) after tax	190.98	366.53	770.61	
Basic and Diluted EPS	1.41	2.73	5.71	
Net Asset Value per Equity Share	3.65	2.25	(0.48)	
Total borrowings	5,803.60	5,245.86	6,088.77	

For further details, please refer the section titled "Financial Information" on page 86 of this Letter of Offer.

5. Summary of outstanding litigations

A summary of outstanding legal proceedings involving our Company, our Directors and our Promoter as on the date of this Letter of Offer is provided below:

(₹ in Lakhs)

						(₹ in Lakhs)
Nature of Entity	Criminal Proceedings	Civil Proceedings	Tax Proceedings	Statutory regulatory proceedings	Disciplinary actions by SEBI or BSE	Aggregate amount involved
Company						
By the Company	Nil	Nil	Nil	Nil	Nil	Nil
Against the Company	Nil	Nil	Nil	Nil	Nil	Nil
Directors						
By the Directors	Nil	Nil	Nil	Nil	Nil	Nil
Against the Directors	Nil	Nil	Nil	Nil	Nil	Nil
Promoter						
By the Promoter	Nil	Nil	Nil	Nil	Nil	Nil
Against the Promoter	Nil	Nil	Nil	Nil	Nil	Nil

For further details, please see the chapter titled "Outstanding Litigations and Other Defaults" beginning on page 97 of this Letter of Offer.

6. Risk Factors

For details of potential risks associated with our ongoing business activities and industry, investment in Equity Shares of the Company and other economic factors please see "Risk Factors" on page 20 of this Letter of Offer.

7. Contingent liabilities

For details of contingent liabilities for the Financial Year ended March 31, 2025, please see the chapter titled "Financial Information" beginning on page 86 of this Letter of Offer.

8. Related party transactions

For details of related party transactions for the Financial Year ended March 31, 2025, please see the chapter titled "Financial Information" beginning on page 86 of this Letter of Offer.

9. Issue of Equity Shares for consideration other than cash in last one year

Our Company has not issued any Equity Shares for consideration other than cash during the last one year immediately preceding the date of this Letter of Offer.

SECTION III - RISK FACTORS

An investment in the equity shares involves a high degree of risk. You should carefully consider all information in this Letter of Offer, including the risks and uncertainties described below and "Financial Statements" on page 86 of this Letter of Offer, before making an investment in the Equity Shares. Additionally, the risks set out in this chapter may not be exhaustive and additional risks and uncertainties not presently known to us, or which we currently deem to be immaterial, may arise or may become material in the future which may impair our business, cash flows, prospects, result of operations and financial condition. In order to obtain a complete understanding about us, investors should read this chapter in conjunction with "Industry Overview", "Our Business" and "Management Discussion and Analysis of Financial Condition and Results of Operations" on page 59, 69 and 89 respectively, included in this Letter of Offer. If any or a combination of the following risks or other risks that are not currently known or are now deemed immaterial actually occur, our business, cash flows, prospects, results of operations and financial condition could be adversely affected, the trading price of the Equity Shares could decline, and investors may lose all or part of their investment. Unless specified in the relevant risk factor below, we are not in a position to quantify the financial implication of any of the risks mentioned below. In making an investment decision, prospective investors must rely on their own examinations and the terms of the Issue, including the merits and the risks involved. Prospective investors should consult their tax, financial and legal advisors about the particular consequences of investing in the Issue.

However, there are certain risk factors where the financial impact is not quantifiable and, therefore, cannot be disclosed in such risk factors. You should consult your tax, financial and legal advisors about the consequences to you of an investment in this Issue. The following factors have been considered for determining the materiality: (1) some events may not be material individually but may be found material collectively; (2) some events may have material impact qualitatively instead of quantitatively; and (3) some events may not be material at present but may have material impact in future.

This Letter of Offer also contains forward-looking statements which involve risks and uncertainties. Our actual results could differ materially from those anticipated in these forward-looking statements as a result of certain factors, including the considerations described below and elsewhere in this Letter of Offer. For further details, please see the chapter titled "Forward-Looking Statements" beginning on page 15 of this Letter of Offer.

INTERNAL RISK FACTORS

1. A significant portion of the Issue proceeds will be utilised towards adjustment of unsecured loans availed from our Promoter and a Group Company, and consequently, our Company will not receive any fresh proceeds to that extent.

A key object of this Issue is to adjust outstanding unsecured loans extended to our Company by Anna Aluminium Company Private Limited, the Promoter of our Company, and Kitex Limited, a Group Company. These loans were availed by our company to meet its funding requirements for setting up a new unit at Karur, Tamil Nadu and to support general corporate purposes. The outstanding unsecured loan as on March 31, 2025, stands at ₹2,117.42 lakhs from Anna Aluminium Company Private Limited and ₹2,105.61 lakhs from Kitex Limited.

Anna Aluminium Company Private Limited, vide its letter dated April 11, 2025, has requested that its outstanding unsecured loan be adjusted against the application money payable pursuant to its subscription of Rights Entitlements or any additional Rights Equity Shares allotted to it, including those renounced in its favour by any member of the Promoter Group.

Similarly, Kitex Limited, vide its letter dated April 30, 2025, has expressed its confirmation to subscribe to the Rights Equity Shares renounced in its favour by the Promoters and has also requested that the corresponding application amount be adjusted against its outstanding loan.

The Board of Directors, in its meeting held on May 08, 2025, approved the requests received from Anna Aluminium Company Private Limited and Kitex Limited, thereby permitting conversion of their respective unsecured loans into Equity Shares under this Issue. As a result, to the extent of such loan adjustments, no fresh proceeds will be received by our Company. This could impact our ability to deploy fresh capital for other purposes and reduce our overall financial flexibility.

For further information, please refer to the section titled "Objects of the Issue" on page 48 of this Letter of Offer.

2. Our Group Entities are engaged in similar line of business. Any conflict of interest in future may occur between the business of our group entities and us which may adversely affect our business, prospects, results of operations and financial condition.

As on the date of this Letter of Offer, certain of our Group entities are engaged in similar line of business, which *inter alia* includes Kitex Limited. We have not entered into any non-compete agreements with any of our group entities. We will endeavour to take adequate steps to address any conflict of interest by adopting the necessary procedures and practices as permitted by applicable law, to address any conflict which may arise in the future. However, we cannot assure you that our Promoters will not favour the interests of our promoter group entities over our interests in future, or that we will be able to resolve any such conflicts without adversely affecting our business or operations.

Although our line of business is similar to that of our other group companies, such as Kitex Limited, we take careful measures to ensure that each company operates independently and does not serve the same clients. This deliberate separation helps us avoid any potential conflicts of interest and maintain the integrity of our business operations.

3. Our Company has availed certain unsecured loans that may be recalled by the lenders at any time.

Our Company has currently availed unsecured loans which may be recalled by the lenders at any time. As on June 30, 2025, our Company had availed unsecured loans amounting to ₹ 4565.92 lakhs, comprising 77.73% of the total borrowings of our Company.

In the event that any lender seeks repayment of any such loan on shorter notice, our Company would need to find alternative sources of financing, which may not be available on commercially reasonable terms. We may not have adequate working capital to undertake new assignments and complete orders for our customers. As a result, any such demand may affect our business, cash flows, financial condition, and results of operations.

4. We have entered into related party transactions and may continue to do so in the future.

Our Company in the past has entered into Related Party Transactions and may continue to do so in the future, which may affect our competitive edge. Our Company has entered into various transactions with our Promoters, Directors and their Relatives and Group Companies and related entities. These transactions, *inter alia* includes salary, remuneration, loans and advances, commission, interest and purchase and sales etc.

Our Company entered into such transactions at arm's length price due to easy proximity and quick execution. Also the transactions are in compliance with Companies Act, 2013 and other applicable provisions. While we believe that all our related party transactions have been conducted on an arm's length basis, we cannot assure you that we may not have achieved more favourable terms had such transactions been entered into with unrelated parties. There can be no assurance that such transactions, individually or collectively, will not have an adverse effect on our business, prospects, results of operations and financial condition, including potential conflicts of interest or otherwise. In addition, our business and growth prospects may decline if we cannot benefit from our relationships with them in the future.

For details regarding the Related Party Transactions of our Company, see "Financial Statements" beginning on page 86 of this letter of Offer.

5. We have experienced negative cash flows in the past. Any such negative cash flows in the future could affect our business, results of operations and prospects.

Our Company has reported certain negative cash flows from our operating, investing activities and financing activities in the previous years as per the Audited Financial Statements and the same are summarized as under:

(₹ in Lakhs)

Particulars For the year ended Ma			Ι,
	2025	2024	2023
Cash flow from Operating Activities	(419.49)	1,062.25	1,789.35
Cash flow from Investing Activities	196.86	(35.82)	(80.67)
Cash flow from Financing Activities	293.91	(1,129.07)	(1662.37)

Cash flow of a company is a key indicator to show the extent of cash generated from operations to meet capital expenditure, pay dividends, repay loans and make new investments without raising finance from external resources. If our Company is not able to generate sufficient cash flows, it may affect our business and financial operations.

For further details, please refer to the chapter titled "Financial Information" beginning on page 86 of this Letter of Offer.

6. The property used by the Company for the purpose of its operations is not owned by us. Any termination of the relevant rent agreement in connection with such property or failure on our part to renew the same could adversely affect our operations.

Our registered office is located at 666/12, Anna Aluminium Building Kizhakkambalam, Ernakulam, Aluva, Kerala, India, 683562, and the same is not owned by us. We have obtained this property from our promoter group company i.e., Anna Aluminium Company Private Limited through a Lease Deed dated March 27, 2021. Any termination of the lease in connection with this property or any dispute between our company and promoter group entity or our failure to renew the same, in a timely manner or at all could adversely affect our operations.

If we are required to vacate the current premises, we would be required to make alternative arrangements for our business activities and we cannot assure that the new arrangements will be on commercially acceptable/favourable terms. If we are required to relocate our business operations during this period, we may suffer a disruption in our operations or have to pay higher charges, which could have an adverse effect on our business, prospects, results of operations and financial condition.

For details regarding properties taken on lease refer to the chapter titled, "Our Business" beginning on page 69 of this Letter of Offer.

7. Our business is vulnerable to fluctuations in demand for apparel products and rapidly changing fashion trends, which could adversely affect our operations and financial performance.

Our Company is primarily engaged in the manufacturing and sale of apparel products, catering to the needs of the fashion and clothing industry. The demand for our products is influenced by multiple factors, including market competition, evolving consumer preferences, pricing pressures, and fluctuations in raw material costs. The apparel industry is highly dynamic, with trends shifting rapidly based on fashion cycles, seasonal demand, and customer inclinations.

Our ability to attract and retain customers depends on accurately forecasting and adapting to these changing consumer preferences, ensuring that our product designs remain aligned with market trends. Any miscalculation on our part in identifying consumer demands or a decline in preference for our product offerings may result in reduced sales, increased inventory levels, and lower profit margins. Additionally, increased competition from existing players or the emergence of new entrants with better adaptability to market trends could lead to the substitution of our products, negatively impacting our revenues, cash flows, and overall financial health.

For further details, please refer to the chapter titled "Our Business" beginning on page 69 of this letter of Offer.

8. Our Company is required to comply with certain restrictive covenants under our financing agreements. Any non-compliance may lead to, amongst others, an accelerated repayment schedule and suspension of further drawdowns, which may adversely affect our business, cash flows, results of operations and financial conditions.

Some of the financing arrangements entered into by our Company include conditions that restrict us to carry out certain activities and entering into certain transactions. Failure to meet these conditions could have significant consequences on our business and operations. These covenants vary depending on the requirements of the financial institution extending such a loan and the conditions negotiated under each financing agreement.

While all necessary conditions for the Issue have been fulfilled, a failure to observe the covenants under our financing arrangements or to obtain necessary waivers may lead to the termination of our credit facilities, acceleration of amounts due under such facilities and suspension of further access/ withdrawals, either in whole or in part, for the use of the facility.

9. Our success depends substantially on the continuing services of our Promoters, senior executives and other key personnels. If we are unable to attract and retain senior executives, we may not be able to maintain client relationships and grow effectively, which may adversely affect our business, cash flow, results of operations and financial condition.

Our future success heavily depends upon the continued services of our Promoters, senior executives and other key personnel. If one or more of our senior executives or key personnels are unable or unwilling to continue in their present positions, it could disrupt our business operations and we may not be able to replace them easily or at all. In addition, there is extensive competition within the Indian textile market, owing to an increasing number of players, we may be unable to retain our senior executives and key personnels or attract and retain new senior executives and key personnels in the future, in which case our business may be severely disrupted, which could materially adversely affect our business, cash flows, financial condition and results of operations.

If any of our senior executives or key personnels joins a competitor or forms a competing company, we may lose customers, suppliers, know-how and key professionals and staff members to them which may materially adversely affect our business, cash flows, financial condition and results of operations. Also, if any of our business development managers, who generally keep a close relationship with our customers, join a competitor or form a competing company, we may lose customers and our revenues may be materially adversely affected. Additionally, there could be unauthorised disclosure or use of our technical knowledge, practices or procedures by such personnels. If any dispute arises between our senior executives or key personnels and us, any non-competition, non-solicitation and non-disclosure provisions in our employment agreements we have with our senior executives or key personnels might not provide effective protection to us.

10. The loss, shutdown or slowdown of operations of our facility or the under-utilization of any such facility may have a material effect on our results of operations and financial condition.

Our business and results of operations are dependent on our ability to effectively plan our manufacturing processes. Any disruption to our manufacturing process or the operation of our production facilities may result from various factors beyond our control, including, utility supply disturbances, particularly power supply; forced close down or suspension of our manufacturing facilities due to factors such as breakdown or failure of equipment, performance below expected levels of output or efficiency, facility obsolescence or disrepair, labour disputes such as strikes and work stoppages, natural disasters and industrial accidents; severe weather condition; interruption of our information technology systems that facilitate the management of our manufacturing facilities and other production or distribution problems, including limitations to production capacity due to regulatory requirements, changes in the types of products produced or physical limitations that could impact continuous supply.

Although our production facilities have not experienced any material disruption in the past, there can be no assurance that there will not be any material disruption to our operations in the future. If we fail to take adequate steps to mitigate the likelihood or potential impact of these events, or to effectively respond to these events if they occur, our business, results of operations and financial condition could be materially affected, further we will not able to achieve our sales as compared to previous years due to any disruption in our facilities and process.

For Further details, please refer to chapter titled "Our Business" beginning on page 69 of this Letter of Offer.

11. We have significant power requirements for continuous running of our factories. Any disruption to our operations on account of interruption in power supply or any irregular or significant hike in power tariffs may have an effect on our business, results of operations and financial condition.

Our factory has significant electricity requirements and any interruption in power supply may disrupt our operations. Our business and financial results may be affected by any disruption of operations. We depend on third parties for all of our power requirements.

Since we have significant power consumption, any unexpected or significant increase in its tariff can increase the operating cost of factories and production cost which we may not be able to pass on to our customers. There are limited number of electricity providers in area from where we operate due to which in case of a price hike we may not be able to find a cost-effective substitute, which may negatively affect our business, financial condition and results of operations.

For Further details, please refer to chapter titled "Our Business" beginning on page 69 of this Letter of Offer.

12. Our business is manpower intensive and any unavailability of our employees or shortage of labour or any strikes, work stoppages, increased wage demands by workmen or changes in regulations governing hiring of labour may have an adverse impact on our cash flows and results of operations.

Our business is manpower intensive and we are dependent on the availability of our permanent employees and the supply of a sufficient pool of labourers at our factories. Unavailability or shortage of such a pool of workmen or any strikes, work stoppages, increased wage demands by workmen or changes in regulations governing hiring of labour may have an adverse impact on our cash flows and results of operations.

We are subject to laws and regulations relating to employee welfare and benefits such as minimum wage, working conditions, employee insurance, and other such employee benefits and any changes to existing labour legislations, including upward revision of wages required by such state governments to be paid to such labourers, limitations on the number of hours of work or provision of improved facilities, such as food or safety equipment, may adversely affect our business and results of our operations.

Further, there can be no assurance that disruptions in our business will not be experienced if there are strikes, work stoppages, disputes or other problems with labourers at our manufacturing units. This may adversely affect our business and cash flows and results of operations.

For Further details, please refer to the chapter titled "Our Business" beginning on page 69 of this Letter of Offer.

13. Our inability to obtain, renew, or maintain statutory and regulatory approvals, licenses, and permits required for our business operations may adversely affect our business and financial condition.

Our Company is required to obtain and maintain various statutory and regulatory approvals, licenses, registrations, and permits at both the central and state government levels for conducting its business operations. Many of these approvals are subject to periodic renewals, modifications, or updates, and any failure or delay in obtaining or renewing such approvals may result in legal or regulatory actions, financial penalties, or operational disruptions.

While we endeavor to comply with all applicable regulatory requirements, the legal framework governing our business is evolving and may become increasingly stringent, leading to additional compliance costs and obligations. Further, the approvals we obtain may be subject to conditions, some of which could be onerous, and any failure to meet such conditions could result in their suspension, revocation, or non-renewal. Additionally, any delay in obtaining necessary permits, including those related to labor laws, environmental clearances, or manufacturing operations, may result in time and cost overruns, affecting our production and supply chain.

Furthermore, we cannot assure that the relevant authorities will issue or renew approvals in a timely manner, or at all. Any adverse regulatory action, failure to secure necessary approvals, or changes in the legal framework affecting our industry could materially impact our business, financial condition, results of operations, and future growth prospects.

For further details regarding regulatory approvals and compliance requirements, please refer to the chapter titled "Government and Other Statutory Approvals" on page 99 of this letter of Offer.

14. Our success significantly depends upon the services of our Promoters and other Key Managerial Personnel and our ability to retain them. Our inability to attract, hire, train and retain key managerial personnel may adversely affect the operations of our Company

Our success significantly depends on the leadership, expertise, and strategic vision of our Promoters and Key Managerial Personnel. The continued guidance, industry knowledge and key leadership of our Promoters, Mr. Boby Meckamkunnel Jacob and Mrs. Minni Boby Jacob, have been instrumental in driving our growth, expanding our business operations, and strengthening our market position. With extensive experience in the textile industry, their contributions play a crucial role in ensuring operational efficiency, business development, and long-term sustainability.

The loss of services of any of our Promoters, Key Managerial Personnel, or senior management members could have a material adverse effect on our business, operations, and growth trajectory. Finding and retaining suitable replacements with comparable industry expertise may be challenging, leading to potential disruptions in strategic execution and operational continuity.

Furthermore, our ability to expand and sustain growth depends on attracting, training, motivating, and retaining skilled professionals across various levels. The textile industry is highly competitive, and we may face challenges in retaining talent due to competitive compensation structures and career opportunities offered by larger market players. Any inability to retain or attract experienced professionals may adversely affect our business operations, financial condition, and future prospects.

15. We face competition in our business from organized and unorganized players, which may adversely affect our business operation and financial condition.

The market in which our Company is doing business is highly competitive on account of both the organized and unorganized players. Players in this industry generally compete with each other on key attributes. Some of our competitors may have longer industry experience and greater financial, technical and other resources, which may enable them to react faster in changing market scenario and remain competitive. Moreover, the unorganized sector offers their products at highly competitive prices which may not be matched by us and consequently affect our volume of sales and growth prospects. Growing competition may result in a decline in our market share and may affect our margins which may adversely affect our business operations and our financial condition.

16. Our Company's logo is not registered as on date of this Letter of Offer. We may be unable to adequately protect our intellectual property. Furthermore, we may be subject to claims alleging breach of third-party intellectual property rights which could have a material adverse effect on our business, results of operations and financial condition.

As on date of letter of Offer, we have not made an application for registration of our logo under the Trade Marks Act, 1999, hence, we do not enjoy the statutory protections accorded to a registered logo. Further, there can be no assurance that third parties will not infringe our intellectual property, causing damage to our business prospects, reputation and goodwill. We may not be able to detect any unauthorized use or our efforts to protect our intellectual property may not be adequately safeguarded and may lead to erosion of our business value and our operations could be adversely affected. We may need to litigate in order to determine the validity of such claims and the scope of the proprietary rights of others. Any such litigation could be time consuming and costly and the outcome cannot be guaranteed.

For further details on our trademark, please refer to chapter titled "Our Business" beginning on page 69 of this Letter of Offer.

17. We are dependent on external suppliers for fabric, which constitutes the largest component of our material, and our Company may not be able to obtain sufficient quantities or required quality of raw materials at the desired prices, in a timely manner and could have a material adverse effect on our business, financial condition and results of operations.

Our business and operations are dependent on the timely availability of the desired quality of raw materials like cotton, specialized yarn, yarn and fabric at a reasonable cost. Our primary raw material is cotton fabric. We are dependent on external suppliers for our raw materials including cotton fabric, which constitutes the main component of our raw material. Any delays or non-conformance to quality requirements by our suppliers may impact our ability to meet our customer's requirements and thus impact our business in the long term.

Further we have not entered into any long term agreements with suppliers of raw material and typically procure goods pursuant to purchase orders placed with identified suppliers. In absence of such long-term contracts, we have limited control on pricing of raw material. Further, non-availability of any raw material, textile or any other item of production in appropriate quantity and quality may affect our operations, which in turn can impact our affect our business and financial. Prices of fabric in India fluctuate based on the demand and supply in the market and there can be no assurance that the price levels of fabric will remain where they currently are or not significantly increase. Any fluctuation in fabric prices is passed on to the customer and therefore may not have any impact on business, financial condition, and results of operations.

Although we rely on external suppliers for our raw materials, the majority of these suppliers are nominated by our buyers. As such, it is the responsibility of these nominated suppliers to deliver the required materials within the agreed timelines and at the specified rates. This arrangement helps mitigate our exposure to supplier-related risks to a certain extent.

18. If we are not successful in managing our growth, our business may be disrupted and our profitability may be reduced.

We expect our businesses to continue to grow significantly. Our future growth is subject to risks arising from a rapid increase in volume, and inability to retain and recruit skilled staff. We may not grow at a rate comparable to our growth rate in the past, either in terms of income or profit.

Our future growth may place significant demands on our management and operations and require us to continuously evolve and improve our financial, operational and other internal controls within our Company. In particular, continued expansion may pose challenges in:

- maintaining high levels of quality control and cost effective manufacturing, and customer satisfaction;
- recruiting, training and retaining sufficient skilled management and technical personnel for our manufacturing process;
- developing and improving our internal administrative infrastructure, particularly our financial, operational, communications, internal control and other internal systems;

- making accurate assessments of the resources;
- adhering to the standards of health, safety and environment and quality and process execution to meet clients' expectations;
- strengthening internal control and ensuring compliance with legal and contractual obligations;
- Managing relationships with customers, suppliers and lenders.

If we are not successful in managing our growth, our business may be disrupted and profitability may be reduced. Our business, prospects, financial condition and results of operations may be adversely affected.

19. Any failure in our quality control processes may have an adverse effect on our business, results of operations and financial condition.

Our products may contain quality issues or undetected errors or defects. We experience sales returns and quality compensation in our normal course of business. We have implemented quality checks and tests and regularly conduct inspections of raw materials sourced from suppliers and finished products manufactured by us on the basis of our internal quality standards. However, we cannot assure you that our quality control processes will not fail or the quality tests and inspections conducted by us will be accurate at all times. Any shortcoming in the raw materials procured by us or in the production of our products due to failure of our quality assurance procedures, negligence, human error or otherwise, may damage our products and result in deficient products. We also face the risk of legal proceedings and product liability claims being brought against us by our customers for defective products sold. We cannot assure you that we will not experience any material product liability losses in the future or that we will not incur significant costs to defend any such claims. A product liability claim may adversely affect our reputation and brand image, as well as entail significant costs in defending such claims.

20. Any failure on our part to effectively manage our inventory may result in an adverse effect on our business, revenue from manufacturing operations and financial condition.

We are a manufacturing company, and, at all points of time, a certain portion of our assets comprises of an inventory of raw materials, work in progress and finished goods. Maintaining sufficient inventory of raw materials is critical for our operations including as a buffer against any supply disruptions. Any failure on our part to effectively manage our inventory of raw materials and finished products in response to changing market scenario may have an adverse effect on our financial condition and may even lead to loss of business and increase the costs of our operations.

In the event we overestimate our requirements for raw materials as compared to the demand for our products, it may lead to situations that require us to block more capital and increase our operating costs in connection with inventories and further expose us to variations in raw materials risk. Equally, if we underestimate our requirements for raw materials, it may adversely affect our ability to manufacture the required quantity of products for our customers' requirements in a timely and cost-efficient manner which may lead to loss of business and / or the opportunity to service customers which could adversely affect our business, results of operations and financial condition. Further, we may also lose opportunities to acquire raw materials in a cost-effective manner, thereby increasing costs of operations and adversely affecting our working capital requirements.

Additionally, if our inventory of finished products is not dispatched on time or if there is any unanticipated delay in the delivery of our finished products or if the finished products are not properly maintained or are damaged or destroyed, we could lose such inventory which could have an adverse impact on our production cycle, results of operation and financial condition.

21. Under-utilization of our manufacturing capacities and an inability to effectively utilize our existing manufacturing capacities could have an adverse effect on our business, future prospects and future financial performance.

Our capacity utilization levels are dependent on our ability to carry out uninterrupted operations at manufacturing facility as well as on the market demand of the products sold by us. Among others, the capacity utilization also depends upon the availability of raw materials, labour, industry/ market conditions and procurement practice followed by our customers. In the event we are unable to achieve

considerable capacity utilization of our current manufacturing facility, it would result in operational inefficiencies which could have a material adverse effect on our business, results, financial condition and future prospects. Under-utilization of our manufacturing capabilities over extended periods, or significant under-utilization in the short-term, could materially and adversely impact our business, growth prospects and future financial performance.

For details on our capacity installed and capacity utilisation, kindly refer to "Our Business" on page 69 of this Letter of Offer.

22. Information relating to our production capacities and the historical capacity utilization of our production facilities included in this Letter of Offer is based on certain assumptions and our future production and capacity utilization may vary.

Information relating to our production capacities and the historical capacity utilization of our production facilities included in this Letter of Offer is based on various assumptions and estimates of our management, including proposed operations, assumptions relating to availability and quality of raw materials and assumptions relating to operational efficiencies. Actual production levels and utilization rates may differ significantly from the estimated production capacities or historical estimated capacity utilization information of our facilities. Undue reliance should therefore not be placed on our production capacity or historical estimated capacity utilization information for our existing facilities included in this Letter of Offer.

For further information, see the chapter titled "Our Business" on page 69 of this Letter of Offer.

23. Our insurance coverage may not be adequate to protect us against certain operating hazards and this may have a material adverse effect on our business.

Our operations are subject to risks inherent in manufacturing facilities such as risk of equipment failure, work accidents, fire, earthquakes, flood and other force majeure events, acts of terrorism and explosions including hazards that may cause injury and loss of life, severe damage to and the destruction of property and equipment and environmental damage. Our significant insurance policies consist of, Fire Policy, Fidility Insurance, Burglary Insurance, Machinery Breakdown, Marine Insurance, Electronic Equipment Policy, among others. While we believe that we maintain insurance coverage in adequate amounts consistent with size of our business, our insurance policies do not cover all risks, specifically risks such as cash in transit, keyman insurance, workmen compensation, group personal accident or mediclaim policy. Failure to effectively cover ourselves against the associated risks may potentially lead to material losses. There can be no assurance that our insurance policies will be adequate to cover the losses/ damages suffered or that such insurance coverage will continue to be available on reasonable terms or will be available in sufficient amounts to cover one or more large claims, or that the insurer will not disclaim coverage as to any future claim. If we suffer a significant uninsured loss or if insurance claim in respect of the subject matter of insurance is not accepted or any insured loss suffered by us significantly exceeds our insurance coverage, our business, financial condition and results of operations may be materially and adversely affected.

24. Our business operations are majorly concentrated in a particular geographical region and any adverse developments affecting our operations in this region could have a significant impact on our revenue and results of operations.

We carry our entire manufacturing operations from our unit located in karur, Tamilnadu. Due to the geographical concentration of our manufacturing operations primarily in Karur, our operations are susceptible to local, regional and environmental factors, such as social and civil unrest, regional conflicts, civil disturbances, economic and weather conditions, natural disasters, demographic and population changes, and other unforeseen events and circumstances. Such disruptions could result in the damage or destruction of a significant portion of our manufacturing abilities, significant delays in the transport of our products and raw materials, loss of key managerial personnel, and/or otherwise adversely affect our business, financial condition and results of operations.

In addition, we generate almost 100% of our revenue through our customers situated in Tamilnadu and kerala. Further, our most of the suppliers are also located in Tamilnadu. Such geographical concentration of our business in the Southern region heightens our exposure to adverse developments related to competition, as well as economic and demographic changes in this region, which may adversely affect our business prospects, financial conditions and results of operations.

Further, as we enter into new markets and geographical areas, we are likely to compete with not only national players, but also the local players, who might have an established local presence, and are more familiar with local business practices and have stronger relationships with local distributors, dealers, relevant government authorities, suppliers or are in a stronger financial position than us, all of which may give them a competitive advantage over us. Our inability to expand into other areas may adversely affect our business prospects, financial conditions and results of operations. While our management believes that the Company has requisite expertise and vision to grow and mark its presence in other markets going forward, investors should consider our business and prospects in light of the risks, losses and challenges that we face and should not rely on our results of operations for any prior periods as an indication of our future performance.

25. Our Company has not entered into any long-term contracts with any of its customers and we typically operate on the basis of purchase orders. Inability to maintain regular order flow would adversely impact our revenues and profitability.

Our Company has had long standing business relationships with certain customers and has been supplying our products to such customers. However, we have not entered into any long term contracts with these customers and we cater to them on purchase order basis. We are bound to comply with different terms and conditions stipulated in the purchase orders failing which, may led to termination or cancellation of the purchase orders by our customers. Our customers may also terminate their relationships with us without any notice which could materially and adversely impact our business. Consequently, our revenue may be subject to variability because of fluctuations in demand for our products. Our Company's customers have no obligation to place order with us and may either cancel, reduce or delay orders. Failure to deliver products on time could lead to customers delaying or refusing to pay the amount, in part or full, which may adversely affect our business. In addition, even where a delivery proceeds as scheduled, it is possible that the contracting parties may default or otherwise fail to pay amounts owed. The orders placed by our Company's customers are dependent on factors such as the customer satisfaction with the level of service that our Company provides, fluctuation in demand for our Company's products and customer's inventory management. Although we place a strong emphasis on quality, timely delivery of our products, etc., in the absence of contracts, any sudden change in the buying pattern of customers could adversely affect the business and the profitability of our Company.

26. Our basic raw materials are cotton products, which are inflammable. Any unforeseen accidents may result in loss of property or life in the facilities and/or disruption in the manufacturing processes which may have a material adverse effect on our results of operations, cash flows and financial condition.

Cotton products and fabric are the basic raw material for apparel manufacturing. Such materials are highly inflammable, which may be due to failure of electrical equipment, sparks from foreign matter in cotton stock or any reason whatsoever. While there have been no accidents in the past resulting in material loss of property or life in the facilities and/or material disruption in the manufacturing processes in the past, and while we undertake routine safety measures, any fire or unforeseen accidents due to any reason beyond our control, may result in loss of property, loss of human life and/or disruption in the manufacturing processes. We may incur high costs and take time to repair our properties, replenish stocks, which may in turn result in us being unable to meet our business commitments and we may be held liable for the loss of life.

We are subject to foreign currency exchange rate fluctuations which could have a material and adverse effect on our results of operations and financial conditions.

We receive in foreign currencies during the normal course of business for selling products to our global customers at mutually agreed prices. Changes in value of currencies with respect to the Rupee may cause

fluctuations in our operating results expressed in Rupees. The exchange rate between the Rupee and other currencies is variable and may continue to fluctuate in future. Fluctuations in the exchange rates may affect our Company to the extent of cost of goods and sales in foreign currency terms. Although we generally hedge our foreign exposure, any adverse or unforeseen fluctuations with respect to the unhedged exchange rate of any foreign currency for Indian Rupees may affect our Company's results of operations.

28. Our director and Promoters and Group Company have provided personal guarantees and personal property for loans availed by our Company. Our business, financial condition, results of operations, cash flows and prospects may be adversely affected by the invocation of all or any personal guarantees and personal property.

Our director, promoters and group company have provided personal guarantees and personal property to secure our existing borrowings and may continue to provide such guarantees and other security. In case of default under our loan agreements, any of the personal guarantees provided by our director and their relative may be invoked, which could negatively impact the reputation of our Company. Also, we may face certain impediments in taking decisions in relation to our Company, which in turn would result in a material adverse effect on our financial condition, business, results of operations and prospects and would negatively impact our reputation. Also if our Directors and promoters revoke their personal guarantees and property and we may not be successful in procuring alternate guarantees and property to the lenders, as a result may need to repay outstanding amounts under such facilities or seek additional sources of capital, which could affect our financial condition and cash flows.

For further details regarding loans availed by our Company, please refer "Financial Information" on page no. 86 of this Letter of Offer.

29. We depend on third parties for a major portion of our transportation needs. Any disruptions may affect our operations, business and financial condition.

We rely on third party transportation and other logistic facilities at every stage of our business activity including for procurement of raw material from our suppliers, sending and receiving back the product from job work and for transportation from our finish products to our customers. For this purpose, we hire services of transportation companies. However, we have not entered into any definitive agreements with any transport service providers and engage them on a need basis. Additionally, the availability of transport solutions in the market we operate in is typically fragmented. We do not enter into written documentation in relation to the transportation services we hire which poses various additional risks including our inability to claim insurance. Further, the cost of our goods carried by such third-party transporters is typically much higher than the consideration paid for transportation, due to which it may be difficult for us to recover compensation for damaged, delayed or lost goods.

Our operations and profitability are dependent upon the availability of transportation and other logistic facilities in a time and cost-effective manner. Accordingly, our business is vulnerable to increased transportation costs including as a result of an increase in fuel costs, transportation strikes, delays, damage or losses of goods in transit and disruption of transportation services because of weather-related problems, strikes, lock-outs, accidents, inadequacies in road infrastructure or other events.

Although we have not experienced any disruptions in the past, any prolonged disruption or unavailability of such facilities in a timely manner could result in delays or non-supply or may require us to look for alternative sources which may be cost inefficient, thereby affecting our operations and profitability.

30. Our Company's manufacturing activities are labour intensive and depend on availability of skilled and unskilled labourers in large numbers. In case of unavailability of such labourers and/or inability to retain such personnel, our business operations could be affected.

Our Company employed 664 employees as on June 30, 2025 on our payroll. The above includes employees in the top and middle management (including the Executive Director), and also employees who are part of the manufacturing unit and office staff. Our operations and performance are labour intensive and depends on our ability to identify, attract and retain both skilled and unskilled labour. In

case such labour is unavailable or we are unable to identify and retain such labourers, our business could be adversely affected. Further, there might be instances where we will need to hire additional contract labour, either for specialized jobs or during periods of high customer orders. We have not entered into any agreement for hiring additional labourers and thus availability of appropriately skilled labour cannot be guaranteed. Any failure to hire the appropriate labour may impact the operations and impair our client relations.

31. Our Promoter and Directors have interest in us other than reimbursement of expenses incurred and normal remuneration or benefits.

Our Promoters and Directors may be deemed to be interested in our business other than reimbursement of expenses incurred or normal remuneration or benefits owing to their shareholding in our Company, any guarantees extended by them, or other transactions they may separately enter into with our Company. We cannot assure you that conflicts of interest will not arise owing to such interest in our Company, or that any conflict will be resolved in our shareholders' best interests. For further details, see "Capital Structure" and "Financial Statements" on pages 45 and 86, respectively, of this Letter of Offer.

32. Employee misconduct, errors or fraud could expose us to business risks or losses that could adversely affect our business prospects, results of operations and financial condition.

Employee misconduct, errors or frauds could expose us to business risks or losses, including regulatory sanctions, penalties and serious harm to our reputation. Such employee misconduct includes breach in security requirements, misappropriation of funds, hiding unauthorized activities, failure to observe our operational standards and processes, and improper use of confidential information. It is not always possible to detect or deter such misconduct, and the precautions we take to prevent and detect such misconduct may not be effective. In addition, losses caused on account of employee misconduct or misappropriation of petty cash expenses and advances may not be recoverable, which we may result in write-off of such amounts and thereby adversely affecting our results of operations. Our employees may also commit errors that could subject us to claims and proceedings for alleged negligence, as well as regulatory actions in which case, our reputation, business prospects, results of operations and financial condition could be adversely affected.

33. We are subject to the risk of failure of, or a material weakness in our internal control systems.

We are exposed to risks arising from the inadequacy or failure of internal systems or processes and any actions we may take to mitigate these risks may not be sufficient to ensure an effective internal control environment. Given our high volume of transactions, errors may be repeated or compounded before they are discovered and rectified. Our management information systems and internal control procedures may not be able to identify non-compliance or suspicious transactions in a timely manner, or at all. Where internal control weaknesses are identified, our actions may not be sufficient to fully correct such weaknesses. In addition, several of our collection related processes are yet to be fully automated, which may increase the risk that human error, tampering or manipulation will result in losses that may be difficult to detect. As a result, we may incur expenses or suffer monetary losses, which may not be covered by our insurance policies and may result in a material effect on our business, financial condition and results of operations.

34. Our failure to adapt to technological developments or industry trends could adversely affect the quality of our products and reduce our attractiveness to our customers.

As our operations grow in scope and size, whether through offering of new products or expansion into new markets, we must continuously improve, upgrade, adapt and expand our systems and infrastructure to offer our customers quality and enhanced products ahead of rapidly evolving customer demands, while maintaining the reliability and integrity of our systems and infrastructure in a cost-efficient and competitive manner. The systems, infrastructure and technologies we currently employ may become obsolete or be unable to support our increased size and scale. Even if we are able to maintain, upgrade or replace our existing systems or innovate or customize and develop new technologies and systems, we may not be as quick or efficient as our competitors in upgrading or replacing our systems. We may be unable to devote adequate financial resources or obtain sufficient financing on commercially acceptable

terms in time, or at all, which may have a material adverse effect on our business, prospects, results of operation and financial condition.

For further details regarding our business, please refer to chapter titled "Our Business" beginning on page 69 of this Letter of Offer.

35. We may face product liability claims and legal proceedings if the quality of our products does not meet our customers' expectations.

We are exposed to legal proceedings and product liability claims being brought against us by our customers for any defective products. Any shortcoming in the raw materials procured by us or in the production of our products due to failure of our quality assurance procedures, negligence, human error or otherwise, may result in product no complying with necessary standards. While there have been no such instances in last three fiscals years, where any legal proceedings or product liability claims have been brought against us for defective products sold resulting in a material adverse effect on our business, profitability, cash flows, reputation and financial condition. We cannot assure you that we will not experience any such material product liability in the future or that, we will not incur significant costs to defend any such claims. A product liability claim may adversely affect our reputation and brand image, as well as entail significant costs in defending such claims will result in an adverse impact on our business and operations.

36. Our ability to pay dividends in the future may be affected by any material adverse effect on our future earnings, financial condition or cash flows.

Our ability to pay dividends in future will depend on our earnings, financial condition and capital requirements. We may be unable to pay dividends in the near or medium term, and our future dividend policy will depend on our capital requirements and financing arrangements in respect of our operations, financial condition and results of operations. Our Company has not declared dividends in the past, and there can be no assurance that our Company will declare dividends in the future also.

37. Industry information included in this DLOF has been derived from a publicly available information. There can be no assurance that such third-party statistical, financial and other industry information is complete, reliable or accurate.

Our Company has not independently verified the data obtained from various websites, industry publications and publicly available documents from various industry sources referred to in this Letter of Offer and therefore, while we believe them to be accurate, complete and reliable, we cannot assure you that they are accurate, complete, or reliable. Such data may also be produced on different bases. Industry publications generally state that the information contained in those publications has been obtained from sources believed to be reliable, but their accuracy, adequacy or completeness and underlying assumptions are not guaranteed and their reliability cannot be assured. Industry and government sources and publications are also prepared on the basis of information as of specific dates and may no longer be current or reflect current trends. Industry and government sources and publications may also base their information on estimates, forecasts and assumptions that may prove to be incorrect. Accordingly, no investment decision should be made on the basis of such information.

38. Any Penalty or demand raise by statutory authorities in future will affect the financial position of the Company.

Our Company is mainly engaged in business of manufacturing of readymade garments which attracts tax liability such as Income tax and Goods and Service Tax and other applicable provision of the Acts. However, the Company has been depositing the return under above applicable acts but any demand or penalty raise by concerned authority in future for any previous year and current year will affect the financial position of the Company. Any such penalty arising in future may result in financial loss to our Company. For details, please refer to the "Outstanding Litigations and Other Defaults" beginning on page 97 of this Letter of Offer.

RISKS RELATING TO THE EQUITY SHARES AND THIS ISSUE

39. The Rights Entitlement of Eligible Equity Shareholders holding Equity Shares in physical form ("Physical Shareholder") may lapse in case they fail to furnish the details of their demat account to the Registrar.

In accordance with the circular SEBI Master Circular, the credit of Rights Entitlement and Allotment of Equity Shares shall be made in dematerialised form only. Accordingly, the Rights Entitlements of the Physical Shareholders shall be credited in a suspense escrow demat account opened by our Company during the Issue Period. The Physical Shareholders are requested to furnish the details of their demat account to the Registrar not later than two Working Days prior to the Issue Closing Date to enable the credit of their Rights Entitlements in their demat accounts at least one day before the Issue Closing Date. The Rights Entitlements of the Physical Shareholders who do not furnish the details of their demat account to the Registrar not later than two Working Days prior to the Issue Closing Date, shall lapse. Further, pursuant to a press release dated December 3, 2018 issued by the SEBI, with effect from April 1, 2019, a transfer of listed Equity Shares cannot be processed unless the Equity Shares are held in dematerialized form. For details, please refer chapter "Terms of the Issue" on page 107 of this Letter of Offer.

40. Failure to exercise or sell the Rights Entitlements will cause the Rights Entitlements to lapse without compensation and result in a dilution of shareholding.

The Rights Entitlements that are not exercised prior to the end of the Issue Closing Date will expire and become null and void, and Eligible Equity Shareholders will not receive any consideration for them. The proportionate ownership and voting interest in our Company of Eligible Equity Shareholders who fail (or are not able) to exercise their Rights Entitlements will be diluted. Even if you elect to sell your unexercised Rights Entitlements, the consideration you receive for them may not be sufficient to fully compensate you for the dilution of your percentage ownership of the equity share capital of our Company that may be caused as a result of the Issue. Renouncees may not be able to apply in case of failure in completion of renunciation through off-market transfer in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees prior to the Issue Closing Date. Further, in case, the Rights Entitlements do not get credited in time, in case of On Market Renunciation, such Renouncee will not be able to apply in this Issue with respect to such Rights Entitlements. For details, see "Terms of the Issue" on page 107 of this Letter of Offer.

41. Any variation in the utilisation of the Net Proceeds would be subject to certain compliance requirements, including prior shareholder's approval

Our Company proposes to utilise the Net Proceeds for acquisitions and investments purposes. For further details of the proposed objects of the Issue, please refer chapter titled "Objects of the Issue" beginning on page 48 of this Letter of Offer. In case of any exigencies arising out of business conditions, economic conditions, competition or other factors beyond our control which adversely affect our business, we may require to use the Net Proceeds to meet any other expenditure which cannot be determined with certainty as on the date of this Letter of Offer. In terms of the SEBI ICDR Regulations and the Companies Act, 2013, we cannot undertake any variation in the utilization of the Net Proceeds or in the terms of any contract as disclosed in this Letter of Offer without obtaining the shareholders' approval through a special resolution. In the event of any such circumstances requiring us to undertake variation in the utilisation of the Net Proceeds disclosed in this Letter of Offer, we cannot assure that we will be able to obtain the shareholders' approval in a timely manner, or at all. Any delay or inability in obtaining such shareholders' approval may adversely affect our business.

In light of these factors, we may not be able to undertake variation of objects of the Issue to use any unutilized proceeds of the Issue, if any, or vary the terms of any contract referred to in the Letter of Offer, even if such variation is in the interest of our Company. This may restrict our Company's ability to respond to any change in our business or financial condition by re-deploying the unutilised portion of Net Proceeds, if any, which may adversely affect our business and results of operations.

42. The deployment of funds raised through this Issue shall not be subject to monitoring by any monitoring agency and shall be purely dependent on the discretion of the management of our Company.

Since the size of the Issue is less than ₹10,000 lakhs, no monitoring agency is required to be appointed by our Company to oversee the deployment of funds raised through this Issue. The deployment of funds raised through this Issue is at the discretion of the management and the Board of Directors of our Company and will not be subject to monitoring by any independent agency. The Board of Directors of our Company through Audit Committee will monitor the utilization of the Issue Proceeds. Any inability on our part to effectively utilize the Issue Proceeds could adversely affect our business and financial condition.

43. Any future issuance of Equity Shares, or convertible securities or other equity-linked securities by our Company may dilute your shareholding and any sale of Equity Shares by our Promoter or members of our Promoter Group may adversely affect the trading price of the Equity Shares.

Any future issuance of the Equity Shares, convertible securities or securities linked to the Equity Shares by our Company may dilute your shareholding in our Company; adversely affect the trading price of the Equity Shares and our ability to raise capital through an issue of our securities. In addition, any perception by investors that such issuances or sales might occur could also affect the trading price of the Equity Shares. We cannot assure you that we will not issue additional Equity Shares. The disposal of Equity Shares by any of our Promoter and Promoter Group, or the perception that such sales may occur may significantly affect the trading price of the Equity Shares. We cannot assure you that our Promoter and Promoter Group will not dispose of, pledge or encumber their Equity Shares in the future.

44. Investors may be subject to Indian taxes arising out of capital gains on the sale of the Equity Shares.

Under current Indian tax laws, unless specifically exempted, capital gains arising from the sale of equity shares of an Indian company are generally taxable in India. Accordingly, you may be subject to payment of long-term capital gains tax in India, in addition to payment of STT, on the sale of any Equity Shares held for more than 12 months. STT will be levied on and collected by a domestic stock exchange on which the Equity Shares are sold. Further, any gain realized on the sale of listed equity shares held for a period of 12 months or less will be subject to short-term capital gains tax in India. Capital gains arising from the sale of the Equity Shares may be partially or completely exempt from taxation in India in cases where such exemption is provided under a treaty between India and the country of which the seller is a resident. Generally, Indian tax treaties do not limit India's ability to impose tax on capital gains. As a result, residents of other countries may be liable for tax in India as well as in their own jurisdiction on gains made upon the sale of the Equity Shares.

45. Applicants to this Issue are not allowed to withdraw their Applications after the Issue Closing Date.

In terms of the SEBI ICDR Regulations, Applicants in this Issue are not allowed to withdraw their Applications after the Issue Closing Date. The Allotment in this Issue and the credit of such Equity Shares to the Applicant's demat account with its depository participant shall be completed within such period as prescribed under the applicable laws. There is no assurance, however, that material adverse changes in the international or national monetary, financial, political or economic conditions or other events in the nature of force majeure, material adverse changes in our business, results of operation, cash flows or financial condition, or other events affecting the Applicant's decision to invest in the Equity Shares, would not arise between the Issue Closing Date and the date of Allotment in this Issue. Occurrence of any such events after the Issue Closing Date could also impact the market price of our Equity Shares. The Applicants shall not have the right to withdraw their applications in the event of any such occurrence. We cannot assure you that the market price of the Equity Shares will not decline below the Issue Price. To the extent the market price for the Equity Shares declines below the Issue Price after the Issue Closing Date, the shareholder will be required to purchase Equity Shares at a price that will be higher than the actual market price for the Equity Shares at that time. Should that occur, the shareholder will suffer an immediate unrealized loss as a result. We may complete the Allotment even if such events may limit the Applicants' ability to sell our Equity Shares after this Issue or cause the trading price of our Equity Shares to decline.

46. Investors will be subject to market risks until the Equity Shares credited to the investors demat account are listed and permitted to trade.

Investors can start trading the Equity Shares allotted to them only after they have been credited to an investor's demat account, are listed and permitted to trade. Since the Equity Shares are currently traded on the Stock Exchange, investors will be subject to market risk from the date they pay for the Equity Shares to the date when trading approval is granted for the same. Further, there can be no assurance that the Equity Shares allocated to an investor will be credited to the investor's demat account or that trading in the Equity Shares will commence in a timely manner.

47. You may not receive the Equity Shares that you subscribe in the Issue until fifteen days after the date on which this Issue closes, which will subject you to market risk.

The Equity Shares that you subscribe in the Issue may not be credited to your demat account with the depository participants until approximately 15 days from the Issue Closing Date. You can start trading such Equity Shares only after receipt of the listing and trading approval in respect thereof. There can be no assurance that the Equity Shares allocated to you will be credited to your demat account, or that trading in the Equity Shares will commence within the specified time period, subjecting you to market risk for such period.

48. The Rights Equity Shares may experience price and volume fluctuations

The market price of the Rights Equity Shares can be volatile as a result of several factors beyond our control, including volatility in the Indian and global securities markets, our results of operations, the performance of our competitors, developments in the Indian finance and lending sector, changing perceptions in the market about investments in this sector in India, investor perceptions of our future performance, adverse media reports about us or our sector, changes in the estimates of our performance or recommendations by financial analysts, significant developments in India's economic liberalization and deregulation policies, and significant developments in India's fiscal regulations. In addition, the Stock Exchange may experience significant price and volume fluctuations, which may have a material adverse effect on the market price of the Rights Equity Shares.

General or industry specific market conditions or stock performance or domestic or international macroeconomic and geopolitical factors unrelated to our performance also affect the price of the Rights Equity Shares. In particular, the stock market as a whole recently experienced extreme price and volume fluctuations that have affected the market price of many companies in ways that may have been unrelated to the companies' operating performances. For these reasons, investors should not rely on recent trends to predict future share prices, results of operations or cash flow and financial condition.

49. Investors will not have the option of getting the allotment of Equity Shares in physical form.

In accordance with the SEBI ICDR Regulations, the Equity Shares shall be issued only in dematerialized form. Investors will not have the option of getting the allotment of Equity Shares in physical form. Accordingly, the Rights Entitlements of the Physical Shareholders shall be credited in a suspense escrow demat account opened by our Company during the Issue Period. The Physical Shareholders are requested to furnish the details of their demat account to the Registrar no later than two Working Days prior to the Issue Closing Date to enable the credit of their Rights Entitlements in their demat accounts at least one day before the Issue Closing Date. The Rights Entitlements of the Physical Shareholders who do not furnish the details of their demat account to the Registrar no later than two Working Days prior to the Issue Closing Date, shall lapse.

50. There is no public market for the Rights Equity Shares or Equity Shares outside India.

After this Issue, there will continue to be no public market for our Equity Shares in the United States or any country other than India. In addition, the holders of the partly paid-up Rights Shares will not be able to trade in these Equity Shares till they are credited to the holders' account as fully paid-up, and thereafter there will also be no public market for the Rights Shares outside of India. We cannot assure you that the

face value of the Rights Shares will correspond to the price at which the Rights Shares will trade subsequent to this Issue. This may also affect the liquidity of our Rights Shares and Equity Shares and restrict your ability to sell them.

51. Our Company will not distribute the Letter of Offer and other Issue-related materials to overseas shareholders who have not provided an address in India for the service of documents.

Pursuant to the requirements of the SEBI ICDR Regulations and other applicable laws, the Rights Entitlements will be credited to the demat account of the Eligible Equity Shareholders who are Equity Shareholders as on the Record Date, however, the Issue Materials will be sent/ dispatched only to such Eligible Equity Shareholders who have provided an Indian address to our Company and only such Eligible Equity Shareholders are permitted to participate in the Issue. The Equity Shareholders who have not provided an Indian address to our Company will not be eligible to participate in the Issue and accordingly, their shareholding as a percentage of the paid-up capital of our Company post Issue will stand reduced to the extent of non-participation.

Further, in the case that Eligible Equity Shareholders who have provided an Indian address and have also provided their valid e-mail address, this Letter of Offer will be sent only to their valid e-mail address and in the case that such Eligible Equity Shareholders have not provided their e-mail address, then this Letter of Offer will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

However, the Companies Act, 2013 requires companies to serve documents at any address which may be provided by the members as well as through e-mail. Presently, there is lack of clarity under the Companies Act, 2013 and the rules thereunder with respect to distribution of Issue Material in overseas jurisdictions where such distribution may be prohibited under the applicable laws of such jurisdiction. While our Company has requested its shareholders to provide an address in India for the purposes of distribution of Issue Material, our Company cannot assure that the regulator would not adopt a different view with respect to compliance with the Companies Act, 2013 and may subject our Company to fines or penalties.

52. Overseas shareholders may not be able to participate in our Company's future rights offerings or certain other equity issues.

If our Company offers or causes to be offered to holders of its Equity Shares rights to subscribe for additional Equity Shares or any right of any other nature, our Company will have discretion as to the procedure to be followed in making such rights available to overseas holders of the Equity Shares or in disposing of such rights for the benefit of such holders and making the Net Proceeds available to such holders. For instance, our Company may not offer such rights to the holders of Equity Shares who have a registered address in the United States unless: (i) a registration statement is in effect, if a registration statement under the U.S. Securities Act is required in order for our Company to offer such rights to holders and sell the securities represented by such rights; or (ii) the offering and sale of such rights or the underlying securities to such holders are exempt from registration under the provisions of the U.S. Securities Act. Our Company has no obligation to prepare or file any registration statement. Accordingly, shareholders who have a registered address in the United States may be unable to participate in future rights offerings and may experience a dilution in their holdings as a result.

53. There is no guarantee that our Equity Shares will be listed, or continue to be listed, on the Indian stock exchanges in a timely manner, or at all, and prospective investors will not be able to immediately sell their Equity Shares on the Stock Exchange.

In accordance with Indian law and practice, final approval for listing and trading of our Equity Shares will not be applied for or granted until after our Equity Shares have been issued and allotted. Such approval will require the submission of all other relevant documents authorizing the issuance of our Equity Shares. Accordingly, there could be a failure or delay in listing our Equity Shares on the Stock Exchange, which would adversely affect your ability to sell our Equity Shares.

54. Investors may be restricted in their ability to exercise pre-emptive rights under Indian law and thereby may suffer future dilution of their ownership position.

Under the Companies Act, a company having share capital and incorporated in India must offer its holders of equity shares pre-emptive rights to subscribe and pay for a proportionate number of shares to maintain their existing ownership percentages before the issuance of any new equity shares, unless the pre-emptive rights have been waived by adoption of a special resolution by the company. However, if the law of the jurisdiction the investors are in, does not permit them to exercise their pre-emptive rights without our Company filing an offering document or registration statement with the applicable authority in such jurisdiction, the investors will be unable to exercise their pre-emptive rights unless our Company makes such a filing. If we elect not to file a registration statement, the new securities may be issued to a custodian, who may sell the securities for the investor's benefit. The value such custodian receives on the sale of such securities and the related transaction costs cannot be predicted. In addition, to the extent that the investors are unable to exercise pre-emptive rights granted in respect of the Equity Shares held by them, their proportional interest in our Company would be reduced.

EXTERNAL RISK FACTORS

55. The occurrence of natural or man-made disasters could adversely affect our results of operations, cash flows and financial condition. Hostilities, terrorist attacks, civil unrest and other acts of violence could adversely affect the financial markets and our business.

The occurrence of natural disasters, including cyclones, storms, floods, earthquakes, tsunamis, tornadoes, fires, explosions, pandemic disease and man-made disasters, including acts of terrorism and military actions, could adversely affect our results of operations, cash flows or financial condition. Terrorist attacks and other acts of violence or war in India or globally may adversely affect the Indian securities markets. In addition, any deterioration in international relations, especially between India and its neighbouring countries, may result in investor concern regarding regional stability which could adversely affect the price of the Equity Shares. In addition, India has witnessed local civil disturbances in recent years and it is possible that future civil unrest as well as other adverse social, economic or political events in India could have an adverse effect on our business. Such incidents could also create a greater perception that investment in Indian companies involves a higher degree of risk and could have an adverse effect on our business and the market price of the Equity Shares.

56. Political, economic or other factors that are beyond our control may have an adverse effect on our business, results of operations and cash flows.

We currently operate only in India and are dependent on domestic, regional and market conditions. Our performance, growth and market price of our Equity Shares are and will be dependent on the Textile industry of the Indian economy. There have been periods of slowdown in the economic growth of India. If such condition prevails for longer time the Demand for our products and services may be adversely affected by an economic downturn in domestic, regional and global economies. India's economic growth is also affected by various other factors including domestic consumption and savings, balance of trade movements, namely export demand and movements in key imports, global economic uncertainty and liquidity crisis, volatility in exchange currency rates. Consequently, any future slowdown in the Indian economy could harm our business, results of operations, cash flows and financial condition. Also, a change in the Government or a change in the economic and deregulation policies could affect economic conditions prevalent in the areas in which we operate in general and our business in particular and high rates of inflation in India could increase our costs without proportionately increasing our revenues, and as such decrease our operating margins.

57. Financial instability, economic developments and volatility in securities markets in other countries may also cause the price of the Equity Shares to decline.

The Indian market and the Indian economy are influenced by economic and market conditions in other countries, particularly emerging Asian market countries. Financial turmoil in Europe and elsewhere in the world in recent years has affected the Indian economy. In recent times, the Indian financial markets had been negatively affected by the volatility in global financial market, including on account of certain European nations' debt troubles and move to break away by the United Kingdom from the European Union. Although, economic conditions are different in each country, investors' reactions to

developments in one country can have adverse effects on the securities of companies in other countries, including India. Currencies of a few Asian countries have in the past suffered depreciation against the U.S. Dollar owing to, amongst other, the announcements by the U.S. government that it may consider reducing its quantitative easing measures. A loss of investor confidence in the financial systems of other emerging markets may cause increased volatility in Indian financial markets and, indirectly, in the Indian economy in general. Any worldwide financial instability could also have a negative impact on the Indian economy. Financial disruptions may occur and could harm our business, future financial performance and the prices of the Equity Shares.

The global credit and equity markets have experienced substantial dislocations, liquidity disruptions and market corrections in recent years. Liquidity and credit concerns and volatility in the global credit and financial markets have increased significantly with the bankruptcy or acquisition of, and government assistance extended to, several major U.S. and European financial institutions. These and other related events, such as the European sovereign debt crisis, have had a significant impact on the global credit and financial markets as a whole, including reduced liquidity, greater volatility, widening of credit spreads and a lack of price transparency in global credit and financial markets. In response to such developments, legislators and financial regulators in the United States and other jurisdictions, including India, have implemented a number of policy measures designed to add stability to the financial markets.

However, the overall impact of these and other legislative and regulatory efforts on the global financial markets is uncertain, and they may not have the intended stabilizing effects. In the event that the current difficult conditions in the global credit markets continue or if there is any significant financial disruption, such conditions could have an adverse effect on our business, future financial performance and the trading price of the Equity Shares.

58. A significant change in the Government of India's economic liberalization and deregulation policies could adversely affect our business and the price of our Equity Shares.

The Government of India has traditionally exercised, and continues to exercise, a dominant influence over many aspects of the economy. Unfavorable government policies including those relating to the internet and e-commerce, consumer protection and data-privacy, could adversely affect business and economic conditions in India, and could also affect our ability to implement our strategy and our future financial performance. Since 1991, successive governments, including coalition governments, have pursued policies of economic liberalization, including significantly relaxing restrictions on the private sector and encouraging the development of the Indian financial sector. However, the members of the Government of India and the composition of the coalition in power are subject to change. As a result, it is difficult to predict the economic policies that will be pursued by the Government of India. For example, there may be an increasing number of laws and regulations pertaining to the internet and ecommerce, which may relate to liability for information retrieved from or transmitted over the internet or mobile networks, user privacy, content restrictions and the quality of services and products sold or provided through the internet. The rate of economic liberalization could change and specific laws and policies affecting the financial services industry, foreign investment, currency exchange and other matters affecting investment in our securities could change as well.

Any significant change in India's economic liberalization and deregulation policies could adversely affect business and economic conditions in India generally and our business in particular.

59. If inflation were to rise in India, we might not be able to increase the prices of our services at a proportional rate in order to pass costs on to our customers and our profits might decline.

Inflation rates in India have been volatile in the recent years, and such volatility may continue in the future. India has experienced high inflation in the recent past. Increased inflation can contribute to an increase in interest rates and increased costs to our business, including increased costs of transportation, wages, raw materials and other expenses relevant to our business.

High fluctuations in inflation rates may make it more difficult for us to accurately estimate or control our costs. Any increase in inflation in India can increase our expenses, which we may not be able to pass on to our customers, whether entirely or in part, and may adversely affect our business, cash flows and

financial condition. In particular, we might not be able to reduce our costs or increase the amount of commission to pass the increase in costs on to our customers. In such case, our business, results of operations, cash flows and financial condition may be adversely affected.

Further, the Government of India has previously initiated economic measures to combat high inflation rates, and it is unclear whether these measures will remain in effect. There can be no assurance that Indian inflation levels will not worsen in the future.

60. A downgrade in ratings of India, may affect the trading price of the Equity Shares.

Our borrowing costs and our access to the debt capital markets depend significantly on the credit ratings of India. Any adverse revisions to India's credit ratings for domestic and international debt by international rating agencies may adversely impact our ability to raise additional financing and the interest rates and other commercial terms at which such financing is available, including raising any overseas additional financing. A downgrading of India's credit ratings may occur, for example, upon a change of government tax or fiscal policy, which are outside our control. This could have an adverse effect on our ability to fund our growth on favourable terms or at all and consequently adversely affect our business and financial performance and the price of our Equity Shares.

61. A slowdown in economic growth in India could cause our business to suffer.

We are incorporated in India and all of our assets and employees are located in India. As a result, we are highly dependent on prevailing economic conditions in India and our results of operations are significantly affected by factors influencing the Indian economy. A slowdown in the Indian economy could adversely affect our business, including our ability to grow our assets, the quality of our assets and our ability to implement our strategy.

Factors that may adversely affect the Indian economy and hence our results of operations, may include:

- any increase in Indian interest rates or inflation;
- any scarcity of credit or other financing in India;
- prevailing income conditions among Indian consumers and Indian corporations;
- changes in India's tax, trade, fiscal or monetary policies;
- political instability, terrorism or military conflict in India or in countries in the region or globally, including in India's various neighboring countries;
- prevailing regional or global economic conditions; and
- other significant regulatory or economic developments in or affecting India

Any slowdown in the Indian economy or in the growth of the sectors we participate in or future volatility in global commodity prices could adversely affect our borrowers and contractual counterparties. This in turn could adversely affect our business and financial performance and the price of our Equity Shares.

SECTION IV - INTRODUCTION

THE ISSUE

This Issue has been authorised through a resolution passed by our Board at its meeting held on March 27, 2025, pursuant to Section 62(1)(a) of the Companies Act. The terms and conditions of the Issue including the Rights Entitlements, Issue Price, Record Date, timing of the Issue and other related matters, have been approved by a resolution passed by the Board of Directors at its meeting held on August 26, 2025.

The following is a summary of the Issue, and it should be read in conjunction with, and is qualified entirely by, the information set out in the chapter titled "*Terms of the Issue*" beginning on page 107 of this Letter of Offer.

Rights Equity Shares to be Issued	Up to 45,00,000 Rights Equity Shares of face value of ₹10/- each.
Rights Entitlements	1 Rights Equity Shares for every 3 fully paid-up Equity Shares held on the Record Date i.e. Tuesday, September 02, 2025.
Fractional Entitlement	For further details in relation to fractional entitlements, please refer "Terms of the Issue" on page 107 of this Letter of Offer.
Record Date	Tuesday, September 02, 2025.
Face value per Equity Share	₹10/- each
Issue Price per Rights Equity Share	₹90 per Rights Equity Share (including a premium of ₹ 80 per Equity Share)
Issue Size	Up to ₹4,050.00 Lakhs (Assuming full subscription)
Equity Shares, subscribed, paid-up	1,35,00,000 Equity Shares of face value of ₹10/- each.
and outstanding prior to the Issue	For details, please refer to "Capital Structure" beginning on page 45 of this Letter of Offer.
Equity Shares outstanding after the Issue (assuming full subscription for and Allotment of the Rights Entitlements)	1,80,00,000 Equity Shares of face value of ₹10/- each
Voting Rights and Dividend	The Equity Shares issued pursuant to this Issue shall rank <i>pari passu</i> in all respects with the Equity Shares of our Company.
Scrip details	ISIN: INE962E01015
	BSE scrip code: 531234
	BSE scrip symbol: SCOOBEEDAY
TD 0.17 7	ISIN of Rights Entitlements: INE962E20015
Terms of the Issue	For more information, please see the chapter titled "Terms of the
TI CI D I	Issue" beginning on page 107.
Use of Issue Proceeds	For more information, please see the chapter titled "Objects of the Issue" beginning on page 48.
Terms of Payment	The full amount of the Issue Price being ₹ 90 will be payable on application.

Please refer to the chapter titled "Terms of the Issue" on page 107 of this Letter of Offer.

GENERAL INFORMATION

Our Company was originally incorporated as 'Victory Paper and Boards (India) Limited' as a public limited company under the Companies Act, 1956 and was granted the certificate of incorporation on August 09, 1994. Thereafter, our Company was granted the certificate of commencement of business dated December 16, 1994. Subsequently, pursuant to a special resolution of the shareholders dated September 06, 2021 passed in the 27th AGM of the Company, the name of our Company was changed to 'Scoobee Day Garments (India) Limited' pursuant to which a fresh certificate of incorporation consequent upon change of name dated September 30, 2021 was issued by the Registrar of Companies, Ernakulam, Kerala.

Registered Office of our Company

Scoobee Day Garments (India) Limited

666/12, Anna Aluminium Building, Kizhakkambalam,

Ernakulam, Aluva, Kerala, India, 683562.

Telephone: 0484 2680701 E-mail: cs@annagroup.net

Website: www.scoobeedaygarments.com CIN: L27100KL1994PLC008083

Registration Number: 008083

Change in Registered Office of our Company

There has been no change in the Registered Office of the Company since its incorporation.

Address of the ROC

Our Company is registered with the ROC, Kerala which is situated at the following address:

Registrar of Companies, Ernakulam

Registrar Of Companies, Corporate Bhawan, BMC Road, Thrikkakara, Kochi - 682021, Kerala Telephone: 0484-2421626/2421310 Email id: roc.ernakulam@mca.gov.in

Company Secretary and Compliance Officer

Alphonsa Jose

Scoobee Day Garments (India) Limited

666/12, Anna Aluminium Building, Kizhakkambalam,

Aluva, Ernakulam, Kerala, India - 683562

Telephone: 0484 2680701 **Mobile**: +91 9656587491 **E-mail**: cs@annagroup.net

Website: www.scoobeedaygarments.com

Statutory Auditors of our Company

M/s Varma & Varma

Chartered Accountants Daiwik Arcade, Thiruvambady Road, Punkunnam- 6800002,

Thrissur

Telephone: 0487 2385347, 2385397 Email: thrissur@varmaandvarma.com Contact Person: CA P Harikrishnanunny Firm Registration Number: 004532S Peer Review Certificate Number: 014223

Expert

Except as stated below, our Company has not obtained any expert opinion:

Our Company has received a written consent dated August 25, 2025 from our Statutory Auditors, M/s Varma & Varma, Chartered Accountants to include their name in this Letter of Offer as an "expert", as defined under applicable laws, to the extent and in their capacity as a statutory auditor, and in respect of (i) Unaudited Financial Results along with their Limited Review Report issued thereon dated August 12, 2025; (ii) Audited Financial Results dated June 21, 2025; and (iii) the statement of possible special tax benefits dated August 25, 2025, included in this Letter of Offer. Such consent has not been withdrawn as on the date of this Letter of Offer.

Further, our Company has received written consent dated April 30, 2025 from Mr. Anil K Nayar, Chartered Accountants, Previous Statutory Auditor to include their name as required under Section 26 (1) of the Companies Act, 2013 read with SEBI ICDR Regulations, in this Letter of Offer in their capacity as our Previous Statutory Auditor, and in respect of the Audited Financial Statement along with reports issued thereon dated May 05, 2024, included in this Letter of Offer and such consent has not been withdrawn as on the date of this Letter of Offer.

Except as stated above, our Company has not obtained any expert opinion.

Registrar to the Issue

Cameo Corporate Services Limited

Subramanian Building, No. 1, Club House Road, Mount Road, Chennai 600 002, Tamil Nadu, India.

Tel. No.: +91 44 4002 0700 / 2846 0390

Email: rights@cameoindia.com

Website:www.cameoindia.com / https://rights.cameoindia.com/scoobeeday

Investor grievance email: investor@cameoindia.com

Contact person: Ms. K. Sreepriya – Executive Vice President & Company Secretary

Sebi Reg. No.: INR000003753 **CIN:** U67120TN1998PLC041613

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, please see the section titled "Terms of the Issue" on page 107 of this Letter of Offer.

Legal Advisor to the Issue

Rajani Associates Advocates and Solicitors 204-207, Krishna Chambers 59, New Marine Lines Mumbai 400 020 Telephone: +91 22 4096 1002

E-mail: sangeeta@rajaniassociates.net Contact Person: Sangeeta Lakhi

Bankers to the Issue and Refund Bank

The Federal Bank Ltd

Parackal Towers Parur Junction, Thottakkatukara, Aluva, Kerala. 683102.

Telephone: 0484 2752251

Contact Person: Belson P Kurian
Email: belsonpkurian@federalbank.co.in
Website: https://www.federalbank.co.in/

CIN: L65191KL1931PLC000368

Self-Certified Syndicate Banks

The list of banks that have been notified by SEBI to act as SCSB for the ASBA process is provided on the website of SEBI at http://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=34 and as updated from time to time. For a list of branches of the SCSBs named by the respective SCSBs to receive the ASBA Forms from the Designated Intermediaries, please refer to the above-mentioned link.

Inter-se Allocation of Responsibilities among Lead Managers

Since the size of the Issue is less than ₹5,000 Lakhs, our Company is not required to mandatorily appoint a Lead Manager to this Issue.

Credit rating

As the proposed Issue is of Rights Equity Shares, the appointment of a credit rating agency is not required.

Debenture Trustee

As the proposed Issue is of Rights Equity Shares, the appointment of debenture trustee is not required.

Monitoring Agency

Since the size of the Issue is less than ₹10,000 Lakhs, our Company is not required to appoint a monitoring agency in relation to this Issue.

Appraising Agency

None of the purposes for which the Net Proceeds are proposed to be utilized have been appraised by any bank or financial institution or any other independent agency.

Underwriting

This Issue is not underwritten and our Company has not entered into any underwriting arrangement.

Minimum Subscription

In accordance with Regulation 86 of the SEBI ICDR Regulations, if our Company does not receive the minimum subscription of 90% of the Issue Size, our Company shall refund the entire subscription amount received within 4 (four) days from the Issue Closing Date in accordance with SEBI circular bearing reference number SEBI/HO/CFD/DIL1/CIR/P/2021/47 dated March 31, 2021, read with SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024. If there is any delay in the refund of the subscription amount beyond such period as prescribed by applicable laws, our Company and Directors who are "officers in defaults" shall pay interest for the delayed period, at such rates as prescribed under the applicable laws.

Filing

The copy of this Letter of Offer is filed with BSE as per the provisions of SEBI ICDR Regulations.

Further, in terms of SEBI ICDR Regulations, our Company will simultaneously do an online filing with SEBI through the SEBI intermediary portal at https://siportal.sebi.gov.in in terms of the circular (No. SEBI/HO/CFD/DIL1/CIR/P/2018/011) dated January 19, 2018 issued by the SEBI for record purposes only.

Issue Schedule

Last Date for credit of Rights Entitlements (on or before)	Thursday, September 11, 2025
Issue Opening Date	Friday, September 12, 2025
Last Date for On Market Renunciation of Rights Entitlements*	Tuesday, September 16, 2025
Issue Closing Date [#]	Friday, September 19, 2025
Finalisation of Basis of Allotment (on or about)	Friday, September 26, 2025
Date of Allotment (on or about)	Monday, September 29, 2025
Date of credit (on or about)	Friday, October 03, 2025
Date of listing (on or about)	Wednesday, October 08, 2025

^{*}Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date.

Please note that if the Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date have not provided the details of their demat accounts to our Company or to the Registrar, they are required to provide their demat account details to our Company or the Registrar not later than two Working Days prior to the Issue Closing Date, i.e., Wednesday, September 17, 2025 to enable the credit of the Rights Entitlements by way of transfer from the demat suspense escrow account to their respective demat accounts, at least one day before the Issue Closing Date, i.e., Thursday, September 18, 2025.

Investors are advised to ensure that the Applications are submitted on or before the Issue Closing Date. Our Company, or the Registrar to the Issue will not be liable for any loss on account of non-submission of Applications on or before the Issue Closing Date. Further, it is also encouraged that the applications are submitted well in advance before the Issue Closing Date. For details on submitting Application Forms, see "Terms of the Issue" beginning on page 107 of this Letter of Offer.

Please note that if no Application is made by the Eligible Equity Shareholders of Rights Equity Shares on or before Issue Closing Date, the Rights Entitlements of such Eligible Equity Shareholders shall get lapsed and shall be extinguished after the Issue Closing Date. No Rights Equity Shares for such lapsed Rights Entitlements will be credited, even if such Rights Entitlements were purchased from the market and purchaser will lose the amount paid to acquire the Rights Entitlements. Persons who are credited the Rights Entitlements are required to make an Application to apply for Equity Shares offered under Rights Issue for subscribing to the Equity Shares offered under Issue.

The details of the Rights Entitlements with respect to each Eligible Equity Shareholders can be accessed by such respective Eligible Equity Shareholders on the website of the Registrar at https://cambridge.cameoindia.com/Module/Right_Status.aspx after keying in their respective details along with other security control measures implemented there at. For further details, see "Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" beginning on page 110 of this Letter of Offer.

[#]Our Board will have the right to extend the Issue Period as it may determine from time to time, provided that the Issue will not remain open in excess of 30 (Thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

CAPITAL STRUCTURE

The share capital of our Company as on the date of this Letter of Offer is set forth below:

(₹ in Lakhs, except the shares data)

		(the Eart	ns, except the shares data
	Particulars	Aggregate value at face value	Aggregate value at Issue Price
A.	AUTHORIZED SHARE CAPITAL		
	1,80,00,000 Equity Shares of ₹10 each	1,800.00	-
В.	ISSUED, SUBSCRIBED AND PAID-UP SHARE (CAPITAL BEFORE TI	HE ISSUE
	1,35,00,000 Equity Shares of ₹10 each	1,350.00	-
C.	PRESENT ISSUE BEING OFFERED TO THE EXTHROUGH THIS LETTER OF OFFER(1)	XISTING EQUITY SH	AREHOLDERS
	Up to 45,00,000 Rights Equity Shares, each at a premium of ₹80 per Rights Equity Share. i.e. at an	450.00	4,050.00
	Issue Price of ₹ 90 Rights Equity Share		
	<u> </u>		
D.	ISSUED, SUBSCRIBED AND PAID UP SHARE O	CAPITAL AFTER THI	E ISSUE ⁽²⁾
	18,00,000 Equity Shares of ₹10 each	1,80,00,000	-
Ε.	SECURITIES PREMIUM ACCOUNT		
	Before the Issue]	Nil
	After the Issue ⁽²⁾	90	0.41

⁽¹⁾ The Issue has been authorised by a resolution of our Board passed at its meeting held on March 27, 2025, pursuant to Section 62(1)(a) of the Companies Act, 2013 and other applicable provisions.

Notes to the Capital Structure:

- 1. The Equity Shares of our Company are fully paid-up and there are no partly paid-up Equity Shares as on the date of this Letter of Offer.
- 2. At any given time, there shall be only one denomination of the Equity Shares of our Company.
- Our Company shall comply with such disclosure and accounting norms as may be specified by SEBI from time to time.
- 4. As on the date of this Letter of Offer, our Company has not issued any special voting Rights Shares and there are no outstanding Equity Shares having special voting rights.
- 5. The ex-rights price arrived in accordance with the formula prescribed Regulation 10 (4) (b) of the SEBI (SAST) Regulations, in connection with the Issue is ₹ 103.25 (Rupees One Hundred and Three and Twenty-Five Paisa only).
- 6. Our Company does not have any employee stock option scheme or employee stock purchase scheme.
- 7. Our Company does not have any outstanding warrants, options, convertible loans, debentures or any other securities convertible at a later date into Equity Shares, as on the date of this Letter of Offer, which would entitle the holders to acquire further Equity Shares

⁽²⁾ Assuming full subscription by the Eligible Equity Shareholders of the Rights Equity Shares. Further, a key object of this Issue is to adjust outstanding unsecured loans extended to our Company. As a result, to the extent of such loan adjustments, no fresh proceeds will be received by our Company. For further details kindly refer to the Risk factor "A significant portion of the Issue proceeds will be utilised towards adjustment of unsecured loans availed from our Promoter and a Group Company, and consequently, our Company will not receive any fresh proceeds to that extent" on page no. 19 of LOF.

8. Shareholding of Promoter and Promoter Group:

The details of Equity Shares held by the Promoter and Promoter Group including the details of lock-in, pledge and encumbrance on such Equity Shares as on the date of this Letter of Offer are set forth below:

Sr. No.	Promoter paid up	No. of fully paid up Equity	ty a % of total no.	Details of Equity Shares pledged/encumbered		Details of Equity Shares locked-in	
		Shares held		No. of Equity Shares	% of total shares held	No. of Equity Shares	% of total shares held
1	Boby Meckamkunn el Jacob	31,37,533	23.24	-	-	-	-
2	Minni Boby Jacob	18,49,021	13.70	-	-	-	-
3	Anna Aluminium Company (P) Limited	51,36,900	38.05	-	-	-	-
	Total	1,01,23,454	74.99	-	-	-	-

None of the Equity Shares held by our Promoters and Promoter Group are pledged with any bank or institution, locked-in or otherwise encumbered.

9. Details of Equity Shares acquired by the Promoter and promoter group in the last one year prior to the filing of this Letter of Offer

The Promoters or members of the Promoter Group have not acquired any Equity Shares of our Company in the year immediately preceding the date of filing of this Letter of Offer with the Stock Exchange.

10. Intention and extent of participation in the Issue by the Promoter and Promoter Group

Our Promoters *vide* their respective letters dated April 11, 2025 have confirmed that they intend to subscribe in the issue, to the full extent of their Rights Entitlements and have also confirmed that they shall not renounce their Rights Entitlements (except to the extent of renunciation by any of them in favour of Promoter or member of the Promoter Group)

Further, they reserve the right to apply for and subscribe to, additional Rights Equity Shares, including subscribing to the unsubscribed portion (if any), subject to compliance with the minimum public shareholding requirement prescribed under the SCRR and the SEBI Listing Regulations.

The acquisition of Rights Equity Shares by our Promoters and our Promoter Group, over and above their Rights Entitlements shall not result in a change of control of the management of our Company and shall be in compliance with the SEBI SAST Regulations. Our Company is in compliance with Regulation 38 of the SEBI Listing Regulations and will continue to comply with the minimum public shareholding requirements under the Applicable Law.

For further details, please see the chapter titled "Capital Structure" beginning on page 45.

11. Shareholding pattern of our Company as per the last quarterly filing with the Stock Exchange is in compliance with the SEBI Listing Regulations:

The shareholding pattern of our Company as on June 30, 2025, i.e., as per the last filing with BSE Limited in compliance with the provisions of SEBI (LODR) Regulations, which can be accessed on its website is specifically mentioned as follows:

Particulars of Statement showing shareholding pattern of	URL of BSE Limited's Website
The Company	https://www.bseindia.com/stock-share-price/scoobee-day-garments-(india)-ltd/scoobeeday/531234/qtrid/126.00/shareholding-pattern/Jun-2025/
Promoter and Promoter Group	https://www.bseindia.com/corporates/shpPromoterNGroup.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25
Public shareholder	https://www.bseindia.com/corporates/shpPublicShareholder.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25
Non-Promoter – Non Public shareholder	https://www.bseindia.com/corporates/shpNonProPublic.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25
Disclosure by Trading Members (TM) holding 1.00% (One Percent) or more of the Total number of Equity Shares	https://www.bseindia.com/corporates/shpdrPercnt.aspx?scripcd=53 1234&qtrid=126.00&CompName=Scoobee%20Day%20Garments%20(India)%20Ltd&QtrName=Jun-25&Type=TM
Statement showing foreign ownership	https://www.bseindia.com/corporates/shpforeignownership.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25
Details of the shareholders holding more than one per cent. of the share capital of the issuer.	https://www.bseindia.com/corporates/shpPromoterNGroup.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25 https://www.bseindia.com/corporates/shpPublicShareholder.aspx?scripcd=531234&qtrid=126.00&QtrName=Jun-25

OBJECTS OF THE ISSUE

We intend to utilize the gross proceeds raised through the Issue (the "Gross Proceeds") after deducting the Issue related expenses ("Net Proceeds") for the following objects (collectively, referred to as the "Objects"):

- 1. Adjustment of unsecured loans of the Promoters and group Company against the Entitlement of the Promoters; and
- 2. General Corporate Purposes.

(Collectively, referred to as the "Objects")

We intend to utilize the gross proceeds raised through the Issue (the "Issue Proceeds") after deducting the Issue related expenses ("Net Proceeds") for the abovementioned Objects.

The main object clause and matters necessary for furtherance of the main objects of our MoA enable our Company to undertake its existing activities. The activities carried out by our Company since its incorporation are valid under the objects clause of our MoA. The loans availed by our Company, proposed to be repaid in full or in part from the Net Proceeds, were utilized for activities that fall within the scope of the objects clause of the MoA.

Details of Net Proceeds from the Issue

The details of the Issue Proceeds are set forth in the following table:

(₹ in lakhs)

	(**************************************
Particulars	Estimated Amount
Gross proceeds to be raised through the Issue*	4050.00
Less: Issue related expenses	42.00
Net Proceeds	4008.00

^{*} Assuming full subscription in the Issue and subject to the finalisation of the basis of allotment and the allotment of the Rights Equity Shares.

Requirement of Funds and Utilization of Net Proceeds

The Net Proceeds are proposed to be utilised in accordance with the details set forth in the following table:

(₹ in lakhs)

Sr. No.	Particulars Particulars	Estimated Amount
1	Adjustment of unsecured loans of the Promoters and Group Company against the Entitlement of the Promoters	3037.04
2	General Corporate Purposes*	970.96
	Net Proceeds	4008.00

^{*}The amount to be utilized towards General Corporate Purposes will not exceed 25% of the Gross Proceeds.

Schedule of Implementation and Deployment of Net Proceeds

Our Company proposes to deploy the entire Net Proceeds towards the Objects as described herein during the Financial Year ending March 31, 2026. The fund deployment described herein is based on management estimates and current circumstances of our business and operations. Given the dynamic nature of our business, we may have to revise our funding requirements and deployment due to variety of factors such as our financial condition, business strategy, and external factors which may not be within the control of our management. This may entail rescheduling and revising the planned funding requirements and deployment, and increasing or decreasing the funding requirements from the planned funding requirements at the discretion of our management. Accordingly, the Net Proceeds of the Issue would be used to meet all or any of the funding requirements described herein. Subject to applicable law, if the actual utilisation towards issue expenses is lower than the stated above, the balance will be used towards general corporate purposes to the extent that the total amount to be utilized towards general corporate purposes will not exceed 25% of the gross proceeds. In case of a shortfall in raising the requisite capital from the Net Proceeds towards meeting the Objects, business considerations may require us to explore a range of options including utilising our internal accruals. We believe that such alternative arrangements would be available

^{*}Assuming full subscription in the Issue and subject to the finalisation of the basis of allotment and the allotment of the Rights Equity Shares.

to fund any such shortfalls. To the extent our Company is unable to utilise any portion of the Net Proceeds towards the aforementioned objects, per the estimated schedule of deployment specified above, our Company shall deploy the Net Proceeds in subsequent financial years towards the aforementioned objects.

The above fund requirements are based on our current business plan, internal management estimates, and have not been appraised by any bank or financial institution. These are based on current conditions and are subject to revisions in light of changes in external circumstances or costs, or our financial condition, business or strategy. For further details, please see the section titled "*Risk Factors*" beginning on page 20 of this Letter of Offer.

Means of Finance

Our Company proposes to meet the entire funding requirement for the Objects using the Net Proceeds. Therefore, the requirement to make firm arrangements of finance through verifiable means towards 75% of the stated means of finance, excluding the amount to be raised through the Issue, is not applicable.

Details of the Objects of the Issue

The details in relation to objects of the Issue are set forth herein below:

1. Adjustment of unsecured loan of the Promoters and Group Company against the Entitlement of the Promoters:

Our Company, in order to fund and support the present business, was in need of finances. Owing to business expansion requirements, the Company opted to raise an unsecured loan from one of our Promoters, Anna Aluminium Company Private Limited, and one of the members of the Group Company, Kitex Limited, which are repayable on demand. Accordingly, the Company entered into loan agreements dated October 15, 2018 and October 15, 2018, for the loans availed from Anna Aluminium Company Private Limited and Kitex Limited, respectively. The total outstanding unsecured loan as on June 30, 2025, of Anna Aluminium Company Private Limited is ₹ 2131.72 Lakhs and of Kitex Limited is ₹ 2434.20 Lakhs.

Anna Aluminium Company Private Limited has requested our Company to adjust the outstanding unsecured loan against its entitlements or additional entitlements renounced in their favour, vide letter dated April 11, 2025. The aforesaid loan has been used for the purpose of setting up a new unit at Karur, Tamil Nadu, as certified by the previous Statutory Auditor Anil K. Nayar vide certificate dated May 02, 2025. The Board of Directors in its meeting held on May 08, 2025 has accepted their request for conversion of unsecured loan of Anna Aluminium Company Private Limited aggregating to ₹ 2131.72 Lakhs to Equity Shares.

Further, our Promoters namely Boby Meckamkunnel Jacob and Minni Boby Jacob *vide* their respective letters dated April 11, 2025 have confirmed that they intend to subscribe in the issue, to the full extent of their Rights Entitlements and have also confirmed that they shall not renounce their Rights Entitlements (except to the extent of renunciation by any of them in favour of Promoter or member of the Promoter Group). Subsequently, our Promoters namely Boby Meckamkunnel Jacob and Minni Boby Jacob *vide* their respective letters dated April 26, 2025 have confirmed that they intend to renounce their full Rights Entitlements to the Promoter group entity namely Kitex Limited.

Kitex Limited have requested our Company to adjust the outstanding unsecured loan against its entitlements (to be transferred by promoters namely, Boby Meckamkunnel Jacob and Minni Boby Jacob) or additional entitlements renounced in their favour, vide letter dated April 30, 2025. The aforesaid loan has been used for the purpose of setting up a new unit at Karur, Tamil Nadu as certified by the previous Statutory Auditor Anil K. Nayar vide certificate dated May 02, 2025. The Board of Directors in its meeting held on May 08, 2025 has accepted its request for conversion of unsecured loan of Kitex Limited aggregating to ₹2105.60 Lakhs to Equity Shares.

The details of unsecured loans from our Promoter and Group Company is as stated below:

S. No.	Name of Person	Outstanding Unsecured loans as on June 30, 2025 (₹ in lakhs)*	Purpose of availing Loan	Interest Rate (%) p.a.	Proposed repayment/ prepayment from Net Proceeds (₹ in lakhs)
1	Anna Aluminium Company Private Limited	2,131.72	Setting up of new unit at Karur and general corporate purpose	As mutually agreed upon by the parties. It is acknowledged that, historically, interest has been accrued at a rate ranging between 3% and 3.5% per annum	2,117.42
2	Kitex Limited	2,434.20	Setting up of new unit at Karur and general corporate purpose	As mutually agreed upon by the parties. It is acknowledged that, historically, interest has been accrued at a rate ranging between 3% and 3.5% per annum	919.62
	Total	4,565.92			3,037.04
		,			

^{*}The total amount received, repayed and amount outstanding as on June 30, 2025 has been certified by our statutory auditor of the company vide certificate dated August 5, 2025.

Hence, the amount of unsecured loan, shall be adjusted against the application money to the extent of the subscription and allotment of the Rights Equity Shares to Anna Aluminium Company Private Limited and Kitex Limited under the Issue, whether pursuant to their Rights Entitlements (including Rights Entitlements renounced in their favour, if any) or subscription to Additional Rights Equity Shares (as the case may be) and consequently, no fresh proceeds would be received by our Company to that extent.

2. General Corporate Purpose

The remaining Net Proceeds ₹970.96 lakhs shall be utilized towards general corporate purposes and the amount to be utilized for general corporate purposes shall not exceed 25.00% of the Gross Proceeds. Such utilization towards general corporate purposes shall be to drive our business growth, including, amongst other things including, but not limited funding our growth opportunities, strengthening marketing capabilities and brand building exercises, and strategic initiatives and any other purpose as permitted by applicable laws; subject to meeting regulatory requirements and obtaining necessary approvals/ consents, as applicable.

The quantum of utilization of funds towards any of the above purposes will be determined based on the amount actually available under this head and the business requirements of our Company, from time to time. Our Board will have flexibility in utilizing surplus amounts, if any, subject to compliance with applicable laws.

ISSUE RELATED EXPENSES

The Issue related expenses consist of fees payable to the Advisors, Legal Counsel, Registrars to the Issue, printing and stationery expenses, advertising expenses and all other incidental and miscellaneous expenses for listing the Rights Equity Shares on the Stock Exchange. Our Company will need approximately ₹ 42.00 lakhs/- (Rupees Forty-Two Lakh Only) towards these expenses, a break-up of the same is as follows:

Particulars	Amount (Rs. in Lakhs)	As a Percentage of total expense	As a percentage of total Issue Size
Fee payable to the legal advisor and other professional service providers.	30.00	71.43%	0.74%
Fees payable to regulators, including Registrar of	6.00	14.29%	0.15%

Companies, Depositories, Stock Exchanges and			
SEBI			
Fees of Registrar to the Issue	3.00	7.14%	0.07%
Statutory Advertising, Marketing, Printing and Distribution	2.00	4.76%	0.05%
Other expenses (including miscellaneous expenses and stamp duty)	1.00	2.38%	0.02%
Total estimated Issue expenses	42.00	100%	1.04%

Note: Subject to finalization of Basis of Allotment and assuming the full subscription. In case of any difference between the estimated Issue related expenses and actual expenses incurred, the shortfall or excess shall be adjusted with the amount allocated towards general corporate purposes.

SOURCES OF FINANCING OF FUNDS ALREADY DEPLOYED

As on date, our Company has not deployed any funds towards the Objects of the Issue.

APPRAISAL OF THE OBJECTS

None of the Objects of the Issue for which the Net Proceeds will be utilized, have been appraised by any bank or financial institution.

STRATEGIC AND/OR FINANCIAL PARTNERS

There are no strategic and financial partners to the Objects of the Issue.

BRIDGE FINANCING FACILITIES

As on the date of this Letter of Offer, our Company has not raised or availed of any bridge financing facilities which are subject to being repaid from the Issue Proceeds.

INTERIM USE OF FUNDS

Our Company, in accordance with the policies formulated by our Board from time to time, will have flexibility to deploy the Net Proceeds. Pending utilization of the Net Proceeds for the purposes described above, our Company intends to and will deposit the Net Proceeds only with scheduled commercial banks included in the second schedule of the Reserve Bank of India Act, 1934, as may be approved by our Board.

MONITORING OF UTILIZATION OF FUNDS

Since the Issue is for an amount less than ₹10,000 lakhs, there is no requirement for the appointment of a monitoring agency. The Board or its duly authorised committees will monitor the utilisation of the proceeds of the Issue. Our Company will disclose the utilisation of Issue Proceeds, including interim use, under a separate head along with details, for all such Issue Proceeds that have not been utilised. Our Company will indicate investments, if any, of unutilised Issue Proceeds in the balance sheet of our Company for the relevant financial years subsequent to the listing of the Rights Shares.

We will also, on an annual basis, prepare a statement of the funds which have been utilised for purposes other than those stated in this Letter of Offer, if any, and place it before the Audit Committee and the Board. Such disclosure will be made only until all the Issue Proceeds have been utilised in full. The statement will be certified by our Statutory Auditor. Further, in accordance with Regulation 32 of the SEBI Listing Regulations, we will furnish to the Stock Exchange, on a quarterly basis, a statement including deviations and variations, if any, in the utilisation of the Issue Proceeds from the Objects of the Issue as stated above.

INTEREST OF PROMOTERS, PROMOTER GROUP AND DIRECTORS, AS APPLICABLE TO THE OBJECTS OF THE ISSUE

Anna Aluminium Company Private limited, may be deemed to be interested in the objects of the issue, which pertain to adjustment of loan availed by the Company from the Promoter, from the Net proceeds of the Issue.

OTHER CONFIRMATIONS

There are no material existing or anticipated transactions, except already mentioned, in relation to the utilisation of the Net Proceeds with our Promoters, Directors, or Key Managerial Personnel of our Company in the ordinary course of business and no part of the Net Proceeds will be paid as consideration to any of them. Further, except as disclosed, none of our Promoters, members of Promoter Group or Directors are interested in the Objects of the Issue.

Dated: 25.08.2025

STATEMENT OF TAX BENEFITS

Statement of possible special tax benefits available to the Company and its Shareholders

To,
The Board of Directors,
Scoobee Day Garments (India) Limited
(Formerly known as Victory Paper and Boards (India) Limited)
666/12, Anna Aluminium Building
Kizhakkambalam, Aluva,
Ernakulam, Kerala, India, 683562.

Sub: Proposed rights issue of equity shares of face value of ₹10 each ("Rights Equity Shares") of Scoobee Day Garments (India) Limited (the "Company" and such offering, the "Issue"), pursuant to the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI Regulations") and the Companies Act, 2013, as amended (the "Act").

Dear Sir,

This certificate is issued to the company in the context of the Issue in accordance with Chapter III of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the "SEBI ICDR Regulations") and applicable provisions of the Companies Act, 2013, as amended (the "Companies Act").

We, M/s Varma & Varma, Chartered Accountants (ICAI FRN002116S) (the "Firm") have been appointed by the Board of Directors of Scoobee Day Garments (India) Limited (the "Company") as an "expert" as defined under Section 2(38) of the Companies Act, 2013, as amended, in the Letter of Offer ("LOF") intended to be filed by the Company with the Securities and Exchange Board of India ("SEBI") and BSE Limited ("BSE") (the "Stock Exchange"), where the Equity Shares are proposed to be listed, as well as in other documents in relation to the Issue (the "Offer Documents"). The Company has asked us to furnish the captioned certificate towards the Tax Benefits of the Company and its shareholders, which would be forming part of the Offer Documents.

The Firm is independent of the Company in terms of the Code of Ethics issued by the Institute of Chartered Accountants of India.

We hereby report that the enclosed Statement, prepared by Scoobee Day Garments (India) Limited (the "Company"), states the possible special tax benefits available to the Company and to the shareholders of the Company under the Income-tax Act, 1961, and Income-tax Rules, 1962, including amendments made by the Finance Act, 2025 (hereinafter referred to as "Income Tax Laws"); the Central Goods and Services Tax Act, 2017, the Integrated Goods and Services Tax Act, 2017; the respective State Goods and Services Tax Act, 2017; the Customs Act, 1962; the Customs Tariff Act, 1975, as amended; and the Foreign Trade (Development and Regulation) Act, 1992 (read with the Foreign Trade Policy), including the relevant rules, regulations, circulars and notifications issued thereunder (collectively referred to as "Indirect Tax Laws"), presently in force in India as of the date of signing, for inclusion in the Draft Letter of Offer/Letter of Offer for the proposed rights issue of the Company to its existing shareholders.

These benefits are dependent on the Company or its shareholders fulfilling the conditions prescribed under the relevant provisions of the Tax Laws. Hence, the ability of the Company or its shareholders to derive such special tax benefits is subject to compliance with these conditions, which will depend on the business imperatives the Company may face in the future. Accordingly, the Company or its shareholders may or may not choose to fulfill such conditions.

The benefits discussed in the enclosed Statement cover only the possible **special tax benefits** available to the Company and its shareholders and do not cover **general tax benefits**. The tax benefits listed herein are those that may be available under the current direct tax laws and indirect tax laws in force in India. Furthermore, any benefits available under other laws within or outside India have not been examined or included in this Statement.

The preparation of the enclosed Statement and its contents is the responsibility of the management of the Company. We have been informed that this Statement is intended only to provide general information to investors and is neither designed nor intended to be a substitute for professional tax advice. In view of the individual nature of tax consequences and the constantly evolving tax laws, each investor is advised to consult their own tax advisor with respect to the specific tax implications arising out of their participation in the proposed Issue. We are neither suggesting nor advising any investor to invest in the Issue based on this Statement.

We have conducted our examination in accordance with the 'Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) ("the Guidance Note") issued by the Institute of Chartered Accountants of India ("ICAI"). The Guidance Note requires that we comply with ethical requirements of the Code of Ethics issued by the ICAI.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1. "Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information and Other Assurance and Related Services Engagements."

We do not express any opinion or provide any assurance as to whether:

- The Company or the shareholders of the Company will continue to obtain these benefits in future; or
- The conditions prescribed for availing of the benefits, where applicable, have been or will be met.

The contents of the enclosed Statement are based on information, explanations, and representations obtained from the Company and our understanding of the Company's business activities and operations. Our views expressed herein are based on the facts and assumptions indicated to us. No assurance is given that the revenue authorities or courts will concur with the views expressed herein. Our views are based on the current provisions of law and their interpretation, which are subject to change from time to time. We do not assume responsibility to update these views consequent to such changes. We shall not be liable to the Company for any claims, liabilities, or expenses arising out of this assignment, except to the extent of fees relating to this assignment, as finally judicially determined to have resulted primarily from bad faith or intentional misconduct. We will not be liable to any third party in respect of this Statement.

This Statement is solely for your information and is not intended for general circulation or publication and is not to be reproduced or used for any other purpose without our prior written consent, other than for inclusion of extracts of this Statement in the Draft Letter of Offer and Letter of Offer and for submission of this Statement to the Securities and Exchange Board of India, and the stock exchange where the Equity Shares of the Company are proposed to be listed, in connection with the proposed Issue.

This certificate may be relied on by the Company and the legal counsel in relation to the Issue.

We undertake to immediately update you, in writing, of any changes in the abovementioned information until the date the Equity Shares issued pursuant to the Issue commence trading on the recognized stock exchange. In the absence of any such communication, you may assume that there is no change in respect of the matters covered in this certificate until the date the Equity Shares commence trading on the recognized stock exchange.

For Varma & Varma (Firm No.004532S)

Sd/-

CA. P. HARIKRISHNANUNNY B.COM, FCA

M.No.213541

UDIN: 25213541BMIAVR1974

Partner M/s. Varma & Varma, Chartered Accountants Daiwik Arcade,

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Place: THRISSUR Date: 25.08.2025

Thiruvambady Road, Punkunnam, Thrissur – 680 002

CC:

Rajani Associates Advocates and Solicitors 204-207, Krishna Chambers 59, New Marine Lines Mumbai 400 020

ANNEXURE I

STATEMENT OF POSSIBLE SPECIAL TAX BENEFITS AVAILABLE TO SCOOBEE DAY GARMENTS (INDIA) LIMITED (THE "COMPANY") AND ITS SHAREHOLDERS UNDER THE INCOME TAX LAWS

1. Special tax benefits available to the Company under the Income Tax Laws

i) Lower corporate tax rate under section 115BAA of the Income Tax Act, 1961 (the "Act")

As per section 115BAA of the Act as inserted vide the Taxation Laws (Amendment) Act, 2019 with effect from Financial Year (FY) 2019-20 relevant to Assessment Year (AY) 2020-21, a domestic company has an option to pay income tax in respect of its total income at a concessional tax rate of 25.17% (22% plus surcharge of 10% and cess of 4%) provided the company does not avail of specified exemptions, incentives, deductions, set-off of losses / unabsorbed depreciation if such loss / depreciation is attributable to any of the specified deductions, claims depreciation in the prescribed manner and complies with the other conditions specified in section 115BAA of the Act.

In case a company opts for section 115BAA of the Act, the provision of Minimum Alternative Tax (MAT) as per section 115JB of the Act would not be applicable and MAT credit of the earlier years) will not be available for set-off.

ii) Deduction from Gross Total Income

The Company is eligible for the following deductions from its Gross Total Income, even though it has opted for the concessional tax rate under section 115BAA of the Act.

(a) <u>Deduction under section 80JJA A the Act - Deduction in respect of employment of new employees</u>

As per section 80JJAA of the Act, while computing income under the head business and profession in the case of an assessee to whom section 44AB (i.e., tax audit) applies, a deduction of an amount equal to 30% of additional employee cost incurred in the course of such business in the Financial Year (FY), shall be allowed for three Assessment Years (AY) including the AY relevant to the FY in which such employment is provided. The Company is eligible for deduction under section 80JJAA subject to fulfilment of conditions specified under section 80JJAA of the Act, even under the concessional regime under section 115BAA of the Act

2. Special tax benefits available to the shareholders under the Income Tax Laws

There are no special tax benefits available to the shareholders of the Company for investing in the shares of the Company. However, such shareholders shall be liable to concessional tax rates on certain incomes under the extant provisions of the Act.

- Section 2(42A) of the Act provides that securities listed in a recognized stock exchange in India that are held for not more than 12 months immediately preceding the date of its transfer, shall constitute short- term capital assets.
- As per Section 111A of the Act, short term capital gains arising from the transfer of an equity share or a unit of an equity-oriented fund or a unit of a business trust transacted through a recognized stock exchange on or after July 23, 2024 and chargeable to Securities Transaction Tax (STT) shall be taxed at 20% (plus applicable surcharge and cess) (provided the short-term capital gains exceed the basic threshold limit of exemption, where applicable) subject to fulfilment of prescribed conditions under the Act.
- As per Section 2(29AA) of the Act, "long-term capital asset" means a capital asset which is not a short-term capital asset. So, the securities listed in a recognized stock exchange in India that are held for more than 12 months immediately preceding the date of its transfer, shall constitute

long- term capital assets.

- Further, as per section 112A of the Act, long-term capital gains exceeding INR 1,25,000 arising from the transfer of equity shares, or a unit of an equity-oriented fund or a unit of a business trust in a company transacted through a recognized stock exchange on or after July 23, 2024 on which STT has been paid on acquisition (except in certain situations) and on transfer, shall be chargeable to tax at the rate of 12.5% (plus applicable surcharge and cess) without applying the benefit under the first and second provisos to section 48 of the Act.
- The condition of STT shall not apply to a transfer undertaken on a recognized stock exchange located in any IFSC and where the consideration for such a transaction is received or receivable in foreign currency.
- In respect of non-resident shareholders, the tax rates and the consequent taxation shall be further subject to any benefits available under the applicable Double Taxation Avoidance Agreement, if any, between India and the country in which the non-resident has fiscal domicile.

Notes:

- a. The above Statement sets out the provisions of law in a summary manner only and is not a complete analysis or listing of all potential tax consequences of the purchase, ownership and disposal of shares.
- b. The above statement of possible special tax benefits is as per the current direct tax laws relevant for the assessment year 2026-27. Several of these benefits are dependent on the Company or its shareholder fulfilling the conditions prescribed under the relevant laws.
- c. This statement is intended only to provide general information to investors and is neither designed nor intended to be a substitute for professional tax advice. In view of the individual nature of tax consequences, each investor is advised to consult his/her own tax advisor with respect to specific tax consequences of his/her investment in the shares of the Company.
- d. No assurance is given that the revenue authorities/courts will concur with the views expressed herein. Our views are based on the existing provisions of law and its interpretation, which are subject to changes from time to time. We do not assume responsibility to updating the views consequent to such changes.

ANNEXURE II

STATEMENT OF POSSIBLE SPECIAL TAX BENEFITS AVAILABLE TO SCOOBEE DAY GARMENTS (INIAD) LIMITED (THE "COMPANY") AND ITS SHAREHOLDERS UNDER THE INDIRECT TAX LAWS

1. Special tax benefits available to the Company under the Indirect Tax Laws

Benefits available to the company under the Integrated Goods and Services Tax Act 2017 (IGST Act): Under the IGST Act, all supplies of goods and services which qualify as export of goods or services are zero-rated, that is, these transactions attract a GST rate of zero percent.

There are two mechanisms for claiming refund of accumulated ITC against export. Either person can export under Bond/LUT as zero-rated supply and claim refund of accumulated Input Tax Credit or person may export on payment of integrated tax and claim refund thereof as per the provisions of Section 54 of CGST Act, 2017.

The Company makes payment of Integrated Tax on Outward supplies and are claiming the refund of Integrated Tax paid under section 54 of CGST Act, 2017.

2. Special tax benefits available to the shareholders under the Indirect Tax Laws

There are no special indirect tax benefits applicable in the hands of shareholders for investing in the shares of the Company.

Notes:

- a. The above statement is based upon the provisions of the specified Indirect tax laws, and judicial interpretation thereof prevailing in the country, as on the date of this Annexure.
- b. This statement is intended only to provide general information to investors and is neither designed nor intended to be a substitute for professional tax advice.
- c. No assurance is given that the revenue authorities/courts will concur with the views expressed herein. Our views are based on the existing provisions of law and its interpretation, which are subject to changes from time to time. We do not assume responsibility to updating the views consequent to such changes.

SECTION V – ABOUT OUR COMPANY

INDUSTRY OVERVIEW

The industry related information in this chapter is derived from the reports titled "Textile and Apparel" published in November 2024 prepared by India Brand Equity Foundation ("IBEF"). It is hereby clarified that the information in this section is only an extract of the IBEF Report 2024 and does not include the entire IBEF Report 2024. All information in the IBEF Report 2024 that is considered material by us for the purpose of this Issue has been included in this section, and none of this information has been further changed by us in any manner, except for the limited purpose of presentation or ensuring continuity. It is important to note that the numbers presented in the report do not take into account the impact of the policies released on and after November 2024. Prospective investors are recommended not to unduly rely on the IBEF Report 2024.

Industry sources and publications generally state that the information contained therein has been obtained from sources generally believed to be reliable, but their accuracy, completeness and underlying assumptions are not guaranteed, and their reliability cannot be assured and accordingly, investment decisions should not be based on such information.

1. Economic Outlook

1.1 Global Economy

The global economy expanded by 3.3 percent in 2023. The International Monetary Fund (IMF) has revised its growth projections for 2024 and 2025 to 3.2 percent and 3.3 percent, respectively. For the period of 2024–2029, global growth is expected to average approximately 3.2 percent, reflecting a moderate pace by historical standards. While the global outlook remains relatively stable, growth dynamics differ across regions. Despite elevated interest rates, advanced economies experienced stable growth in the first half of 2024, driven by moderating inflation, as well as sustained employment and consumption. However, the growth outlook varies between the United States and the Euro Area. In the US, growth is projected to remain robust at 2.8 percent in 2024, with a slight moderation anticipated in 2025, reflecting a slowdown in consumption and exports.

1.2 Indian Economy

India's GDP at constant (2011-12) prices grew by 6.7 percent in Q1 and 5.4 percent in Q2 of FY25, resulting in a real GDP growth of 6.0 percent for the first half of the fiscal year. From a demand-side perspective, Private Final Consumption Expenditure (PFCE) strengthened in H1 FY25, growing by 6.7 percent year-on-year. The real GDP growth for FY25 is projected at 7.0 percent, a slight dip compared to the estimated 8.2 percent growth in FY24. These figures underscore the resilience of the Indian economy, fueled by robust domestic demand, even amidst rising global uncertainties impacting economies worldwide. The Indian economy is forecast to expand by 6.6 per cent in 2025, primarily supported by solid private consumption and investment growth. However, weaker external demand, persistent debt challenges, and social unrest and political turmoil in some economies may undermine the outlook for the region.

India is set to dominate the global economic landscape, maintaining its status as the fastest-growing large economy for the next two fiscal years. The January 2025 edition of the World Bank's Global Economic Prospects (GEP) report projects India's economy to grow at a steady rate of 6.7% in both FY26 and FY27, significantly outpacing global and regional peers. At a time when global growth is expected to remain at 2.7 per cent in 2025-26, this remarkable performance underscores India's resilience and its growing significance in shaping the world's economic trajectory. The GEP report credits this extraordinary momentum to a thriving services sector and a revitalized manufacturing base, driven by transformative government initiatives. From modernizing infrastructure to simplifying taxes, these measures are fueling domestic growth and positioning India as a cornerstone of global economic stability. With its closest competitor, China, decelerating to 4 per cent growth next year, India's rise is more than just a statistic. It is a powerful story of ambition, innovation, and unmatched potential. Complementing the World Bank report, the latest update from the International Monetary Fund's (IMF) World Economic Outlook (WEO) also reinforces India's strong economic trajectory. The IMF forecasts India's growth to

remain robust at 6.5% for both 2025 and 2026, aligning with earlier projections from October. This consistent growth outlook reflects India's stable economic fundamentals and its ability to maintain momentum despite global uncertainties. The continued strength of India's economic performance, as projected by both the World Bank and IMF, underscores the country's resilience and highlights the sustained strength of its economic fundamentals, making India a crucial player in the global economic landscape.

Source: Economic Survey 2024-25 Published by Ministry of Finance; World Economic Situation and Prospects 2025 published by the United Nations; India: World's Fastest-Growing Major Economy dated January 18, 2025, published by Press Information Bureau.

1.3 Key Indicators

- India is projected to remain the fastest-growing large economy for FY26 and FY27, reaffirming its dominance in the global economic landscape.
- India's economy is expected to grow at a stable rate of 6.7 per cent annually during FY26 and FY27.
- Growth in India's services sector is expected to remain robust, while manufacturing activity will strengthen, supported by government efforts to improve logistics infrastructure and streamline tax systems.
- Private consumption in India is likely to gain momentum, driven by a stronger labour market, increased access to credit, and lower inflation.
- India's Investment growth is expected to remain steady, supported by rising private investments, improved corporate balance sheets, and favourable financing conditions.
- Global economic growth is projected to hold steady at 2.7 per cent in 2025-26, highlighting India's outperformance.
- Emerging Market and Developing Economies (EMDEs) have undergone significant transformation since 2000, now contributing about 45 per cent of global GDP, compared to 25 per cent at the start of the century.
- India, China, and Brazil, the three largest EMDEs, have collectively driven approximately 60 per cent of annual global growth since the start of the century.

(Source: India: World's Fastest-Growing Major Economy dated January 18, 2025, published by Press Information Bureau)

2. India's Macro-economic Progress

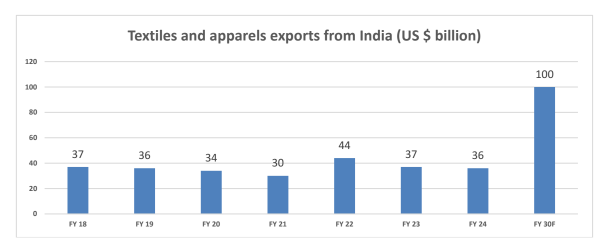
The Indian economy is poised for continued growth, with a projected GDP growth rate ranging between 6.3% and 6.8% in FY26. The real GDP for FY25 is estimated at 6.4%, aligning closely with its decadal average, while the real Gross Value Added (GVA) is expected to grow at the same rate. The country's capital expenditure (CapEx) has demonstrated an encouraging growth of 8.2% between July and November 2024, with expectations for further acceleration. Retail headline inflation has softened to 4.9% during April-December 2024, and India's consumer price inflation is anticipated to converge with the target of around 4% in FY26.Exports, particularly services, have shown robust growth, with overall exports rising by 6.0% year-on-year, and services exports surging by 12.8% during April-November FY25. Foreign direct investment (FDI) inflows have also increased by 17.9% year-on-year, indicating growing investor confidence. Additionally, India's foreign exchange reserves stood at USD 640.3 billion by the end of December 2024, providing a comfortable buffer against external shocks. The country's progress in renewable energy, particularly in solar and wind power, is marked by a 15.8% year-on-year increase in capacity addition. Furthermore, the BSE stock market capitalization to GDP ratio stands at an impressive 136%, outpacing major global economies such as China and Brazil. The Economic Survey highlights the need for continued deregulation, infrastructure investment, and a focus on self-reliance, with initiatives such as the ₹50,000 crore Self-Reliant India Fund to support MSMEs. Agriculture, industrial growth, and social services expenditure are expected to show positive trends, with agriculture projected to grow at 3.8% in FY25 and the industrial sector at 6.2%. Furthermore, government health expenditure has risen significantly, contributing to a reduction in the share of out-of-pocket healthcare expenses. With an improved unemployment rate of 3.2% in 2023-24, down from 6.0% in 2017-18, the Indian economy is on a resilient growth trajectory. The collaborative efforts between the government, private sector, and academia will be crucial to addressing emerging challenges, particularly in the context of the societal impacts of artificial intelligence.

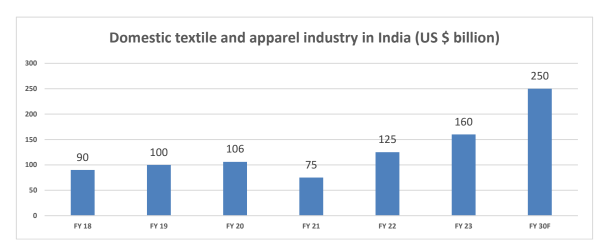
3. Textile Sector in India

3.1 Overview

India has emerged as the second largest manufacturer of PPE globally, it is expected to exceed US\$ 92.5 billion by 2025 as compared to US\$ 52.7 billion in 2019. The market for Indian textiles and apparel is projected to grow at a 10% CAGR to reach US\$ 350 billion by 2030. Global apparel market is expected to grow at a CAGR of around 8% to reach US\$ 2.37 trillion by 2030 and the Global Textile and Apparel trade is expected to grow at a CAGR of 4% to reach US\$ 1.2 trillion by 2030. India is the world's second-largest producer of textiles and garments. It is also the sixth largest exporter of textiles spanning apparel, home and technical products. India has a 4.6% share of the global trade in textiles and apparel. The textiles and apparel industry contributes 2.3% to the country's GDP, 13% to industrial production and 12% to exports. India is the world's 3rd largest exporter of Textiles and Apparel.

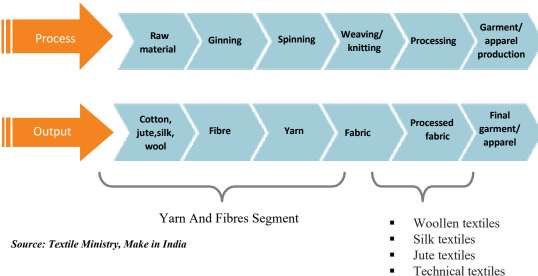
The textile sector is expected to play a significant role, with a target of US\$ 100 billion in exports by FY30, up from US\$ 34.43 billion in FY24. The amount of ₹ 10,683 crore (US\$ 1.44 billion) PLI scheme is expected to be a major boost for textile manufacturers. The scheme proposes to incentivize MMF (man-made fibre) apparel, MMF fabrics and 10 segments of technical textiles products. India ranks among the top five global exporters in several textile categories, with exports expected to reach US\$ 65 billion by FY 2026.





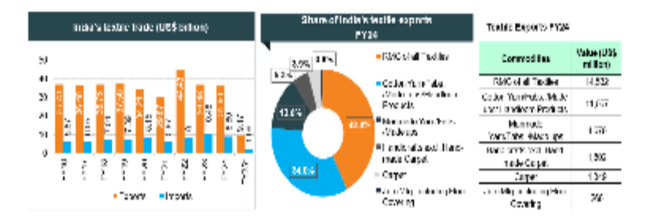
3.2 Key Segments of the Textile Industry

- The fundamental strength of the textile industry in India is its strong production base of a wide range of fibre/yarns from natural fibres like cotton, jute, silk and wool to synthetic/man-made fibres like polyester, viscose, nylon and acrylic.
- India's textiles industry contributed 7% to the industry output (by value) in 2022. The Indian textiles and apparel industry contributed 2.3% to the GDP, 10.5% to export earnings in FY24.



3.3 The Indian Textile Market: Export Market

- According to ICRA, Indian apparel exporters are projected to achieve revenue growth of 9-11% in FY25, driven by the gradual reduction of retail inventory in key end markets and a shift in global sourcing towards India.
- India is the world's second-largest textile exporter. Capacity built over years has led to low cost of production per unit in India's textile industry. This has lent a strong competitive advantage to the country's textile exporters over key global peers.
- During FY24, the total exports of textiles stood at US\$ 35.9 billion.
- The Indian Medical Textiles market for drapes and gowns is around US\$ 9.71 million in 2022 and is expected to grow at 15% to reach US\$22.45 million by 2027.
- The Indian composites market is expected to reach an estimated value of US\$ 1.9 billion by 2026 with a CAGR of 16.3% from 2021 to 2026 and the Indian consumption of composite materials will touch 7,68,200 tonnes in 2027.
- In the coming decade, Africa and Latin America could very well turn out to be the key markets for Indian textiles.
- In July, India witnessed a 4.73% growth in its textile and apparel exports, amounting to US\$ 2,937.56 million. This increase was primarily fueled by a rising demand for apparel, especially from the United States, European Union, and United Kingdom. The Confederation of Indian Textile Industry (CITI) anticipates continued expansion in the forthcoming months.



- TextilesexportsfromIndiaduringOctoberwereabout11.56%higheronYoYbasisatUS\$1,833.95 million.
- Apparel exports from India during October were about 35.06% higher on YoY basis at US\$ 1,277.44 million.
- India's textile industry is on the brink of expansion, with total textile export projected to reach US\$ 65 billion by FY26.
- In FY25 (April- June) the total exports of textiles stood at US\$ 9.17 billion.
- Exports of textiles (RMG of all textiles, cotton yarns/fabs. /made-ups/handloom products, man-made yarns/fabs./made-ups, handicrafts excl. handmade carpets, carpets and jute mfg. including floor coverings) stood at US\$ 9.17 billion in FY25 (April-June).
- India's ready-made garment (RMG) exports are likely to surpass US\$ 30 billion by 2027, growing at a CAGR of 12-13%.
- In July 2021, the government extended the Rebate of State and Central Taxes and Levies (RoSCTL) scheme for exports of apparel/garments and made ups until March 2021. This helped boost exports and enhance competitiveness in the labor-intensive textiles sector.
- In August 2021, the Minister of Textiles, Commerce and Industry, Consumer Affairs, Food and Public Distribution, announced that steps need to be taken to boost production capacities of the handloom sector from existing ₹ 60,000 crore (US\$ 8.06 billion) to 125,000 crore (US\$ 16.80 billion) in three years. Further, it was added that the target must be set to increase exports of handloom items from existing ₹ 2,500 crore (US\$ 335.92 million) to ₹ 10,000 crore (US\$ 1.34 billion). A committee was also announced consisting of all weavers, trainer equipment makers, marketing experts and other stakeholders to recommend ways and means to achieve these objectives and enhance overall progress of the handloom sector.

Note: RMG—Readymade Garments; imports include textile yarn fabric and made-up articles; Exports include RMG of all textiles, cotton yarn/fabs./made-ups/handloom products, man-made yarn/fabs./made-ups, handicrafts excl. handmade carpets, carpets, jute mfg. including floor coverings, *- April- June.

Source: Ministry of Textiles

3.4 Market Growth

The market for Indian textiles and apparel is projected to grow at a 10% CAGR to reach US\$ 350 billion by 2030. Moreover, India is the world's 3rd largest exporter of Textiles and Apparel. India ranks among the top five global exporters in several textile categories, with exports expected to reach US\$100 billion. The textiles and apparel industry contributes 2.3% to the country's GDP, 13% to industrial production and 12% to exports. The textile industry in India is predicted to double its contribution to the GDP, rising from 2.3% to approximately 5% by the end of this decade. Textile manufacturing in India has been steadily recovering amid the pandemic. The manufacturing of textiles Index for the month of June 2024 is 106.

Global apparel market is expected to grow at a CAGR of around 8% to reach US\$ 2.37 trillion by 2030 and the Global Textile and Apparel trade is expected to grow at a CAGR of 4% to reach US\$ 1.2 trillion by 2030.

India's home textile industry is expected to expand at a CAGR of 8.9% during 2023-32 and reached US\$ 23.32 billion in 2032 from US\$ 10.78 billion in 2023. The Indian Technical Textile market has a huge potential of a 10% growth rate, increased penetration level of 9-10% and is the 5th largest technical textiles market in the world. The Indian composites market is expected to reach an estimated value of US\$ 1.9 billion by 2026 with a CAGR of 16.3% from 2021 to 2026 and the Indian consumption of composite materials will touch 7,68,200 tonnes in 2027.

In the first advances, the agriculture ministry projected cotton output for 2023-24 at 31.6 million bales. According to the Cotton Association of India (CAI), the total availability of cotton in the 2023-24 season has been pegged at 34.6 million bales, against 31.1 million bales of domestic demand, including 28 million bales for mills, 1.5 million for small-scale industries, and 1.6 million bales for non-mills. Cotton production in India is projected to reach 7.2 million tonnes (~43 million bales of 170 kg each) by 2030, driven by increasing demand from consumers. It is expected to surpass US\$ 30 billion by 2027, with an estimated 4.6-4.9% share globally. In 2022-23, the production of fibre in India stood at 2.15 million tonnes. While for yarn, production stood at 5,185 million kgs during the same period. India saw a 36.4% increase in industrial design applications, particularly in textiles, accessories, tools, machines, health, and cosmetics. According to ICRA, Indian apparel exporters are projected to achieve revenue growth of 9-11% in FY25, driven by the gradual reduction of retail inventory in key end markets and a shift in global sourcing towards India. India's textiles industry has around 4.5 crore employed workers including 35.22 lakh handloom workers across the country.

3.5 Growth Drivers

A. Growing Demand

- Rising demand in exports
- Increasing demand in the domestic market due to changing taste and preferences
- Growing population driving demand for textiles

B. Policy Support

- Growing domestic and foreign investments
- Government setting up SITPs and mega cluster zones
- Increasing loans under TUF

C. Increasing Investment

- 100% FDI in textile sector
- US\$ 140 billion of foreign investment expected
- Government investment schemes (TCIDS and APES)

Note: TCIDS- Textile Center Infrastructure Development Scheme, APES -Apparel Park for Exports Scheme

Source: Ministry of Textiles

3.6 Opportunities

A. Competitive Advantage

- Abundant availability of raw materials such as cotton, wool, silk and jute.
- India enjoys comparative advantage in terms of skilled manpower and in cost of production relative to other major textile producers.
- Abundant availability of raw materials such as cotton, wool, silk and jute.

B. Policy Support

- 100% FDI (automatic route) is allowed in the Indian textile sector.
- Production-linked Incentive (PLI) Scheme worth Rs. 10,683 crore (US\$ 1.44 billion) for manmade fibres and technical textiles over a five-year period.

• The Indian government has notified uniform goods and services tax rate at 12% on Man-Made Fabrics (MMF), MMF yarns and apparel, which came into effect from January 1, 2022.

C. Robust Demand

- India's textiles sector, driven by a strong policy framework, saw 11% YoY growth in readymade garment exports in August 2024 and is expected to reach US\$ 350 billion by 2030.
- The Indian technical textiles market is expected to expand to US\$ 23.3 billion by 2027, driven by increased awareness of goods and higher disposable incomes.
- Cotton production in India is projected to reach 7.2 million tonnes (~43 million bales of 170 kg each) by 2030, driven by increasing demand from consumers.
- In FY25 (April-June), exports of readymade garments including accessories stood at US\$ 2,244 million. It is expected to surpass US\$ 30 billion by 2027, with an estimated 4.6-4.9% share globally.

D. Increasing Investments

- In order to attract private equity (PE) and employee more people, the government introduced various schemes such as the Scheme for Integrated Textile Parks (SITP), Technology Upgradation Fund Scheme (TUFS) and Mega Integrated Textile Region and Apparel (MITRA) Park scheme
- Total FDI inflows in the textiles sector stood at US\$ 4.47 billion between April 2000- March 2024.

4. Textile Industry: Notable trends

A. Textile Parks:

- Since 2014,59 textile park projects have been sanctioned under SITP and PPP with 40% government assistance of upto ₹40 crore (US\$6 million). Of these, 24 textile parks are operational, as of July 2021.
- In August 2023, the government sanctioned the establishment of seven PM Mega Integrated Textile Region and Apparel (PM MITRA) Parks on Greenfield and Brownfield sites. These parks will feature world-class infrastructure, including plug-and-play facilities, with a total investment of ₹ 4,445 crores (US\$ 535 million) over a seven-year period, extending to 2027-28.
- In July 2023, PM MITRA Park, Amravati expected to attract investment of ₹ 10,000 crore (US\$ 1.20 billion) and create employment for 300,000 individuals.
- In May 2023, an investment of around ₹ 6,850 crore (US\$ 824.25 million) is expected in the PM MITRA Park in Madhya Pradesh and ₹ 8,675 crore (US\$1.04 billion) in other parts of the state.
- In February 2023, the union government approved 1,000 acres for setting up a textile park in Lucknow. In March 2022, the Bihar government submitted a proposal to Ministry of Textiles to set up a mega hub under the PM Mitra Mega Textile Park.

B. Incubation in Apparel manufacturing

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- In March 2022, the Bihar government submitted a proposal to the Ministry of Textile to setup a mega hub under the PM Mitra Mega Textile Park.

C. Technical Textiles

- In August 2023, the Ministry of Textiles approved 26 engineering institutions for the introduction of Technical Textiles under the National Technical Textiles Mission.
- Secretary of the Ministry of Textiles, Ms. Rachna Shah, announced that India's technical textiles market has great potential, with a notable growth rate of 10% and ranking as the 5th largest in the world.
- The technical textiles market for automotive textiles is projected to increase to US\$3.7 billion by 2027, from US\$2.4 billion in 2020.Similarly, the industrial textiles market is likely to increase at an 8% CAGR from US\$ 2 billion in 2020 to US\$ 3.3 billion in 2027.

D. Public Private Partnership

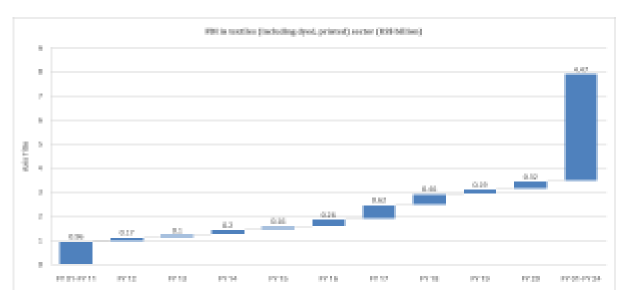
- The Ministry of Textiles commenced an initiative to establish institutes under PPP to encourage private sector participation in the development of the industry.
- In August 2021, Flipkart and Himachal Pradesh State Handicrafts and Handloom Corporation Ltd. (HPSHHCL) signed a memorandum of understanding (MoU) to help the state's master craftsmen, weavers and artisans showcase their hallmark products one-commerce platforms.

E. Research and Development

- In June 2023, the Government approved R&D projects worth US\$ 7.4 million (₹ 61.09 crore) in the textile sector. 20 R&D Projects have been approved under the National Technical Textiles Mission in Geotech, Protech, Indutech, Sustainable Textiles, Sportech, Buildtech and Specialty Fibres.
- In December 2022, a total of 44 R&D projects were started, and 23 of them were successfully completed in the silk industry.
- Defense Research and Development Organisation (DRDO) is helping the Indian textile industry
 to produce yarns and eliminate dependence on import of Chinese and other foreign clothing for
 military uniforms.

5. Foreign Investment Influx into the Indian Textile Sector

- > 100% FDI is permitted in the sector. Cumulative FDI inflows in the textiles sector (including dyed and printed textiles) stood at US\$ 4.47 billion between April 2000- March 2024.
- The textiles industry in India is experiencing a significant increase in collaboration between global majors and domestic companies.



Note: Textiles Sector FDI includes Dyed and Printed, FDI – Foreign Direct Investment

Source: Ministry of Commerce and Industry, DPIIT

6. Partnership with State Government, and Reengineering of Existing Schemes and Policies

6.1 Scheme for Integrated Textile Parks (SITP)

For the success of SITP, involvement of the State Government is required for facilitating assembly of land and other clearances. Further, the existing model does not provide for development and availability of workspace for new entrants after the formation of the SPV. Workspaces should be available off-the-shelf on demand. This is essential for achieving the high growth rates envisaged. It is, therefore, recommended that the Scheme be modified and implemented in the following three modes:

- a) SPV formed by the entrepreneurs or industry associations as currently prescribed in the Scheme
- b) SPV formed by the State Government through any of its institutions for development of the Textile Park.
- c) SPV formed by the State Government which operates in a PPP mode.

The last two SPV options would be the major ones to implement Plug and Play and Worker's Housing programs. To develop large, world-class manufacturing infrastructure, the development of Mega Parks with large areas, ideally 1,000 acres or more, is recommended. SITP should be modified to also promote the development of Mega Textile Parks of 1,000 acres and above. Development of mega parks could take place in phases. For these mega parks, there should be no financial ceiling on assistance which should be linked to the area developed. The development of 2 mega textile parks should be targeted initially.

In NPV terms, any capital subsidy can be made equivalent to an interest subsidy. To permit limited budgetary outlays to support a much larger programme of development of textile parks including mega textile parks, it is recommended that the scheme may be modified to convert the existing capital subsidy provision to an interest subsidy provision with the same NPV effect. The Ministry of Textiles should also work with the Department of Financial Services to provide long-term fixed interest rate financing for these SPVs. The longer the tenor of the loan, the lower the outgo on interest subsidy will be annually. Hence with the same budgetary provision an even larger programme can be supported.

6.2 Technology Upgradation Fund Scheme (TUFS)

TUFS was designed to incentivize investments by lowering the effective interest rates through interest subsidy. However, delay in reimbursement causes companies to pay higher interest rates for the period during which reimbursement is being processed. This need not be the case. The implementation mechanism of TUFS should be reengineered with FIs, so that the borrower gets the effective rate from the outset and the FIs take reimbursement from the Ministry for the interest subsidy involved

Credit available to the sector through banks usually has a repayment period consisting of 2 years of moratorium and 5 years of repayment. However, the life of plant and machinery extends much beyond this term – sometimes more than 20 years even. Shorter repayment period puts considerable pressure on the business in form of higher annual repayment costs. In order to reduce repayment pressure on businesses, it is recommended that loan repayment period should be extended to 2 years of moratorium and 8 years of repayment. The Ministry of Textiles should coordinate with Department of Financial Services to get the banking system to agree to this change

A large number of low-end, plain power loom units do not find it feasible to upgrade straightaway to auto looms, which is the minimum benchmark under TUFS. To support such units, Government provides financial assistance for upgradation under 'In-Situ Upgradation of Plain Power loom' scheme. It is recommended that there should also be a provision for 'Rapier Drive Kit' for converting existing plain looms/ semi-auto looms into rapier shuttle-less loom for which assistance should be increased to 50% of the current estimated cost of Upgradation.

Government has extended additional benefit for installation of high-tech weaving machines. It is recommended that weaving preparatory and knitting machines should also be benchmarked for similar benefits under TUFS as available for new shuttle less looms.

OUR BUSINESS

Some of the information in the following discussion, including information with respect to our plans and strategies, contain forward-looking statements that involve risks and uncertainties. You should read the section "Forward-Looking Statements" on page 15 for a discussion of the risks and uncertainties in relation to those statements. Our actual results may differ materially from those expressed in or implied by these forward-looking statements. Also read chapter titled "Risk Factors" on page 20, for a discussion of certain factors that may affect our business, financial condition, or results of operations.

Our financial year ends on March 31 of each year, and references to a particular Financial Year is to the twelve months ended March 31 of that year. Unless otherwise indicated or the context requires otherwise, the financial information included herein is derived from our Audited Financial Statements and Unaudited Financial Results included in this Letter of Offer. For further information, please see the chapter titled "Financial Statements" on page 86.

In this chapter, unless the context otherwise requires, a reference to "our Company" is a reference to Scoobee Day Garments (India) Limited on a standalone basis.

Background and Business Overview

Scoobee Day Garments (India) Limited, originally incorporated as 'Victory Paper and Boards (India) Limited' on August 9, 1994, began its journey as a public limited company under the Companies Act, 1956, with an initial focus on establishing an eco-friendly paper mill utilizing waste paper and de-inking technology. The company received its certificate of commencement of business on December 16, 1994. In September 2017, the company was acquired by the promoters of the Anna Group of Companies—Mr. Boby M. Jacob, Mrs. Minni Boby Jacob, and M/s Anna Aluminium Company Pvt. Ltd.—marking a significant shift in ownership and direction. In December 2018, the Group acquired a manufacturing facility in Karur, Tamil Nadu, designed for garment production and aligned with the requirements of international clients. This plant also includes residential facilities for workers, supporting employee welfare and operational efficiency.

The Anna Group, with a history spanning over five decades, initially engaged in aluminium manufacturing and gradually diversified into sectors such as food, spices, and textiles. Its expansion strategy included launching brands like Kitex, which handles the production of school and travel bags under Scoobee Day and Trawellday Bags. The Group also operates Sara Spices, founded in 1979, which is active in the spice processing and distribution segment. Its offerings extend to aluminium utensils, extrusions, and roofing materials, developed in advanced manufacturing setups.

Following its acquisition and expansion, the company broadened its operations into two main business segments: garments and roofing materials. It entered the roofing solutions market in 2018, supplying aluminium and galvanized iron (GI) sheets primarily in Kerala. In 2019, it began producing apparel and ready-made garments, serving both domestic customers and large international buyers. To reflect this strategic shift, the company's name was changed to 'Scoobee Day Garments (India) Limited' pursuant to a shareholder resolution passed on September 6, 2021, and a new certificate of incorporation was issued on September 30, 2021.

At present, Scoobee Day Garments (India) Limited primarily focuses on the export of baby garments—a segment that demands high levels of quality. The company manufactures its baby apparel using 100% pure cotton to ensure softness and breathability, suitable for infants' sensitive skin. Advanced dyeing and printing technology is employed to produce garments that are non-allergenic, durable, and comfortable. The company emphasizes long-term relationships with international buyers, aiming to deliver consistent quality through robust infrastructure, technical know-how, and stringent quality control systems.

Our Products

GARMSNTS

Kids Wear
KIDS APPARELS /



Aluminium Sheets SLITTED SHEET



Key Business Strategies

• Ensuring Operational Excellence and Sustainable Profitability:

Operational efficiency directly impacts the company's bottom line and its ability to scale. For us, this involves streamlining its manufacturing processes at the Karur facility, which spans 32.5 acres with 3.5 lakh square feet of production area. By implementing advanced automation, optimizing supply chain management, and adhering to ISO 9001:2015 quality standards, we can reduce production costs, improve lead times, and ensure consistent product quality. This focus on operational rigor will enable the company to maintain profitability and support its ongoing expansion.

• Fostering Continuous Product Innovation:

Innovation is central to maintaining competitive advantage in the apparel and garment manufacturing industry. Scoobee Day, which already produces a wide range of school bags, travel bags, and kids' wear under the Scoobee Day brand, must continue to evolve its product offerings. This includes leveraging new fabric technologies, exploring sustainable and eco-friendly materials, and incorporating advanced design features. For example, the company's recent entry into the roofing solutions market with products like Roof Shield steel roofing sheets demonstrates a commitment to diversification and innovation beyond the garment industry, meeting evolving customer needs for durability and cost-effectiveness.

• Expanding Retail Footprint for Growth:

Expanding retail presence is essential for driving growth in the highly competitive garment and consumer goods markets. Scoobee Day has already established a strong distribution network in Kerala and beyond, but the next step is to accelerate store expansion, particularly in untapped regions across India and international markets. The company could open flagship stores in key cities and invest in e-commerce platforms to reach a broader audience, like its existing model for selling bags and garments. This expansion strategy would support increased sales volumes and strengthen the brand's visibility in a competitive market.

• Enhancing Brand Visibility and Recognition:

Brand visibility is crucial for customer retention and market penetration. For Scoobee Day, increasing brand awareness can be achieved through targeted digital marketing campaigns, social media engagement, and strategic collaborations. The company could enhance its presence in the highly competitive bag and apparel market by focusing on its strong quality reputation and leveraging partnerships with influencers or well-known brands. Additionally, positioning the brand as synonymous with quality and durability, as seen with its popular school bags, will solidify consumer trust and expand

its loyal customer base.

• Diversifying into Complementary Product Categories:

Expanding into adjacent product categories presents significant growth opportunities for Scoobee Day. While the company is known for its bags and apparel, moving into related segments could capture additional market share. This strategy not only mitigates risk but also offers customers a one-stop shop for a wider array of high-quality products.

Competitive Strengths

• Proven Leadership and Extensive Industry Experience:

Scoobee Day Garments thrives under the leadership of Mr. Boby Meckamkunnel Jacob and the legacy of the Anna Group, which has over 50 years of experience in diverse industries. This leadership has been instrumental in transforming the company into a major player in both garment manufacturing and aluminum-based roofing solutions. Their strategic vision and deep understanding of market dynamics have been critical to the company's consistent growth and adaptability in global markets.

• Reach and Diversified Business Portfolio:

Scoobee Day has successfully expanded into international markets including the USA, Europe, Africa, the Middle East, and Australia. Its presence in both the garment and aluminum industries not only enhances global brand recognition but also provides a natural hedge against industry-specific downturns. This dual-sector strategy enables the company to capitalize on cross-sector synergies, ensuring operational stability and sustained growth even in volatile market conditions.

• Robust Infrastructure and Scalable Production Capacity:

The company's 32.5-acre state-of-the-art facility in Karur, Tamil Nadu with 600,000 square feet of built-up area-houses advanced production units for both garments and roofing materials. Equipped with modern machinery such as auto fabric spreaders, cutters, embroidery machines, and curing units, this infrastructure ensures high-volume, high-quality manufacturing. It allows for fast scaling, efficient operations, and the ability to meet customized and bulk demands across global markets.

• Skilled Workforce and Continuous Employee Development:

Scoobee Day places strong emphasis on building a capable workforce through consistent investment in training and development programs. These initiatives not only enhance employee skillsets and ensure strict quality control but also foster loyalty and reduce attrition rates. The combination of a skilled workforce and experienced leadership enables the company to maintain high productivity, operational efficiency, and adaptability in a competitive industry.

• Commitment to Quality, Innovation, and R&D:

Quality is central to Scoobee Day's operations, as reflected in its ISO 9001:2015 certification. This standard ensures adherence to rigorous quality control across all production lines. In parallel, the company invests heavily in research and development to introduce innovative product designs, optimize manufacturing processes, and meet evolving market demands. Whether through cutting-edge fabrics in apparel or durable materials in roofing, the company's innovation-driven approach provides a consistent competitive edge.

• Financial Strength and Social Responsibility:

As a publicly listed company, Scoobee Day benefits from financial transparency and access to capital markets, enhancing investor confidence and supporting long-term growth. In addition, the company demonstrates a strong sense of corporate citizenship through impactful CSR initiatives in education,

healthcare, infrastructure, and food security. These efforts not only strengthen the brand's image but also deepen its connection with communities, customers, and employees alike.

Manufacturing Process

A. Garments Manufacturing Process

1. Style Confirmation, Fabric Procurement and Storage:

The process begins with style and order confirmation, followed by procurement of approved fabrics and trims. Yarns or ready fabrics are booked and processed based on buyer tech packs and sampling. Approved bulk fabrics are stored under humidity-controlled godowns to maintain quality and hygiene.

2. Fabric Inspection and Approval for Cutting:

All incoming bulk fabric are subjected to a thorough inspection and approval process prior to acceptance. Specialized fabric inspection machines are employed to detect any knitting faults, color inconsistencies, or other visible defects. Each fabric roll is assessed to ensure it meets the required quality standards in terms of texture, color accuracy, and uniformity. Additionally, the total quantity received is carefully measured and cross-checked against the purchase order specifications. Only fabrics that pass this comprehensive quality and quantity verification process are approved for further processing or production.

3. Fabric Relaxation and Spreading:

Fabrics are relaxed for 12 to 15 hours to eliminate residual tension. Post-relaxation, automatic spreaders lay out fabric on cutting tables to prepare for accurate cutting. This step reduces shrinkage and misalignment during production.

4. CAD Pattern Making and Marker Planning:

Patterns and markers are developed using advanced CAD software in accordance with specific style, size, and fit requirements prior to the fabric cutting process. This digital approach ensures precise and consistent pattern creation tailored to the garment's design specifications. The CAD software also plays a crucial role in optimizing marker layouts to minimize fabric wastage and maximize material utilization. By strategically arranging pattern pieces, the system enhances cutting efficiency, resulting in higher fabric yield and overall production cost savings. This process is essential for ensuring both quality and sustainability in garment manufacturing.

5. Auto Fabric Cutting and Panel Checking:

The fabric cutting process begins with the careful laying of fabric using an automated spreading machine. This ensures that the fabric is evenly aligned, free from wrinkles, and properly tensioned to allow for accurate cutting. Once spreading is complete, automated cutting machines are used to cut the fabric into precise garment components according to the preapproved marker layout. This automation ensures high precision, reduces human error, minimizes material wastage, and maintains consistency across bulk



production. After cutting, each fabric panel is individually inspected for accuracy, defects, and alignment before being grouped and bundled according to size and style for the next stage in the production process. This approach helps to maintain the quality standards and streamline the sewing phase.

6. Panel printing and Embroidery

If a garment design requires panel printing or embroidery, the inspected cut panels are transferred to the designated embroidery or printing section for further processing. Only panels that pass initial quality checks proceed to this stage to ensure accuracy and consistency. High-quality embroidery is executed

using advanced automated embroidery machines, which deliver precise and uniform stitching as per the approved design specifications. Similarly, automated printing machines are used for fabric printing, utilizing approved dyes, pigments, and chemicals that ensure durability, colorfastness, and design accuracy. Once printing is complete, the printed panels will pass through the curing machine to ensure the print's durability and fastness. After embroidery or printing, each panel undergoes a thorough



inspection by the quality control team to verify workmanship, color consistency, and alignment before being released to the next phase of garment assembly.

7. Sewing and In-Line Quality Checking:

Once cut panels have passed the necessary quality checks, they are bundled and transferred to the sewing floor for garment assembly. Sewing machines and operators are allocated based on the specific type of garment and the operation bulletin (OB) prepared by the Industrial Engineering (IE) team. The OB outlines the sequence of operations, machine requirements, and manpower allocation to ensure an efficient production flow. Sewing operators follow the designated line order to complete the stitching process step by step.



Throughout the sewing process, inline quality inspections are conducted to promptly identify and rectify any defects. This proactive approach helps maintain high-quality standards and reduces rework or rejection at later stages.

8. Buttoning and Ironing

Once the stitching process is completed, the garment will proceed to the buttoning stage, but only if the design requires buttons. During this stage, all buttons will be securely attached to the garment as per the specifications. After buttoning, if the garment requires ironing to smooth out any wrinkles or ensure a crisp finish, it will go through the ironing process. This ensures that the garment maintains its intended shape and appearance. Once the ironing is completed, the garment will then be sent to the finishing section.

9. Finishing and Packing

Once all the garment production processes have been completed, the garment will proceed to the finishing section. In this section, a thorough final quality control inspection will be conducted to ensure that the garment meets all the required standards and is in a presentable and flawless condition. The garment will be carefully checked for any defects, such as stitching issues, fabric imperfections, or improper fitting.

After passing the QC inspection, the garment will then move to the packing section. In this stage, the garments will be packed according to the buyer's specific requirements, which may include particular folding methods, hangers, or special packaging materials. Each garment will be carefully packaged to maintain its quality and appearance during transport.

Finally, the garments will be placed in carton boxes, each designed and sized according to the specifications for the garment type. The carton boxes will feature all the necessary details required by the buyer, such as the garment's description, size, color, and any other relevant information. These details

will be printed clearly on the exterior of the carton to ensure proper identification and easy handling during shipping and storage. Once packed, the goods will be ready for shipment to the buyer.

10. In-House Lab Testing and Quality Control:

Samples from the batch undergo lab testing for colorfastness, shrinkage, and pH value. Simultaneously, **rechecking and auditing** selected pieces helps ensure quality compliance before final steps.

11. Needle and Metal Detection Process:

Each garment passes through **needle and metal detection** machines to eliminate any sharp metal fragments. Garments that fail are either rechecked or moved to **rejection store** or **rework** if possible.

12. Digital Tagging with Procon I-Tags and Packing Planning:

Approved garments are bundled and tagged with **Procon i-Tags** to ensure traceability. This facilitates efficient **polybag packing, carton packing,** and tracking throughout the logistics chain.

13. Ironing and Ironing QC:

Steam pressing is done under monitored heat to maintain fabric integrity and remove wrinkles. An additional **ironing quality check** ensures garments are clean and correctly finished.

14. End-Line Checking and Final Inspection and Rework Handling:

Final inspection is conducted by trained inspectors to verify sizing, stitching accuracy, and visual defects. Garments failing quality checks are either reworked or moved to **rejection confirmation** as per SOPs.

15. Finished Goods Storage and Dispatch:

Post-inspection, garments are polybag packed, **carton packed** and moved to the finished goods area. Approved goods are then dispatched to buyers following planned shipment schedules.

B. Roofing Products Process

1. Order Receiving:

The process starts with the receipt of customer orders specifying sheet type, dimensions, and profile requirements (trapezoidal, crimped, etc.).

2. Coil Booking:

Based on the order, appropriate galvanized or aluminum coils (PPGI, PPGL, etc.) are booked from the stock or vendors.

3. Stock Moving to Plant:

Once booked, coils are moved from stock to the plant for further processing.

4. QC Checking (Incoming):

The coils undergo a quality check to ensure conformity with order specifications such as thickness, width, tensile strength, and coating weight. Non-compliant coils are returned to the party.

5. Dimension Programming:

Customer-specific design profiles such as sheet length, corrugation pitch, rib count, etc. are programmed into the CNC/PLC system. The machines adjust the die and cutting length accordingly.

6. Cutting Based on Order:

Sheets are cut to customer-defined lengths using hydraulic or pneumatic shearing units. Tolerance levels are maintained as per standards to ensure uniformity in batches.

7. Profiling Activity:

The cut sheets enter the roll forming line, where they are formed into the required profile using multistand roll formers. This may include straight profiles or crimped curves depending on the product.

8. QC Checking (Post-Processing):

The profiled sheets undergo a second quality check to verify dimensions, coating integrity, and overall finish. Any defective items are reworked or rejected.

9. Loading / Dispatch:

Approved sheets are bundled, labeled, and prepared for shipment. They are loaded onto transport vehicles using cranes or forklifts and dispatched to clients or warehouses. Products are barcoded for traceability and packed with rust-proof wrapping material to avoid damage in transit.

Raw Material Procurement and Suppliers

Our company sources raw materials from trusted and reliable suppliers. We only use high-quality materials. Our team ensures that we receive the best quality materials at competitive prices, enabling us to maintain strong market presence.

We work closely with our raw material suppliers. The spirit of partnership is paramount in the relationship. With the focus on quality, innovation and R & D, our suppliers have substantially contributed to our growth. In textile industry a major part of the manufacturing process is done on job work basis to achieve economies of scale. Given below is the details of the suppliers based on the raw materials procured by the Company:

Our Manufacturing Facility

The table below sets forth certain information regarding the products manufactured at our manufacturing facilities and their locations as on the date of this Letter of Offer:

Manufacturing Facility	Location	Products Manufactured
Garment and Roofing Sheet	Karur, Tamil Nadu	Baby Garments and Roofing Sheets

As on the date of this Letter of Offer, we operate one manufacturing unit located at Karur.

Plants, Machinery, and Infrastructure

The table below provides details regarding the key machinery and infrastructure at our manufacturing facilities as of the date of this Letter of Offer:

Plant Location	Key Machinery	Infrastructure Details
	Cutting Machine	Canteen
Karur, Tamil Nadu	Flat log	Hostel
_	Single needle	Ambulance

Plant Location	Key Machinery	Infrastructure Details
	Over lock	ATM
	Bar tack	Bus Services
	Button hole and buttoning	
	Snap button	
	Ironing table	
	Heat transfer machine	
	Metal detector	
	Screen Printing	
	Knitting machine	
	Quality control machines	

As on the date of this Letter of Offer, our manufacturing unit located at Karur is equipped with cutting-edge machinery and infrastructure. This includes Automated Cutting Machine, Sophisticated sewing machines and Quality control machines, which enable us to maintain high standards of production efficiency and quality.

To support our growth strategy and meet increasing customer demand, we plan to invest in upgrading our existing machinery and expanding our infrastructure. This will include the acquisition of new equipment, enhancement of our production lines, and improvements to our facility layout to optimize workflow and increase capacity.

Capacity and Capacity Utilization

Particular	2024-25	2023-24	2022-23	Existing Installed Capacity (p.a.)
Installed Capacity (in units Mt)	29,20,000	29,20,000	29,20,000	
Actual Production (in units Mt)	41,70,832	26,84,289	27,31,525	29,20,000 Units
Capacity Utilization (in %)	142.84%	91.93%	93.54%	

Export and Export Obligations

Our Company exports its products to Australia, with exports contributing 20.66% of the total sales during the financial year 2022–23, 16.00% during the financial year 2023–24 and 25.08% during the financial year 2024-25. The Company currently holds a confirmed export order for Australia, reflecting sustained demand in the region and continued focus on international markets.

Sales, Marketing and Distribution

Garments Manufacturing

Our sales process is entirely order-driven and follows a make-to-order model. This means that production is initiated only after receiving confirmed purchase orders from our buyers. Once an order is received, we generate a Bill of Materials (BOM) and run the Material Requirements Planning (MRP) process to determine the exact raw material needs. Based on this, the necessary raw materials are procured accordingly.

After the production is completed, dispatch and delivery are carried out strictly in accordance with the delivery terms specified in the buyer's purchase order. For export transactions, we typically operate under Letters of Credit (LC), ensuring security and transparency in international trade.

Roofing Solution Products

In the case of our roofing solutions division, raw materials—primarily metal coils—are procured based on the sales projection plan provided by our sales team. These projections help ensure to maintain optimal inventory levels to meet anticipated demand efficiently.

Once actual orders are received from our network of dealers, the coils are processed through profiling as per the specific dimensions and requirements mentioned in each order. After profiling, the finished roofing sheets are delivered directly to the dealers' premises using our own vehicles, ensuring timely and safe delivery.

We typically offer a credit period of 30 days to our dealers, supporting them with flexible payment terms to strengthen long-term business relationships and facilitate smooth operations.

Our Customers

We are actively engaged in the manufacturing and export of garments. Our clientele includes several international buyers. In addition to direct exports, we also undertake job work for leading garment manufacturers.

In addition to garments, we also manufacture and sell roofing sheets under our proprietary brand names "Annalium" and "Roof Shield". Under the Annalium brand, we specialize in the production and distribution of high-quality aluminum roofing sheets. Meanwhile, our Roof Shield brand focuses on the manufacturing of Galvanized Iron (GI) and Pre-Painted Galvalume (PPGL) roofing sheets. Both product lines are designed to meet diverse industrial and residential roofing needs, offering durability, weather resistance, and aesthetic appeal.

The details of our customers both domestic and international, in terms of contribution towards our combined sales from both the product lines, are as follows:

Competition

Our Company operates in a highly competitive and fragmented market, with numerous players in both the organized and unorganized sectors. We face major competition from domestic as well as international manufacturers, many of which have wider product portfolios and stronger financial capabilities.

Key competitive factors include product quality, design, pricing, comfort, delivery timelines, and brand reputation. Our strength lies in consistently delivering high-quality, value-driven products backed by customercentric service and efficient operations.

Our experienced team, integrated manufacturing setup, and focus on innovation, quality assurance, and timely delivery position us well to meet market challenges and retain a competitive edge.

Intellectual Property Rights (IPR)

As on the date of this Letter of Offer, Our Company has neither registered its logo or company's name with the Registrar of Trademarks. Further, the company does not hold any other kind of Intellectual Property Rights.

Property

The table below provides details regarding the properties owned and leased by our company as of the date of this Letter of Offer:

Property Location	Ownership Status (Owned/Leased)	Area (sq.ft.)	Usage
666/12, Anna Aluminium Building	Leased	500.0	Registered Office
Kizhakkambalam, Ernakulam, Aluva,			
Kerala, India, 683562			
Karur	Owned	14,19,784.8	Factory

Palakkad	Owned	21,18,711.6	Land	Т
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As on the date of this Letter of Offer, our company owns and leases several properties that are strategically located to support our operations. These properties include manufacturing facilities, warehouses, and office spaces.

Our primary manufacturing unit is located at Karur, with an area of 14,19,784.8 square feet, and is equipped with cutting-edge technology to ensure efficient production processes.

Human Resources

Human resource is an asset to any industry. We believe that our employees are the key to the success of our business and hence we have a structured organization plan to take care of the growth and motivation aspects of our team. Our manpower is a prudent mix of experienced and young personnel which gives us the dual advantage of stability and growth. Our work processes and skilled resources together with our strong management team have enabled us to successfully implement our growth plans. As on the date of this letter of offer, our Company has 664 (Six hundred and Sixty-Four) employees. The breakup of our manpower is as follows:

Department	Employee Count
Finance and Accounts	6
Marketing and Sales	2
Legal and Secretarial	7
Operations	649
Total	664

Financial Highlights

Our financial performance is as under:

(in ₹ Lakhs)

				(iii C Dainis)
Particulars	Three months ended	FY 2024-25	FY 2023-24	FY 2022-23
	on June 30, 2025*			
Revenue from operation	1,554.14	4,650.28	4,076.72	5,091.41
EBITDA	245.25	631.59	927.92	1,383.30
Profit after tax (before OCI)	87.37	190.99	366.53	783.76

^{*}Unaudited

OUR MANAGEMENTAND ORGANISATION STRUCTURE

Board of Directors

The composition of the Board is governed and is in conformity with the provisions of the Companies Act, 2013, the rules prescribed thereunder, the SEBI LODR Regulations and the Articles of Association. In accordance with the Articles of Association and the Companies Act, 2013, our Company shall have a minimum of three directors and a maximum of fifteen directors. However, more than fifteen directors can be appointed if approved by passing a special resolution in a general meeting.

Pursuant to the provisions of the Companies Act, 2013, at least two-thirds of the total number of directors, excluding the Independent Directors, are liable to retire by rotation, with one-third of such number retiring at each AGM. A retiring director is eligible for re-election. Further, pursuant to the Companies Act, 2013, the Independent Directors may be appointed for a maximum of two consecutive terms of up to five consecutive years each and thereafter have a cooling off period of three years prior to being eligible for re-appointment. Any re-appointment of Independent Directors shall be on the basis of, inter alia, the performance evaluation report and approval by the shareholders of our Company, by way of a special resolution.

As on the date of this Letter of Offer, our Company has 6 (sis) Directors on our Board, comprising of 1 (one) Executive Director, 2 (two) Non-Executive – Non-Independent Directors and 3 (three) Independent Directors including 1 (one) Woman Independent Director. The composition of the Board of Directors is governed by the provisions of the SEBI Listing Regulations and the norms of the code of corporate governance as applicable to listed companies in India, the Companies Act, 2013 and the rules framed thereunder.

The following table sets forth certain details regarding the Board of Directors as on date of this Letter of Offer:

Sr. No.	Name, DIN, Date of Birth, Designation, Address, Occupation, Term, Period of Directorship and Nationality	Age (years)	Other Directorships
1.	Kalpathy NarayananLekshmi NarayananVenkitanarayananAddress: Parambu, 678011.6/650, Sree Ganesh, Karekkattu P.O, Palakkad-678011.Designation: Managing Director, Executive Director	68	 Kitex Garments Limited Kitex Childrenswear Limited Kitex Building Systems Limited
	Occupation: Business DIN: 01273573		
	Period of Directorship: Since July 04, 2016		
	Current Term: For a period of 5 (Five) years from November 30, 2022 to November 29, 2027		
	Nationality: Indian		
	Date of Birth: April 04, 1957		
2.	Dony Dominic Address: Vettikkatt Veede, 2C, Tranquil	56	Anna Aluminium Products (India) Limited Kitex Limited
	Residency, Chembumukku, Kakkanad, Ernakulam, Kerala- 682021.		Anna Power Projects Private Limited

Sr. No.	Name, DIN, Date of Birth, Designation, Address, Occupation, Term, Period of Directorship and Nationality	Age (years)	Other Directorships
3.	Designation: Non-Executive – Non-Independent Director Occupation: Business DIN:03588411 Period of Directorship: Since October 30, 2017 Current Term: Subject to retirement Nationality: Indian Date of Birth: February 24, 1969 Jeff Jacob Address: Meckamkunnel, Vilangu, Kizhakkambalam, Ernakulam, Kerala-683561. Designation: Non-Executive Non-Independent Director Occupation: Business DIN: 08652962 Period of Directorship: Since August14, 2020 Current Term: Subject to retirement Nationality: Indian Date of Birth: June 25, 1999	26	 Sara Spices Private Limited Kitex Limited Anna Aluminium Company Private Limited Jacs Metals Pvt Ltd Meckamkunnel Energy Private Limited Anna Renewable Energy Private Limited Anna Aluminium Private Limited
4.	Address: Apartment No 107, Sri Tirumala Symphony, Hosa Road, Near Nice Road, Begur Hobli, India, 560100. Designation: Non-Executive —Independent Director Occupation: Business DIN: 09712874 Period of Directorship: Since September 29, 2022 Current Term: For a period of 5 years from October 01, 2022 till September 28, 2027	60	No other directorship

Sr. No.	Name, DIN, Date of Birth, Designation, Address, Occupation, Term, Period of Directorship and Nationality	Age (years)	Other Directorships
	Nationality: Indian		
	Date of Birth: April 14, 1965		
5.	Satheesh Kumar Gopa Kumar	64	No other directorship
	Address: A-305 Purva Venezia Apartments, Near Mother Dairy, Yelahanka Newtown, Bangalore North, Karnataka, Bangalore, Karnataka - 560064		
	Designation: Non-Executive –Independent Director		
	Occupation: Business		
	DIN: 03425296		
	Period of Directorship: Since August 14, 2020		
	Current Term: Appointed for second term of 5 years from August 14, 2025 till August 13, 2030 subject to approval of Shareholders.		
	Nationality: Indian		
	Date of Birth: May 11, 1961		
6.	Augustine Antony	69	No other directorship
	Address: Pathikulangra Kizhakkambalam, Near Anna Aluminium Company, Kizhakkambalam P.O, Kizhakkambalam - 683562		
	Designation: Non-Executive —Independent Director		
	Occupation: Business		
	DIN: 09710570		
	Period of Directorship: Since October 10, 2022		
	Current Term: For a period of 5 years from October 10, 2022 till September 30, 2027		
	Nationality: Indian		

Past directorships in suspended companies

None of our Directors is or was the director of any listed company during the last five years preceding the date of filing of this Letter of Offer, whose shares have been or were suspended from being traded on any of the stock exchanges during the term of their directorship in such a company.

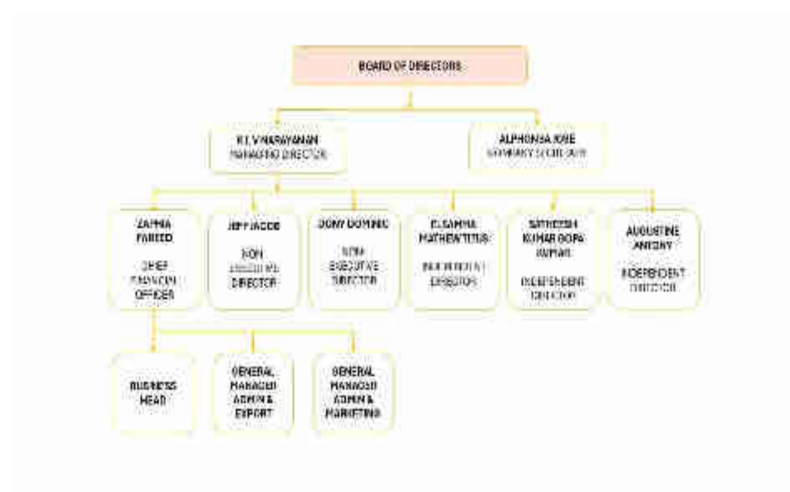
Past Directorships in delisted companies

Further, none of our Directors are or were a director of any listed company, which has been, or was delisted from any stock exchange during the term of their directorship in such Company during the last 10 (Ten) years preceding the date of this Letter of Offer.

Our Key Managerial Personnel and Senior Management Personnel

Sr. No.	Name of person	Designation	Associated with Company Since
1.	Kalpathy Lekshmi Venkitanarayanan Narayanan	Managing Director	July 04, 2016
2.	Thottathikudiyil Fareed Zaphia	Chief Financial Officer	August 20, 2022
3.	Alphonsa Jose	Company Secretary and Compliance Officer	April 28, 2023

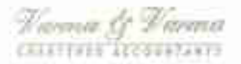
MANAGEMENT ORGANISATION STRUCTURE SCOOBEE DAY GARMENTS (INDIA) LIMITED



SECTION VI – FINANCIAL INFORMATION

FINANCIAL STATEMENTS

Sr. No.	Particulars	Page No
1	Limited Review Unaudited Standalone Financial Results of our Company for the quarters and three months period ended June 30, 2025 along with Limited Review	F-1 to F-6
	Report dated August 12, 2025.	
2	Audited Financial Statements for the financial year ended March 31, 2025	F-7 to F-99
	including reports thereon.	



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Independent Auditor's Review Report on Review of Unaudited Standalone Financial Results of Mrs. Scoobse Day Carmonia (India) Limited (Formerly known as Victory Paper and Boards (India) Unalted) (so the quarter ended June 30°, 2025 purpoint to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Dischmine Requirements) Regulations, 2018, as anomaled.

Tio.

The Board of Dieschort of
Scuobee Day Carmenta (India) Limited
(Furnee's Amount of Victory Paper and Receiv (India) Limited)

- We have several the recombinerating Suprement of Consistant Standardie Picarcial
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 quarter ended like 30°, 2208 ("the Security") being submitted by the Company
 presumer to the enquirement of Engalation 33 of the Securities and Exchange Board
 of India (Circles, Obligations and Dischmine Requirements) Regulations, 2016 as
 amorphic ("Lasting Engalations").
- This Shitemant, which is the expossibility of the Company's Management and approved by the Company's from a forestors has been propared in accordance with the exception and assumement prompines had down in the follow According Shandard 34 "Interim Promotal Reporting" ("Ind AS 34"), prescribed make Section 134 of the Companies Act, 2013 and with relevant value bound the examine and other according principles generally accepted in India and to approve with Degratation 33 of the Uniting Engaletics. Our approved-they is no express a runs former on the Shanmard based on our necessity.
- We conducted our review of the Statement to accordance with the Sandard on Boston Employment (IIII) 2410 "Region of Empriso Financial Information

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5. Other matters.

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For Varma & Varma (Firm No.004532S)

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INDEPENDENT AUDITOR'S REPORT

HOL.

The Migribers of Scoptics that Cambridg Limited (Emmiris known as Victory Paper and Housin Soutia) Limited)

REPORT ON THE AUDIT OF THE STANDALONS FINANCIAL STATEMENTS

Optober

the have audited the assumpting standaline basical statements of Scooloo Day Garmenta (busic) farmed (business) known or "bicoor) Paper and Boards (bullet) Combine") Overstander retired to as "the Company"), which comprise the Balance chees as at March 31, 2025 and the statement of Profit and Lies (biclisting other comprobensive docume), Statement of Changes to figure, and Statement of Cash Blaces for the pure their embed, and notes to the formacial auditments, including a community of transmit accounting policies and other explanation inhermation accounts to unimplicate financial appearance.

for pair operators and the first set our uncorrections and according so the explanations governorms. Act, 2013pt 2023 in the images of required and give a true and tale visco its contormity with the firstion.

Accounting Streetards prescribed under Section 202 of the Act mad with the Companies (Indian
Accounting Streetards prescribed under Section 202 of the Act mad with the Companies (Indian
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generally assigned in India, of the some of offices of the Company as at March 31, 2025 and its profit
and Time comprehensive means, it suggests support and the each times for the year ended on that
date.

Basis fur Opinion

We conducted our malit to accordance with the Shardards on Additing (SAs) specified under Section 143cim or the Act Congrespondifilms, under those Standards are native described in the Amillion's Responsibilities for the studie of the Shardards Emocrat Statorcoma section of our report. We are independent of the Company in accordance with the Code of fithics insued by the Institute of Charlesof, Accombines of India reporter with the critical requirements that are relevant to static study of the standardors from the static reporter of the ethical requirements that are relevant.

Children



thereunder, and we have hillfold our offer infacts requirementations in accuratence with those equirements and the Code of Editor. We believe that the malls evidence we have obtained in sufficient and appropriate to provide a basis for our opinion on the standalone flourestal statements.

Key Audit Matters

New sould matters are those matters that, in our pronounteral judgment, were of ment agrationnes in our mode of the standard distance to the current period. These matters were additional in the current of the standard of our position of the standard attenuation as a whole, and in featuring our opinion to these matters, for each matter before our discreption of how our mode of freewolf the matter is provided in that context. We have determined the trainer discretified before to be the key modit matter to be communicated in our appoint.

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IT systems and motivity seem touriside reporting in identified as a key matrix motion for the Company because the fluorical sectioning and reporting nations are 17 contents and 47 contents to precess algorithms tourisation volumes, appellicably with respect to reviews and new material motivated.

Additionated accompaning proceedures and ET constrainment controls, which include EI government. If greated controls over program development and changes, some to program and data and EI operations II application materials and incompanies between II applications are required to be designed and to operate effectively to order accompanie and an operate effectively to

Our procedures included and overcost fanished to the following:

- Assessed the complexity of the IT operationment through discussion with the lead of IT of the Company and identified IT applications that are reserved to our audit.
- Todad the dudge implementation and operating effectiveness of controls relating to data transmissions through the different III systems to the francial reporting systems.
- Finded key automated and manual controls and highe for system generous supports adequate to the matter that would manuscripty argued the financial statements.



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Information Other than the Standalone Dinancial Statements and Auditor's Report thereon (Other Information)

The other internation comprises the information includes to the Company's annual report for the financial year 2024 25 but does not include the standalone framework function and our multiples (seems). The annual appear is expected to be made semilibries or are from the date of this auditor's report.

Clue upgalars on the Standalone Disuscial Sudoments does not cover the other information and see: do not express any finite of amounts conclusion thereon.

the rates below with your south of the Standalorie Financial Statements, our responsibility is to read the rates below which and and an disting sec consider which the union information is anothering accountable frameworks or our knowledge obtained by the modifier address recappears to be anothering.

When we and the reports containing the other information, if we conclude that there is a material informationary therein, we like required to constitutions the material morning and take recommon actions, as applicable ander the relevant laws and regulations.

TVV have nothing by report on its first regard.

Management's Responsibility for the Standalow Financial Statements

The Company's Board of Decomps a magamation for the mathematical in Section DA(5) of the Act with respect to the propagation of these Standardness function Statements that give a tree and fall slower of the function position, function performance including office companies arounding principles assembly accepted in India, including the Indian Accounting Standards (IndiAS) specified under Section 133 of the Act. This insponsibility also includes maintaining of the acousting records in accompany will fine provisions of the Act for integranding of the acoust of the Company and for personning and American function and other computations are removable and product and design, implication and removables and independent of adoption and removables of adoption and accounting the accounting abundance of adoption entered function and accounting the accounting abundance of adoption entered function and accounting the accounting abundance of adoption entered function for the accounting records, relieved to the proposition and presentations of the accounting records, relieved to the proposition and presentations of the accounting that are function for give a time and for view and are found to making the account of the accounting records, relieved to the proposition and presentations of the accounting records, relieved to the proposition and presentations of the accounting records are found as for the accounting the accounting records.

To proporting the Standardow Gorockal statements, Standardown and Board of Directors are responsible for necessing the Company's militar to combine as a going concern, disclosing, as applicable managenized to going concern and using the going concern back of accounting unless



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the flourd of Christies and Management either intends to Japanian the Company or in some approximation of his particle alternative but he doesn.

The Bound of Directors are also responsible for oversexing the Company's financial rejecting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

Char conceptions are no obtain numerically monitoring about whicher the binariations Fermical Statements are a whole are type from material monitoring, whicher due to bound as exact, and to inside an evaluation's apport that includes our openion. Remounted assertions is a high larvel of announced but to not a guarantee form an analytic method in accordance with 5-ha will always detect a masserial ministrophen when it exists. Montaneously one prior from that it error and me appropriate manufacture of probability as in the appropriate flow middle monaphily to expected to inflaming the government decisions of more taken on the busin of from Standardore Figuresial fitamentation.

As part of an audit in accordance with Syss, see esemble professional judgmoot and maintain professional stagitation disreptions throughout throught. We also

- Identify and assess the code of contend principament of the Standatione Financial Statements,
 whether doe to band or error, design and perform malls procedures requirement at those thick,
 and obtain each evidence that is sufficient and appropriate to provide a boos for our opinion.
 The risk of our detecting a material proclammor resulting from fracial is higher flux for one
 maching from error on factor may involve cultiment, began, intentional attributions,
 manufacturalities of the operational internal.
- Object an understanding of nominal dissocial communication to the under in order to design
 auch) procedures that are appropriate in the concentrations. Under action \$45(%) of the Act;
 is an absolute responsibile for expressing our episons on whether the company has adequate
 amount importal control exitence in place and the operating effectivements of each controls.
- Evaluate the appropriatories of accounting policies used and the reasonablesses of accounting estimates and related disclosures made by management and Beauti of Directors.
- Conclude on the appropriate one of management's and flowed at Digitary 'see of the going amount have of manufacting and, based on the qualit endency obtained, whether a material amountainty exists related to exercise or conclusion that may and significant closely on the Company's ability to appropriate as a going concern. If we conclude that a material supertainty exists, we are required to itself attention in our multiples required to itself attention in our multiples are plant disclosured in the Standardon Financial Superior on the Standardon Financial Superior on the multiple our appears. Con provide and being the multiple our appears.

Therma & Treme

Managers, hatters should be excellation may cause the Company to come to continue as a group postern.

Examine the reveral presentation, structure and content of the standardon framewal standards.
 Examine the reveral presentation and whether the temperal standard expression the underlying transference and execution of an area of the presentation.

Materially is the magnitude of minimum on the mentalogy thereon with motivated in the property of the magnitude of a movembly knowledgestic cose of the standard mentalogy may be unforced. We consider spantaging manufally and quantities factors in (i) planning the scope of our main with and in equilibring the results of our work and (ii) be explored the affect of any identified constantivents in the standard plantage.

We commonwate with these obseged with governance requiriting, among other matters, the planned scape and forming of the audit and significant and fortings, noticeling my significant deficiences in internal control that we knowledge during our male.

We after provide those charged scribt governouse softly a statement that we know compiled with infevent orbital registroments regarding; independence, and to communicate with them all relationships and other matters that may researchly be throught to beer my our independence, and other applicable, ecland subgrounds.

From the matters dominated with those charged with gavernance, we determine those matters that were of most augmnization in the audit or the mendalone francial statements of the current period and are therefore the law motifs matters. We abscribe these matters in nor motions report values have or regulation procludes public disclosure about the moner or whom so extramely rangulations are determine that a matter should not be constrained in our report because the adverse consequences of during so would surscraptly by expected to oursough the public interest benefits of such communications.

Othay Matter

The standaloos fundously statements of the Company for the jews underly March 71, 2024, sects and the produces or auditor who have bound an accordabled crimital spirates on the standalone fundously statements with their report stated. May 29, 2024. Our opinion on the standalone fundously statements for the product of the matter.





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Report on Other Ligal and Regulatory Requirements

- As equired by the Companies (Author's Report) Order, 2000 ("the Order"), issued by the Central Covernment of India reverse of sub-section (TT) of section (47 of the Act we grey in the Armount "A" a statement on the matters specified by purigraphs 3 and 4 of the Order, to the entire applicable.
- 2. As required by Section 185 (3) of the Art, based up our mulit; we report that:
 - Every complex and obbanica all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our middle.
 - be our appears; proposed as a countries acquired by two fune been kept by the Company to far in It appears; from our resemments of these books.
 - 4. The Balance Sheet, the Statement of Profit and Loss (Including other comprehensive Accomes Statement of Charges in equity and Statement of Carlo Pierre death with by this Report and in agreement with the backs of property.
 - In any opinion, the attracted significant function of the entropy with the trick assumed and resident section 110 entries Acts.

 - 6. With respect to the adequacy of the internal ferrorial centrals new dominal reporting of the Computer and the operating office remember of Main contrals enter to our separate Report in Administrative of the Computer operating of unumblified opinion on the adequacy and operating with the moreover of the computer's internal Financial Control over Financial reporting with notations of Standardor fundadal Standardor.
 - 36 With respect to the other marines to be included in the Auditor's Report in accombance with Section 197(10) of the Act, as amended, in our opinion and to the best of our information, and according to the explanation gives to us, the immunisticin paid by the company to its fracture altering the year at an accombance with the provinces of Section 197 and with Schoolade's at the Act.



- iii. With respect to the other mories to be anniuted in the Auditor's Report to accuritance with Bule 13 of the Companies (Audit and Auditors) Rules, 200 has nomeded, in our opinion and to the best of our admirantiers and eccepting to the explanations again to us.
 - The Company does not have see possessing singularity would respect to financial, promon.
 - The Company district home any hongourns contracts by hading derivative contracts for which there were any amount forewardle leaves.
 - (iii. There were no amounts which were inquired to be tonoferred to the Investor Education and Protection Fund by the Company.
 - In a) The Management has represented than to the base of its knowledge and beint, as deschard in the bone No. 33.23 to the standature financial statements, and hinds (which are morestal either individually or so the peragraphic base been absorbed in housed or monoral tother from bonessed lands or signe promises or any other southers or land of familia by the Company to or in any other prison or entity, including foreign policy ("intermotations"), with the understanding whether secondard in uniting or otherwise, that the bitermotation shall whether directly at stationary local or insent to other presents or entitles identified by any married whether the bitermotation in any married whether the beautiful in the bone provide any entitles identified by any married whether the summary of the company ("Dillimate Beneficiaries") or provide any summary southers so country as the liberary before the Chamber Beneficiaries.
 - In the Management has represented, that, in the liest of its knowledge and belief, as aliminated in the Note Still 33.20 to the standalone function statements, no furnity outside an interest of installation function statements, no furnity outside an interest of installation function and prove the according to the agency of bear less according Parties's willist he authorized materials in writing or other persons in criticism absorbed in any materials or inchreached in according to other persons or criticism absorbed is any materials on inchreached, being on the late of the function of
 - (2) Resent on the endingress shares performed that how been considered rescountly and appropriate in the discussioners, nothing has come to our notice that has caused as to believe that the expresentations under substitute to be and (ii) of Their Link or grounded and order (a) and ille above, contain any institute machinement.
 - 3. The Company New not electored aw paid any standard during the year. Elence, supplicable with the provisions of Section 125 of the first is not applicable to the Company for the financial year.



As stated at None No. 3th 27 to the state-ballone framebal attacements and according to the uniformation and explanations given be us. By the company and fixed on consumations, which includes that check, the company has used at accounting software for analytic map to books of account for the financial year ended Mande 18, 2020 which has a feature of respecting made had foots from facility and the same has operated throughout the year for all relevant transactions accorded to the entropy further that year for all relevant transactions accorded by the entropy of the multi-ball instance being tempered with.

Additionally, the sould from that you madood and operated for the year ended March 31, 2024, but been presented by the Company as per the statutory requirements for more presented in Nova 35.27 or the statutor from and statutories.

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ANNUAUME "A" BEFERRED TO IN PARAGRAPHI OF PREPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF DUE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE

- L. a) is Ascurding to the information and explanations given to us and the entends of the Company occanisms by use the Company has imputationed proper records showing bull particulars, authorities quartitative details and abustanced Property, Plant out Equipment.
 - in According to the information and explanations given to unusual the records of the company expressed by so; the Computer has maintained proper seconds alterning hall particulars of unusuable source or selfected to the Furnacial Sestimates.
 - by accounting to the unformations and explanations given to an end the exceeds of the Company examined by us, the Company has a installar program for physical verification of its Property Plant and Equipment of materials white-site which its not equation, is entermable having regard to the same of the Company, and the nature of its assets and that no material discrepancies correspondent controllers which confidence.
 - *I descending to the universalized and explanations given to us, the incords of the complete evaluation for an analysis on the devalue of immerable properties between between the Company is the lesses and the frame agreements are duly associated in favour at the lesses; disclosed in the Ferencial Statements to their Property. Plant and Equipment are beld in the more of the Company is all the Balance Short Clini.
 - According to the intermention and explanations given to us and the recently of the Company enumined by on, the Company has not residual any of its Property. Plant and Equipment or naturally as into during the year and because the reporting expansements under the Characteristic of the Characteristic and applicable for the year.
 - or preciding to the information and explanations given to us and the necessis of the Company resembed by us, there are on proceedings initiated of pending against the Company is at 14* March, 2025 for holding any borosin property under the frenanc Engraphics (Psefallitting Act, 1988 (in accoming in 2016) and make made thereunder.
- III. of The physical verification of increases has been conclusted at repended intervals by the Management during the year and, in our opinion, the hospicarcy of confication by the management is transmitted and the concurre and procedures of such verification is appropriate. We are informers that the discrepances merced on physical verification of inventory as compared to book recently serve set 10% or many relaggorate for each class of memory.

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by According to the information and englimptons given to an and the records of the Company examined by us, the company has been saw turned working capital limits in excess of Bupeen five crures in appreciate from lumis, on the basis of security of current posets, in our opinion, the quarterly returns or statements that by the Company with such banks are in appreciate and the basis of a country of the Company beauty to the Company beauty to the company beauty to the continuous statements of the company of the security of current account the Company.

Olas, room

Quarter	Name of built	Account on per Blooks (A)	Amount as coported in the quarterly Statoment (B)	Amount of difference (A - B)
June 2004	Axis Birth and Policid best	71,483.12	21,371,36	171.92
Sep 2024	Asia Bark and Festival Dark	#Lndfl,48	91,833.11	(0,639)(1)
Dys: 20154	Axis Birik and Emberol blank	1:29:286.84	(13064.0	391.36
Mir 2005	Aver Birok and Endurid Baris	1,81,510,29	3,54,231,73	7,811,17

- M. According to the information and explanations given to us and the seconds of the Company sourcement by us. The company has not make any incomment in, provided any gramater or senants or granted any leader or advances in the nature of loose, second or unrecurred, to computers. Street Limited Saturday Pattoccations to any other parties during the year and himse the seporting exquirements under charse 3000 (in to (7) of the order is not applicable to the enterport.
- According to the information and explanation gives to us, the Company has not granted any learn, made investments or provided generalizes or securities to contraventies of providing of Section 155 and section 156 of the Act.
- W. The Company has neither accepted any deposits from the public nor accepted any amorphic which are diseased to be deposits within the majoring of sections T5 to 7s of the Act and the artists made thereunder and boson, the directors bound by the Henry Bank of boths and the previous of sections 73 to 76 of the Act or my other oderant proyutions of the Act, and the Balks framed theremolies are not applicable to the company for the year. Accordingly apprinting smale Clause 2(c) of the Code; is not applicable to the company.
- **L. To the best of our knowledge and according to the information and explanations glove to us, the Central Commitment has not prescribed constrained of cost manuals for any of the growings of the Company as per the Companies (Cost Records and Audit) Bules. 2014.



principled by the Cristral Government and a medium 148 (1) of the Act. Accordingly, the proximum without analysis double to the Computer.

vii. In respect of introdory diam-

all the per the automation and explanations harmshed he according to our examination of the recentle of the Company, energy for certain price delays to resistance or undisputed frames. The Diolocust at Source, the Company from bring generally regular in depositing audisputed automory disestrationing Goods and Service tas. Provident Panil, employees' state from more income tax, sales tax, service tax, dairy of contant, duty of escap, value added tax, case and other material starctory dues applicable to the company to the appropriate mitigation during the sum

Assembling to the jedemostion and explanations given to ascend according to our examination of the beautiful of the Company, there are no account of undisposed statutory dises of material nature constanting as at 31° March 2025 for a period of more flam are months from the date on which they become precipie.

- In According to the information and explanature gives to us and as per the assemble of the Company examined by the there are no disjusted assumes of Conductord Service tax. Favorable Fund, improved stand innormal, manner tax, sales tax, service tax, duty of domains, duty of exiting added tax, cere and other nototial statuting than which among dequated with relevant numerous are at 31st March. 3225. Accordingly reporting under Clause Designs of the Order is not applicable to the company.
- According to the information and explanations given to on and the seconds of the Company examined by sec the company but not succeed or disclosed any transaction, previously amounted in the books of account to the transaction under the Income Tax Act, 1961 as manner haring the year.
 - (a) According to the information and explanations given to an and up the examination of the excusts of the Company. The Company has not definited in expression of form or other harmystep or in the payment of interest theorem to any header during the year.
 - 10) According to the information and explanature given to us and on the basis of our soulit procedures, we report that the company has not been declared within defaulter by any book or to assent multiplice or presenting it any processment without.





4) As per the information and explications inminhed to us, and according to our examination of the seconds of the Company, the Company has not availed any been leans during the year. Accordingly reporting coder Classic Xisocci at the Order is our applicable to the company.

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- 4) According to the information and explanations green to us, and the procedures performed by us, and on in council reasonation of the Emercial Statements of the company, we report that no hands called on chieff terms bear four formationing the year for long-term purposes by the company.
- e) According to the information and explanations given to us and on an overall examination of the financial stituments of the Company, we report that the Contyany and out have my subsidiance or must ventures or executive diving the pair, busic reporting requirements under single-200000 of the Order in not applicable to the Company.
- (i) According to the information and explanations gives to us and on an arrunal examination of the funnital statements of the Computer, we report that the Computer did not have my substitutes or toint common or associates during the year, beace reporting experiments make places 20 at that the Order is not applicable to the Computer.
- a) According to the information and explanations given to the and the records of the Company examined by an the company has not among any manage by may of initial public ofter or further public other circlading date instruments; and accordingly the reporting requirement and or the classes 2000(a) of the Clothy is not applicable to the Company.
 - by Accounting to the interestment and explanations grown to as and the cocorde of the Company examined by us, the Company bactool made any pinteriorial allemants or private phiconomic of shares or fully or partly or epiteriorly conventible determines during the year and between the reporting engineeriors under clause Seekh) of the Order is not applicable to the company.
- 21. III During the gourse of one estimation of the books and records of the company, atrived out in accordance with governally accepted studying practices of bidge, and according to the minimum or and explanation governors, see have regiller come to us any westmess of fraud by the company west material found on the company to their other reports during the year, nor have been informed of any such case by my Management.





- (ii) To the hier of our knowledge, during the year, no report under Section (43(12) of the Art has been libed in Form ADEA, as promitted under Ride 12 of Companies Citable and Auditors). Rules, 2014 with the Companies Could and Auditors.
- According to the inhomation and explanations given to us and the recents of the Company married by its, and as experted to us by the management. Once are no whirfle blower proplation bestead by the company during the year.
- The Company is not a Night Company. Accordingly, the reporting populationers under idease.
 (ii) (ii) (ii) and (ii) of the Order including the label to the company.
- According to the intermutant stud explanations given in us and the manufactor the Company, examined by us, all transactions with the educed parties are in compliance with Sections 177 and 198 of the Companies (set, 2002) where applicable and the density of such transactions have been declared by Nove 2003 to the (transaction) amount only as required by the applicable Accounting Standards.
- a) In our opinion the Computy line in adequate instead and it system commencium with the new and the nature of its business.
 - 10 We have considered, the internal odds suports for the year under audit, resuld to the Campany during the year and lift date of the sold it report in determining the nature metric, and exhibit of our mode (moved-one).
- According to the information and explanations given to us and the occurits of the Continuous enamined by us, the Corporaty has not seemed anto may non-cosh transactions with directors or persons connected with the directors. Accordingly, the seporting sequirement under clause above or the Order to our applicable to the Continuous.
- According to the information and replacement green to us and the results of the Company commond by io.
 - a) The corrupting is not required to be registered under section 40-1A of the Reserve Birds of India. Act, 1974. Phone: reporting smaler shape Newton't of the Order in not applicable in the emispoist.
 - b) The company has not concluded any Nas-Barking Financial of Humany Finance activities during the year. Hence, reporting under clause 20x20(b) of the Order is not applicable to the secondary.

Halle

- a) The emission is a new Core live attractive Company (CEC) as defined in the regulations made by the Reserve Bank of India, Thisse, reporting under clause Sevil(c) of the Cleder is not applicable to the company.
- A) As represented to us by the management, there is no core investment company as defined in the regislations much by the Beserve Rank of Belta solition the Group. House, represent under source Jevelida of the Order is not applicable to the company.
- ays. The Company has not incorrect task lesses in the counset financial year and in the topological processing featured year.
- There from Deep not resognations of the standard auditors during the year and accordingly clause exercit of the policy is not applicable to the company.
- According to the information and explanations given to be send the toroids of the Company compliced by us and on the hause of the francial ratios, againg and expected dates of realization of financial mosts, palment of limited highlities and other information accompanying the Emalogial Summers and our knowledge of the Spand of Directors and bianagement plans and burst on our economication of the evolution supporting the management plans contributed on our attentions which crosses us in believe that any material internation residue occurs do does of the solution report industring that Company is not capable of measure as information excelling at the slate of holories about as and when they fall due within a period of one year from the believe sheet date. We, however, state that this is curt any assurance as to the furture univities of the Company. We nother state that are reporting is hard on the facts up to the Asia of the suitit report and we written give any guarantee nor are assurance from the facts of the Asia of the suitit report and we written give any guarantee nor are assurance from the facts of the Asia of the suitit report and we written give any guarantee nor are assurance from the facts of the Asia of the suitit report and we written the balance shows date, will period action the fact and an expensive the fact and a period of our part from the balance shows.
- 20. The provisions of section 125 of the Act are not applicable to the company for the year and accordingly the reporting requirement under claime 30x3 of the Order is not applicable to the company.
- According to the information and eightentions provided to be seen brief or our confection of the necessary of the Congress, the regresting approximate clause South of the Order is not applicable to the Congress.





ANNEXURE "IF REFERRED TO IN PARAGRAPH NO OF REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS OF OUR REPORT OF EVEN DATE

Report on the Internal Financial Controls with relevance to Standalone Financial Statements under Clause (it of Spit-section 2 of Section 145 or the Companies Act, 2013 6 the Act¹)

the have audited the interest literatual controls over francial reporting of Scoober Day Garmania (India) Limited ("the Company"), as of 31°14an/s, 2025 in accountain with our stable of the standard or liquidal statements of the Company for the year orded on that date.

Management's Responsibility for Improvid Figuretal Contests:

The Company's management is inspansible for establishing and manifolding amount function based on the internal control over limited reporting criteria attaining by the Company considering the essential companies of internal commit sented in the Controls Over Finalistial Reporting issued by the institute of Charterial Education of India. These impropositions are under the design, implementation and assumements of adequate internal finalistic including objecting effectively for assuring the entirely and efficient another of an including adirector is company's policies. The subgrounding of the research machine and the beament including adirector is company's policies. The subgrounding of the accounting specialists and detection of totals and orders. The immensity and completeness of the accounting specials, and the number preparation of solidals framital infraration, as required under the Companies Act, 2013.

Andituca Responsibility

Our responsibility is the express an options set the Company's attacted financial controls over financial represent financial controls. We confidence and it is accordance with the Guidance biote on Anoth of Internal Financial Controls Over Financial Reporting (the "Guidance Bote") and the monitorial on Anothing, insent by Institute of Charleton Accountants of India and Journal to be prescriped under section (40(10) of the Companies Acc 2013, to the extent applicable to an another training francial controls, both applicable to an modified Internal Funancial Controls and, both toward by the facilitate of Cintherest Associations of India. There is internal the Guidance None reprint the complex with ethical reportance and plan and perform the audit to obtain towards between about a further adoption internal financial antitude over familial reporting massocial internal and maintained and familial experience internal discounties in all material reporting massocial libert and maintained and familial experience internal discounties in all material reporting.



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Our audit meabors performing precedition to circuit multi-systemic attent the adequacy of the interpal invariant contains apartim from formulal expecting and their operating effectiveness. Our model of interpal function of manufactures over belonged reporting frequency obtaining or understanding of interpal function and containing of interpal functions of interpal contain the design and appropriate office owns of interpal contain the design and appropriate office owns of interpal contain the appropriate and the instance of interpal containing the assessment of the instance of interpal interpal interpal of the financial formula; substitute the substitute of the instance of four transfer of the instance of interpal interpal interpal interpal of the financial forwards, substitute that or four interpal

We believe that the audit evidence we have idinatical to sufficient and appropriate to provide a framework and appropriate to provide a framework and appropriate to provide a framework instruction and appropriate position, over the company's leavened final real controls system, over the anciet region to go.

Meaning of Introdel Financial Coursels Over Einenviel Reporting with reference to Standalone Timograph Statements

A company a married forestall annihilate considerated apporting in a positive disagnation of francial superior and the propagation of francial Statements for external purposes in accordance with generally accounting principles. A company a minimal francial controls were francial reporting tradutes those pulsoes and procedures that (7) person to the immunistic of socieds that, in reasonable detail, actionally and fairly reflect the translations and dispositions of the analysis of the company; (2) provide remember assumed that translations are recorded as malatically to person of their records and expenditures of the company are the greenably accounting proceptes, and that records and expenditures of the company are being reach only in accordance with authoritations of providerant and directors of the company, and (3) provide reasonable constrains regarding providence or mody detection of unauthorized acquaition, use or disposition of the company another fourth travel or appendix and expensions.

Informati Limitotions of Invernal Financial Controls Over Financial Reporting with reference to Standalone Proportial Statements.

Because of the informat finitiations of external limited denotes over financial reporting, including the periodicity of collisions of improper management exercise of controls, material resistatements that to critic be french may occur and into be distorted. Also, projections of any evaluation of the statement inserted controls over limited reporting to taxing periods are subject to the risk that the internal formation to our formation reporting may become insulgation because of charges to conditions of that the deposit of the policies or proceedings may determine.



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Optidion

In our spinner, its the host of our information and according to the explanations given to use the Company has been been referred respects, or adequate bosonic financial controls system over financial acquiring with information to Standard Standard and such teneral financial controls now formation reporting with information in Dismissione Financial Statesowith were operating afternoonly as at 35 March, 2023, hand as the internal controls over favoratal reporting with requiring to Statesowith formation Statesowith or Statesowith acquiring an internal Statesowith or Statesowith by the Company attroduced measured controls for Statesowith or Internal Financial Controls Control of Statesowith Statesowith or Internal Financial Controls Over Statesowith Reporting security by the familiate of Chartened Accomments of India.

For Varma & Varma (Firm No.0003335)

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CX PHARIETERPSONUSINY, B.Com. PCA

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Addissor

Permay Mrs. Vanna & Vanna. Charecon Accountants. Danielle Accode. Thinivambady Rend. Pankumnam. Thiskaus - 000 002.



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SCOODEE DAY GARMENTS (OVOLA) LIMITED, KEZHAKKAMBALANI

(Figuresity Krimes as Unitary Print And Rounds (India) Limited SHOUL AND LODS ADDITION TO ADDITION THE ASSESSMENT YORK 2005-20 (Accounting Voir includ Trac Movels, 2003)

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	_	
Long Yerm, Capital Gain		
Satur proceeding		2.20(0)(100)1
Late: Cost of acquisition		4,203,564
Long turm Copital Com		2,16,59,400
HERITAL DROUGHS OVERHANCE		Man Marin
Sommer		
Desire from Pristness		20,643279
Capetal Cain:		2.36,9%,10%
		330000000
Grown Virtual Encurrent		2,55,24,215
PLANT TO THE PROPERTY OF THE PARTY OF THE PA		227132004.00
Laur. Smangful Reported Depreciation Laur.		

Total England

Nulture

Capital wain indescripts

As per Finance Bill. Long-term capital gams (LTCC) will be brood at 77.3% for all classes of annes. Durit TCC tax without independent community effective from July 23, 2021.

3 Set off of Unabserbed Depreciation Laur Unabserbed depreciation pair be set off against any heads of income and the remaining halance on he carried off till for any number of assessment years.

During the year anomany has received substity of its \$5.56 takins from Consentment of India in suspect of Plane and Machinery. The amount is treated as a deferred income for the period of 12 years and accordingly its \$2.76 lakins is above, under non-communicative the pear and the balance amount of its \$1.75 lakins is above, under non-communicative of liability to Reliman Short. He \$2.28 lakins as fully restored from the case of plane and machinery in depreciation as per income has rules. However while computing the taxable income lia 3.79 lakins credited to Profit and Law account was multist to less back. This can be considered while filling the actum of income but, its \$1.25 lakins in the Current Non-current liability in Italiance Short is not considered for computing Demand Tax Liability water the same is already adjusted to the open of Plant and Shortinery by way of dauloclaim in depreciation amounted as per income his rules.

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Comment Day Cannants (Septa) Entrep

		144								
	Kenth mil	tto.	manual my	PL (400 0000)	Manneth 28	(SECTION)	2341365.15	134451	CHORDS	1,4474434
			136453400	881.H44.00	Littlemin	1/minuses in m	SPL006.00	13121100	Catalon	18 452 68
394	o)meendigs)meeg:		3	÷	fi	É	6 6	16:	8	1
The previous required Captain	Mick of security in which rhype, is afterwise and it will be set if it is a security in the se	150	ACHICALISMS.	A Secretarian	Transfill III	1,4234,99.00	4(4)41B	3,38,003.11	National.	1.00 pag inc.
	March 196	100				M.H.ETOR	11,250.00			
	TP-PE	100	agree/Weight	1 cura search	11,45,175.00	0.000	4,54772.55	(Activity)	1.00(2.0)	1,55,000,50
Captal		(1)								
	A .	3								
South of grants, ecuploid	Married III			2020434	TECHNIA.	HUNG IDNO				7
Artist and of yours require dorby the provision your	The little by	((4))	-	A STANSON SEE		27,14,100.00	Notation in	W.Catto		
		(0)	HOMESTICKES.	PL2Notes	(1,30,46,21	13874,861	38,4056440 129,614.00	TABACIII	LIMOSTER	XOTOM 2
		(2)	Hamilton	H Francisco	dihorati	IN BUCK.	College Figures and College Will be	Conquier and	Market Block	IN-HOCK Well-TH

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SCHOBER DAY GARMENTS (INDIA) LIMITED

(Fernandy Knotos as Victory Paper And Bounds (India) Limited)

KIZHAKKAMBALAM, ERNAKULAM, 663 562

BALANCE SHEET AS AT THE MARCH 2025

	. —			Ita in titt's
Particulors	Nisten	Av. a) 56an/n 31et, 2025	As at March 31st, 2024 (Restaud)	As in April Plat, 2022 (Restated)
A. ASSETS				
Nino-current insets				
(a) Property, Plant and Equipment	MA.	4.63,380.41	1.08,02-6.66	5.05.439.58
(iii) Other Intangible meets	229	202.34	.008.89	247,13
(c) Financial Assets		181	E-1	
[I] Other Pinancial Assuts	*	3//67.22	3,897,49	3.000.13
(d) Dengred up (not)	. 6			440:33
(e) Odwr parp-parmit aniats	6	3,213.03	5340.51	2,522.07
Titlal Non-Current Assets		4,70-351.79	4.95,461.20	5/35/961.HT
Current Armen				
an deventaries	7	1,04,684,04	63,802.21	74,357,54
(b) Elemental Assetts		110000000000000000000000000000000000000	113VMacmid	e produced
OT Treaty reconsidelan	*	77,465.96	5,699.15	12,737.60
Hill Cash and pastveguiredems	10	7,700,30	\$83,04	10,603.63
(in) Baris briance other than (ii) above	10	1.47	170.29	5,502.80
(c) Cigrount Tota Asserts	11	90425	20034	506.79
(d) Other current mach	12	14,500,54	12,015.35	12,179,44
Fotol Current Assets	1000	1,05,283.99	82,728.81	1,16,595,00
TOTAL ASSETS		8,75,795,78	5,79,246 92	6,72,532,67
IL EQUITY AND LIABILITIES Equity				
(a) Reprincultance capital	#2	1,301,000,000	1,30,000,00	1,381,600,00
(b) Other equity	34	615 spill 545	(2.04,637.100)	(L4ESW.TU
Total Equity		49,510,04	10/382.07	(6.534.71)
Liabilities Non- Current Liabilities	l			
(a) Firencial tublities	24,0	5-W-440		
(1) Necrowings	15	40.170.E3	82,701,77	Lingstrans
(b) Priminana	100	0.364.82	2,31(1.0)	1,732,10
psy Deferred Tex Earbillties (serf)	17	16,471,64	2,465.74	
(d) Other Non - Carrent Liebil/line	:18	3,795,06		100
Total Non - Current Liabilities		35,601.25	87,997.91	Liellors
	1			Contil 1

Annual Contraction of the Contra

E27 Julie

Allen .



	Nates	As at March Flat, 2009	As at March Test, 2024 (Mestuled)	Agail (But, 2023 (Restated)
Current Liabilities				
(a) Financial Sabilities			DINGS TO A	MARKS LIKE
(i) Birmswings	19	3,40,179,57	4,41,824.10	4,62 364.51
(iii) Vyady payables	300			
total outstanding does of inform enterprises and result owerprises and		WAR AN	12.14	35.32
other flore out to entriprises and				
small enterprises		22,968,71	370,005-30	25,500,00
(b) Other current liabilities	21	3.602.57	2,245.96	2,547,39
(i) Threchione	22	202.76	9431	4.99
Total Correct Clabilities		5,67,983,09	4,00,270,03	4.90.836.87
Total Liabilities		6.24/105.34	5,47,887,94	6.39,007.55
TOTAL EQUITY AND LIABILITIES	l f	6.75.795.78	3,78,240.01	631332.02
Clement Information about the	l., [
CHATTON!	134			
Busined proposition, measurement and material accounting policies	2			
Additional Information.	(33.)			

As per our separate report of even date attached

The accompanying numerate un tenegral part of the financial datements.

For and us behalf of board of Directors of Scooline Day Gremonto

(India) Limited (CIN No EFT1004CL1994PEC000083).

KLV Sampania

Managing Dynome (University and I)

During Chamiland

Distribution Did in the little of the little

Zattli la Fatund

Chief Financial Officer

Alitymu, limi

Company Secretary

Place: Kichukhumhuhm

Zlate 21 Wt. 2019

For Varma & Varma

(Firm No.0045525)

CA. P. Harskrithmanning B.Com, PCA M.No.213847

Partner:

Charleyed Attoutionally



23,387,255

SCOOME DAY GARMENTS (INDIA) LIMITED

Connectly France on Tietary Power and Stands Ordini Limited

KIZHARKAMBALAM, URNAKULAM 1069 362

STATEMENT OF PROUT AND LOSS FOR THE WAR ENDED HAS MARCH 2013

the designation

Particulars	Notes	For the Year mided March 31st, 2023	To the Year ended March 33st, 2024
INCOME			
Revenue tipe appositions	: 27	A, HOLLIED KART	697.675.58
Ottud lucrane	24	60041.00	2,14(.0)
Total income		L71,84936	4,00,003.10
EXPENSES			
Clear of Materials Commons!	05	2,32,419,21	3,34,428.34
Changes in Premiumer's Engineer groots and washing property	28		
P. P. Thornes Committee of the Physical Comm	10.5	254,400,834	£,980,50
filesplay or benefits expenses	388.1	1,33,438.24	7,09,000.00
Flicking dods	28	21,439,10	26,616,27
Duppertation and amorning representation	29	312016	24,703,89
Other expenses	38	73,401.14	91,709,79
Total expenses		A.EE, 81(2,40)	329,948.52
A December 2			
Findit before exceptional items and tax		E402 81	29,472,96
Exceptional liams	-30	23.689.61	- Continu
Frontit Berkom, top		27.14620	29.472.16
Tas expense		200	
Children tax	li l		
Adjournment of his infilling to earlier periods		119200	
Owigrand tow		6.003.72	2,816,69
Total Tan Expunse		6,044.62	2-910.00
Profit for the year		11,895.32	36,633,39
Cities committee the transmittees			
A. Or here: that will not be reclassified to posts or less			
as formers assessment of the deliberal benefit plate - Cratally		(ULLY)	30020
(iii) decome has nelecting by thems that will be problemiciant to		1	
Contract the second sec			
of Ermennesonals of the deliced benefit place - County		52.22	0.00035
		7.0	7
BOOK Reservation will be contactified to period on loss		-	
try to the second to from that will be not willed to			
pp:4) as less		- 1	-
Total Chier Computernove income (Good)		07618	2617
Total comprehensive issues for the year (Comprising			
profit/Closer and Other Comprehensive income/Union for the		18,524.37	36,316,78

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Extract Of

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2.1 == 71.0

Farmative	Nines	Furthe Year anded Mount 39th 2008	For the Year anded March Flat, 2004
Kansengs per equity share i Fierz Vallac of Bs 300- sachi			
Lillerie (brills)	32	1.43	2.73
2 Editional Circ Red	22	141	273
General Information about the anapage	i iii		0.000
Bests of proposation, more representation and meaning accomming			
pullifie	2.5	17	
Additional behaviories	30.		

As per our argument inpure of once duty atturbed

The accompanying seem are integral part of the financial statements.
For and an Scholt of Bound of Directors of Stouther Day

Carporn (halis) Lambe per 5m 12/1001/19946 current

K.L.V. Neurroom

Manager Despite ANN CONTROL

Tara Dumin

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Authorizania In

Company September

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Class : \$1.05.7015

For Varina & Varina

O'bus Na/00483295

CA. P. Handel throwning B.Com. H.A.

MN=213/41

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Chargerd Accommos





SCHOHEL DAY GARMENTS UNDIALLIMITED

Geometic Engage of Victory Paper And Smerck Ordin) Limited) EDURAKKAMBALAM, ERNAKULAM, 683 562

CASH FLOW STATEMENT FOR THE YEAR ENDED THE MARCH 2023

Rain 800's

SI No	Particulare	For the Year ended 21.01.2025	For the Year and oil
A.	Cash films Jimm Operating Activities.		900000
	Piulit bufore fan	27,346,0%	20,472.55
	Adjustments for:		
	Degraciation and amortisation Expenses	31,233.18	78.703.85
	Himmor Covis	26,639.11	25,616.27
	Sandry Balances no omee penable sentten hisis	(3,00%,62)	
	Provision for Granuty	1,691.26	1,000,58
	Linearised from the explanate trains from costs Determine former	(179.60)	
	Armonimists advances written off	766.21	40.25
	Long no rate of property, plant and equipment	66.59	
	Profit on sale of property, plant and equipment	(22,659.40)	(318.29)
	Operating Pruffit before working capital changes Adjustments for:	03,917.229	Wh#53.23
	(Immunity Decrease in Inventory	(82.881.83)	10.535.32
	(Incremely Decrease in Trade Receivables, Other Non-Current Assets, Other Current Assets	(74,425.67)	2,006.00
	Increwed (Decreme) in Timle Payables, Other Current liabilities	0,016.04	(2)((2)(4)
	Cash generated/tored in) operations	(41,570.76)	99,942.33
	Loss Income tax pand (set)	(378.41)	40.36
	Not each (uned)/ from operating activities (A)	(41,949,17)	39,990,39
ti.	Cash the from Investing Activities		15000
	Paralisas of Property, Plant and Equipment	(5.376.77)	(5,288,32)
	National Engineers, Plant and Expansional Concentration National Concentration (Concentration (C	23.556.98	1.810.66
	Capital Submidy Rendom (See Natur No 24.1) Proceeds from University and United Stephilis	4,555.15	12
	n/dichardia	(96.34)	1623433
	Purchase of Intangible Assets		7100.70
	Net cash from investing activities (0)	19,666.00	2,652.30

Court

t also

Juli- Marin

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til No	Purindin	For the Year and of 24,03,2025	fee the Year unifort \$1,65,5024
C	Cash flow from Financing Activities		
	Proceeds from /(Mepoyment of) Non-Chiron		
	Borrowings (biclostling cusmint maturines) (net)	(46,004.75)	(17,609.38)
	Proceeds from ((Repayment of) Correct		
	Bornesings (wet)	1,111,857,23	and all (1 (40)
	Finance Cests	(56,439.11)	(28.A) 6.27)
	Net cash from/smod int financing activities (C)	29,391,37	(1,12,991.26)
l Ji	Net Increase (Decrease) in Cash and Cash		
	equivalents (A+B+C)	7,126.26	(30,264.59)
	Cash and each equivalents of the beginning of		
	the year	561,04	10;645,65
	Cash and each equivalents at the end of the Year		
	(Refer Note No. 10	7,700.30	581.04

As pur your separate report of once date attached

Basis of purposetion, increment and material accounting policies - Note Nov 2

The accompanying habe not integral part of the figure of statements

For and an Behalf of Board of Directors of Sciolise Day

Germone Bridge Limited (CIN No.

L27700KL7994PLQ008H539

KLV 20micinum

Makening Director (D0%; 0(223675)

Dany Dummac

Dinghal (D450:03588411)

Zapitlat amond

Chief Financial Grins

Alphania Issue

Company Securiary

Company Section

Place - Klighalds ambabas

Clant 121.05.2029

For Varma & Varma

(Firm No.004932S).

CA. P. Harikrishromorwy J. Coor, P.CA.

MAN 913511

Parentee

Chartered Accountants



21 =====

SCOOREE DAY GARMENTS (INDIA) LTD.

Greener's Engine as Victory Peper And Rounts (India) Limited) KIZHAKKAMBALAM, EINAKULAM -603 562

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED HAS MARCH 1025

CALEGUSTY SHARE CARITAL

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Anmont
1,35,801.00
1,35,000.00
1,55,000,00

(B) OTHER EQUITY

Ballamor de alt 31 of februelle, 2028

RA. In 000's

manus.	Beservin	in Surption	Olems, of other	
Phithenters	Resetted exemples	Othermore	insumer .	Total
Balance as at Ulat April, 2023	61.40,769.315			(1,40,119.01)
Changes in Accounting policies or prine period errors (See Now Nov. 33-29)	(9.31530)	9	¥C	(1,315.31)
Restated balance as at Olat April 2025	(1,41,334.71)		27	(LALSSLT))
Profit for the year	36,057.59	7	23	30,651.50
Re-managements of post employment benefit obligations (not of his)		(6:	267-19	263.39
Balance as at 24st Morel, 2014	(2,84,861,12)	(41)	283,19	11,014,007,931

1,35,000,00

Countil ... ?

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	Semme.	a fittiplica	Hums of other	III.
Marticulara	Substanced parameters	Cither schools	- Companhensiee Chepma	7044
Halanco as at filst April, 2024	(1,04,881.12)		265.19	(1,04,617.9%)
Charges in Accounting policies or prim period cross (See Note No 33.26)	d		51	¥
Bestated Industry as at Ohrt April 2024	CL04,980,129		363:19	(COLORADE ON
Profit for the year	111,000052	3	=:	19,004;52
Re-to-suprements of productiplity recent terriorit obligations (sort of tax)	72	30	(179,19)	(1700,000)
Balance av at 33st March 2029	(68,782.00)	74	40,04	135,089,544

As per our separate report of some data attacked

Basis of pergravation, increase you and motorial occurating policies - New No. 2

The accompanying inter are integral part of the financial statements.

For your on Behalf of Bourn of Directors of

Scrotter Day Garmenta (Imbia) Limited

PUTEN NO. LITTHING TWOMY, CHARGE

CEV Norsymm

Managing Director (Diffe Utinosco)

Dong Dominio

Chroconat 305 (025)(647)

Афиницов

Congunity Separately

Carbin Leried

Chief firmunoid Orient

Place: Kizhakkombulam

Date: 21.00.2025

For Varma & Varma

(Einn No.00453250)

CA. P. Harikrishnamumny D.Com, PCA.

M.No.21080

Partmer

Charlened Associations



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MUTTER ANNUALD TO AND FORMING PART OF THE FINANCIAL STATEMENTS FOR THE YEAR. ENDED HAT MARCH, 2021

C-GENERAL INFORMATION ABOUT THE COMPANY

Secolar Day Garments (India) Limited ("the Company") | Formerly known as Victory paper and Boards (India)) is a public familed company incorporated in India on 9th August 1948 backing in registered utilize at Endudhambalam, Alava, Emakation, The Company has limit in equity shares on Boenhay Stock fischunge (Ilbin). The company is a manifecturer of apparells, ready made garments and abunitation meding and processories.

E-BASINED PROPARATION: MEASUREMENT AND MATERIAL ACCOUNTING POLICIES

2.1 Hann of Proparation and Measurement

(a) Back of preparation

The Standalone filmocial statements which comprise the Dalance Short, the Statement of Profit and Less (including Other Comprehensive Leasure), the Carlo Flove Statement, and the Statement of Changes in Equity ("financial statements") have been propared in accordance with the Indian Accounting Standards prescribed under Section 125 of the Act road with the Companies (Indian Accounting Standards) Bules 2015, an introduct, ("Ind. ASP) and other accounting principles prescribe a fully accepted at hulis and other relevant provisions of the Act, as applicable.

The financial observants have been prepared an account and going concern backs. The accounting policies are applied consistently to all the periods premined in the financial statements. All users and liabilities have been classified as current or non-current as per me Company's normal operating systemal and other cuteria asset out to the Division II of Schedule III to the Act, flaund on the country of products and the more between acquisition of assets for processing and their traditions in cash equivalents, the Company has assertanced its operating cycle as 12 months for the purpose of current or non-current classification of assets and tabilities.

An erset is trouted as current when it is

- a. Expected to be realised or intended to be sold or commoned in natural operating cycle.
- is Meld primarily for the purpose of trading:
- at Repeated to be extilled within twelve months after the equating puried; or
- d. Cash or each equivalent unless matricled from bring exchanged or used to settle a liability, for at least twelve months after the reporting period.

All other assets are classified as non-numeric

A Bublilly is brought as morrent when

- a. It is expected to be sattled in normal operating cycle;
- in it is held primarily for the gurpone of tradings
- at It is due to be settled within twelve months after the reporting period; or
- 4. There is no unconditional eight to delice the artherent of the liability for at least toolog amounts after the experience period.

KLVNARAYANAN MANAGING DIRHETOR DINBUDGETS DIRECTOR
DISCORDED

IN Ste P.

As per our separate report of sum date attached

All other trabilities are classified as more current:

All amounts disclosed in financial stimments and mount been been impuled off to the naurest; thousands in per requirement of Schedule III of the Act, unless otherwise status.

(b) Baide of measurement.

These financial statements are proposed under the historical cost emissions unless uthorwise tridicated.

2.2 KEY ACCOUNTING ESTIMATES AND JUDGEMENTS

(at the or estimates and influences

The preparation of financial statements requires management to make judgments, estimates and assumptions in the application of accounting policies that affect the reported accounts of assets, habitities, income and expenses. Actual results may diffus from those estimates. Continuous resiliation is done on the estimation and judgments book on historical experience and other factors, including expendations of future events that are believed to be promounted. Beyonds to accounting estimates are reoriginally prospectively.

Information about critical judgments in applying accounting process, as well as estimates and amountains that have the overt aignificant office to the manying atomicity of exacts and liabilities within the next from all branches are included in the hidlewing moles:

- Measurement of defined bounds obligations Note 33.4
- Informationment and likelihood of sexurence of provinces Note to and 22
- Turregriction of electrical too Babilities Note 17

(b) Measurement of fair videns.

Certain accounting policies and disclosures of the Company require the assauranced of fair suburs, for both fusional and non-financial meets and limitions. The Company has an established exertal framework with respect to the measurement of fair values. The values transcribed regularly reviews agosficure unobservable inputs and enhanters adjustments. Fair values are categorised into different largest in a fair value bijectority based on the imputs used to the values techniques as follows:

- Level 1: quotted peaces (utradicated) in universal and in identital assets or liabilities.
- Local 2: impure orban than quented prices imbuffed in Level 1 that use observable for the most of habitary, either directly (i.e., as prices) or imbuscily (i.e., derived from prices).
- Level 3: reputs for the asset or hability that are not based on observable market data (anobservable inputs).

ELVINARAYANAN MANAGING DIBUCTOR DINIMETROS DONY DOMENIC DIRECTOR DON-THINSAST toldent

As person separate separat of even mate attached

When measuring the fair value of an easet or a liability, the Company uses observable mediat data as for an possible. If the imposs were to research the fair value of on easet or a liability fail into different levels of the fair value hierarchy, then the fair value measurement is categorised to its contrety in the same level of the long value bleimable as the lowest level topar than is algorithmic to the entire measurement.

2.3 Tovensus mengalition

Effective for April, 2018, the Company has adopted and AS 125 - Revenue from Contracts with Continuous and AS 125, the standard), insing the computative effect method for transition. The adoption of the Mandard this conference any insternal impact to the linearist statements.

Resemble from contrast with attraurum is recognised when the Company satisfies performance obligation by humbering promised goods and secures to the customer. Performance obligations are satisfied at a pairt of time at over a period of time are suggested as per the terms of relevant contractual agreements, accompanies. Performance obligations and to be satisfied at a point of time when the customer obtains controls of the seven.

Revenue is normalised based out framsection prior, which is the fair value of the consideration received or receivable, stated net of the emission and value alliked fan. Transaction prior is recognised least on the price apocified in the contract, not of the entiresimil tolics incentives discounts. Accountable expenses is used to estimate and provide for the discounts eight of return, using the expenses value method.

2.4 Property, plant and inpolpment

Property, plant and equipment are stated at cost, here accumulated depositation and impartment, it early for use, as intended by management. When parts of an items of property, plant and equipment equipment better different modal by management. When parts of an items of property, plant and equipment better different modal blees, they are accounted for an apparate terms (orajor components). The cost of explanement spores, major inspection relating to property, plant and equipment is capitalized only when it is probable that future accounter hearths associated with these will flow to the company and the uset of the item can be recommed solubly.

Depositation on Tangible Astern has been provided on Straight Line method. The stockal floor independ are as prescribed in Schedule II of the Companies Act. 2015, except for leased out land which is unmericial over the period of lione. Capital Sporm into deposicional intend on special life of each englaced pure.

ELLVINARAYANAN MANAGING DRIECTOR

DINGUESTICS

DIRECTOR
DIRECTOR

+1000

As per our segments report of voca data attached





The company depositates property, plant and equipment over their entirement useful frees using attractor true method. The entirented useful frees of assets are an following

Buildings before than factory buildings) - BCC Fearon Structures 60 years

Buildings (other than BCC Frame Structure) and Factory buildings 30 years

Continuous amores plant 25 years

Other Plant and Machinery Disputs
Other equipment 3-years
Familiars and Ferrings
Computers and data processing usua 5-6 years
Vehicles (neuton camb 6 years)

Department methods, useful lives and statitual values are reviewed periodically, including of such financial year end-

Advances paid towards the augustion of property, plant and equipment currently at each balance about date is clenified as capital advances under other two-current assets and the cent of assets not put to use before such date are disclosed under "Capital work-in-progress". Subsequent expenditures relating to property, plant and equipment is capitalized only when it is probable that future economic baseful associated with these will flow to the conquery and the cost of the time can be measured reliably.

Repairs and maintenance costs are recognized in the Statement of Profit and Laus. The cost and related accumulated depreciation are eliminated from the financial statements upon side or restrenged of the sout and the condition gains or home are recognised in the Statement of Profit and Loss. Assets to be disposed off are reported at the lower of the carrying value or the fair value has cost to sell.

2.5 Intramible Assets

letangible users are stated at cost less accomplaned amortization and impairment, letangible search are appearanced over their empective indication estimated useful lives on a straight-line boss, from the date that they are aboutable to use. The estimated useful life of an identifiable intengode search is based on a magniture of factors including the effects of devolvemence, demand, competition, and other recommic factors (much us the stability of the autimaty, and known reclaimlygical advances), and the level of manuscrape expenditures required to obtain the expected between each flows from the arnet. Amortization multimate and useful fives are reviewed periodically including at each financial year and.

KLV-NABAYANAN KEANAUING DIRECTOR DINORESTEES DONY DOMBOIC

0000

DON HIRSETT

As per our separate report of even date attached



The uneful lives of intermible greate are assessed as either facus or indefinite. Fireby-life intermible amore are amore and as a straight-line basis over the period of their expected methal lives. Estimated tainful lives by major class of finite-life interpible assets nor as inflows.

- 20 yours Dissigni: Chercy-house - Illy politica. Champuter authorizes « Swante Distributtion network HIERORIES NICHTON

2.6 Emancial instruments

at Fittericial Assessment

frontest more are recognized when the Company biscores a party to the contractual previous of the testropeson, Co initial coorgention, a financial asset is emogened at tale value, in com of Financial sents which air recognised at fair value through profit and loss (FVIPL), its transaction case are consecuted to the statement of profit and loss, in other cases, the transaction contain arrathmed to the acquattion value of the formulal asset,

Financial amoust are subsensionable characterism measured at-

- · amortunal cost
- Last value through profit and how (PVTPL)
- East value framigh office comprehensive income (IVVXI).

Financial unsets are put reclassified subsequent to their secognition, supept if and in the period the Computer dunges the business model the managing financial ames.

Tracle Recoverables and Litmus

Traile receivables that do not contain a significant financing compresent are recounted at transaction print as per led AS U.S.

Subscriptionly, those saidth are held at uncertained cost, using the effective interest rate (CDI) method net of any expected credit lauses. The EDC is the rant that discounts estimated future cosh income through the expected life of finingful instrument.

KIELVSNABOXYANIANE MANAGING DIRECTOR DINSTRUCTION

DIRECTOR

DUAL BROKESS

As per mer separate report of even date attached



Debt Instruments

Date instruments are initially measured at amortised cost, fair value through other comprehensive income (FVCCE) or fair value through poofs or ion (FVTPL') till derecognition in the hasis of (I) the entire model for managing the (manual meets and out the contraction costs therefore characteristics of the final costs.

Meaning at amortised cost: Financial amort that are hold within a business model whom objective is to hold fromotel assets to under to collect contractual costs flows that are solely parametes of principal and interest, are substituted amortised cost using the effective interest rate ("IEE;) method have impairment if any. The amortisation of ETE and him urising from impairment of any is recognised in the Summers of Protection and Lens.

Monamed at fair value through other comprehensive income. Figuresial assets that are bobb within a business model school directive is achieved by both, selling financial assets and collecting contractual each three that are safely parameter income. Fare either unavernosts are excognized in the other comprehensive because income forces become measured using the EDI method and impairment busines, if any are unaughted in the Sutermont of Profit and Loss. On decongruing, consultance path or loss proviously recognized in OCI is certamatical from the equity to other income to the Sestimated of Profit and Loss.

Measured at fair value through profit or lose A formeral most not classified as either americant cost or FVCCL is classified as EVTCL fourier formeral acasts are measured at fair value with all changes to fair value, including interest manner and dividend income if any, incognised as other income to the Statement of Predit and Laws.

Equity Instruments

All investments in regulty itertenments elimined under flumcted mosts are instally mountaed at fair value, the Company tries, on install recognition, investmently elect to measure the same either at EVECT on EVECT.

The Company makes such election on an iterromeon by jentrament basis. Fair some changes on an equity instrument is recognised as other increase in the Statement of Profit and Loss unless the Company has elected in measurement in EVOCI are recognised in OCI. Amounts recognised in OCI are recognised as subsequently rectangular to the flatteries of Profit and Loss. Or other increase on the processors to appear an arrangement are recognised as subsequently in the Statement of Profit and Loss.

ELV-NABAYANAN MANAGING DIBECTOR DINJUTTETI DOMY DOMESTIC

Devi-stranger

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Derivative Financial Instruments:

The Company uses derivative flooretal transmiss to bedge its foreign marriery and immedity thick. Durivatives are innotated at fair value. The treatment of changes in the value of democracy depends on their use as explained below:

Cash Day Redges

Derivatives are hald to bedge the uncertainty in timing or amount of foliare forecast each flows. Such derivatives are standarded as being part of cash flow hedge relationships. For an effective hodge, gains and house from changes in the fair value of derivatives are reorgained in other comprehensive transmit. Any ineffective elements of the hadge are reorganized in the statement of profit and less.

If the hedged cash flow relates to a non-transmit used, the areount accumulated its expelly is subsequently included within the carrying value of that must. For other cash flow hedges, amounts accumulated to other comprehensive moneys are taken to the statement of profit and loss at the same time as the related costs flow.

When a derivative on larger qualifies for hedge acceptating, any considerive gain or him mission or equity until the related such flow occurs. When the cush flow biles place, the missister gain or less is taken to the statement of profit and loss. If the hedged cosh flow is no hinger expected to occur, the elementative gain or loss is taken to the abnormal of profit and loss inneedlately.

Derivatives for which hodge accounting is not applied

Derivative financial instruments for which bedge accounting is not applied one initially integrated at fair, value on the slate on which a derivative commet is entered and not subsequently measured at EVIPL.

KLV NEBATANAN MANAGING DIRECTOR

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Offsetting fluancial instruments

First residence and financial liabilities are offset and the per amount in reported in the balance about. If there is a correctly enforced be equilibries and the effect the recognised amounts and there is an intention to continuous on a not bear or in cooling the events and sente the following on a not bear or in cooling the events and sente the following amountained by:

Degenoration.

The Company demographs a financial arest when the contembral rights to the each flows from the financial asset explos, in it transfers the contraction mights to receive the cash flows from the asset.

Impairment of Financial Anatt

Expected credit became our recognized for all financial assens subsequent to initial incognizion other than formulate master in FVTPL extenses.

For Bruncial assets other than trade numisables, as per last AS 100, the Company recognition (2 months expected cradit issues for all originated or acquired forestal assets 0 at the reporting date the cradit (ad) of the financial asset has not increased algorithmatic increased in initial recognition. The expected credit has a so measured as librative expected credit has all the credit task on financial meet increases significantly since its initial accognition. The Company's trade receivables do not contain significant financing component and has allowance on trade receivables is ensured at an investment ensured to the financing component and has allowance on trade receivables in ensured at an investment ensured to the first expected feature as a superior cash shortents.

The empiriment busines and reversible are recognised to Statement of Profit and Low-

li) financial Liabilities:

feithal recognition and measurement

Financial fabilities are recognised when the Company bocomes a party to the contractual provinces of the traintenent. Financial trabilities are initially measured at the amortised was unless at initial occupation, they are chaotiful as fair nature through profit and loss, to man of trade psychlos, they are initially accognised at tair nature and authorognostly, these liabilities are beld at amortised cost, using the effective interest method.

B.L.V.NARAVANAN MANAGENE DIBBETTER DIRECTOR

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As per our separate equarties seem date attached

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Subsequent ministromest

Figuretal himilities are subsequently encounted at uncertaind our using the EIR curbod. Amortised and is calculated by massifering any discount or promition on acquisition and tree or costs that are us lengthed mut of the EIR. The EIR insertination is included as finance outs to the universe of public and term.

Financial following corried at time video flavough profit or loss are reparated at fair value with all changes in fair value recommend to the Statement of Profit and Cons.

Demogration

A finalistial tutrility is demognised when the obligation specified in the contract is discharged, carrelled or expires. Gains and losses are recognised in profit or line when the Ushilities are always are always and the comprised.

2.7 East value of financial instruments

The Company measures firmedial instruments at fair value in accordance with the accounting policies municipied above. Fair value is the price that would be remived to will an asset or paid to transfer a indular in an industry transaction between market participants at the measurement date to determining the fair value of its financial instruments, the Computer uses a variety of methods and assumptions that are based on market conditions and tasks existing at worth represent date. The methods until to determine fair value include discounted each flow analysis, available quoted market prices and dealer quotes. All methods of asserting fair value result in general approximation of value and such value may never actually be repliced.

For farmedal analts and liabilities maduring within one year from the balance sheet date and which are not carried at the same the currying amounts are more or loss equal to the fair value due to the sheet maturity of these instruments.

2.8 Impairment of Non-Tinancial Assets:

Assessment for impational is done at each Bulance Short date as to whether there is any indication that a most impational arest may be impaired, indefinite life intangibles are subject to a review for impairment aroundle or more frequently if events or circumstances indicate that it is necessary. For the purpose of assessing impairment, the smallest identifiable group of mosts that generates code inflows from communing one that are largely independent of the cash influes from other assets of prospe of assets is considered as a cosh parameter great. Goodelli acquired in a bossima continuation is, from the acquirition data, allocated to each of the Company's cash-generating tento that are expected to bimelit from the systemics of the combinations incorporate of whether other assets or liabilities of the acquiries are unsigned to those units.

BELVINABLIYANAN MANAGING DIBBUTUR DIN-HITTERS DONY DOMINIC DIRECTOR DON: IMBIERT

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If any indication of impairment mints, an estimate of the recoverable amount of the training of the marks assessed their recoverable amount are written down to the receiverable amount by recognizing the impairment limit as an expense in the Statement of Profit and Loss. The impairment feet is afforcated first to reduce the carrying amount of any goodwill (if any) afforcated to the code generating unit and them to the other assess of the unit, pro-rate based on the excepting amount of each next to the unit. Recoverable amount is beginn of an asset to the present water of estimated factor while less costs of disposal and its scalar in the Value is use to the present water of estimated factor cash those costs of disposal and its scalar in the sourcement to size of any asset or costs garanteering unit and from its disposal at the end of its useful file. Assessment to size down at each Balance State date as its schedule there is any indication that an impairment less recognized for an asset in prior accounting periods may no larger useful or may have demonstrated the subsessment a inversed of an impairment less low as asset other than greatwell is recognized to the political of Profit and Loss accounts.

2.9 Provisions, Contingent Liability and Contingent Assets

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a part overst, it is producte that an outline of resources meanaging communic benefits will be imputed to write the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are assumed at the best estimate of the expenditure required to actile the present obligation at the links of beet date.

If the often of the time value of money is noticeed, provisions are discounted to reflect its present value using a convent pro-ten and that reflects the current market assessments of the time value of morsey and the risks specific to the obligation. When discounting is used, the income in the provision does not the personnel as a finance cost.

The entiremps reviewed at each reporting date and adjusted to reflect the current had estimates. If the effect of the time value of money is material, previous and discounted. The discount rate used to determine the present value is a pre-tor rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is exception to interest expense.

Contingent initialities are discioned when there is a possible obligation arrang from past events, the existence of which will be confirmed only by the occurrence or universeurness of new is more uncertain hitties events not wholly within the control of the Company or a present obligation that arrange from past events where it is either not probable that are outlies of resources will be required to some description or a reliable estimate of the armount country be made.

Philosophian for one paint stantacts, i.e. contents where the expected universible cost of meeting the obligations under the contract exceed the numerical benefits expected to be exceeded under it, are exceptioned when it is probable that an outflow of resources embodying accounts hunclin will be required to artile a prescrit obligation as a must of an obligating event based on a reliable summary of such conjugation.

K.L.V.NARAYANAN MANAGING DIRECTOR DIRECTOR

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2.10 Fermion corrency

The financial statements are presented in INR, the functional currency of the Company, themincluded in the financial statements of the Cooping or recorded using the currency of the primary economic anatomic in which the Company operates (the functional currency).

Foreign cuttooky transactions are translated into the tractional currency many exchange rates at the date of the transaction. Foreign exchange game and leases from erithement of those transactions, and from translations of majoritary assets and liabilities at the reporting those exchange cates are recognised in the Statement of Profit and Line.

2.11 Landings per equity sharp

from earnings per share is companied by dividing the use profit for the period arithotable to the equity shares of the Company by the excipited average comber of equity shares combineding during the period. The weighted average comber of equity shares mantanding during the pictual and fits all periods presented to adjusted by events, much as because shares, other than the conversion of possential equity shares that have changed the number of equity shares outstanding without a premiuming change in terms.

For the purpose of calculating diluted esturing per share, the set profit for the period attributable to equity shareholders and the weighted average number of shares auditoriting during the period is adjusted for the effects of all dilutive potential equity shares. In computing diluted earnings per share, only potential equity shares that are inlutive and that either reduces earnings per share or increases line per share are included.

2.12 become tax and Deferred Law

Income has expense for the year compiles of current has end deferred tax. It is necognised in the Statement of Profit and Lass except to the extent it exhibs to a Matterss combination or to an inco-which is recognised directly by equity or to other compositionairs income.

Consent tox is the expected tax payable/receivable on the touchis income/ loss for the year using applicable tax rates at the Balance Sheet date, and any adjustment to taxes in respect of provious years. Interest income/ employee and penalties, if any, related to recome tax are included in current tax expense.

Deterred the is recognised in respect of temporary differences between the carrying amount of assets and monitors for framed reporting purposes and the respectively amounts used for another purposes.

KALYNARAYANAN MANAGING DIBECTOR UDURTERS

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And of court this hability is recognised bound on the expected number of realisation or settlement of the corrying amount of union and habilities, using the native exacted, or substantively eracted, by the original the reporting period. Deformal tax amounts are recognised only to the extent that it is probable that fature taxable profits will be equilibrily against which the number can be willised. Deformal to assets the excelenced at each separating date and reduced to the extent that it is no longer probable that the related tax benefit will be excluded.

Cirront to allow and cirrote too liabilities are offset when there is a legally enformable eight to set of the recognised arraports and there is no lemmas to settle the most and the liability on a red house. Delicined too among the liabilities are offset when those is a legally enforced to set off current too and the delicined too mosts and the delicined too.

2.13 Employee benefits

Defined contribution plans

Contributions to defined contribution admines such as imployers' state insurance, labour writing fund, supergrammation scheme, employer pursion admines on, are charged as an expresse based on the annual of contribution required to be made as and when surgicus are emidered by the employers. Company's provident fund auditibution, is respect of section employees, to made to a government administrated hard and charged main express to the Statement of Profit and Line. The above benefits are classified as Deriood Contribution Schemes as the Company has no further defined obligations because the monthly contributions.

Defined benefit plans

In respect of certain amployees, precident fund contributions are made to a front administred by the Company. The interest rate payable to the introduces of the trust shall not be lower than the administry arise of interest declared by the Central Government under the Dampleyees Provident Funds and Miscollaneous Provident Act, 1952 and shortfall, it say, shall be made good by the Company. The hability in respect of the shortfall of interest certains of the Fanal is determined on the basis of an actuarial valuation. The Company also provides for interesting out-periodomic hearith in the form of groundy, pendams (in propert of certain employees) and modified benefits including to the employees of Indian subsidiance and a submitting of pagent Company.

KALVINARAYANAN MANAGING DEHECTOR DENRIFESSES

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For depised basedit plans, the around unaugument as "Imployee honerit expenses" in the Statement of Profit and Less is the cost of accruing employee benefits promised to employee usual the auto of mileschael counts such no partitioner service benefit changes and settlements (seed) escents one recognised temberlands to the Statement of Profit and Lean; The amount of ret interest expense coloubted by applying the limitity discount rate to the set delited benefit induffly or asset is charged or credited to Transact costs' in the Statement of Profit and Lean. Any differences between the interest immediately to Transact and the return actually achieved, and any charges in the limitities over the pair cluster thanges in actional manipulation or experience attentions within the plans, are ecognised immediately to Takes comprehensive increase and naturally not reclassified to the Statement of Profit and Less.

The defined bountit plan surplus or definit on the Balance libear comprises the total for such plan of the fair value of plan assets less the present value of the defined benefit liabilities (using a discount rate by reference to market yields or progressing bonds at the end of the reporting partial).

All defined bounds plans obligations are determined based on valuations, as at the Balance Sheet date, made by independent actuary using the projected num credit method. The classification of the Company's net obligation into current and some current is at per the actuated subustion report.

Termination benefits

Tecosination benefits, in the nature of columnary retirement benefits or termination benefits arising from restructuring, are recognised in the Statement of Feedle and Loss. The Company recognises termination benefits of the carifer of the following dutes:

(a) when the Company can no longer withdraw the offer of those handing or

(to when the Company prospries cress for a restructuring that is writin the scope of hid ASSF and involves the payment of terminature herefits.

Benefits fulling due owner than T2 sponths other the and of the expecting period are discounted to that present value.

Share-Based Payments

Timpleyons of the Company receive removeration in the form of share-based payments in consultration of the services rapideted.

Under the equity switted share-based parament, the fair value on the giant date of the awards given to employees is recognised as 'employees beenfit superiors' with a corresponding increase in equity over the visiting period. The fair value of the options at the grant date is calculated by an independent vallate hants fillust; Scholes model. At the end of each separting period, apart from the non-market vesting condition, the expense is invested and adjusted to reflect changes to the level of options expected to sent. Whom the options expected to sent. Whom the options expected to sent. Whom the options are reserved, the Company issues fresh repairs absent.

KLYNARAYANAN MANAGING DIRECTOR

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For endountiful share-based guyusums, the his value of the monor payable to employee is recognized at employee bouild exputees' with a convergending increase in liabilities, over the period of non-emotion secting conditions getting fulfilled. The liability is resonanced at each exporting period up to and excluding the aethernest size, with changes in this value accompand in susplayer between expenses.

2.14 Cash Place Statement

Cash flows are reported using the indirect method, whereby peofit for the period is influent for the effects of terrescribes of a too-cash ration, any deterrals or account of part or before operating unit models or payments and from at income or expenses associated write investing or transcring cash flows. The cash flows of the Company are segregated into operating, travering and thanking activities.

2.15 Elividends.

Final dividends on aboves are recorded as a liability on the date of approval by the abovelocidens and inturing dividends are recorded as a liability on the date of declaration by the Company's Board of Directors.

2.16 Lunion

The Company's home most classes consist of lower for Land and fluiddings. Plant & Equipment, flurature and Finharm & Office Equipment. The Company assesses whether a contract is as contains a lower or inception of a contract. A continict is, or contains, a lease if the contract corresponds right to contract the use of an identified send for a period of time in exchange for consideration.

Fit areas whether a construct emways the right to control the use of an identified wast, the Company agencies whether

- (1) the posterior bivarious the mat of an identified used
- (iii) the Computer has midretaminely all of the occusionic Sensitis from use of the asset through the period of the base and
- (iii) the Company has the right to direct the use of the name.

KEY MAKATAMAN MANAGING DIRECTOR

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DAN HISSHALL

As per our acquirate report of soon date attached

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At the date of commencement of the basis, the Company recognises a right-afture used (*10007) and a corresponding lasse liability for all leases entragements in which it is a leases, except for leases with a term of fiveless insenting or less (about term insent) and houses of fine value assets. For the Company surgeness the basis over the term of the lease payments as an openiting expense on a shallpfu-line basis over the term of the lease.

The mid-of-use aniety are authority recognised at cost, which comprises the initial amount of the leave finishing adjusted for any leave payments made at or prior to the commencement done of the leave place any mutual direct costs less any leave incentives. They are estimagazinely incommed at cost less accumulated dispersionly and impairment hours. If any Right-of-use assets are depositable from the commencement date in a straight-line basis over the aborder of the leave term and useful life of the underlying mon.

The later that the previous is initially measured at the present value of the turner basic payments. The home payments are discounted using the internet rate implant in the lease or, if not readily determinable using the incremental increasing rates. The lease tability is rediscipantly seminated by increasing the carrying amount to reflect interest on the lease tability and ordinary the carrying amount to reflect interest on the lease tability and ordinary the carrying amount to reflect the lease payments made.

A beste hiddley is seminated upon the exemptance of certain search and a change to the lower term of a change in an index or rate used to determine lease payments. The consequences corruptly about phisancine lowest access.

Letter liability and ROU asset have been reparately presented in the Balance Sheet and letter payments have been chautiled as financing cash flows.

The company's linear fabilities are included in Other femoral Rabilities.

As a binner

Limins in which a substitutial portion of the role and rewards of ownership are retained by the leaser are classified as operating leases. Payments and receipts under such beauts are recognised in the fitatement of Profit and Limit on a stronght-lime lease over the term of the lease unless the lease payments to the leaser are attractured to increase in line with expected perioral inflation to components for the leaser's expected inflationary cost increases, in which case the name are accognised as an expense in line with the contractual term.

Leaves are classified as finance leaves whenever the terms of the posse tractales substituting of the tisks and recognite model and to ownership to the impress.

The Company accounts for sale and lessed back transaction, retrigolous, right-of-use users and lesse partially, measured make some very as other eight-of-use seach and lesse balding. Gain or less on the sale transaction is recognised in statement of profit and loss. No gain or less is magnitud from the sale transaction to the extent the search back.

KELVINGRAYANAN MANAGING DIRECTOR DIAMETERS DONY DOMINIC DRUCTOR DIN-USBALLI

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As per our separate report of even date attached

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2.17 Berrowling Cost

Borrowing and directly aftributable to the ocquisition, construction or production of qualifying assets, which are useds that reconstrily take a notetomial period of time to get ready for final intensive or sale; for added to the root of times swells, costif such time as the assets are substantially ready for their insculables are will

All other harmwing costs are recognised in the statement of positional less in the period in which they are to proved.

2.76 Inventories

Investicates as at this close of the year are viduod at our or not spalloable value estacturer is lower. However, moterals and influe flows being for the in juriduction of inventories are not written down believe cost if the fruithed goods in which they will be accomposated one expected to be rold at or above cost. The comparison of cost and not realizable value is made on an item-by then hads. One of anyestory companies all costs of parriense, duries, taxes talber than those subsequently inconnible from the alaborities and all other costs interved in hunging the inventory to their present location and condition.

1.19 Government Submidy/ Grant:

Comply with the conditions attaching to them and the grants will be received.

 a) Subsidy inland in mosts is rangeless? as delerned increas which is rangeled in the interment of pools 4, but no evaluate basis case the unital life of the south.

Principles of masts and receipts of related genets we separately disclassed to statement of cash flow.

 b) Grants related to incurre nor treated as office incurre in protessions of profit and loss subject to due disclasses about the nature of grant.

2.20 Changes in Accounting Standards and recent accounting pronouncement

liffective from April 1, 2025, the company has adopted IND AS 116 Leasur. The application of IND AS 116 dat not have any agailleast impact in the financial results of the company.

2.21 Command Cash Equivalents

Cash and cash equivalents include cash on hand, demaid deposits with basis, other situat-serie highly liquid investments with original maturities of force months or less, bank overdrafts are shown within short-lenn harrowings in the balance sheet.

KEN NABAYANAN MANAGING PRIBUTUR DINSTITUTE DON'T DOMESTIC TORRECTOR DOS ODDINGS - Bal

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2.22 Operating styrments:

An Operating Segment is the level of solich distress immunicativements in available, bisiness segments are identified combining.

- a) the nature of products and services
- b) the differing ciobs and senums
- c) the internal organization and management structure, and
- d) the mornal fanoscol reporting systems.

Receive and experies directly attributable to segments are superfied under each reportable segment. Exceptional forms and other experies which are not nitributable or allocable to segments are disclosed sequently. Assets and fulfillness that are directly attributable or allocable to segments are disclosed under each reportable segment. All other mosts and liabilities are described as small matter and habitment.

KILV-MAHAYAMAN

MANAGING DULLCTON

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As per rice appearing support of conditions attached





SCOOMET DAY GARMENTS UNDIA LIMITED.

(Former's Epision as Yietory Paper and Repeat (India) Emitted KEPHARKAMBALAM, ERNANDIAM -000 662

MOTEUR INTANCIBLE ASSETS

(On tradition)

Particulare	AL ST THE MANUE	neat Nat March	as at titlet is puit -
Complete Seriesar	3112.28	3/8/33	C747.33
Timal	302.14	346.55	747,18

Firm com ≤ value	Europeter /	(Final)
Walance as at April 3, 2022	2,353,06	2,320.85
Addition	177/18	177/14
Dispunis Oter adjuments		
Halance as at April 93, 2022	244632	1,695,12
Additions	308.38	3106739
Disposals/Other adjustments		9
Balance as at March 11, 2024	2,86631	2,886,31
Additions		
Ourposits Other admittreets	GA	- 23
Dalason ne at March 31, 2025	1,806/55	2,900.01

Accumulated Amortivation	Sul)ware	Tinal.
Balance as at April 1, 2022	1,400.55	5,430,55
Additione	428/43	320.42
Disposabii Ottar adjaamuumi	1 441 07	
Halance as at April 01, 2013		1,mule
Additions	433.01	655 01
Dupreille Otter adjuttments		
Ballamor et al Narch 31, 2025	2,407.89	2,407.99
Addrium	2500,209	194.29
Duppelle Other Management		-
Balance at at Motels 31, 2025	2,604,27	2,606,27

Net Black	Computer Seferire	Tutal
Carrying amount in my April 01. 2023	f41.15	797,13
Carrying around to on March 31, 2024	300.55	308.53
Carrying amount as on March 31, 2025	201.24	202.24

MANAGENCE PRIMECTOR

KELV.NAHAYANAN (BUMURTUME)

omecron TES

DON'T DOMINIC IDIN #50HHID

As per our sequestic report of over data attacked.

14 = 35



SCOOLET DAY GARMENTS UNDTALLIMITED NOTES FORMING PART OF FINANCIAL STATEMENTS

As at Numb As at Murch.

1145, 2023 hts. 3545,2024 file-Tell
114,000 in 1000 i

AASTAPON SHEDON (BAJO)

None &

Other Nan-Correct Floorist Assets

Unsermed, considered good sides atthemshir stated

Sank degrees with community containty of more than twelve months

N. P. C. T. 12 N. Apr. 440 1. Apr. 4	
3,797,12 3,497,49 3,799	13

4.1 Fronk deposits with remaining modurity of mans than twolve months represents isometed back induces of St. 52,62,522.00 (Provious Year: Bit. 54,69,403.00). The productions are primarily unaccount of back induces held as margin manny deposits against government.

As at Morch As at March As at April Star, 2023 (Re. Marchtst (Re. in 1994) 1923 (He. in 1996)

Nieté fi

Deterred Tax Assets

Deferred Tax Asset on

Pagulatur for employer benefits

441,77

449,42

"Districted Tex. Assets."

Ad at March Ties, 1992 i Ois	As at Month Trat 2001 flb. in	Dist, 2025 Illin, im
The second of	dalakana	State of the last

Note 6

Other more targett mosts

Unsertined and comodited good unless afterwive stated:

Capital Admining	
Security-deposits.	
Other Advances (Befor Note No.	nag

	766.31/	730.57
2.012.101	2274.M.	12567.30
480.08		
3,212.02	3,549,52	2,322,67

6.L. Other advances represents probablished fees paid to Mac Vigos Financial Services Browns Limited in commentum systems from the Commentum systems of the Commentum systems and the Commentum systems of the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems are considered in the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems are considered in the Commentum systems and the Commentum systems are considered in the Commentum systems. The Commentum systems are considered in the Commentum systems are considered in the Commentum systems. The Commentum systems are considered in the Commentum systems are conside

MANAGING DIRECTOR
ELLV. NAHAYANAN (DINSE27973)

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DONY DOMINIC URNIGHBARD

As per our agreement report of crem Aide offerhed

Mental Co

F-55

SECONDERIAY GARMINGS (INDIA) LIMITELY NOTES FORMING PART OF FINANCIAL STATEMENTS

	Asiat Mamb Mary SEES Use In Children	As at March. Shackfitte (for te	As at April Obs(2002) Obe in 1
Note:F			
Inventione			
Raw Makettala	24(12)(00	29.947,07	35/893.73
West-in-program	400,0416.001	A4450.67	29,812,727
Philishad Goode	4,432.43	2,657,94	3,00094
himme and Sprent	6,380,37	7,169,60	3,772.11
Packing Misseuls	3,439,30	2,007 A3	£25£49
	1.04,664.04	43,002,21	74,357,114

T.1 - Detec Some C.18 For exelling of submitted of intentionies

As at March	As at Marco	Anat April:
3/1/A, 2025 10A	31st2024 (ffs.)	white course of the fire
iii:00050	6a.000%3	00000

Note:

Trole mechanics

Directoral immident good

-Disposed

Undergotted

	123	
77,445.96	5,000.18	12,737.60
75,445,04	5.095.10	12,737,00

8.3 Trade Receivable includes the amounts receivable from related parties or given below-

Particulars	As at March 31st, 2025 (30a. In 500 at	As at Mostly 30st,2023 IRa. In 000'si	A+ at Apell DIAC2023 (Rs. in 000%)
Kites Cerments Linday	21(30)A)	#15W	270,14
Spen Limmer	TOTAL	-	-2
Aprile Alamanian Vissele	39-20-		5.5
Aren Ahammin Campangges Ltd	ZJIHRE	-	
Sary Spices Private Limited	0.100	3,3403	(0)
Tidal	33,078.25	5,245,12	272.54

MANAGING DIRECTOR K.L.V.MARAYANAN (DINGULTHER)

DREETON

DON'T POMINIC IDNIONSHIP

As yet our asymptotic report of even date attacked



SCOODUIDAY GARMENTS UNDIALLIMITED NOTES HUBBRING PART OF ENANCIAL STATEMENTS

5.2 Youte Herrivolties Ageing Schoolide as on 31st March 2025

		Quartending for inflowing periods from due date of payment							
Phonicature	The second secon	6:mantha -			Man than 3				
	minth	Lymr	L-2 pages	2-tymes	years	Timil			
(f) Undisposed Trude montralities – remains of good	THE REAL PROPERTY.	AP No.	300.54	22.76	200276	77,448.H			
pii Undiquad Frade Beergates Which have applicant (excess in codir mis						*			
(III) Derlikputud Tricke Receivables – conthi impolical	-			27	=				
(re) Objected Trade Representation considered pood	=	•	-	₹:		9)			
(v) Disputed Trade Particulation official registration interesse in conditions		ř	8	2	2	52			
(+0) Disputed Endia Receivables— coefficience	2	â			÷	7-			

MANAGING DIRECTOR.

KLV NAKAYANAN (DINGREDSER)

DONY DOMINI

THRECHOR A COMPANY OF THE PROPERTY OF THE PROP

As per our exponent report of even done attacked

1/10/201

SEDOBEEDAY GARMENTS IBIDIAL LIMITED

NOTES HORMING PART OF FINANCIAL STATEMENTS

	Charlending for the following periods from due date of payment							
Padiodan	Less than 6 in months	mooths to	1-1 years	25 years	Mare than 3 years	THAT		
Di Underpanië Texas namendries - consideral poid	5,602.72	0.24	23.24	57.60	(12.01	2,849,13		
(II) Unchapadol Trada Bernerabber – schich Yarer significant Sources in could resi-								
ill) Smirepulled Drode Receivables - challs Imperiod		-:		= 1				
Eir) Unputed Trade Ricelyablas considered peoil	-	-						
tro Dispetted Frontie Passerentière : relain have significant condit (tak	2			*	-	4		
(e)) Disputed Dashi Isromathis credit impelicia	-	#	-	-		Œ		

MANAGING DIRECTOR	TOWERTON TOTAL
ELV, NARAYANAN (ORNIDADINI)	DONY DOMINIC CONTROLISION

As per our separate report of even diele affairmed

SCOORFDAY CARRIESTS USD OF LIMITED NOTES RUBMING PART OF REVNICTAL STATEMENTS

8.4 Trade Reservables April p Scholub as on 1st April 2023

	Outstanding for the hillowing pretials turn due date of payment							
Particulare	Loss Gent 60 months	Eyçar	1-5 pears	2-3 years	Mose than T	Total		
rii Undrepunsă Friede Herrisables - sonaldend prind	12.527.Hz	19333	26.42	41(29)	(10)(24	12,557.00		
(ity Chemapyrhol Tradic Horsenaldes — soft(afr.1)pe— significant seconde (g comille (g)		=				*		
(m) Uniterposal Dude Besilvables - could impaired		\$2		=	-	1+1		
ris) Disputed Fundi Reistlication production good	2	×	-	4.2	*:	340		
or Disposed Thesis Residenties which have algorises in recent in modification						2,00		
pri Depund Sode Bodydole podli impoled	2		2	A	Ř	Ç4		

MANAGING DIRECTOR	У пинстип С
BEV NARAYANAN (DINGETHER	DON'Y DOMINIC

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As per our expensive report of most defe obtached

SCOOHIIDAY GARSIENTS (INDIA) LIMITETI NUTER FORMING PART OF FINANCIAL STATEMENTS

As at March.

26 W.M=31

THE 2019 (No. - THE 2011) (No. 16 - HOLDS 2) (No. 14

Ask at Ayett

Table and mand Age in hand Age of hand Age of Art and Age of A		in there	onervi	300040
Take on hand solver with Busines is Christian accounts is Christi	Norm-9			
	Codicand coalcognitions			
bic current actionate III Christian is accounted to the process of the process o	Cash inchand	41.90	4200	254.40
150.17	Salaron with Banks -			
Sing 10 Sin				47-41
As at March As at March As at March As at April 21st, 2015 (the 10st, 2015 (th	N. Direction (course)			
Sins 10 Sins 1		2,709,70	581.04	10.445.63
Sing 10 Light hallouse other there with and such equivalents Line than need to recording Line than need to record in the control of recording to record than the recording to record than the record to record than the record to record than the record to reco		As at March	Avail March	Auga April
Since 11 Course Tax Assists Since 20 Course Tax Assists Course Tax Assists Since 21 Course Tax Assists Since 22 Since 24 Since 24 Since 24 Since 25 Since 25 Since 26 Since 26 Since 26 Since 27 Since 27 Since 27 Since 27 Since 28 Since		30st, 2005-10a.	216C202L (Ib.	01at,2023 (His In-
Sept below other there exist and auch equivalents that depends sent original minus to others that three months but that then be the receibs - 170.25 \$.552.20 CO.1. Black depends with original minus that there must but here then be the receive must approximate and and the third but here the receive must be more received. CO.1. Black depends with original manufact of more than there must but here then be the receiver must be more received. CO.1. Black depends on the U.P. Sent all 1, 20,291,00). The receivement are printingly on account of both talances below as sent and the receiver with a sent appear. As at 35 mile 21 and 21 and 31 mile 1 and 22 and 32		Leg (Marie)	invittora)	690%
The companies of the problem of the control and another plant the control but the theory of the problem of the	Sonr.10	HILA:		700
their deposits of original ministry of sees that there are not but the than their receive months original ministry of some than their annulas but their their property or process or their approximate or their their annulas but the their process of best but their process of their but their annulas but their their process of best but the proce				
This is the supposed a will be supposed anomally of more than those anomals that how then been been present control of book that is the been been present control of book that is the been been been been been been been be				
CLI, Born septests with a signal normity of more than those months but her been been control of present control of the U (P) extract Course (b. 1,70,241,00). The methicines are printingly on account of being training being as against guiteratives. As all March. As at March. Side, II Courses Las Assate. Section 1 10,000 510.54	line than the effect modifie		170.29	1,502.50
Sank Delication of the U (Pre-lime Series He 1,20,291,00). The restrictions are permantly on account of bank training belit in mergin energy deposits against guarantees. As at 35 and 3 and 1	Charles Williams		170.29	5,952.80
Same 15 Committee of the U (Presidence Plan 1,20,291,00). The mentioning are premarily on account of basis trainment held as require severy deposits against guarantees. As at 34 and 3 and 1 flant. As at 34 and 3 and 1 flant. That, 2023 the Charles of the County of	that there are not with a consult mapping of more than down much	but her then two	ive munitus mun	section restricted.
Note: 13 Convent Lax Annie. See See Las Servicios Ser		23×1, 0023 (fin.	The Mile Div. in	An of April Was 2003 the in
Contract Tax Assists Department Tax Reservables \$13.1. Warmy Name No. 38.34 for debills of broatline \$13.1. Warmy Name No. 38.34 for debills of broatline As at Munch Se at Appli Stat 2000 One 300,2000 (Se in Section One in S	Controlly	4.000	400	
State	Colorina de Colori			
Till. Water Name No. 33-34 for details of families. As at March As at Afrech As at Agriculture in Oxyle (in 100 oxyle in oxyle i	STATE OF THE PARTY	mid 906	676564	338.7e
This Water Name No. 33.34 for details of families. As at March As at Atrach As at April 1964 12 Chies current ments Unsecured and transidated good polices otherwise stated: Advances other than capital advances of Advances of Propried regulation. Propried regulation. Propried regulation. Little Sciences to Suppliers. Propried regulation. Little Sciences to Depthysics. Little Sciences and Englishers. Little Sciences an	April 10 contract			536.79
State 12 Collect current and to considered good unless otherwise stated: Advances when they capital advances of the collection of the co	MARIE CONTRACTOR SAMPLE VICTOR		in militar	
Substitution of the Control of the C	\$1.1. Water Nime Nin. 33.34 rest details of besittion.	52 63 10	72 (2.5%)	(1 Marie
Note:12 Note:12 Chief current and a		The state of the s		
Chier current and and considered good volent otherwise stated: Advances of topythem Preparal regenters Releases to topythem Preparal regenters Releases to the properties Advances to topythem Preparal regenters Releases to the properties Advances		A REAL PROPERTY OF THE REAL PR	the analysis of the second of the first first the	The second secon
Chier current amets Unsecured and considered good violens otherwise stated: Advances other than capital advances of 2.50 at 4.00.00 at 5.00 at 6.00.00 at	Miles Com	00 5550 85	((((((())))	717-00.00
Unsecured and considered good volices otherwise stated: Advances where they capital advances of the polices of				
Advances other than capital advances of \$2.500 ME \$2.500				
Automore to Supplem Propriet requires Relative with Concernment Alethorities Automore in Proprieses EXECUTE Relative				
Propried requesters Relations with Construment Aleshouties Additionals in Propriesion EXCEPT Related the Color assets Total 2005 EXCEPT 19455 EXCEPT		- THE RESERVE	of class 149.	
Separate		20 ACC 44 LL		9.39/44
Adkonors in Prophysics 2,704.14 2,615.48 2,603.21 (403.21 1603.21 1603.21 1603.21 1603.21 1603.21 164.53 7,07.56 (404.5 1,67.52 2,639.0)		2 200 U.S.		2327 (4
100SCH: Return due 2,505,87 184,59 707,56 Other agents \$16.45 \$,682,52 2,839,40	Hallenge wilds E-regressored Alashers inc.		30796	2019
Other assists \$1,000,000 (16.45) \$1,000,000		5.8(%,0)	30% 3,04/0	2015H 3 ₁ 101CH
	Adkanas is bophysics	5.50(1) 2.704.14	20% 2.04.0 2.05.44	2006 5,000 2,003,27
	Adkanes is Dophysia. MOSCII: Return line	5.50% 00 2.704.14 2.50% 87	20% 2,04,0 2,03,48 284,59	2006 5,000 m 2,003,27 707 se

As per non rejerrate report of rains diete attached

BOXY DOMERN THE ATTREET

MANAGING DIRECTOR

BELVICALAYANAN (DINBERTSESS)

SCOORHIDAY GARMENTS INDIA LIMITED NOTES FORMING PART OF ENANCIAL STATUMENTS

As or April As at March As at March. White from the STREET, STATE OF THE PARTY OF T 01st 2025 (Ba. lat he HOUSE for authory) district all

himmed a Faculty Share, Cappital Authorisedic

LOLDLOW (Maun St. 2074. 1, 20 colors) Equity shares of Bullift each . bound, Subscribed and bully paid up	1,90,000,00	1,18,000,00	1,75,00000
1.20(01.000 (Moich) II., 2016. L.McDL000) liquity charm of for the our to TL1 Respectitions; of the number of experty sharm contending of	(4,85,800.00)	139,000.00	1320000

the beginning and at the and of the year.

flationar in at the beginning of the year	THERETOR	T-DS-DECORD	1.35 00.000
White Steery broad during the year	200	200	3014
National in 4t the and of the pine	1.33140.000	1,37,00,000	Pagements.

13.2 Blights Perisences & Bestrictions attached in Equity shares:

The company has only one than of equity theres repling a particular at its 50 per share. Each indice of equity about in another in one outcome there.

he the case of highlighten of the Company, the hidden of make share will be emitted to progress the semanting severe of the Company, after distribution of all presingular claims as provided to the Companies Air, 2013. The distribution will be in properties to the minimal of apply shame bald by the atomicidans

13.3 The Build of Directors of the Company, in its missing held on March 27, 2023, has approved a Rights have of equily shares to the existing about initiate for an aggregate seasons set executing 45,000 Lidder. Company has find Dealt Laster of Other (DLDP) with the Securities and Dictures theset of India (SERO on May 8, 2005, to accombance with the MERO those of County and Discharge Simplescores; Maguhaness, 2016, as assended. As per the DLDF filed, the presents from the Sights have any estanded in he utilized for the adjustment of ansecured foots from promoters and grade companies. and for amond outpoons purposes.

The discriptions of the Company at the Estin-Onlinery General Myoring held includes hit, 2025, had approved the married in the semanted affine central of the Company from the 13-20-branch of the partners despect to the 15-branch of the CLOCOGOGO allowed to Excilitate the Allights frame.

Summerally, the Duth Letter of Other for the Rights have som appeared by the Board of Discount exciting to 2000, and has been flied with the Stock Distrange (USE Limited) on this same shire to accordance with the applicable SERI (Limited) on Capital and Onelsoure Requiremental Regulations, 2018, as increased.

The Mights basic is subject to receipt of numerous approximate from SERI and other statutory pegadutory authorities, or may he applicable.

MANAGING DEDUCTOR BELV NARAYANAN IDINIDISTRATI

As per-ser against report of even date effected

73 107.35

SCOOREDAY GARMINGS OBCITALLISITED NOTES FORMING PART OF FINANCIAL STATEMENTS

D.4 Number of stares held by starshelders intilling more than P% of the agaregme shares in the company

	As a Start	An et Minele	An of Appli
	Har, 2015 Oct.	Jeachter (de. je	80x(2023 CBL in
	in 1985 of	Hille)	10x(4)
Name of the Starrholder	No. of Alliance	Small Shares	Not at fillioner
Area Attorionan Company (Pi tan	74L34,500	55,36,950	50,54,660
	30,05	36,00	2610
Belly ACI and State of State o	11,17,511	31,07333	31,362-33
	21,24	2554	2324
Many hors	13,20	1854(00)	18.70

- 13.3 There are no shapes alloyed as half- paid up pureased to continue(s) without payment being received in cash during the year or A years inconditably proceeding the reporting date:
- 43.6 There are no essues booght buck thating the past or 5 goes immediately presenting the reporting date.
- 49.7 There was no human tissue of above, during the year or 3 years immediately press English organized during the

THE COURSE of this bold by promotors

	As at bluryh Hay, 2015			As at Morch 33st, 2024			
Pormoter France	Number of shares	Shaire shaire	Suif Change	Sumberat shame	So of total shann	% of Change	
Balby SV benditt:	31,37,855	25.24	-	31,37,553	25/24		
Minu Horse	TALANCES	1570		18.49 (22)	1379		

	April April Utst, 2013			
Promotor Name	Number of shares	% of total olicies	% of Change	
Botto M Jacob .	31,37,556	1534		
direct Series	24.04.003	1379		

MUNIACING DEFECTOR

KILV NAJLAYANAN IERINGGETIETTI

DIRECTOR

DON'T DOMING HOW SSHIELD

As processes separately request of cress daily attributed



SOCIETION GARMENTS INDIAL CIMITED NOTES FORMING PART OF FINANCIAL STATEMENTS

	As at March 100, 2017 (0), in 1997 at	As at Mumb Final 2023 (Ba. in Hill)	Flogs January el 200 CHESANI colons
None-14			
Other equity			
Birtained Earnings	II could the	21 402 21 (41)	12.20.205.296
Relaces at the highwaing of the year	House My	- Charles	CL-111. **********************************
Changes in Amounting policies or pure presed errors (Ratio Nime		11/2122/02/01/01	
N= D39		(0.0000)	
Remain Issuema of the Jeggmong of the year	(1,042,93,12)	F REALBRACED	(3 b) 303.77
Add Penils (Low) for the year	10,0m.12	36,611,59	79,576-38
Closing balance at the end of the year (A)	(05.737.00)	(1,147,011,12)	(1,41,119,01)
Demos of Other comprehensive Income - Remonstratives of defined Newscrit plans Understant the impressing of the year Characters to Associating politics or paint period makes (Ballie News	-54000		
N= 1939			
Removed belower or the beginning of the year	>265.19		-
Add: Profit Class for the pair	11703134	200766	-
Closing bulance at the end of the year (II)	47.03	201,74	
Total (A+8)	185,699,56)	(3,03,612,93)	0,40,219.41)

14.1 Bistatuest commission

Residual parasess entrepents the annuum of accountained samilies of the company,

14.1 Other Comprohessive forums

Remembers of the Defined Boards than Difference between the houses income on plan journs and the return actually achieved, and any changes in the liabilities treat the year due to durings in actually incomprising or arguments adjustments within the plans, are managed in other comprehensive income and are adjusted to provide accurate.

	An at March 2144, 2022 (BA	As at Morth MALDITA HA. In	Mark April . Blicates the lar
	NAME OF TAXABLE PARTY.	BMS1	405.0
Stirtir.13			
Stan-Contrast Buraneima			
Seams			
D From The Fadient Book Limited			
a) Term loon - 1	33.254,16	625;894.0.00	3,33,131.79
W/Yerni Saun - 2			23,040,23
a) Working augminitisment home	nation.	\$5,816.80	37,19000
A Salling Hall Company of the Compan	40,370.25	82,261,73	4.06,476.00

MANAGING DIRECTOR

435

K.L.V.NARKYKNAN IDBREGITSSODI

DRECTOR

DON'T DOMENIC IDINOMISSALLI

As just mar insparriable arguing of vices wheth arthurtical

11:234

SCHOOLIDAY GAIMENTS INDIALLIMITED SOUTH FORMUNG PART OF DIVANCUA STATEMENTS

13.1 Trepres of Department

Particulars	Amount control ding or on TLUS 2025 title, in 2021	No. of monthly inclaimed inclaimed and the second	Association (Re- postational (Re- to 1000)	Male of immerial on at Stat March 2015
		-37	2336.61	icoeos.
a) Term laure 1	17,344.05	12,344.03	2946.33	
		112	2167.17	
c) Working capital form have	15.016.74	-31	234.13	horin Alon prior

- 193 Balle Nata Strait Inc Current Manarities of Non-Control Burnstings:
- 15.5 Time Lauretrone The Poincol Rack Lauret in
- 1) Principles section by-
- at Equipment for a property of 32.75 agrees of head along with the building and other increasing or by No. 383.7, 383.1, 2.77,
- 102. h.nrt. Tri ali Nesturguei Villingo at Kamir, Termi Nocha
- Distallamently natural by-
- if Equitions Minigage of \$2,87 acres of hind at Happolly Village, Palabland owned by the conquery and DSCA of Half-Citems — to be built by way of our book deposits from support MR confination of the built bill.
- It's Proportionation of all commit assets I movable food manife testing them these endurinely from all by other landses) of the company
- Torse have in also accurat by corporate gaussine given by Accor Alteriolaus Campusy Private Limited seet Flore Limited.
- CLS Working applied Turns have from The Endmal from Lanched to
- 43 Petimody around have
- it hypotherance of all according front assets record out of hout trans-
- 1) Cultivally account to
- If Equilibria Montgapp of SEAT acros of Street at Elappinthy Villago, Palakking oversoit by the company.
- Fourthle Mortgage of 2007 arres of land alving with the building and other attenuation in the Non-2029, 2037.
 - 3,071, 771 at Nashingur Village in Kaeue: Tamit Nachi

MANAGING DOUGTION
KLV.NABAYANAN (DUNOTETUPS)

DESIGNATION

DOKY DOMINIC (DINGSHIBLD)

dis per une separate report of even date attached

SCOORGEDAX GARMENTS (INDICA) JUSTIFIED NOTES FORMING PART OF HIVANCIAL STATEMENTS

	An of March. Mark, 2023 584- in detects	As at Musch Macatha His. in 1000/el	Acathapti county the in-
Sinte 18		6,000,0	
Province 2000, Carrent			
Panylalian for Employee Benefits			29
Permission for Grahamy	4,114.42	2,561.04	USH
A REAL WARE CONTRACTOR ACCOUNTS	6.1he.02	2,301,04	LESSIE.
Decrease Halance	12 (11)-1-6	(C)=2 (2)	
Add : Necognised during the year	2,416.39	intel	RG ST
CONTRACTOR OF THE CONTRACTOR O	1,071.65	857.266	1,257,47
Cliefting Balance	10.000000		
County twitter	4,377,33	2,458,55	F/282.90
	As of Nineth 846, 2021 Ola. De Bierrat	At at Mount few 2002 cfm in 000 yr	And April Obstantives
Note 37:	Welliter		
Determit Tex Mabilities (net)			
Defend Tar Maldlily or			
Property. Plant and equipment and instrigible sends:	34,913.16	300,400,000	0.4
Deferred Tax Asset on			
Processor, for amplement transfills	31,317,364	***************************************	140
Brought hirs and Deportunion Laws	20000000	30,750,97	1.0
Other supposes differences	29.84	. N.	
Distinged Two Linkillity (Net)	10,471.64	2,465.14	

17.3 Movement In Deferred Tax Americ And Liabilities during the year ended 31st March, 2025

Particulate	As at Inc April, 2008	Credit februar Lincoln Statement of Professor Law	Conditions age to Other Companion alon	As at 31st March.
Defected to flabilities Troperty, plant and equipment and busingless assets	EE 184.14	11.=0.00		South
Tittal:	32,834.24	EE,079,021	-	25782.10
Deferred tax mosts Provision for ampliques [mortile	mant	den	Wt.29	Littina
Blooger brewed. Depreciation Loss Other temporary differences	30,250,00	(7,430,60) 19.94		20,350,04
Fasat Commed Tax Liability (Net	2,465.14	0.08470 28.06373	97.81 17.22	10,071.64

MANAGING DIMECTOR

KLVNARAYANAN BRINISTERS

DUBLICION

THONY DOMENIC CHANGES HELD

As per our separate report of even mile attached

SCHOOLEDAY GARMENTS OND(A) LIMITED NOTES PORMING PART OF FENANCIAL STATEMENTS

17.2 Movement In Deleveral Usy Assets And Utabilities during the year emiled Stat March, 2024

Marticulari	Asiat tat Apoit 3623	Condit/Uhimpo i in the materiaes of Profit and Loos	Chobbitha 1901 to Other Comprohen 1700 Thomas	Anah Fron Marriy, 2001
Deformed See Biololisies Proporty, place and reprisoner and homograps analysis		princip	-	35,0034
fetal	12	(33,034,14)	120	33,334.14
Defected for course Free bios for congruence benefity	442.32	294.18	jitst	200,014
Berought Topscool	-	30,250,00		20,250.09
Depositation Law Other temperary differences	J			5.2
Tittal	\$42.37	35,015.15	AM. 525	27,774,90
Deformal Cas Liability (Not)	(443:39)	C3,868,988	166.503	2,468.34

As at bitacció 21st, 2423 (Na. 3a 0004)	Asar Memb Photomas (Na. in 1000 di	As at April east, 2023 (U 800%
7 × 400 Mar.		
2,799.00		- 40
3,79n.im		
	-	31
4.355.36		
. 279.60		3
4,375.50		
	2010 (01) (01) (a) (02) (01) 3,795,96 3,795,96 (2)53,76 (2)53,76 (2)53,76	2,795.0n - 2,795.00 -

MANAGING THEECTOR

A

DONY DOMINIC (DINESSHEE)

As per our separate report of some data attached



SCOORGEDAY GARMENTS INDIAL LIMITED NOTES PURMING PART OF FINANCIAL STATISMENTS

	As at Stance 21 of, 2023 (He- in-007/ed)	As = Monds 31+0,2124 (04, in 0001+	Met 2023 (Be in October
Nicio 37			
Clament Rannwings,			
Convert Manualities of Jung kept boomwings - Secured			
From The Federal Bank Limited)			
Trombian-1	24.1106.271	26,094.17	THEOLET
Torm-Your +3	H-101	12,380.13	17,130,06
Wasking supulat been toon	HA00.72	ZURLAS	
From You Assis Book Lamined			
Term lean	-		(14213.0)
Louis represable on demand from Banks - Second From The Federal Bank Limited			
TESD Profiling Contill	00.450.30	54	6.1
Pucking Creekt	44,142.03	12	-
Faceign bill Discounied	AM1.82	1 1 1 1	-
Figure The Asia Bank Limited:	111111111111111111111111111111111111111		
Personal William Parchament	23,294.16		100
History Could		DUBBLIR	
flogram Courth		1,392.34	1,373,02
Lean From Belated Parties - Unsecured			
hiter Corporate Loan from Anna Alamimum Company Provin			
Laurence (forms Note: 3EEE)	2,31,743.31	228038671	2564129.00
being Corporate Livin from \$1000 from the finning (Steller Shore \$1.54)	2,10,500.67	wilder-in	1,43,566.30
	3,40,195.97	1,11,171,10	4,62.306,63

- DVA Direct ment discillation from The Asia Book Limited by a
- ti dismants section by-
- it Try published the of pureent assess from pressing and future under part, pand busined by The Federal Bank Limited.
- 2) Cellipositly Assembly by
- D. Equitable Moragage of 53.87 acros of land at Etypoilly Village. Pulatical immed by the company of part passes because it federal flacts. Let
- (ii) Equitable Margage of 5272 acres of land using with the building and other accessives in by New 2027, 9854, 2,755.
 (52, 557), 271 at Niedongar Village et Karur, Tamil Math. on part passa basis with Faderal Basis Ltd.
- At Secound by Corporate Capacitates
- Q-Annii Aliamintam Corpany Private Landing
- iii Kitec Limited

19.2 Since from Smillion from The Bedicki Bank Limited in number by Equiphle Morgage of \$2.23 acres of land always with the building and other personnels in Sy. Kim. 2027, 28311, 2.701, 372, 5.671, 7/1 at Nestrogae Village of Kenny Toroll Nacion.

MANAGING DIBECTOR

ELVNABAYANAN ITHNOUSEASTO

-ometion

HONY DOMENIC (BINGS 8841D)

As per sair expender report of men into attention

SCOOMEDAY CARMINIS ONDIALLIMITED NUTES FORMING PART OF FINANCIAL STATEMENTS

Awatt Shamb

Mary Street Library and

As at blanch

As at April 10st in-

Ashin Ayelli

As at Missis

Disk, Tittle Ulte.

he at blacch

Section Control of the Control of th	31,547,29	206302514	13,311.72
Force containing does of executions when their intercenting enterprises and email enterprises	1111111	16,365,36	95,900:00
Final contributing dues of macro enterptions and small unterprises	inché at li	12.16	36.27
Exade: Exyalities			
Slate 20			
	100 MINE AT	200,0	OPET ALL

26.3 The amount due to bijern and Small Enterprises as platfored in the "The Micro, Small and Medium Interprises Development Act, 2006" had have determined to the orders such parties have been becaused on the basis of information and labels with the Company. The due beauty scholing to Micro and Small Enterprises are as under:

	34 at 2025 (No.	The Section in	Met.2023 (Re. 10 (Bl/s)
(a) The principal amount and the lettered due thoses you've shows separately) remaining sequal to any supplier as at the end of each	ney An	1236	31.22
Section of the sectio			
the Discontinuous of Interest pand by the Integer under MERRETT Act, pure along with the amounts of the payment made to the supplier beyond the appointed day charge such interacting year.			
(a) The amount of interest discurst payable for the period of datay in stroking payment (which has been published be beyond the appointed day shoring the year) but without adding the interest specifical restor the Separation Act, 2004.			
(d) The immed of allowed settined and remaining amount of the real	× ×	1.7	(40)
of accounting year, and Job The annual of further instant constroing the and populity countin the uncomfing year, with such state when the interest than as above on accounty gold to the most energities, for the purpose of disallowance or a deductible expansioner under section 23 of higherest		2.	
R.D. 21839.		1.0	

MANAGING DIRECTOR
KLLVNARAYANAN IDINHEETIMOS

DON'T DON'T THE OWNER OF THE OWNER OWNER OF THE OWNER OF THE OWNER OWNER

the person agreemes expedit of even dute attended

SCOORFEDAY GARMENTS ONDIAL DMITTED NOTES TORMING PART OF FINANCIAL STATEMENTS

20.2 Trade Psychile includes the following amounty psychia to related parties

Verticalism	As of March. Inop. 2015 (Bu- in 000) (I	As of Starch Mat 2724 Utal in SUIO	As at April Inne 2023 UKs In IDE a
Killer Emilled		93,3147,031	1/45-420 em
Arrest Allerton Colonyano (19) (18)		2.84,730.09	2,84,709,86
5 Spice Prints Linuxit			1196.77
KOLV (Karagan (Managing Dimeter)	5111710	100.00	
Alphono Jose Company Syrenge	2(0)	7638	
Zaghiu Farend (CFC)	- 131/16	79.40	
Tettall	(10.90	BARTALINE	4,29,947,29

20.5 Teads Payable Against Schoolule as on Hot March 2025

CHOIC LAN DOUGLO

	Outstanding for following puriods from due date of payment					
Particulars:	Loren Historia. Yeart	1-Arrows	2-3 Swam	Mins than 3	Total	
D Managethinal Transpol	- III		7.98	2.09	4.09,18	
50 Others	22,6534	35,94	9637	227.86	22.048.51	
iiiii Disposed Dura - Micro and Booki Riscoproses	T.					
(by) Olegamet Diagram Differs						
(v) Chiefiel Burn		-		-		

26.4 Toude Payable agoing Schodule acon 21st March 2014

	Outrouding for the following periods from due date of payment				t juymint:
Particulars	Less (lian)	1-1 years	23 juin	More than 3 years	Trital
in Mian and Small Entered	3,3%			8.43	13.19
St Others	(5,684.7)	班.維	3.1	-	14,19/5.36
hill Disputed there - Minter and Small Europeises					
(iv) Ottprovil dure: Official					
(y) Dehilled Beek					- 2

MANAGING DIRECTOR

K.L.V.NARAYANAN (DINGINGTISTI)

DURECTON.

DONY DOMINIC (DINESSIHELI

As per our separate report of man ditte attacked



SCOOREDAY GARMENTS ONDIAL DAITED NOTES FORMING PART OF FIVANCIAL STATEMENTS

20 A Trade Parable agoing Schodule as on that April 2020

- with 1	Dunstandin	hie thii fallow	ting pirchada l	rom due date o	Lyaymont
Particulars	Look than I	1-2 years	2 Tyens	More than 3 years	Total
(i) Minn and Small Divine	36,81			1541	35.22
no Ottore	23.277.58	44.97	711-00		25,510,70
(iii) Dispund Pare - Micro and besult francessor					±
ing Engrand dian - Chara.					
(c) Mobilliof the					-

	As at March Stat. 2005 (Re- to 100 st	As at March Alekatini (for in 1000 s)	Anat April (1543)033 (Rs. In (007a)
Note 21			
Other correst Dahillian			
Strauney Dure	31.429.00	2,120,10	2,299,90
Allymen From Continues	70.0%	88.73	344.75
Deferme fection (Better May 26.1)	379.00	-	
	37,917.35	2,3 (5.9)	2,447.33
21.1 For pureiment in defensed incume Baffer Note 18.1.		74	71 to E.
Action and the second	Anal March	Six of March	Anat April
	Alata 2023-00a 00.0025d	Mesanta (No. in: (000%)	(01612022 (RG/))) (0005)
Note 22			
Provisiona - Curroni			
Province for Employer Benefits			
Province For Crabally	212.76	0.4;51	(4)00
	232.76	194,81	4.99
22.3 For movement in provision, Refer Note No. 16.3			

MANAGING DIRECTOR

KLV-MARAYANAN (DINDEFINIO)

CHERCICAL S

DON'Y DOMENUC TERN (CIRCUIT)

As per man separate report of crew distribution of

SCOCIBIEDAY GARADINE'S ONDIA LIMITED NOTES HORMING PART OF FINANCIAL STATEMENTS

	For the Year Ended March Tive, 2025 (Ba, in 1007a)	For the Year Embed Morch Miss, 2024 (No. in 1981)
Note:20 Revenue from operations Sale of products (Refer Note: 20.2) Other Chamman Resume (Refer Note: 23.2)	£314,2514,03 10,271,04	3.97,000 m)
- Extrem Chamming Busines (Admin 200)	4,65,026.07	6,07,671,99
	For the Year Ended Much 51st, 2028 (fits, in 1977a)	For the Year todes! March 31st, 2024 (No. in 600's)
21.1 Details of Sale of Products		======
Contraction	4,36,642,12	20000730
Alamaniam Rateling Sharete	17,914.43 4,54,256,53	3,97,682.63
	For the Year Ended March 51st, 2025 (No. in 000'o)	For the Year Errical Murch Stat, 2024 (Ro. In: 000's)
25.3 Octable of Other Operating Resease	200 - 6.0	
jide Work Charges Received	5.5ev.tit.	5.118.27
Duty Drindlack	2,747.48	1,466.3
BIOSCITI, Redund	4,00.26	4,000c34
	10,771.68	manue

25.3 Ratio Phile No. 23 for accounting policy on Revenue Recognition

21.4 Better Blotte Nov. 20.4) for refuned priety transactions:

None28	Starch 3744, 2103 (Ba. in 600'a)	March 334s, 3924 (Illa, in 000's)
lime 1 have		N=
Figure Barries	28.23	40.32
Finner Others	374.03	299.33
Nor gain on side of pippintyl, phot and repayment		33829
Sensity Balances on more purable existent back	LIMITAL	A
Cain from michange one formation	LXSEAS	1,119.69
Book Received	1,601.00	11.00
Different house [Rates note 24.1]	179.40	
	4.841.39	130:11

MANAGING DURBUTOR

KALVINAHAYANAN (DOGH)27507H

DON'S DOMENTO (DINGISMILLI)

For the Your Ended For the Your Ended

As your own apparents report of excessibile attached

SCOCHEEDAY GARMINTS UNDTAY LIMITED SUTTES HORMING PART OF HINANCIAL STATEMENTS

26.1 During the foomist over 2014-25, the Company secreted a government grant of \$12.25 table under the Amended Technings Upgradation Fast Scheme (ATUES) reveals curformery septimal in the formated year 2021-20. In accordance with leaf AS-20 - "According by Government Counts and Dischmark of Government Assistance", the gries has been recognised as deterred assess and is being associated in the fluorest of Professor Law ever the remaining prefix like of the related meet. Butter Nove No. 2.19 for accounting policy of Government Substity Grant

24.2 Befor Mate No 2.3 for accounting policy un Julyerus Bacografian.

34.3 Burner Note: No. 55.3 See related promy manes Troms

March Stat, 2025	Murch Rist, 2521 18th, by 2005 U
29,947,907	29,99923
2,41,079.02	1,411,176,93
2,41,622,29	1,74,376.38
24,17E/M	19,947,07
2.17,749,21	134,05531
	19,947,97 2,41,679,62 2,41,627,29 24,175,68

23.1 Here: Name No. 33.2 feet related party transactions

	March 31st, 2921 (Ha. in 000's)	March FEst, 2026 (Ra. in 000's)
Shite2h		
Changes to incommiss of finished goods and morbin-progress.		
Opening hiseomry		
Wasti in Progress	TAL VERY	211/647-22
Finishett Goods	2,897.01	3,91034
	23,896.99	28,886.23
Clising bevaring		
-Black-in-Prognat-	43,645,01	34,559,30
Fourteel Goods	4.412.43	2,007,64
	46.237.44	22,856,91
	(3-L400-54)	1,993.70

MANAGING DURBUTTOR.

KELV MAKAYANAN HIIN-MELISTIK

DIRECTOR

DON'T DOMENTE (DEN/III888111)

For the Year Buthel. For the Year Embail.

Tow the Your Berdad | For the Your Indied

As per our asymmete report of every date attached

Ti V



SCOOREDAY GARMENTS (INDIA) LIMITED NOTES FORMING PART OF FINANCIAL STATEMENTS.

	March 20st, 2025 (Re. in 100's)	March Title Ended March Tist 2024 (No. in INTER
Sute 20	25000 CA222000	100 A March 11 (197)
Employee benefits expense		
Beldrick Pringer, Brings etc.	1/05/39/36	83,525.37
Contribution to Provident Funds and other funds	623673	3,0(4.33
Skill Welflow Engetteen	27,484.01	14,413:32
Provision by Cashally	1,654,26	1,045.38
STEELS IN	1,51,434.24	1,09,094,51
27.1. Behn None for 2.13 for accounting policy or Employers: 1 Union State State State accounting policy or Employe	e Berretin Espenie	

	March 31st, 2025 (Re. in our o	For the Year Embed Month 31st, 2024 Oke, in 2004
Ninc20		
Finance state Irmanet Experience		
Or Term Louis	11,377,19	26,205-48
Ox Cauli Cavili	81.84	9632
Clu Othurs	(4.5%0.13	1272489
Other Somwing Case	Tradition	
	21,439.13	18,018.27
24.2 Thelie 20th No. 39.5 by transactions with minusi purities.	For the Year Ended.	Furthe Year Ended
		Belleville Brand Brette

	For the Year Endert March Sist, 2025 (80c in 060 of	March Star, 2024 (No. 1s. 000's)
Note 28 Depostation and amorths then expenses	111.111.111.111.111	-1
Digescuture on Property, Plant and Equipment	\$1,00=,00	-24,770.82
Amortization of Intangible Asserts	110,29	0.000
	31 233 18	24,705,05

MANAGING DURGETOR K.L.V.NAHAYANAN (DINGGERSATS). описток

DGNY DOMESTO (DINGESSATE)

As per our exporate report of even date attracted

SCOOREEDAY GARMENTS HNDIAL LIMITED NOTES HORMING PART OF TRANCIAL STATEMENTS

	March Hat. 2015	For the Year Ended March 31st, 2024
	Illia, in Miles	IR r. in militar
Note 10	W.Solivania Co.	- SWAY SWARE
Other expanses		
Processing Charges	16,691.79	2,352,78
Hicking Materials Communed:	16,796.91	TZ;141.99
Forez and Yuri	16,014,161	(5.5)Lm
Finigra-Charges	2,821.79	2,318.11
Troops and Spanis Consumed .	3,779.15	2,142,10
Neur	12.811	90.25
Hates and Taxon	4,690,33	2,6==10
Require and Mahitmaniar -	- 11	
Plant and Machinery	7,962.37	2.546.45
Parithing	1004.84	46.66
V-dracter	PENA	1337.07
Ditters	286.77	TETHUL
Forming and Conveyance	1,779.28	E.344.62
Advertisment and Spice Phymother	302.38	tomic
Phytogo and Telephotic	#24.92	3000.97
Printing less Hatlangry	355.68	1,942.55
lemmor.	1,305.34	1,117.04
Payments to the mutiliar (Buthe New No. 303)	520.03	340.00
Enllewichial Charges.	1,440.54	1.74633
Bahic Corrects	WE33	550,50
Torse on order of BLOCCEL Literature	51.17	37/49
Low on Sale of Property, Plant and equipment	1653E	
Attacon enable Advances written off.	799.21	49.22
Corporate Social Responsibility segrentians (Refer Now No. 2) 25)		475 Lin
Missellaneous impuners	1,589.26	1.042534
Total	73.423.31	51,731,711

30.1. Details of payments in the auditory

Particulary	For the Year Ended March 21st, 2028 (Rx. in 0005)	For the Veer Ended March 21st, 2004 (the in 000%)
John Stattering (Apartie)	401.00	34000
U/Tan Assili	30000	
(c) (Mhore	- 17-500	
() Penningromore of expenses	-2(.0)	
Tutal.	#20.00	340.00

20.2 Theory from No. 35.5 for transmittions with related parties

MANAGING DIRECTER

K.E.V.SARAYANAN (DINI012THEE)

DIRECTOR

THE WILLIAM

DONY DOMONIC (DENOMINATE)

the per our regionals report of every data attached.

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SCOOREEDAY GARMENTS (INCIA) (IMITED SOTIS FORMING PART OF FINANCIAL STATEMENTS

March Mat, 2025 Starch Star, 2024 Mr., in 000's Mr. in 000's

Sett 31 Eurpithmillions Poids on Sdeed Land

23,600/63

26.1 Diving the year moved March Stat, 2020, the Company has send a portion of its land measuring 1.1566. Instance, for a yourside office of the 220.80 Laides, Profit on sale of land assuming to the 256.59 Laide is shown on an exceptional free to the financial assuments.

> March Steet, 2025 March Steet, 2026 Ute, in 000 at Clie. in 2007 at

North 12:

familings per equity share I thatic and althored)

Professor Desperation (Inchised Inchised Inchise Inchised Inchised Inchise

Founder of Equity Shares EALBOOK EALBOOK (ALBOOK)

32.1 disker Name No. 2.5.1 for peconoming policy on Harrison Partitions

MANAGING DIBECTOR

KALV NABAYANAN (DIN-0221973)

DIMPETOR

DONY DOMESTIC (DINGSHIP)

As joir our accounts report of even date attached



() T

12. Additional intermation

33.1 Financial Instruments

55.1.1 Fair Value Measurement

Fair saling of the firencial androments is classified in various for value biesandies based on the following, these lengts

Level 1: Quality prices (unsufmitted) to active market for illentical antisyst liabilities.

Level 2: Inputs other than quoted prior included within level 1 that are observable for the user or Bublisty, within directly or included.

Level It Imparts for the sesson or liabilities that are not based on observable market dam combineration inputs.

In the opinion, of the innotagement, the corrying amounts of financial amore and financial liabilities recognised in the financial statements are a research approximation of their fair values. Hence, no separate discharges of fair value has been made.

There were no transfers between Level 1 and Level 2 doring the cour.

Category was classification of flexibility linetropeous is as follows:

Reaction DISPORT

41,000,000,000		FrieV	due.
Particulars.	Before Name	31.013025	Asat TLOLINA
Financial Americanasured at amortised cost			
Non-carrent:			
L Other Yearstal Assets	141	3,767,32	:24097500
Current			
A Trade monitolities	6.7	77,865.86	3,494.38
ii. Cauh and maly equivalents	(9)	2,209 30	1183,04
III. Bank halance other than (II) above	20		1711.29
		98,942.28	9,948,00
Pinancial Linbilities communed at amorbied cost			
Non Current			
L. Buccowings	15.	40,170.29	3057(0).75
Cuered			
1 Borrowings	- 391	3,40,18997	4,41,934.10
ii:Tantu puyddes	20	21,547,39	16,107,51
100	1 2 2 2	6,01,957.99	1,40,493,34

MANAGING DIRECTOR

BALVINARAYANAN (HIMIHTTHEO)

DEST_TRUET

DON'T DOMENTO IDENDOMBITE

As per our reposite report of even date attached



33.1.2 Financial Hisk Management - Objectives and Pulicing

The Company has a well- managest risk management transmock, archoral to policies and procedures and automial fusional tournists aimed at amorting early identification, evaluation and management of key fusional risks procedure in liquidity risk, market risk and credit risks that may arrise as a consequence of its business operations as well as its investing and fusioning activities.

Accombingly, the Company's risk transgement framework has the objective of encouring that such risks are transaged within acceptable risk parameters in a deciplined and consistent transact and in compliance with applicable regulation.

If Ligariday Rosh

Edgesdaty risk in the mile that the Company will face in meeting the straightful associated with its financial liabilities. The Company's approach in managing figurably is to ensure that it will have sufficient foods be meet its liabilities when does without incurring unacceptable bosons to shring this, management considers both aversal and stressed applicants.

Ultimate responsibility for Equilibratiak management reals with the board of alloctors, who regularly management to a make the sufficient cash on an on-going basis to meet operational excitation company manager Equilibration by continuously monitoring the around cash flows, and by mutching the managery profiles of financial assets and liabilities.

The following table shows the muturity study is of the Company's financial liabilities based on contractually appeal understanded gots flows along with in energing value as at the Balance Sheet date >

Train HOLE

	Undingen	Undingunited amount.	
Particulars	Payable within I your	Moss than 1 year	Total
An at 31st March: 2025:			
Non-derivative Habilities			
Notion/line	5.4(1.1)(9.97)	40,120,23	5,90,360,20
Temle pappides	23,567,59		25,505,79
As at 31st Mirrch, 2024			
Non-derivative liabilities			
Semowings	4,41,824;10	#2,765,23	5,26,385.00
Trinbr payaliles	14,00731		16/107.51
As at 1st April, 2023			
Non-dorivative liabilities			
Barneityp	£65239630	E46.47E10	8,08,879,84
Trinde payables:	25.545.52		25,585,53

MANAGING PRINCIPLE

ELVARIAYANAN (DINUTZED)

DONY DONY DONNING (DINUTZED)

As per our repurate report of own that attached

21 Markot Blish

blacker risk is the risk that the four sphare of house carb flower of a function instrument will fluctume because of shanges in market conditions. Market risk mainly comprises of intensit rate risk and correctly risk Emorcial Instruments affected by market risk includes between trade payables and trade receivables. The Campuny's activities expose it primarily to the function of changes in foreign currency exchange rates and interest time.

There has been no significant charges to the Company's exposure to market risks of the manner in select these risks are being exampled and measured.

a) Indecent make elak

Interest runs risk to the rule that the fair walus or future each faires of a firecond instrument will fluctuate for alle of changes in patriot rates primarily relates to the companies containing floating rate date and investments in fired deposits. A portion of company's working capital clebs is denominated to foreign currency. These credit facilities are subject to prittable interest rate neses. Based on the past experience the variability of interest on fixed deposits and working capital land are not expected to be material. Further there are only abort term furnign currency delighes for the form of packing could which are subject to minimal changes by patents that during the term.

Informure Currency risk

The Company's foreign currency transactions (mainly LTS Diffin) are subject to the risk of exchange rate fluctuations. Carrying amounts of Financial anoth and habilities denominated in foreign currency, are also subject to principal at the year and Exchange rate exposures are managed by company with approved policy parameters by constant exempency.

The carrying amounts of the company's foreign currency demonstrated manufacty assets and monetary liabilities at the end of the expecting period are so tolleans:

	8.5a Militim aport		
Chrosney	As at Monte (II), 2025	Av at Mania II. 2024	Avar April 1, 2023
USO	3,457.32	1,392.34	1.50.11
	America at all		
Connecto	As at Mirett M. 2025	An at Month 31, 2024	Anat April 1, 2025
180	40,792,76		*,167,11

Al Credit Risk

Management of Candit risk

Credit role is the risk of financial line to the Compacy if a customer to counter-party fails to meet its commenced collections.

MANAGING DURBETON

ICLA NABATAWAN (DIMIDIANISM)

DRIVETOR

DONY DOMINIC OUNG SERVICE

As per our separate report of cognidate attached:

Triale programation

Historically, trade reconsiders show a negligible provision for but not doctrial dobts and collections depict loss could risk. Therefore, the Company does not expect any material risk on account of non-performance by any of the Company's counterparties.

All trade receivables are reviewed and assessed for default on a quarterly basis.

Other financial anurs

The Company maintains exposure in each and each equivalents in term deposits with banks.

Fire bank hiddeness, the Company attempts to Roult the condit risk by only doubling with reputable bunks and formulat mentions block of the Company's costs equivalents, including time deposits with banks, are past due or impaired.

Regarding trade receivables and other funncial seem that current and non-current, hard on the impurment accommon, there were no industries as at the year and, that details in payment obligations will occur.

33.1.3 Capital Management

For the purpose of the Company's capital management, capital includes mased capital and all other equity reserves attributable to the equity shareholders of the Company. The printary objective of the Company when managing capital is to safegnard its ability to common at a going concern and to continue an optimal capital structure as as to continue shareholder value. As at 31st Monty, 2025, the Company has only one class of equity shares. The company is not subject to any externally imposed capital requirements.

The Catopany's floancial strategy alone to support its strategic priorities and provide adequate capital to its Fundamental projects and crantism of anatomable statisticities value.

23.7. As at the year end of March 31st, 2025, the Company has not proposed or implimented any composite actions of arrangement under Sections 230-232 of the Companies Act, 2015.

23.3 Contingent Liabilities, Commitments and Centingent Assets (to the extent not provided for in the accounts)

		Jun. 10: 000%
(I) Commignat Liabilities	2024-25	2023-24
(a) Climms against the Company not acknowledged as deat	NIL	AHL
(b) Bank Guarantees in favour of Customs	5/11	NIII.
(c) Other money for schain the Company is somingwally lighter 100 Commitments	NIL	NIL
(ii) Entimetral amount of contractor remaining (it be concurred on capital)	ar District	
account not pre-cliffol fair	NUL	MIL.
(b) Decailed Resultsy on shares and other investments partly poid	MIL	NHL.
(v) Other cumminumits	NIL	SIL
The Control of the Co	THE RESERVE OF THE PARTY OF THE	THE RESERVE OF THE PERSON NAMED IN

As not one assessed report of assessible attacked

DONY DOMINIC (DINESSHEET

33.4 Disclosures required under lad A5 19 - "Employee Benefits"

(3) Defined Contribution Plans

Desiring the year the following amounts been been recognised in the sharmest of positi and less on account of deliver contribution plane:

(Re. in 000 s.

Particulars	2924-25	2023-24
Eurologica contribution to Provident Fund	WX38031	8,049,53
Employees contribution to Employee's State linearmed Corporation	2.172.02	1,001.06

(If) Defined Benefit Plans

A. Halanen Short

The moves, Mikilisties and surplane/defacit) position of the defamil benefit plant at the Sulance Steen flow some

(Rs. in 000%)

	Gentalty (Un - tumbel)	
Particulars	Air at Plat Month, 2001	As at 31st March.
Present value of obligation at the end of the year	4,877.18	2,450,83
Fair value of plan amers stabe and of the year	NA .	NA.
Net present value of obligation recognized as liability in the Balance Short	4,07830	2)495.55

	Gratally (Un - fundad)	
Num-rement and content value of Net Lisbillity	A4 40 33 at March, 2023	Avut Hacktarch. 2024
Manu-control	4.1pq.41	2,761,69
Current	313.76	94/91
Total coducid Net Liability	4,377.16	2,455.55

B. Movements in Present Value of Obligation and Estr Value of Plan Assets

Particulare	As at Stat March, 2015	As at March. 2004
Reconciliation of Present value of abligations >		
Present value of sibligation at the beginning of the year	2.450.55	\$,757.62
Current Service quat	1,329,67	92231
Dymmut don't	1,040,79	127.08
Actuarial gazo / (lous)	22737	(05)(27)
Report to post		
Present solur of obligation at the end of the year.	4,327.10	2,438.33

MANAGING DEHECTOR

K.L.V.NAJIAYANAN (DINA) 2238701

PARTIES AND ADDRESS.

DON'Y DOMINIC HUNDHWITH

As per aux squarate squart of even date attached.



The charge in the Statement of Profit and Lors sumpress.		
Expenses congruent in the Statement of Profit and Lase	11,69 #.286	35,000,000
Expenses recognized to the Statement of CCI	227.30	(354,70)
Remeasurement of the net defined bouefit plant;		
Action of (Cain)/Lower than to Demographic Assumption changes in Deficied Benefits Obligations	3	
Actuarini (Caju)/Lones iliantii (Inandal Assumption manges in Defined Benefits (Xidigabines	178.92	94.01
Actuarial (Cain)/Louisi dan to Experience on Defined Ferielite Ohligations	50,45	((445.22)
Total Actuarial (Gaird/how included in OCI	227,87	(551.71)
C. Amongtions		
Actuarial Assumptions	2024-25	7025-24
Mortality Table	Indian Assured Lives Mexicity [2012-14] Ultimore Table	Indian Assumit Lines Mortality [2012-14] Ultimate Table
Attrition Make	1,85%	14111.
Discount Bists (per annuary)	6.99%	7,37%
Salary escalation sate	50k	3%

Demographic Assumptions

Expected rate of return on plan sasein (per around)

Moetality:	Inidian Amitted Lives Mortality (20(2-14) Ultimate
Disability	3% of mortality rate rates
Withirment	Graduit rates from Age 25 - Win From Age 40 - 4% From Age 45 - 2%, From Age 50 - 1%

MANAGING DIRECTOR /

ICL V NAUAYANAN CHIMMIZTHERU

Amount

DINE DOM

NA:

DONY DOMINIC IDENTIFIED

As per our separate report of rum date attached



D. Sensitivity Avaluate

If How the 1980 woold have been affected by 190 family prints changes in the actuaries assumptions contribdiscount ratus, sollarly growth, Attrition is Mortality as shown below

	se Testing as on valuuti	CARL CARL CARL CARL CARL CARL CARL CARL	
(Liability) Reargoined in Balance Sheet - ELTT_179			
Securios	% increme in DINO	(Liphility (in Na)	decrease in 1000 (in No.)
1. DISCOLUTE ATE +120 house points	長倉牧	38,47,823	4.21,07
2 DISCOUNT HATE -100 humin points	11.82%	48,94,640	5,17,403
II. SALKAY GROWTH + BIU busis pondu	11,37%	48,84,549	5300,020
# SALARY CTUNVTH TOO Some printer	-0.78%	30,50,534	4,25,46
5. A THETECOV RATE + HOU bands points	17.04%	43,79,010	3,880
S. ATTRIZICOV RATE-100 hours points	47.22%	43,64,319	-11286
7. MCHTALITY HATE HIS UP	0.410%	43,79,650	3,411
N. INTECTOR NO CHILDREN	ILOON,	36.96.125	

III) Actionry has sized Projected Unit Centil martinal. If an ampliagen's service in later sweet well lead to a materially lauder level of heardit thus in earlier years, these benefits are attributed on a straight-line home. The limitations are that in assessing the change either parameters are kept constant. As annu of the assumptions may be correlated. It is unlikely that changes by assumptions will notice in isolation of one mother.

iii) Them is no change from the previous poesid in the southeids and assumptions used in the preparations of above analysis, except that the have rates have changed

1. Maturity profile of defined benefit obligation:

Patticulary	As at 31st Mande, 2028	As at 31st Names. 2004
Project of Superior Chilipations	4,377,38	2,455,35
Accompliated Benefits Obligation	±477.83	1,2986/81

	Amat March, 2005	
PINUNEARRAYOUTS	Discounted values i Present value	Condiscounted.
LYC II	230,03	385.78
l Year (ili	176.01	199,77
1. Year (III)	122.50	146.27
(, Year:SV)	29,81	70.17
5. Year (V):	90.47	1122.11
6. Next 5 was new outs in 10 pages?	50n.34	#EX114
T. Paysmatic Abover Tien Yours	3,164,33	300241.50
N. Vestini penerit Obligation arcan Plant 130 (to 31-18-2015		1.000,42

MANAGING DIBLECTOR

NA.

KLVNARAYANAN (DENRETHER)

DISECTOR

DONY DOMENIC (DOLESSIN)

As per our separate report of easy state attacked

13.5 RELATED PARTY DISCLOSURES

(A) Names of Related Parties and names of relationship (

Nature of Belatinoship	Name of Salated Party
	JICLY Sampan (Managing Director)
ty Key Management Determine	Zapřás Farend (Chief Financial Otpom)
	Alphonia Jose (Camputy Sectotary)
Shediniduals re-cusing significant influence	Butby lif jacob
fi firmin exercising significant inflaince	Auna Adaminium Company Private Limited
	Oles Comouts Limited
4) Centities on siduals dispetor or their relative have significant influence	Sava Spices Patrote Limited
	Anna Alaminium Veseda
	Kries Limited
	Deny Dominic (Non-emounts Directory) Jeff Jamb (Non-executive Director)
II) Star-Barmitte Directura	2. Subsectification: Cognitional distributions Directory
	4. Eliamona Mailiew Titus (Independent Director) 8. Augustine Anthony (Independent Director)

(B) Transactions with related porties during the year and Palance outstanding us on 31st March 2025.

(B) (3) Texpositions and outstanding balances with Key Management Personnel

Temportimes with Key Management Personnel

(i) Short-term employee benefits

Rs. In 000%

Particulant	2024-29	2023-24
ICLV Naroyan (Managing Director)	1,427.00	:1,305,01
Alphinia Jose (Campany Secretary)	965.00	東東東門北
Zaphin Farend (CDO)	1,685,04	1,044,07
Tutal .	- Carriellini	3.790.38

Optobanding Belance with Key Management Personnel

til Post-employment bunefils payable

Harry DOD's

the a true condition to recent in the parties of the Australia.		The state of the state of
Particulars	2024-29	2023-24
BLLV Norwynn chlamaging Dimentry	27,40	19.40
Alphomia Jaw (Camping: Secretary):	28.06	1644
Total	57,12	52.00

MARKAGING DIRECTOR

ELV.NABAYANAN (DINIELZZIEZE

DUDGETOR

DONY DOMINIC CONTROLISTED

As per me separate report of even date attacked



(iii) Teade Parables

Es. in 0007 a

Forticulars	2024-05	2023-24
KLV Narayou (Managing Director)	251.49	100.00
Alphiness Jest Konglans Sanidary)	74,00	: 2400
Zaghin Fare (cCFO)	32436	29.40
Total	20036	252.40

400 (2) Transactions and outstanding balances with entity exercising significant influence

Transactions with outly exercising significant behavior-

ill Inter Carporate Lord Received! (Repaid) (Not)

Hazin nora

2024-25	2023-24
(74,447,40)	TANKUL
(74,447.46)	1,710.71
	(71.417.00)

00) Sales and Income

Rectin north

Pattientage	2024-25	2025-21
Arms Aluminium Company Private Limited	2,472,93	30 000
Total	1,472.93	216,10

IIID Purchase of Goods

He in 000%

Particulars	1014-25	2079-24
Arms Abstration Company Private Limited	27.33	15,03
Total	27.33	130,00

feet Finance cost

Rs. in 000 a

Particulain	2021/23	2023-21
Anna Aluminium Company Private Limited	7,264,35	8,517700
Total:	7,261.55	\$.517,00

Omstanding belances with entity executing significant influence

(i) Trade Receivables

Text in contact

Particulare	2104-25	3023-24
Arms: Aluminium Company Private lanated	2,040.00	
Tetal	2.044.06	- 64

(iii) Trade Payables.

Risk big double.

Particulars	2021-25	2020-21
Armse Afoniminian Cottophray Private Limited		2,86,236.50
Tutal		2,86,230,78

MANAGING DIRECTOR

ILLVANDAYANAN (DINBUTIOTI)

DURETTELL

DONY DOMINIC (DINORSHATE)

As you and aryunate report of sum diete attached

titil Interpreparate Loug Balance

Hallin Don's

Particulare	2024-25	2023-34
Amer Ahimitium Congress Private Limited	2(1),742.01	2,84,184.71
Intal	2,11,742,71	2,86,191,71

(B) (3) Transactions and outstanding balances with entities in which director or their relatives have algorificant influence.

Transactions with outside in which director or their inlative has rignificant influence.

Mm. for BOD's

ii) Inter Corporate Loan Received/ (Repaid) (Next)

Particulars	3034-35	2025-24
Kittey Limmed	1,17,305,57	(50,310,50)
Total)1,15,611.14	11,36,160,36
(iii) Sides and Income		304. In 000°s
Particulate	2024-24	2023-24

Particulate	3924-25	2023-24
Kitiva Limitari	96.870,03	2,92,045,48
Chry Camenta Limited	2,23,141.22	110.50
Anna Alumnium Vessila	25.00	
Som Spines Private Control		4,554,07
Total	3,21,740,25	2,96,780.09

Hill Safe of Property, Plant and equipment R		Ra. 3n 000's
Particulare	2024-29	2023-24
Materia Lamoned	1,963,73	1,814,70
Sora Spicon Primary Constlett	احتاد	- 54
Total	1,476,99	1,814,36

Gy) Purchaur of Goods		Ric 10, 0000 a	
Particulars.	2001-25	3023-114	
Kinya Limmed	20,371,12	1,12,570,65	
Kites Görnumir Limbed	1,55,472,35		
Sava Spaces Provide Limited	AD16,777	1,179,20	
Total	1,28,620.24	1,13,846,55	

(v) Eurchase of Property, Plant and equipment	Rs. In 000's		
Partimitars	3024-29	2023-26	
Kitter Lamined	92565,03	2,409,00	
Testal	7,561,11	2,404,93	

MANAGING TRADETOR

KLV NABAYANAN (DINGI22MEN)

DODECTOR

DONY DOMENIC (DENDESSAIT)

As per our separate expect of even date attached





(Vil Finance cost)

Particulars	2024-25	2005-24
Kitas Limited	4.880.43	2,565(30)
Tutal	4,563.43	2,564.00

(vii) Expenditure on Services

Ra in com-

Perticulars	2024-25	2023-24
Kites Emerical	17,55),94	10/265
Tunal	\$1,582.94	0.35

Oxistanding balances with entities in which director or their relatives bare significant influence.

(O. Trudo Remissables

Har att COTTa

Particulars	2024-25	2023-24
Kites Limited	7,014,31	
Socia Spiden Pervitor Limited	11/03	3.244.33
Anna Aliaministis Venuels	3030	
	24,366.67	0.311
Kitas Garments Limited Tetal	31,630.16	3,245.12

tiil Trade Pavables

The despects

Particulars	2824-25	3823-21
10tes Limited		90(247,01)
Total		99,347,01

fina Interspressent Lean Indences

Ballin 900%

Particulars	1014-15	3023-34
Kiney Limited.	3,31(360.87	905760,00
Total	1.10,560.87	93,165.30

tiC) All Reliand Party Transactions entered during the year ware in ordinary source of the horizon and on arm's length basis. Outstanding belances at the year-end are unsecured and gross mutuate are settled in each

(D) No amounts have been provided/sections off as desireful debus or advances section back in respect of providing star from or in any of the above edition parties.

MANAGING DIRECTOR

BALVINARAYANAN (DINI)(27)(D))

CHICAST PRODUCT

DON'T DOMINAC (DIONILISME)

As per our separate report of spire date attacked



the deduction.

Class of goods manufactured	3924-35	2023-24
Finished Coolle-Garments		
Opening Value	1522.10	4,345.90
Chang Value	2,000.00	Large AM
Sales Vallee	4,36,442.12	3,75(185,26
Finished Gootte- Aleminium/Reofing		
Opening Vidue	1,120.14	1,435.04
Cleming Value	1,500.50	1,1201/6
Sales Value	17,004.42	25/10/2019
Work in Progresso Garments		
Opening Venue	30,366.67	25;127:27
Cloning Value	10.534.58	36,000.07
Soliis Volue		

23-2 Basy Materials Communical

Bacincoods.

	3024-25	2823-24
Ahimemuni CT Collic	17,404,42	30,1/3,6/4
Cleritoritie	2,33(044.79	1,33,909,90
TOTAL	2,37,449.31	7,54,428,53

33.5 Communition of raw materials and stones and spores

Bertin 900%

	2010-29	2023-30
Many Materials		5.41
Bittiglideland	1,6532	1,131700
Iniligenous	2,95,789,89	1,53,307.46
Total	2,37;449.23	1.54,429.35
Stores and Spaces		
improved		E304/66
Undigradiu	5.270.56	643.82
Tenal	1,279,16	2,107,10

South BOOK

2021-21

33.0 CO value of imports

-Knet emetecrals - 1,665,32 1,123,00
-Copital goods - 1,065,32 1,00,30
-Storm and Spares - 1,504,66

MANAGING DUBECTOR

KLIV NABAYANAN (DINO)(27)0720

THRECTOR

DONY DOMENOCIDEN ROSINGTH

As per une separate report of view date attached

	2024-25	2023-24
St. Di Papendinino in Porcigii Currency	1,668,02	225411
33.33 Garnings to Foreign Bachungs	1,16,641.11	73,412.26
33.32 Remonance or foreign currences on account of disordered		
Discharding monitoring to NIRE incorrects)		
II No. of New Tenident shandhridery	(12)	1.25
ii) Not, of altitum held by them	7.532.674	8,54.200
nit Directord rematical in Parenga Currency	NIU	Nit

33.33 Figures of the previous your have been regamped and recest wherever resemble to any the entirest year layout.

33.14 The company list taken short teest later Corporate Loan from Anna Abantition Company Private Limited (AACPL) and Kites Limited on Various dates during the cirrent and previous financial year. The details of Loan screpted/ Report and Outstanding amount of Loan are shown in Note No.33.5.

framcutare	Kernlimmed	AACPL
Balaina in my Olar April 2024	93,16#20	2.56.100.71
Inters Commune Loan Received/ (Repmid) (Net)	1,17,195.57	(74.447.40)
Malance as on Mat March 2005	201026087	2.11,702.31
Letteresit Barte	3% per annum	3% per annum
Enimore:		Regenyable inc. demand
Simulativ	Direction	Unsecured

MANAGING ORIENTOR

K.E.V.NARAYANAN (DINOLETISE)

DURECTOR

DONY DOMING CONDESSED

As you our supersite report of over date attached



33.15 Segment revenue, Results and Capital Employed

Re model v

		Clarmonts	Aluminium	Torod
20)	Segment Resumpe Onclusion of Juli-scoth Chargest			
	Current Train	4,47,213.86	17,614,61	4.65 (125.32
	Persilan Year	3,03,634,17	26,027,61	1.07.6TT.98
	Long Inner-segment Newmon Chernel Year Promise Year			
	Total Servence			
	Current Year	4,47,213,96	17,814.11	4.65,009.37
	Propose Year	3,41,634,17	26,007.81	G87##17M
	OVV - V/III			
10)	Segment Results Current Year	00(265.33	2,19588	42 950.00
	Presinte Your	67,734,66	2,001,81	65,786,47
	C. Salvin (III C. Salvin)	ALVARIAN.	(*)	TO THE
n	Autol. Chartlescaped Income Current Year			
	Province Year			
	Add: Esceptional Dame:			
	Carroni Year	21,000,43	12	21/6#0.45
	Prentime Tear			71
	Less interest & Finance Charges			
	Current Year			30,429011
	Permu Twe			28.616.27
	Less Untilliscated Expensionary	74		
	Chemine Year			I1,004.2*
	Promine Year			1,907.42
	Total Profit Before Tax			PER
	Classell Year			27,146,94
ļ	Phytopian Yuur			31,47236

MANAGING DIRECTOR
KLV.NARAYANAN GENERATISMA

ниистои

DON'T DOMOGIC IDENOGRAPHITE

As per our separate report of even date attacked





Ø.	Degreen Assets Carrent Year	16,25,21H.0ft	14,097.44	639,21531
	Previo-Yest	3,25,899.00	10,683.54	3,40,071,44
	Unallimated Alexte			Seatone 1
	Christel Yest			26,488.27
Ш	Persimie Year			17,666.57
Ш	Total Assets			
	Cornet Test			0.03,795,79
	Promise Year			57824010
14)	Segment Liabilities	100000	7.00	55000000
	Carrent Year	6,11,000,29	(261.77)	niThrop.35
	Priotous Your	1(35,789,16	4,380.7%	3,41,108.00
Ш	Ligallocated Linbillian			
	Curring Year			6.658.00
	Prysides Year			B_OCHLIT.)
	Total Lidulation Current You			6,28,485,04
	Preside Year			5,47,677.84

There is no significant non-cash expenses, included in segment expenses, other than depreciation. and amosticidate expenses and interoverable advances writing off.

Notme

of Unafformed Assets includes:

May In DOOR

	Current Ven	Province Year
Plant, properly and equipment	21/197.36	-37,510,08
Other intergible assets	207:24	99H.53
Other Advances	400,00	-25
Cliber (timerical usset)	3,767.12	3,497,49
Niss Clement his assertions:	904.25	510.54
Creds and costs opprivate to	7,700,00	281/04
Ottor hank bulgrases		120/20
	36,490.27	57,668.57

a) Unoticipiest Dabilities includes:

2s. in 1000's

	Current Year	Provinus Year
Deferred Tax Liability	10,171.44	2,6514
Chior Financial Liabilities		
Horrossings		1,392.54
Environ for Germany	4,377.18	2,455.55
Other Current Liabilities	3	325,00
	14,840.42	h.688.03

MANAGENT DIRECTOR

K.E.W.NAKAYANAN TERNIPEZZINES

ринсток

HOWN DOMINIC IDENCOSPINIT

33,15 NATION.							THE COMPANY OF THE PARTY OF THE
Particulus	Toronta	Preincustor	Distriction	31-411-1112	Triff Street Charge	Champ	"s and I formate
Got Diment Removi	(Castern Assist (Corona EDMINING)	TATAL SEE	mitme/h/h	173	416	11.00	MONE
Hig Date: Transfe Hotel	Chamilton the enterther's Equipy	ATTECH ST	99009	10.37	C) I	Geryd	31,84%
In Debt Service Community Com-	Angelige believe Tea, Department & Angelige Ange	Name of	myw'tz	0.74	97.	0	Nac de
DO REPORT OF THE PARTY NAMED AND POST OF THE PARTY NAMED AND P	Blis 20-bits Arber 10-6 Average Assemblishers.	0.000	表 770	1610	307,40%	10年	.044856
no liveral by full error series On careful	HOLE OF CLOCK SHALL A VENIOR EXPENSES.	3,000,00	NAME OF	173	1	0.00	411.
Of time	per an and the man maniful	(5671177	41,562.13	30.01	単な	0216	DE ATO
Cap Tradis Projecting Param	Close Petrobases Atomogy Trade Daysthard	24143 E	STREET	13.0		1131	THE RE
By Post Capital Territories Blass	District Assembly Winding Copies	4,54,006.54	316.	MA	SNA	364	100
F-91	CHA PHALI METER / Net Say	Himmin	SACHA.	4,22%	944.6	-time	ACHI.
III fieldern on Capital Perpinyal	Cheerypp Refer Doming Africa (Sapra)	Service Co.	85 th 1939	4000	Men	256	E T
(b) Baltan at Transferon	CERTIFICATION Delivery man Transconvenge Manufacture Diguing	STANKED	Media	44197	100	46200	11.74

DOWN SOUTHWIST THREE THREE DIMINIMUM TO SERVICE STATE OF THE PERSON SERVICE STATE SERVICE STATE OF THE PERSON SERVICE STATE SERVICE STATE SERVICE STATE SERVICE STATE SER

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As per sax mystans reperced topic data patternal

KANAGING DIRECTOR





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33.17 Title deeds of immovable Properties not held in name at the Company

The Computy does not passess any immemble property (other than properties where the Company is the linear and the leave appearance are duly executed in invariant of the leave) where this finds are not hold in the name of the Company sturing the financial year ended March 31, 2025, and March 31, 2024.

33.38 Wifful Defaultor

The Company has not been declared as a within detautier by my linek or financial institution or offenlander on the financial years ended Mandy 70, 2025, and March 51, 2004

33.19 Helatineship with Struck off Companies

Company has not entered into any transactions with companies whose names have been struck off under earlies 248 of Companies Act, 2013 or section 560 of Companies Act, 1956 in the financial years ended. Manch 31, 2025, and March 51, 2024.

\$3.20 Ranistration of charges or natisfaction with Registras of Companion (ROC)

All charges or satisfaction are registered with BCC within the statutory period for the fromtial years ended.

March 21st, 2015, and Morde 31st, 2024. No charges or satisfactions are yet to be registered with BCC beyond the standary period.

33.21 Compilares with number of layers of companies

The Company has complied with the number of layers presidend under clause (67) of section 2 of the Act and with Companies (Bestriction on number of Layers) Bullet. 2017 for the financial years ended March 31, 2015, and March 31, 2014.

33.22 Discrepancy in utilization of burrowings.

The company has used the borrowings frees bushs and farmered institutions for the specific purpose for solution it was taken.

33.23 Diffication of barrowed funds

No tanide have been advanced by lianed or invested forther from borrowed familia or share premium or any other sources or kind of hords) by the Company to or in any other persons or entition including foreign entities ("Intermediaries") with the authorizanting, whether recorded in writing or otherwise, that the foreigness shall level or invest in party identified by as on behalf of the Company (Ellimote Boosticiaries). The Company has also not increased one hand from very parties (Funding Party) with the analone of the Company shall whether, thereby or architectly lead or invest in tuber parties or entities (dantified by or on behalf of the Funding Party ["Ultimate fleredictions") or provide any guarantee, security or the like on behalf of the Editione Separations.

MANAGING DIRECTOR

Diffusion Date:

DON'T DOXENIC (DIDORHIMATE)

As per our separate report of energiality attached

35.24 Details of Crypta Currency or Virtual Currency

The Company does not build any cryptocurrous or virtual currency as at 30st March 2005 and 30st Morch 2004. The Company has also not envisored any deposits as advances for the purpose of investing in cryptocurrouses as virtual currencies.

33.25 CSB Applicability

In accordance with the provisions of Section 135 of the Companies Act, 2013 must with the Companies (Companies Social Responsibility Policy) Rules, 2014, the Companies is enquired to constitute a CSR acrecome if it means the numbered criteria prescribed under the Act, The Company did not spect any of the criteria specified under Section 130(1) of the Act, in per the auditor financial statements of the preceding financial year. Accordingly, the provisions related to Corporate Social Responsibility are not apprinciple to the Company for the financial year 3024-25.

35.28. Latter Income - Operating Lause. Lause Income Recognited During the year, the Company has necessarily be heliowing income from operating leaves.

Ha, in opera

Particulars	Year Enthul Stat March 2025	Year Ended That March 2024
Lataur Income from Kitek Limmel	810:00	(7)(2,50)
Learningsome from Anna Altiminium Company Pol List	1.000.00	
Variable lesse pagesonts (II any)	67,50	
Total Lease Inchine	2,637.50	742.50

H. Future Minimum Lease Payments Receivable under Nau-Cancellable Operating Leases. (Undirection)

The female minoring leave payments recoverable under non-smoothable operating leaves are as follows:

Badin 000's

Pari)iculare	Yyat Ended Shit March 2020	Your Ended 31st March 2024
Nat taes than I year	(3,396.00	2,790.00
Later than 1 year and rest lener throws years	19,935,00	9345.00
Luter than Tyerre	15,345.00	17,525,00
Tutal Linux Income	29,670,00	30,000,00

MANAGING DIRECTOR

KCE, V. MARAYAWAN (DONIGRESSEE)

Discharge and

DON'T DOMING (DINGORIBATIO

As per our reportly report of ourselets attached



C. Nature of Leasing Arrangements

- All lenses are chimilied as operating lenses, as the Company retails significant risks and accords of obviouslip.
- 2. Lease terms vary between 4 to 35 years with provisions for around non-collection and defined losse distribute.
- 3. There are no purchase options in any of the agreements.
- 4. Leaves are carefulfable only on terms manually agreed between the parties.
- 3. Execute terms land and building components are charged as a combined lesse payment, and the lesse is treated as a sinule operating lesse.

55.27. Compliance extating to sudifficial on accounting authorize used by the computer.

The occumning motive are much by the company for maintaining its books of account to "SAP BEX; not". The stationare has a funtion of modiff trial(relif hig) facility or the application level for each change made in the books of modern along with date of such changes made. This feature of sudit trial (edit hig) facility was operated throughout the year for all transactions recorded in such software and have not been tangened with.

Direct record to the database of accounting nottween is available only to database administrator and there are appropriate controls to prevent unit manufactured modifications at database layer.

Additionally, Company has preserved, multi-trail that seas enabled and operated for the year ended March 51, 2024, as per the standard requirements for record remedian.

MANAGING DUBLETON.

BULV NABIAYANAN (DIBNIHEESIOSI).

DURBUTOR

DOSS DOMISOC/DUNIBANALD

As per our sequente report of even date attached

\$3.28. The company has availed credit facilities from banks during the current year on hypotheration of Current sources as etated in Note 10. The aparterly returns or statements of current matter filed by the Company with suit banks are, with all insterial respects, in appropriate with the books of accounts, except as follows in

Other incomes

Quarter	Amount or per Bucks	Annual as reported in the quarterly Statement	Amount of	Reason for Marcelal discrepancie
Qi	71,AA331	71.391.20	133.01	Bador Naise
QI	91,625.48	14.88531	(191.63)	32:28
(3)	1,29,005,84	1.25,104,49	391.35	1000
- 03	1,01,543.28	1.01.231.22	7,381.07	helite

Trade Receivables and Psychion

The differences observed in Trade Receivables and Trade Payables as furnished to the stock setumnaturements are primarily autibutable to delays in the mostly updating of accommon records.

Inventory

Variations to inventory values are due to the inclusion of labour costs in the valuation of work in-progress and linialised proofs, after the stack statements were submitted to the bush.

33-38-2. The stock of combins accupationer met completed while giving stock statement to bank.

38.28. The Company bas, he the first time, recognised grantity liability of employees during the quarter and on smooths ended September 28, 2004, in accordance with Indian Accounting Standard (Ind. AS) 18 - "Simployee Benefits", based on an actuatial validation performed by an independent armory, in accordance with Ind. AS 8 - Accounting Policies. Charges in Accounting Emmates and Errors, the Company has notice attracective adjustments to reflect the groundy liability as prine periods. The contributes effect of Rs. 13.5 Laklas fine been recognised as an adjustment to the opening balance of retained entrings (not of deterred tast) as of int 04.2022, the earliest prine period preserved. Details of resistement such of the affected financial undermost time frame for the prine period preserved.

MANAGONG TORRECTOR

#LLV NAHAYANAN (OON OCT 1977)

m A series

BRICIOR

DON'T DOMINIC CORNOR WITH

As per nur separate report of even date attached

Balance sheet	51 March 2004 ini graviously reputed)	lacrossy ¹ (dacrosse) dun to correction ad error	31 March 2024/Herbands	1 April 2023 far prevloosly reported)	tacmans/ idecreases due to comutiem ult essue	L'April 2028 (restatat)
Detrined Toy Amer		4			44332	#025
Total Assets	5,78,240,01		3,78,240.01	#,32,jjun.30	40.37	6.32,337,67
Parriciano Nom-	1	2,8444	2361.14		1,710	1250/4
Propriete Cornelli		94.55	14,22		4,00	1.00
Onferred You List (0.00518	muum	2,465,13			
Yould Mainthine	3,44,020,41	1,837,63	0.47,627,94	430389.93	3,797,00	6,39,667,84
Retained Barrings	77.477,7767.000	(1,907,53)	1129431138	15,48239,833	1,341/30	23.55 Ella 77
Total liquity	22,210,60	(LH37.35))	10,000.00	(5.2(6.41)	1,313.30	(6,370.71)
Total Equity And Unbillities	5.75(201.0)	-	629.200.HI	CALDINAL	3,072,96	6,32,332.67

Statement of Prolif and Line	32 Mirch 2024 (25 provincely superiod)	browned (decount) due to menering of error	31 Manin 2021 terstated?
Increase in Dimpleyor Bergins Reputsi		1,004:39	L/644/37
Interess in Total Other Comparison Designs		30019	\$41.19
Decrease in Det Experient	3,000:19	264.00	2.818.00
Date to Total Compilisation	9.040	suin	3631076

Basic and elitated earnings per altime for the prior year have also been restated. The amount of the correction for both back and diluted earnings perphase you a degreese of 40.20 per sharp. The correction of the event had no impact on provincely reported cash flows from operating, investing and flouncing activities

33.30: The Cinegions shirt init hold any beneating property under the Benuns Transactions (Problimber) Act, 1555 and he proceeding her been instacted or is pending against the Company for holding any bename attroppetty.

MANAGING DIRECTOR

K.L.V.NABAYANAN IDBUILD/JEESI

DON'T DONORAC IDINAMINA

As per our apparate report of even date attacked

22.31. The Company has not received tory hard from any person(a) or entity(b), including familiar entities (Funding Party) with the understanding beliefer recorded in writing in otherwise) that the Company shall(a) directly or indirectly land or lineal in other persons or entities of militarity in any manner whetherest by or or highest of the Funding Party (Ultimate Beneficiaries) or(b) provide any guarantees security or the like or highest of the Ultimate Beneficiaries; or(b) provide any guarantees.

33.32. The Company had not nurrandered by disclosed way incremed any given by the year is the tax automorphism for become Tax Act, 1961.

20.33. The Company has a process oftendly periodically all long-term contracts (including darroutive contracts) are assemble for motorial foreseeable losses. At the year end, the Company has reviewed and entered that adequate previous as required under any low/semineting standards for instected towescales forms on such long-term contracts (including durinary company) has been made in the books of accounts.

33-34 Taxotion CRs in: U001

Perficulare:	For the Year ended March St., 2023	For the Year endod March St. 2004
Current Tax		
In respect of contact year	III UES	
In respect of earlier years	(1830)	
Total	126,300	
Deferred tax		
In import of cumust year	8,063.72	2,514.59
Deterred tax recognised in predit or less	8,863.72	2.815.99
Tetal income fast expanses (ecognised in the profit or line	8,048.42	2.810.99

MANAGING DIBETOR /

K.L.V.NAKAYANAN (DIINM1273673)

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DOWN EXCHENSE; GIRVESTIMED

As per our separate report of even date attached

(I) The income tax expense for the year can be reconciled to the accounting prufit as inflows-

Re. in coors

Particulare	Year Ended	Year Ended
Protest betime Tax as per Statement of Paytes and Louis Informe Tax expense calculated at statistics you rates. Offect of itomo that are not already tible (deductible) in determining	27,346,54 8,300,34 1,251,38	30,472.58 = 934.48 (7,115.47)
In respect of earther years	(15:30)	11.5
manifest or represent recognision in pay 200 more all 1 com and	6,049.45	2)115.99
Applicable sate of tax as per Finance-Act	:25:368%	25,168%

60 Defined Tox Expense

Movement to Deterred Tax Assets And Liabilities:

Rx. In cott's

Movement disting the year inclinit that March China	As at the Apoll.	Credit leberge 3.16 ths Statement of Protest and Units		An et 31et Nureb, 2020
Deferred tax ilabilities				
Property, plant and equipment, forestoner, property and belangible/resets	3195414	qt,02% 025		\$4,013.16
Total	35,834,14	(1,879.02)		34,913.16
Deferred tox assets Procusion for post-retirement becaritte and other employer benefits	ancer	426.42	57.25	1.10148
Brought forward Depression Loss Other temperary differences	30,200.09	19.94	- 5	23,326,34 £9,54
Total	37,300,00	06,384,780	37,37	24.441.53
Deferred Tay Liability (San)	2,665.16	(6.068.73)	37.27	10,471.64

MANAGING BRUCTOR

K.E. VINABAYANAN (ERMITERSEE)

DIRECTOR

DONY DOMING (DIMINSSMI))

As per and separate separt of even dete attacked



ACCOUNTING RATIOS

The following tables present certain accounting ratios as of respective periods. For details, see "Financial Statements" on page 86.

Accounting Ratios

Particulars	Based on Unaudited Financial Results		Based on Audited Financial Statements		
	As at and for the three months ended June 30, 2025	As at and for the three months ended June 30, 2024	As at and for the year ended March 31, 2025	As at and for the year ended March 31, 2024	
Basic earnings per share (₹)	0.65	0.16	1.41	2.73	
Diluted earnings per share (₹)	0.65	0.16	1.41	2.73	
Return on Net Worth (%)	N.A.	N.A.	38.73%	120.64%	
Net Asset Value per Equity Share (₹)	N.A.	N.A.	3.65	2.25	
EBITDA (₹ in Lakhs)	245.25	150.62	631.59	927.92	

The formula used in the computation of the above ratios are as follows:

Basic earnings per	Net Profit/(Loss) after Tax as per Statement of Profit and Loss attributable to Equity
share	Shareholders (after adjusting non-controlling interest) from continued operations after
Share	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	exceptional item, as applicable/Weighted Average number of Equity Shares.
Diluted earnings per	Net Profit/(Loss) after Tax as per Statement of Profit and Loss attributable to Equity
share	Shareholders (after adjusting non-controlling interest) from continued operation after
	exceptional item, as applicable/Weighted Average number of Equity Shares (including
	convertible securities).
Detum on not worth	,
Return on net worth	Profit/(Loss) for the period/year as per Statement of Profit and Loss attributable to
(in %)	Equity Shareholders from continued operations and discontinued operations (prior to
	other comprehensive income)/Net worth at the end of the period/year
Net Worth as per	Net worth means the aggregate value of the paid-up share capital and all reserves
2(1) (hh) SEBI	created out of the profits and securities premium account and debit or credit balance of
(ICDR)	profit and loss account, after deducting the aggregate value of the accumulated losses,
Regulation,2018	deferred expenditure and miscellaneous expenditure not written off, as per the audited
	balance sheet, but does not include reserves created out of revaluation of assets, write
	back of depreciation and amalgamation.
Net asset value per	Net Worth at the end of the period or year/number of Equity Shares at the end of the
Equity Share	period or year.
EBITDA	Profit/(Loss) for the period before finance costs, tax, depreciation, amortization and
	exceptional items from continued operations and discontinued operation as presented
	in the statement of profit and loss.
	in the statement of profit and ioss.

Calculation of Return on Net Worth

Particulars	Based on Unaudited Financial Results			Audited Financial tatements	
	As at and for the three months ended June 30, 2025	As at and for the three months ended June 30, 2024	As at and for the year ended March 31, 2025	As at and for the year ended March 31, 2024	
Net Profit/(Loss) after Tax from continued operations and discontinued operations (before OCI) (A)	87.37	N.A.	190.98	366.53	
Net Worth (B)*	N.A.	N.A.	493.10	303.82	
Return of Net Worth (A/B) (%)	N.A.	N.A.	38.73%	120.64%	

^{*}Net worth as per 2(1)(hh) of SEBI (ICDR) Regulations, 2018

Calculation of Net asset value per Equity Share

Particulars		dited Financial sults	Based on Aud State	
	As at and for the three months ended June 30, 2025	As at and for the three months ended June 30, 2024	As at and for the year ended March 31, 2025	As at and for the year ended March 31, 2024
Net Worth (A) (₹ in Lakhs)	N.A.	N.A.	493.10	303.82
No. of shares (B)(in numbers)	N.A.	N.A.	1,35,00,000	1,35,00,000
Net Assets Value (₹) [(A x 100,000) / B]	N.A.	N.A.	3.65	2.25

Calculation of EBITDA

Particulars	Based on Unaudited Financial Results		Based on Audited Financial Statements	
	As at and for the nine months ended June 30, 2025	As at and for the three months ended June 30, 2024	As at and for the year ended March 31, 2025	As at and for the year ended March 31, 2024
Net Profit/ Loss after Tax	87.37	22.13	190.99	366.53
Add: Taxes [Short/(Excess) provision for income tax of earlier years]	29.89	-	80.48	28.19
Add: Finance Cost	69.47	66.64	264.39	286.16
Add: Depreciation and Amortisation Expense	58.52	61.85	312.33	247.04
Less: Exceptional Items	-	-	216.59	-
EBITDA	245.25	150.62	631.59	927.92

MANAGEMENT DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

You should read the following discussion of our financial condition and results of operations together with our Unaudited Financial Results for the three months period ended June 30, 2025 and Audited Financial Statements as of and for the Financial years 2024-2025, all prepared in accordance with the Companies Act and Ind AS, including the schedules, annexures and notes thereto and the reports thereon, included in the section titled "Financial Information" on page 86. Unless otherwise stated, the financial information used in this chapter is derived from the Audited Financial Statements and Unaudited Financial Results of our Company.

This discussion contains forward-looking statements and reflects our current views with respect to future events and financial performance. Actual results may differ materially from those anticipated in these forward-looking statements as a result of certain factors such as those set forth in the sections titled "Risk Factors" and "Forward-Looking Statements" on pages 20 and 15, respectively.

Our financial year ends on March 31 of each year, so all references to a particular "financial year" and "Fiscal" are to the twelve (12) month period ended March 31 of that year. References to the "Company", "we", "us" and "our" in this chapter refer to Scoobee Day Garments (India) Limited, as applicable in the relevant period, unless otherwise stated. For further information, see "Financial Statements" beginning on page 86.

OVERVIEW OF OUR BUSINESS

Scoobee Day Garments (India) Limited is a well-established, public listed company on the Bombay Stock Exchange, trading under the code: SCOOBEEDAY. The company operates across two key business segments: the manufacturing of apparel and ready-made garments, and roofing solutions. With a commitment to growth and diversification, Scoobee Day has strategically expanded its operations to meet the evolving demands of both domestic and international markets.

The company's roofing solutions division was introduced in 2018, marking its foray into the building materials sector. This division primarily focuses on supplying high-quality aluminium and galvanized iron (GI) sheets, which are in high demand for roofing projects throughout the state of Kerala. By providing durable and reliable roofing materials, Scoobee Day has positioned itself as a key player in the region's construction and infrastructure development industry.

In 2019, Scoobee Day expanded its portfolio by entering the garment manufacturing sector. This strategic move allowed the company to cater to the growing needs of large international export buyers while also maintaining a significant presence in the domestic market. The garment manufacturing division focuses on producing a wide range of apparel and ready-made garments with main concentration in Baby Garments ensuring high-quality standards and timely delivery to meet the demands of global clients.

With its dual business focus on both roofing solutions and garment manufacturing, Scoobee Day Garments (India) Limited continues to strengthen its position in the marketplace, fostering growth and innovation while contributing to the economic development of the region.

SIGNIFICANT FACTORS AFFECTING OUR BUSINESS, FINANCIAL CONDITION AND RESULTS OF OPERATIONS

To the knowledge of our Company and except as disclosed herein, since the date of the last balance sheet contained in this Letter of Offer i.e. June 30, 2025, no other circumstances have arisen which would materially and adversely affect or which would be likely to affect, our operations or profitability, or the value of our assets or our ability to pay our material liabilities within the next 12 (twelve) months.

CHANGE IN ACCOUNTING POLICIES

The accounting policies have been applied consistently to the periods presented in the Unaudited Financial Results and Audited Financial Statements. For details of our significant accounting policies, please refer chapter titled "Financial Statements" on page 86 of this Letter of Offer.

RESERVATIONS, QUALIFICATIONS, MATTER OF EMPHASIS AND ADVERSE REMARKS/OTHER OBSERVATION IN CARO

The following is the summary of qualification/reservations/emphasis of matters/adverse remarks/other observations in CARO (as applicable) in the Audited Financial Statements for the FY 2023-24 and for the three months period ended June 30, 2025.

Period	Nature of Financials	Qualifications/Reservations/Matter of Emphasis/Adverse Remarks/Other Observations in CARO
Three months period ended June 30, 2025	Standalone	Qualification/Reservations/Adverse Remarks: Nil
		Matter of Emphasis: Nil
FY 2024-25	Standalone	Qualification/Reservations/Adverse Remarks: Nil
		<u>Matter of Emphasis:</u> Nil
FY 2023-24	Standalone	Qualification/Reservations/Adverse Remarks: Nil
		Matter of Emphasis: Nil
		Other Observations in CARO: Nil

PRINCIPAL COMPONENTS OF OUR STATEMENT OF PROFIT AND LOSS

Revenue

Our revenue comprises of:

Revenue from operations

Revenue from Operations primarily comprises of Sale of Products i.e., Garments and Aluminium Roofing Sheets and Other Operating Revenue, that includes Job work charges received from garment business. *Other income*

Other income primarily comprises interest income from banks and others, duty drawback, net gain on sale of property, plant and equipment, gain from exchange rate fluctuation, and other miscellaneous income.

Expenses

Our expenses primarily comprise cost of material consumed, changes in inventories of finished goods and work in progress, employee benefit expenses, finance costs, depreciation and amortization expenses and other expenses.

Employee benefit expenses

Employee benefit expenses include salaries, wages and bonus, contribution to provident and other funds, contribution to employees state insurance corporation and staff welfare expenses.

Finance costs

Finance costs include interest on term loan, cash credit and others.

Other expenses

Other expenses include processing charges, packing material consumed, power and fuel, Freight, Store and spares consumed, rent, rate and taxes, Repair and maintenance of Plant and Machinery, Building, Vehicle, and others, travelling and Conveyance, advertisement and sales promotion, postage and stationary, insurance, payment to auditors and expenses, professional charges, bank charges, loss on sale of MEIS licenses, Irrecoverable advance written off, CSR expenditure, general charges and other miscellaneous expenses.

Tax expenses

Tax expenses include current tax and deferred tax expenses.

Results of our Operations

The following table sets forth certain information with respect to our results of operations for the periods indicated:

								(₹ in lakhs)
Particulars	As on	on	As on	uo	FY 2024-25	4-25	FY 20	FY 2023-24
	June 3(lune 30, 2025	June 30, 2024	, 2024				
	Amount	% of Total	Amount	% of Total	Amount	Jo %	Amount	% of Total
		Revenue		Revenue		Total		Revenue
						Revenue		
Revenue from Operation	1,554.14	98.52%	726.04	100.00%	4,650.28	98.72%	4,076.72	99.45%
Other Income	23.38	1.48%	ı	0.00%	60.42	1.28%	22.41	0.55%
Total Income	1,577.53	100.00%	726.04	100.00%	4,710.70	100.00%	4,099.13	100.00%
Cost of Material Consumed	424.53	26.91%	244.30	33.65%	2,374.49	50.41%	1,544.29	37.67%
Change in Inventory of finished goods and WIP	246.71	15.64%	19.25	2.65%	(344.01)	-7.30%	19.51	0.48%
Employee Benefit Expenses	446.73	28.32%	229.43	31.60%	1,314.38	27.90%	1,090.05	26.59%
Other Expenses	214.30	13.58%	82.44	11.35%	734.23	15.59%	517.36	12.62%
EBITDA	245.25	15.55%	150.62	20.75%	631.59	13.41%	927.92	22.64%
Finance Cost	69.47	4.40%	66.64	9.18%	264.39	5.61%	286.16	%86.9
Depreciation and Amortisation	58.52	3.71%	61.85	8.52%	312.33	6.63%	247.04	6.03%
Total Expense	1,460.27	92.57%	703.91	96.95%	4,655.82	98.84%	3,704.41	90.37%
Profit before exceptional items and tax	117.25	7.43%	22.13	3.05%	54.88	1.16%	394.72	9.63%
- Exceptional Item	ı	0.00%	ı	0.00%	216.59	4.60%		0.00%
Profit before tax	117.25	7.43%	22.13	3.05%	271.47	5.76%	394.72	0.10
- Tax Expense								
Current Tax	1	0.00%	1	0.00%	ı	0.00%	ı	0.00%
Deferred Tax	29.89	1.89%	1	0.00%	80.64	1.71%	28.19	0.69%
Tax Adjustment of previous year	1	0.00%	ı	0.00%	(0.15)	0.00%	•	0.00%
Net Tax Expense	29.89	1.89%	•	0.00%	80.48	1.71%	28.19	0.00%
Profit/(Loss) for the period	87.37	5.54%	22.13	3.05%	190.98	4.05%	366.53	8.94%

Three months period ended June 30, 2025 compared to June 30, 2024

Total Revenue

Our total revenue for the three-months period ended June 30, 2025 was ₹ 1,577.53 lakhs as compared to ₹ 726.04 for the three-months period ended June 30, 2024 representing an increase of 117.28%. Total revenue comprises of:

Revenue from Operations

Our revenue from operations for the three-months period ended June 30, 2025 was ₹ 1.554.14 lakhs as compared to ₹ 726.04 lakhs for the three-months period ended June 30, 2024, representing an increase of 114.06%. The increase was primarily due to increase of garment domestic sales.

Other Income

Other income for the three-months period ended June 30, 2025, was ₹ 23.38 Lakhs as compared to Nil for the three-months period ended June 30, 2024. The increase in other income was primarily due to Lease Rent income and Exchange Gain.

Expenses

Our total expenditure for the three-months period ended June 30, 2025, was ₹ 1,460.27 lakhs as compared to ₹ 703.91 lakhs for the three-months period ended June 30, 2024, representing a increase of 107.45%. Total expenditure comprises of:-

Cost of Material Consumed

Our Cost of Material Consumed for the three-months period ended June 30, 2025, was ₹ 424.53 lakhs as compared to ₹ 244.30 lakhs for the three-months period ended June 30, 2024, representing an increase of 73.77%. This increase was primarily due to increase on sales.

Employee benefit expenses

Employee benefit expense for the three-months period ended June 30, 2025, was ₹ 446.73 Lakhs as compared to ₹ 229.43 lakhs for the three-months period ended June 30, 2024, representing an increase of 94.71%. The increase in employee benefit expense was primarily because we have taken new employees to meet our future production needs.

Change in Inventory of finished goods and WIP

Change in Inventory of finished goods and WIP for the three-months period ended June 30, 2025, was ₹ 246.71 Lakhs as compared to ₹ 19.25 lakhs for the three-months period ended June 30, 2024, representing a increase of 1181.63%. The increase in change in inventory of finished goods and WIP was primarily because of increase in sales.

Other expenses

Other expenses for the three-months period ended June 30, 2025, was ₹ 214.30 Lakhs as compared to ₹ 82.44 lakhs for the three-months period ended June 30, 2024, representing an increase of 159.95%. The increase in other expense was primarily due to increase on processing charges as our sales has been increased.

Finance cost

Finance cost for the three-months period ended June 30, 2025, was ₹ 69,47 Lakhs as compared to ₹ 66.64 lakhs for the three-months period ended June 30, 2024, representing an increase of 4.25%. The increase in finance cost was primarily due to interest on intercorporate loan.

Depreciation and Amortisation Expense

Depreciation and Amortisation Expense for the three-months period ended June 30, 2025, was ₹ 58.52 Lakhs as compared to ₹ 61.83 lakhs for the three-months period ended June 30, 2024, representing a decrease of 5.38%. The decrease in depreciation and amortisation expense was primarily because because of WDV method.

Profit before Exceptional Items and tax

Profit/Loss before exceptional items and Tax for the three-months period ended June 30, 2025, was ₹ 117.25 Lakhs as compared to ₹ 22.13 lakhs for the three-months period ended June 30, 2024, representing an increase of 429.84%. The increase in profit before exceptional items and tax was primarily due to increase in sales.

Exceptional Items

NIL

Profit/Loss before Tax

Profit/Loss before Tax for the three-months period ended June 30, 2025, was ₹ 117.25 Lakhs as compared to ₹ 22.13 lakhs for the three-months period ended June 30, 2024, representing an increase of 429.84%. The increase in profit/loss before tax was primarily due to increase in sales.

Taxation

Taxation for the three-months period ended June 30, 2025, was ₹ 29.89 Lakhs as compared to nil for the three-months period ended June 30, 2024. The increase in taxation was primarily due to computation of deferred tax.

Profit/Loss after Tax

Profit/Loss for the three-months period ended June 30, 2025 was ₹87.37 Lakhs as compared to ₹22.13 Lakhs for the three-months period ended June 30, 2024, representing an increase of 294.79%. The increase in profit/loss after tax was primarily due to increase in sales.

FY 2024-25 compared to FY 2023-24

Total Revenue

Our total revenue for the financial year ended March 31, 2025 was ₹ 4,710.70 lakhs as compared to ₹ 4,099.13 for the financial year ended March 31,2024 representing an increase 14.92%. Total revenue comprises of:

Revenue from operations

Our revenue from operations for financial year ended March 31, 2025 was ₹ 4650.28 lakhs as compared to ₹ 4,076.72 lakhs for financial year ended March 31, 2024, representing an increase of 14.07%. The increase was primarily on account of increase in domestic and export sales.

Other income

Our other income for financial year ended March 31, 2025 was ₹ 60.42 lakhs as compared to ₹ 22.41 lakhs for financial year ended March 31, 2024, representing an increase of 169.59%. The increase was primarily on account of increase of rental income received.

Expenses

Our total expenses for the financial year ended March 31, 2025 was ₹ 4,655.82 lakhs as compared to ₹ 3,704.41 for the financial year ended March 31,2024 representing an increase of 25.68%. Total expenses comprises of:

Cost of Raw Material Consumed

Our cost of raw material consumed for financial year ended March 31, 2025 was ₹ 2,374.49 lakhs as compared to ₹ 1,544.29 lakhs for financial year ended March 31, 2024, representing an increase of 53.76%. The increase in cost of raw material consumed was primarily on account of increase of sales.

Change in Inventory of finished goods and WIP

Our change in inventory of finished goods and WIP for financial year ended March 31, 2025 was ₹ (344.01) lakhs as compared to ₹ 19.51 lakhs for financial year ended March 31, 2024, representing a decrease of 1863.23%. The decrease in change in inventory of finished goods and WIP was primarily on account of decrease in opening stock of work in progress and closing stock of finished goods.

Employee benefit expenses

Our employee benefit expenses for financial year ended March 31,2025 was ₹ 1314.38 lakhs as compared to ₹ 1090.05 lakhs for financial year ended March 31, 2024, representing a increase of 20.58%. The increase in employee benefit expense in primarily due to increase of our employees in order to meet future orders.

Other expenses

Our other expenses for financial year ended March 31, 2025 was ₹ 734.23 lakhs as compared to ₹ 517.36 lakhs for financial year ended March 31, 2024, representing an increase of 41.92%. The increase in other expenses was primarily on account of increase of processing charges and other production related expenses due to increase of sales.

Finance cost

Our finance cost for financial year ended March 31, 2025 was ₹ 264.39 lakhs as compared to ₹ 286.16 lakhs for financial year ended March 31, 2024, representing a decrease of 7.61%. The decrease in finance cost was primarily on account of decrease in the interest income on term loan, cash credit, and others.

Depreciation and Amortisation Expense

Our depreciation and amortisation expense for financial year ended March 31, 2025 was ₹ 312.33 lakhs as compared to ₹ 247.04 lakhs for financial year ended March 31, 2024, representing an increase of 26.43%. The increase in depreciation and amortisation expense was primarily on account of increase in the depreciation of tangible assets and amortisation of intangible assets.

Profit before Exceptional Items and tax

Our Profit/Loss before exceptional items and Tax for financial year ended March 31, 2025 was ₹ 54.88 lakhs as compared to ₹ 394.72 lakhs for financial year ended March 31, 2024, representing a decrease of 86.10%. The decrease in profit before exceptional items and tax was primarily due to increase of depreciation and also due to increase on employee welfare expenses.

Exceptional Items

Our Exceptional Items for financial year ended March 31, 2025 was ₹216.59 Lakhs as compare to Nil for financial year ended March 31, 2024. The increase in the exceptional item was primarily on account of profit on sale of land.

Profit/Loss before Tax

Our profit/loss before tax for financial year ended March 31, 2025 was ₹ 271.47 lakhs as compared to ₹ 394.72 lakhs for financial year ended March 31, 2024, representing a decrease of 31.22%. The decrease in profit/loss before tax was primarily due to increase of depreciation and also due to increase on employee welfare expenses.

Taxation

Our taxation for financial year ended March 31, 2025 was ₹80.48 lakhs as compared to ₹28.19 Lakhs for financial year ended March 31, 2024. The increase in profit/loss before tax was primarily on account of increase in the deferred tax liability.

Profit/Loss after Tax

Our profit/loss after tax for financial year ended March 31, 2025 was ₹ 190.98 lakhs as compared to ₹ 366.53 lakhs for financial year ended March 31, 2024, representing a decrease of 47.89%. The decrease in profit/loss after tax was primarily due to increase of depreciation and also due to increase on employee welfare expenses and increase in the tax liability.

In light of the above discussion, our Company earned a profit for FY 2024-25 of ₹ 190.98 lakhs as compared to ₹ 366.53 lakhs for the FY 2023-24, representing a decrease of 47.89%.

Known trends or uncertainties that have had or are expected to have a material adverse impact on sales, revenue or income from continuing operations

Other than as described in the chapter titled "Risk Factors" and chapter titled "Management Discussion and Analysis of Financial Condition and Results of Operations" beginning on pages 20 and 89 respectively, of this Letter of Offer, to our knowledge, there are no known trends or uncertainties that have or are expected to have a material adverse impact on our income from continuing operations.

Related Party Transactions

For details, please see the chapter titled "Financial Statements" beginning on page 86.

Significant developments after June 30, 2025 that may affect our future results of operations

Other than as disclosed in this Letter of Offer, there have been no significant developments after June 30, 2025 that may affect our future results of operations.

SECTION VII - LEGAL AND OTHER INFORMATION

OUTSTANDING LITIGATIONS AND OTHER DEFAULTS

Except as stated in this section, there are no outstanding litigation proceedings with respect to (i) issues of moral turpitude or criminal liability on part of our Company; (ii) material violations of statutory regulations by our Company; (iii) economic offences where proceedings have been initiated against our Company; (iv) any pending matters which if they result in an adverse outcome, would materially and adversely affect our operations or our financial position: and (v) other litigation, including civil or tax litigation proceedings, which involves an amount in excess of the Materiality Threshold (as defined below) considered material in terms of (a) the "Policy for Determination of Materiality of Events and Information" adopted by our Board, in accordance with the requirements under Regulation 30 of the SEBI Listing Regulations, and (b) the materiality policy as adopted by the Board in November 2021, for the purpose of litigation disclosures in this Letter of Offer ("Materiality Policy").

For the purposes of (v) above, in terms of the Materiality Policy adopted by our Board pursuant to a resolution dated May 08, 2025, any pending litigation/arbitration proceedings involving the Company shall be considered "material" for the purposes of disclosure in this Draft Red Herring Prospectus, if:

- (a) the monetary amount of the claim made by or against the Company in any such pending litigation is equal to or in excess of (i) 2 (two) per cent of turnover, as per the last audited financial statements; (amounting to ₹80.42 lakhs) (ii) 2 (two) per cent of net worth, as per the last audited financial statements as per the last restated financial statements of the Company (amounting to ₹6.44 lakhs) or (iii) 5 (five) per cent of the average absolute value of profit or loss after tax, as per the last three audited consolidated financial statements (amounting to ₹25.18 lakhs); whichever is lower for a complete financial year, as included in the Issue Documents; or
- (b) where the decision in one case is likely to affect the decision in similar cases, even though the amount involved in an individual litigation does not exceed the amount determined as per clause (a) above, and the amount involved in all of such cases taken together exceeds the amount determined as per clause (i) above; and
- (c) any such litigation which does not meet the criteria set out in (a) above and an adverse outcome in which would materially and adversely affect the operations or financial position of the Company.

It is clarified that for the purposes of the above, pre-litigation notices received by any of the Relevant Parties, from third parties (other than show cause notices issued by statutory/regulatory/tax authorities or notices threatening criminal action or the first information reports) have not, and shall not, unless otherwise decided by our Board, be considered as material litigation until such time that such Relevant Party, as the case may be, is impleaded as a defendant/s in proceedings before any judicial/arbitral forum.

All terms defined herein in a particular litigation disclosure pertain to that litigation only. A summary of legal proceedings involving our Company, which we consider material, is set forth below:

1. Litigations involving our Company

A. Proceedings involving issues of moral turpitude or criminal liability initiated against our Company

As on date of filing of this letter of offer, there are no proceedings initiated against our company involving issues of moral turpitude or criminal liability.

B. Proceedings involving issues of moral turpitude or criminal liability initiated by our Company

As on date of filing of this letter of offer, there are no proceedings initiated by our company involving issues of moral turpitude or criminal liability.

C. Proceedings involving material violations of statutory regulations by our Company

As on date of filing of this letter of offer, there are no proceedings involving material violations of statutory regulations by our Company.

D. Economic offences where proceedings have been initiated against our Company

As on date of filing of this letter of offer, there are no proceedings initiated against our company for economic offences.

E. Other proceedings involving our Company which if they result in an adverse outcome, would materially and adversely affect the operations or financial position of our Company

As on date of filing of this letter of offer, there are no other proceedings involving our company which involve an amount exceeding the materiality threshold or are otherwise material in terms of the Material Policy and other pending matters which, if they result in an adverse outcome would materially and adversely affect the operations or the financial position of our Company.

F. Tax Proceedings

Below are the details of the pending tax cases involving our Company, specifying the number of cases pending and the total amount involved:

(₹ in lakh)

Particulars	Number of Cases	Amount involved lakh
Our Company		
Direct Tax	Nil	Nil
Indirect Tax	Nil	Nil
Total	Nil	Nil

GOVERNMENT AND OTHER STATUTORY APPROVALS

Our Company is required to obtain consents, licenses, permissions and approvals from various governmental and regulatory authorities that are required for carrying on our present business operation. The requirement for the Approvals may vary based on factors such as the legal requirements in the jurisdiction, in which the Projects are located. Further, our obligation to obtain and renew such approvals arises periodically and applications for such approvals are made at the appropriate stage.

Material pending government and regulatory approvals pertaining to the Objects of the Issue:

We are not required to obtain any licenses or approvals from any government or regulatory authority for the objects of this Issue. For further details, please refer to the chapter titled "Objects of the Issue" at page 48 of this Letter of Offer.

OTHER REGULATORY AND STATUTORY DISCLOSURES

Authority for the Issue

This Issue has been authorized through a resolution passed by our Board at its meeting held on March 27, 2024, to raise funds by issuance and allotment of equity shares for an aggregate amount of up to ₹5,000.00 Lakhs (Rupees Five Thousand Lakhs only), to all the eligible equity shareholders of the Company, as on the record date (to be notified later) on a rights basis ("**Rights Issue**") on such terms as may be decided by the Board of Directors. subject to receipt of regulatory/statutory approvals, in accordance with the applicable provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended, SEBI Listing Regulations, and the Companies Act, 2013 and rules made thereunder, as amended from time to time.

The Draft Letter of Offer has been approved by our Board of Directors, at a meeting held on May 08, 2025.

Our Board in its meeting held on August 26, 2025 has resolved to issue the Equity Shares on rights basis to the Eligible Equity Shareholders, at $\stackrel{?}{\stackrel{?}{}}$ 90 per Equity Share (including a premium of $\stackrel{?}{\stackrel{?}{}}$ 80 per Equity Share) aggregating up to $\stackrel{?}{\stackrel{?}{}}$ 4,050.00 lakhs. The Issue Price is $\stackrel{?}{\stackrel{?}{}}$ 90 per Equity Share and has been arrived at by our Company in consultation with the Advisor to the Issue prior to determination of the Record Date.

The Letter of Offer has been approved by our Board of Directors, at meeting held on August 26, 2025 2025.

Our Company has received in-principle approvals from BSE in accordance with Regulation 28(1) of the SEBI Listing Regulations for listing of the Equity Shares to be allotted in this Issue pursuant to letter dated August 14, 2025. Our Company will also make applications to BSE to obtain their trading approvals for the Rights Entitlements as required under the SEBI Rights Issue Circulars.

Our Company has been allotted the INE962E20015 for the Rights Entitlements to be credited to the respective demat accounts of the Equity Shareholders of our Company. For details, see "*Terms of the Issue*" beginning on page 107 of this Letter of Offer.

Prohibition by SEBI or other Governmental Authorities

Our Company, the Promoters, the Directors and persons in control of our Company have not been or are not prohibited from accessing or operating in the capital markets, or restrained from buying, selling or dealing in securities under any order or direction passed by SEBI or any securities market regulator in any jurisdiction or any authority/court as on date of this Letter of Offer.

Neither our Company nor our Promoters have been penalized by SEBI for violations of provisions of SEBI LODR Regulations and SEBI (Prohibition of Insider Trading) Regulations, 2015 in the last 5 years. There are no outstanding SEBI actions against our Company or our Promoters as on the date of this Letter of Offer. For details, see chapter titled "Outstanding Litigations and Other Defaults" on page 97 in the chapter titled Outstanding Litigations and Other Defaults.

None of our Promoters, the Directors, persons in control of our Company or the persons in control of our Promoters was or is a promoter, director or person in control of any other company which has been restrained, prohibited or debarred 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.

None of the Directors of our Company are associated with the capital market in any manner. SEBI has not initiated action against any entity with which our Directors are associated.

Neither our Promoters nor our Directors are declared as Fugitive Economic Offenders under Section 12 of Fugitive Economic Offenders Act, 2018.

Association of our Directors with the securities market

None of our Directors are associated with the securities market.

Prohibition by RBI

Neither our Company, our Promoters nor our Directors have been or are identified as Willful Defaulters or Fraudulent Borrower by any bank or financial institution or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of India.

Eligibility for the Issue

Applicability of the SEBI ICDR Regulations

The present Issue being of less than ₹5,000 Lakhs, our Company is in compliance with the first proviso to Regulation 3 of the SEBI ICDR Regulations and our Company shall file the copy of the Letter of Offer prepared in accordance with the SEBI ICDR Regulations with SEBI for information and dissemination on the website of SEBI, i.e. www.sebi.gov.in.

SEBI, vide the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) (Amendment) Regulations, 2025 dated March 04, 2025, and Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2025/31 dated March 11, 2025 on "Faster Rights Issues with flexibility of allotment to specific investor(s)", amended the provisions governing rights issues to provide that every rights issue, irrespective of issue size, for which the board meeting approving the issue is held on or after April 07, 2025, shall fall under the amended framework.

Since the Board of Directors of our Company approved the Rights Issue at its meeting held on March 27, 2025, i.e., prior to the applicability date of the aforesaid amendments, the present Rights Issue continues to be governed by the provisions of the SEBI ICDR Regulations as applicable prior to such amendments.

Compliance with Regulation 61 and 62 of the SEBI ICDR Regulations

Our Company is in compliance with the requirements of Regulation 61 and 62 of the SEBI ICDR Regulations to the extent applicable. Our Company undertakes to make an application for listing of the Rights Equity Shares to be Allotted pursuant to the Issue. BSE Limited is the Designated Stock Exchange for the purpose of the Issue.

Compliance with Clause (1) of Part B of Schedule VI of the SEBI ICDR Regulations

Our Company is in compliance with the provisions specified in Clause (1) of Part B of Schedule VI of SEBI ICDR Regulations as explained below:

- a) Our Company has been filing periodic reports, statements and information in compliance with the SEBI Listing Regulations, as applicable, for the last one year immediately preceding the date of filing of this Letter of Offer with the BSE Limited;
- b) The reports, statements and information referred to in sub-clause (a) above are available on the website of the BSE; and
- c) Our Company has an investor grievance-handling mechanism which includes meeting of the Stakeholders' Relationship Committee at frequent intervals, an appropriate delegation of power by the Board as regards share transfer and clearly laid down systems and procedures for timely and satisfactory redressal of investor grievances.

As our Company satisfies the conditions specified in Clause (1) of Part B of Schedule VI of SEBI ICDR Regulations and given that the conditions specified in Clause (3) of Part B of Schedule VI of SEBI ICDR Regulations are not applicable to our Company, the disclosures in this Letter of Offer are in terms of Clause (4) of Part B of Schedule VI of the SEBI ICDR Regulations.

DISCLAIMER CLAUSES

1. Disclaimer clause of SEBI

The present issue, being less than ₹5,000 lakhs, our company is in compliance with first proviso to Regulation 3 of the SEBI (ICDR) Regulations and our company shall file a copy of the letter of offer prepared in accordance with the SEBI (ICDR) Regulations with SEBI for information and dissemination on the website of SEBI for informative purposes.

2. Disclaimer from our Company

Our Company accepts no responsibility for statements made otherwise than in this Letter of Offer or in the advertisement or any other material issued by our Company or by any other persons at the instance of our Company and that anyone placing reliance on any other source of information would be doing so at their own risk.

Investors who invest in the Issue will be deemed to have been represented by our Company and respective directors, officers, agents, affiliates and representatives that they are eligible under all applicable laws, rules, regulations, guidelines and approvals to acquire Rights Equity Shares of our Company and are relying on independent advice/evaluation as to their ability and quantum of investment in this Issue.

Cautions

Our Company shall make all relevant information available to the Eligible Equity Shareholders in accordance with the SEBI ICDR Regulations and no selective or additional information would be available for a section of the Eligible Equity Shareholders in any manner whatsoever, including at presentations, in research or sales reports, etc., after filing this Letter of Offer.

No dealer, salesperson or other person is authorized to give any information or to represent anything not contained in this Letter of Offer. You must not rely on any unauthorized information or representations. This Letter of Offer is an offer to sell only the Rights Equity Shares and the Rights Entitlements, but only under **circumstances** and in the applicable jurisdictions. Unless otherwise specified, the information contained in this Letter of Offer is current only as at its date.

3. Disclaimer with respect to jurisdiction

This Letter of Offer has been prepared under the provisions of Indian laws and the applicable rules and regulations thereunder. Any disputes arising out of this Issue will be subject to the jurisdiction of the appropriate court(s) in Ernakulam, Kerala, India only.

4. Disclaimer Clause of the Stock Exchange

"BSE Limited ("the Exchange") has given vide its letter dated August 14, 2025, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner:

- Warrant, certify or endorse the correctness or completeness of any of the contents of this Letter of Offer;
- Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or
- Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company.

and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desi res to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever."

Designated Stock Exchange

The Designated Stock Exchange for the purposes of the Issue is BSE Limited.

Filing

This Letter of Offer is being filed with the Stock Exchange i.e., BSE as per the provisions of the SEBI ICDR Regulations. Further, in terms of SEBI ICDR Regulations, our Company will simultaneously do an online filing with SEBI through the SEBI intermediary portal at https://siportal.sebi.gov.inin terms of the circular (No. SEBI/HO/CFD/DIL1/CIR/P/2018/011) dated January 19, 2018, issued by the SEBI for record purposes only.

Selling Restrictions

This Letter of Offer is solely for the use of the person who has received it from our Company or from the Registrar. This Letter of Offer is not to be reproduced or distributed to any other person.

The distribution of the Draft Letter of Offer, this Letter of Offer, the Abridged Letter of Offer, the Entitlement Letter, and the Application Form ("Issue Material") and the issue of Rights Entitlements and Rights Equity Shares, to persons in certain jurisdictions outside India is restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Issue Material may come are required to inform themselves about and observe such restrictions.

We are making this Issue of Equity Shares on a rights basis to the Eligible Equity Shareholders and will send/dispatch the **Issue Material** only to such Eligible Equity Shareholders who have provided an Indian address to our Company/Registrar.

No action has been or will be taken to permit the Issue in any jurisdiction, or the possession, circulation, or distribution of the Issue Material or any other material relating to our Company, the Equity Shares or Rights Entitlement in any jurisdiction, where action would be required for that purpose, except that this Letter of Offer has been filed with the Stock Exchange.

Accordingly, the Rights Entitlement or Equity Shares may not be offered or sold, directly or indirectly, and this Letter of Offer or any offering materials or advertisements in connection with the Issue or Rights Entitlement may not be distributed or published in any jurisdiction, except in accordance with legal requirements applicable in such jurisdiction. Receipt of this Letter of Offer will not constitute an offer in those jurisdictions in which it would be illegal to make such an offer.

This Letter of Offer and its accompanying documents are being supplied to you solely for your information and may not be reproduced, redistributed or passed on, directly or indirectly, to any other person or published, in whole or in part, for any purpose. If this Letter of Offer is received by any person in any jurisdiction where to do so would or might contravene local securities laws or regulation, or by their agent or nominee, they must not seek to subscribe to the Equity Shares, or the Rights Entitlement referred to in this Letter of Offer. Investors are advised to consult their legal counsel prior to applying for the Rights Entitlement and Equity Shares or accepting any provisional allotment of Equity Shares, or making any offer, sale, resale, pledge or other transfer of the Equity Shares or Rights Entitlement.

Neither the delivery of the Letter of Offer, this Letter of Offer, the Abridged Letter of Offer, the Entitlement Letter and the Application Form nor any sale or offer hereunder, shall under any circumstances create any implication that there has been no change in our Company's affairs from the date hereof or that the information contained herein is correct as at any time subsequent to this date or the date of such information. Each person who exercises Rights Entitlements and subscribes for Equity Shares, or who purchases Rights Entitlements or Equity Shares shall do so in accordance with the restrictions set out below.

THE CONTENTS OF THIS LETTER OF OFFER SHOULD NOT BE CONSTRUED AS BUSINESS, LEGAL, TAX OR INVESTMENT ADVICE. PROSPECTIVE INVESTORS MAY BE SUBJECT TO ADVERSE FOREIGN, STATE OR LOCAL TAX OR LEGAL CONSEQUENCES AS A RESULT OF BUYING OR SELLING OF RIGHTS EQUITY SHARES OR RIGHTS ENTITLEMENTS. AS A

RESULT, EACH INVESTOR SHOULD CONSULT ITS OWN COUNSEL, BUSINESS ADVISOR AND TAX ADVISOR AS TO THE LEGAL, BUSINESS, TAX AND RELATED MATTERS CONCERNING THE OFFER OF RIGHTS EQUITY SHARES OR RIGHTS ENTITLEMENTS. IN ADDITION, NEITHER OUR COMPANY NOR ANY OF THEIR RESPECTIVE AFFILIATESARE MAKING ANY REPRESENTATION TO ANY OFFEREE OR PURCHASER OF THE RIGHTS EQUITY SHARES OR THE RIGHTS ENTITLEMENTS REGARDING THE LEGALITY OF AN INVESTMENT IN THE RIGHTS EQUITY SHARES OR THE RIGHTS ENTITLEMENTS BY SUCH OFFEREE OR PURCHASER UNDER ANY APPLICABLE LAWS OR REGULATIONS.

NO OFFER IN THE UNITED STATES

THE RIGHTS ENTITLEMENTS AND THE EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY U.S. STATE SECURITIES LAWS AND MAY NOT BE OFFERED, SOLD, RESOLD OR OTHERWISE TRANSFERRED WITHIN THE UNITED STATES, EXCEPT IN A TRANSACTION EXEMPT FROM THE REGISTRATION REQUIREMENTS OF THE SECURITIES ACT. THE RIGHTS ENTITLEMENTS AND EQUITY SHARES REFERRED TO IN THIS LETTER OF OFFER ARE BEING OFFERED IN INDIA, BUT NOT IN THE UNITED STATES. THE OFFERING TO WHICH THIS LETTER OF OFFER RELATES IS NOT, AND UNDER NO CIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY EQUITY SHARES OR RIGHTS ENTITLEMENTS FOR SALE IN THE UNITED STATES OR AS A SOLICITATION THEREIN OF AN OFFER TO BUY ANY OF THE SAID SECURITIES. ACCORDINGLY, THIS LETTER OF OFFER SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME.

Accordingly, the Draft Letter of Offer, this Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form should not be forwarded to or transmitted in or into the United States at any time.

Neither our Company nor any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company has reason to believe, is in the United States when the buy order is made. No payments for subscribing for the Rights Equity Shares shall be made from US bank accounts and all persons subscribing for the Rights Equity Shares and wishing to hold such Rights Equity Shares in registered form must provide an address for registration of the Rights Equity Shares in India.

We, the Registrar, or any other person acting on behalf of us, reserve the right to treat as invalid any Application Form which: (i) does not include the certification set out in the Application Form to the effect that the subscriber does not have a registered address (and is not otherwise located) in the United States and is authorised to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations; (ii) appears to us or its agents to have been executed in, electronically transmitted from or dispatched from the United States; (iii) where a registered Indian address is not provided; or (iv) where we believe that Application Form is incomplete or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and we shall not be bound to allot or issue any Rights Equity Shares in respect of any such Application Form.

Rights Entitlements may not be transferred or sold to any person in the United States.

NO OFFER IN ANY JURISDICTION OUTSIDE INDIA

NO OFFER OR INVITATION TO PURCHASE RIGHTS ENTITLEMENTS OR RIGHTS EQUITY SHARESIS BEING MADE IN ANY JURISDICTION OUTSIDE OF INDIA, INCLUDING, BUT NOT LIMITED TOAUSTRALIA, BAHRAIN, CANADA, THE EUROPEAN ECONOMIC AREA, GHANA, HONG KONG,INDONESIA, JAPAN, KENYA, KUWAIT, MALAYSIA, NEW ZEALAND, SULTANATE OF OMAN,PEOPLE'S REPUBLIC OF CHINA, QATAR, SINGAPORE, SOUTH AFRICA, SWITZERLAND,THAILAND, THE UNITED ARAB EMIRATES, THE UNITED KINGDOM AND THE UNITED STATES.THE OFERING TO WHICH THIS LETTER OF OFFER RELATES IS NOT, AND UNDER NOCIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY RIGHTS EQUITY SHARES

ORRIGHTS ENTITLEMENT FOR SALE IN ANY JURISDICTION OUTSIDE INDIA OR AS A SOLICIATIONTHEREIN OF AN OFFER TO BUY ANY OF THE SAID SECURITIES. ACCORDINGLY, THIS LETTER OF OFFER SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO ANYOTHER JURISDICTION AT ANY TIME.

Investor Grievances and Redressal System

In compliance with Securities and Exchange Board of India Master Circular for Online Dispute Resolution ("ODR") bearing reference number SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/145 dated July 31, 2023 ("SEBI ODR Master Circular") we have completed the registration process of our Company on the Smart Market Approach for Resolution through ODR Portal ('SMART ODR'). Further we undertake to resolve and take action on the complaints received in respect of the Issue expeditiously and satisfactorily and in accordance with the timelines provided under the SEBI ODR Master Circular and Securities and Exchange Board of India Circular bearing reference number SEBI/HO/OIAE/IGRD/CIR/P/2023/156 dated September 20, 2023. The Company has authorized its Company Secretary as the Compliance Officer to redress all complaints in relation to the Issue including any complaints regarding the post–issue activities of the Issue such as allotment, refund, and dispatch.

Our Company has adequate arrangements for the redressal of investor grievances in compliance with the SEBI Listing Regulations. We have been registered with the SEBI Complaints Redress System("SCORES"), as required by the SEBI Circular no. CIR/ OIAE/2/2011 dated June 3, 2011. Consequently, investor grievances are tracked online by our Company.

Our Company has a Stakeholders' Relationship Committee which meets at least once a year and as and when required, to deal with and monitor redressal of complaints from shareholders. Its terms of reference include considering and resolving grievances of Shareholders in relation to transfer of shares and effective exercise of voting rights.

Cameo Corporate Services Limited is our Registrar and Share Transfer Agent. All investor grievances received by us have been handled by the Registrar and Share Transfer Agent in consultation with the Company Secretary and Compliance Officer.

Investor complaints received by our Company are typically disposed of within 21 days from the receipt of the complaint.

Investor Grievances arising out of the Issue

Any investor grievances arising out of the Issue will be handled by the Registrar to the Issue. The agreement between the Company and the Registrar to the Issue provides for a period for which records shall be retained by the Registrar to the Issue in order to enable the Registrar to the Issue to redress grievances of Investors.

Investors may contact the Registrar to the Issue, or our Company Secretary and Compliance Officer for any Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), e-mail ID of the sole / first holder, folio number or demat account number, serial number of the Application Form, number of the Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 107.

Investors may contact the Registrar to the Issue at:

Cameo Corporate Services Limited

Subramanian Building, No. 1, Club House Road, Mount Road, Chennai 600 002, Tamil Nadu, India.

 $\textbf{Tel. No.:} +91\ 44\ 4002\ 0700\ /\ 2846\ 0390$

Email: rights@cameoindia.com

Website: www.cameoindia.com / https://rights.cameoindia.com/scoobeeday

Investor grievance email: investor@cameoindia.com

Contact person: Ms. K. Shreepriya – Executive Vice President & Company Secretary

Sebi Reg. No.: INR000003753 **CIN:** U67120TN1998PLC041613

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer at the below mentioned address for any pre-Issue/ post -Issue related matters such as non-receipt of Allotment Advice/demat credit/refund orders etc.

Alphonsa Jose,

Company Secretary and Compliance Officer 666/12, Anna Aluminium Building Kizhakkambalam, Ernakulam, Aluva, Kerala, India, 683562.

Telephone: 0484 2680701 Email: cs@annagroup.net

Website: www.scoobeedaygarments.com

SECTION VIII - ISSUE RELATED INFORMATION

TERMS OF THE ISSUE

This section is for the information of the Eligible Equity Shareholders proposing to apply in this Issue. The Eligible Equity Shareholders should carefully read the provisions contained in this Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form, before submitting the Application Form. Our Company is not liable for any amendments or modifications or changes in applicable laws or regulations, which may occur after the date of the Letter of Offer. The Eligible Equity Shareholders are advised to make their independent investigation and ensure that the Application Form is accurately filled up in accordance with instructions provided therein and the Letter of Offer. Unless otherwise permitted under the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the Eligible Equity Shareholders proposing to apply in this Issue can apply only through ASBA or by mechanism as disclosed in the Letter of Offer.

The Eligible Equity Shareholders are requested to note that application in this issue can only be made through ASBA.

OVERVIEW

The Rights Entitlement on the Equity Shares, the ownership of which is currently under dispute and including any court proceedings or are currently under transmission or are held in a demat suspense account and for which our Company has withheld the dividend, shall be held in abeyance and the Application Form along with the Rights Entitlement Letter in relation to these Rights Entitlements shall not be dispatched pending resolution of the dispute or court proceedings or completion of the transmission or pending their release from the demat suspense account. On submission of such documents/ records confirming the legal and beneficial ownership of the securities with regard to these cases on or prior to the Issue Closing Date, to the satisfaction of our Company, our Company shall make available the Rights Entitlement on such Equity Shares to the identified Eligible Equity Shareholder. The identified Eligible Equity Shareholder shall be entitled to subscribe to the Rights Equity Shares pursuant to the Issue during the Issue Period with respect to these Rights Entitlement and subject to the same terms and conditions as the Eligible Equity Shareholder.

This Issue and the Right Shares proposed to be issued on a rights basis, are subject to the terms and conditions contained in the Letter of Offer, the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter, the Application Form, and the Memorandum of Association and the Articles of Association of our Company, the provisions of the Companies Act, 2013, FEMA, FEMA Rules, the SEBI ICDR Regulations, the SEBI Listing Regulations, and the guidelines, notifications and regulations issued by SEBI, the Government of India and other statutory and regulatory authorities from time to time, approvals, if any, from the RBI or other regulatory authorities, the terms of the Listing Agreements entered into by our Company with the BSE and the terms and conditions as stipulated in the Allotment Advice.

Dispatch and availability of Issue Materials

In accordance with the SEBI ICDR Regulations, the SEBI Rights Issue Circulars, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent/ dispatched only to the Eligible Equity Shareholders who have provided Indian address. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Further, the Letter of Offer will be sent/ dispatched to the Eligible Equity Shareholders who have provided Indian address and who have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Letter of Offer will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Shareholders can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Equity Shares under applicable laws) on the websites of:

- (i) our Company at <u>www.scoobeedaygarments.com</u>;
- (ii) the Registrar at https://rights.cameoindia.com/scoobeeday;
- (iii) the Stock Exchange at www.bseindia.com; and

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar at https://rights.cameoindia.com/scoobeeday by entering their DP ID and Client ID or Folio Number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our Company at www.scoobeedaygarments.com.

Further, our Company will undertake all adequate steps to reach out the Eligible Equity Shareholders who have provided their Indian address through other means, as may be feasible.

Please note that neither our Company nor the Registrar shall be responsible for non-dispatch of physical copies of Issue materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit.

The distribution of the Letter of Offer, Abridged Letter of Offer, the Rights Entitlement Letter and the issue of Rights Equity Shares on a rights basis to persons in certain jurisdictions outside India is restricted by legal requirements prevailing in those jurisdictions. No action has been, or will be, taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that this Letter of Offer is being filed with SEBI and the Stock Exchange. Accordingly, the Rights Entitlements and Rights Equity Shares may not be offered or sold, directly or indirectly, and the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter, the Application Form or any Issue related materials or advertisements in connection with the Issue may not be distributed, in any jurisdiction, except in accordance with and as permitted under the legal requirements applicable in such jurisdiction. Receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorised or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form must be treated as sent for information only and should not be acted upon for making an Application and should not be copied or re-distributed.

Accordingly, persons receiving a copy of the Issue Materials should not, in connection with the issue of the Equity Shares or the Rights Entitlements, distribute or send the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form in or into any jurisdiction where to do so, would, or might, contravene local securities laws or regulations or would subject our Company or its affiliates to any filing or registration requirement (other than in India). If the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form is received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to make an Application or acquire the Rights Entitlements referred to in the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form. Any person who makes an application to acquire Rights Entitlements and the Equity Shares offered in the Issue, will be deemed to have declared, represented and warranted that such person is authorized to acquire the Rights Entitlements and the Equity Shares in compliance with all applicable laws and regulations prevailing in such person's jurisdiction and India, without requirement for our Company or our affiliates to make any filing or registration (other than in India).

NO OFFER IN THE UNITED STATES

THE RIGHTS ENTITLEMENTS AND THE RIGHTS EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE U.S. SECURITIES ACT AND MAY NOT BE OFFERED OR SOLD WITHIN THE UNITED STATES, EXCEPT PURSUANT TO AN EXEMPTION FROM, OR IN A

TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE U.S. SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS. ACCORDINGLY, THE RIGHTS ENTITLEMENTS (INCLUDING THEIR CREDIT) AND THE RIGHTS EQUITY SHARES ARE ONLY BEING OFFERED AND SOLD OUTSIDE THE UNITED STATES IN "OFFSHORE TRANSACTIONS" AS DEFINED IN AND IN RELIANCE ON REGULATION S UNDER THE U.S. SECURITIES ACT AND THE APPLICABLE LAWS OF THE JURISDICTION WHERE THOSE OFFERS AND SALES OCCUR.

Neither our Company, nor any person acting on behalf of our Company, will accept a subscription or renunciation from any person, or the agent of any person, who appears to be, or who our Company, or any person acting on behalf of our Company, has reason to believe is, in the United States when the buy order is made. No Application Form should be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer under the Letter of Offer or where any action would be required to be taken to permit the Issue. Our Company is undertaking this Issue on a rights basis to the Eligible Equity Shareholders and will dispatch the Issue Materials only to Eligible Equity Shareholders who have provided an Indian address to our Company.

Any person who acquires Rights Entitlements or Rights Equity Shares will be deemed to have represented, warranted and agreed, by accepting the delivery of this Letter of Offer, that it is not and that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, it will not be, in the United States and is authorized to acquire the Rights Entitlement and the Rights Equity Shares in compliance with all applicable laws and regulations.

Our Company, reserves the right to treat as invalid any Application Form which: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States or other jurisdictions where the offer and sale of the Rights Equity Shares is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including that such person is submitting and/ or renouncing the Application Form is outside the United States and such person is eligible to subscribe for the Rights Equity Shares under applicable securities laws and is complying with laws of jurisdictions applicable to such person in connection with the Issue, among others; or (iii) where our Company believes acceptance of such Application Form may infringe applicable legal or regulatory requirements, including in the United States; and our Company shall not be bound to issue or Allot any Rights Equity Shares in respect of any such Application Form.

PROCESS OF MAKING AN APPLICATION IN THE ISSUE

In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and the ASBA Circulars, all Investors desiring to make an Application in the Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees, to make Applications in the Issue basis the Rights Entitlement credited in their respective demat accounts or demat escrow account, as applicable. For further details on the Rights Entitlements and demat escrow account, see "Terms of Issue- Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 110.

Please note that one single Application Form shall be used by Investors to make Applications for all Rights Entitlements available in a particular demat account or entire respective portion of the Rights Entitlements in the demat escrow account in case of resident Eligible Equity Shareholders holding shares in physical form, as applicable, as on Record Date and applying in the Issue, as applicable. In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the same demat account in which they are holding the Rights Entitlements and in case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account.

a) Facilities for Application in this Issue:

ASBA facility

Investors can submit either the Application Form in physical mode to the Designated Branches of the SCSBs or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) authorizing the SCSB to block the Application Money in an ASBA Account maintained with the SCSB. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility.

Investors applying through the ASBA facility should carefully read the provisions applicable to such Applications before making their Application through the ASBA process. For details, please refer to Paragraph titled "*Procedure for Application through the ASBA process*" beginning on page 119 of this Letter of Offer.

Please note that subject to SCSBs complying with the requirements of SEBI circular bearing reference number SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

b) Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders:

In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Resident Eligible Equity Shareholders holding the Equity Shares in dematerialised form; and (ii) a demat escrow account (namely, "SCOOBEE DAY GARMENTS (INDIA) LIMITED") opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulations; or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Resident Eligible Equity Shareholder which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (d) credit of the Rights Entitlements returned/reversed/failed; or (e) the ownership of the Equity Shares currently under dispute, including any court proceedings; or (f) Equity Shares held by Eligible Equity Shareholders holding Equity Shares in physical form, as applicable, as on Record Date where details of demat accounts are not provided by Eligible Equity Shareholders to our Company or Registrar; or (g) non-institutional equity shareholders in the United States.

c) Application by Resident Eligible Equity Shareholders holding Equity Shares in physical form:

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialised form only.

Such Eligible Equity Shareholders holding shares in physical form, as applicable, can update the details respective demat accounts on the website of https://rights.cameoindia.com/scoobeeday. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish their relevant details (such as copies of self-attested PAN and details of address proof by way of uploading on Registrar website the records confirming the legal and beneficial ownership of their respective Equity Shares) along with the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date, to enable such Eligible Equity Shareholders to make an application in the Issue, and this communication shall

serve as an intimation to such Eligible Equity Shareholders in this regard. Such Eligible Equity Shareholders can make an Application only after the Rights Entitlements is credited to their respective demat accounts.

Such Resident Eligible Equity Shareholders are also requested to ensure that their demat account, details of which have been provided to the Company or the Registrar account is active to facilitate the aforementioned transfer.

In accordance with the SEBI Rights Issue Circulars, the Resident Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form.

d) Application for Additional Equity Shares:

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialised form only.

Investors are eligible to apply for additional Equity Shares over and above their Rights Entitlements, provided that they are eligible to apply for Equity Shares under applicable law and they have applied for all the Equity Shares forming part of their Rights Entitlements without renouncing them in whole or in part. Where the number of additional Equity Shares applied for exceeds the number available for Allotment, the Allotment would be made as per the Basis of Allotment finalised in consultation with the Designated Stock Exchange. Applications for additional Equity Shares shall be considered and Allotment shall be made in accordance with the SEBI ICDR Regulations and in the manner as set out in "Basis of Allotment" beginning on page 134 of this Letter of Offer.

Eligible Equity Shareholders who renounce their Rights Entitlements cannot apply for additional Equity Shares. Non-resident Renouncees who are not Eligible Equity Shareholders cannot apply for additional Equity Shares.

Investors kindly note that after purchasing the Rights Entitlements through On Market Renunciation / Off Market Renunciation, an Application has to be made for subscribing to the Rights Equity Shares. If no such Application is made by the Renouncee on or before Issue Closing Date, then such Rights Entitlements will get lapsed and shall be extinguished after the Issue Closing Date and no Rights Equity Shares for such lapsed Rights Entitlements will be credited. For procedure of Application by shareholders who have purchased the Right Entitlement through On Market Renunciation / Off Market Renunciation, please refer to the heading titled "Procedure for Application through the ASBA process" beginning on page 119 of this Letter of Offer.

Renouncees

All rights or obligations of the Eligible Equity Shareholders in relation to Applications and refunds relating to the Issue shall, unless otherwise specified, apply to the Renouncee(s) as well.

Authority for the Issue

This Issue has been authorized through a resolution passed by our Board at its meeting held on March 27, 2025, under Section 62(1)(a) of the Companies Act, 2013.

The Board of Directors has in their meeting held on August 26, 2025 approved the Letter of Offer. The Board of Directors have in their meeting held on August 26, 2025 determined the Issue Price at ₹ 90 per Equity Share (including a premium of ₹ 80 per Equity Share), the Rights Entitlement as 1 Rights Equity Share for every 3 fully paid-up Equity Share(s) held on the Record Date. Our Company has received in-principle approval from BSE in accordance with Regulation 28 of the SEBI Listing Regulations for listing of the Rights Equity Shares to be allotted in the Issue pursuant to letter dated August 14, 2025. Our Company will also make application to BSE to obtain its trading approvals for the Rights Entitlements as required under the SEBI Rights Issue Circulars. The

Issue Price is ₹ 90 per Equity Share and has been arrived at by our Company prior to determination of the Record Date.

Our Company has been allotted the ISIN: INE962E20015 for the Rights Entitlements to be credited to the respective demat accounts of the Equity Shareholders of our Company. The said ISIN shall remain frozen (for debit) until the Issue Opening Date. For details, please refer to the section entitled "*Terms of the Issue*" beginning on page 113 of this Letter of Offer.

Basis for the Issue

The Rights Equity Shares are being offered for subscription for cash to the Eligible Equity Shareholders whose names appear as beneficial owners as per the list to be furnished by the Depositories in respect of the Equity Shares held dematerialized form and on the register of members of our Company in respect of the Equity Shares held in physical form at the close of business hours on the Record Date, decided in consultation with the Designated Stock Exchange, but excludes persons not eligible under the applicable laws, rules, regulations and guidelines.

Rights Entitlement ("REs") (Rights Equity Shares)

Eligible Equity Shareholders whose names appear as a beneficial owner in respect of the Equity Shares held in dematerialized form or appear in the register of members as an Equity Shareholder of our Company in respect of the Equity Shares held in physical form as on the Record Date, i.e., September 02, 2025, are entitled to the number of Rights Equity Shares as set out in the Application Form / in the Rights Entitlement Letter.

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue at https://rights.cameoindia.com/scoobeeday by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form). The link for the same shall also be available on the website of our Company: www.scoobeedaygarments.com.

In this regard, our Company has made necessary arrangements with NSDL and CDSL for crediting of the Rights Entitlements to the demat accounts of the Eligible Equity Shareholders in a dematerialized form. A separate ISIN for the Rights Entitlements has also been generated which is ISIN: INE962E20015. The said ISIN shall remain frozen (for debit) until the Issue Opening Date. The said ISIN shall be suspended for transfer by the Depositories post the Issue Closing Date.

Additionally, our Company will submit the details of the total Rights Entitlements credited to the demat accounts of the Eligible Equity Shareholders and the demat escrow account to the Stock Exchange after completing the corporate action. The details of the Rights Entitlements with respect to each Eligible Equity Shareholders can be accessed by such respective Eligible Equity Shareholders on the website of the Registrar after keying in their respective details along with other security control measures implemented thereat.

Rights Entitlements shall be credited to the respective demat accounts of Eligible Equity Shareholders before the Issue Opening Date in dematerialised form only. Further, if no Application is made by the Eligible Equity Shareholders or the Renouncee of Rights Entitlements on or before Issue Closing Date, such Rights Entitlements shall lapse and shall be extinguished after the Issue Closing Date. No Rights Equity Shares for such lapsed Rights Entitlements will be credited, even if such Rights Entitlements were purchased from market or off-market and purchaser will lose the premium paid to acquire the Rights Entitlements. Persons who are credited the Rights Entitlements are required to make an Application and apply for Equity Shares offered under Rights Issue, if they want to apply for Rights Equity Shares offered under Rights Equity Shares offered under Issue.

If the Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date, have not provided the details of their demat accounts to our Company or to the Registrar, shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form. Such Eligible Equity Shareholders can make an Application only after the Rights Entitlements is credited to their respective demat accounts.

PRINCIPAL TERMS OF THE RIGHTS EQUITY SHARES ISSUED UNDER THIS ISSUE

Face Value

Each Rights Equity Share will have the face value of ₹ 10.

Issue Price

Each Rights Equity Share is being offered at a price of ₹ 90 per Rights Equity Share including a premium of ₹80/-(Rupees Eighty Only) per Rights Share in the Issue.

On Application, Investors will have to pay the entire Issue Price i.e., ₹90 (Rupees Ninety Only) per Rights Share.

The Issue Price for Rights Equity Shares has been arrived at by our company and has been decided prior to the determination of the Record Date.

Rights Entitlement Ratio

The Rights Equity Shares are being offered on a rights basis to the Eligible Equity Shareholders in the ratio of 1 Rights Equity Share for every 3 Equity Share(s) held on the Record Date.

Separate ISIN for Rights Equity Shares

In addition to the present ISIN for the existing Equity Shares, our Company would obtain a separate ISIN for the Rights Equity Shares. The Rights Equity Shares offered under this Issue will be traded under a separate ISIN. On payment of the Issue Price in respect of the Rights Equity Shares, such Rights Equity Shares would be merged with the existing ISIN of our Equity Shares.

Rights of instrument holder

Each Rights Equity Share shall rank *pari passu* with the existing Equity Shares of the Company, once fully paid-up.

Terms of Payment

The entire Issue Price of ₹90 per Rights Equity Share (including premium of ₹80 per Rights Equity Share) shall be payable at the time of Application.

Fractional Entitlements

The Rights Equity Shares are being offered on a rights basis to Eligible Equity Shareholders in the ratio of 1 Rights Equity Share for every 3 Equity Share(s) held on the Record Date. For Rights Equity Shares being offered on a rights basis under the Issue, if the shareholding of any of the Eligible Equity Shareholders is less than 3 Equity Share(s) or not in the multiple of 3, the fractional entitlement of such Eligible Equity Shareholders shall be ignored in the computation of the Rights Entitlement. However, the Eligible Equity Shareholders whose fractional entitlements are being ignored as above will be given preferential consideration for the Allotment of one Additional Rights Equity Share each if they apply for Additional Rights Equity Shares over and above their Rights Entitlement, if any.

For example, if an Eligible Equity Shareholder holds 3 Equity Shares, such Shareholder will be entitled to 1 Rights Equity Shares on a rights basis and will also be given a preferential consideration for the Allotment of one Additional Rights Equity Share if the Shareholder has applied for Additional Rights Equity Share if such Eligible Equity Shareholder has applied for Additional Rights Equity Shares, over and above his/her Rights Entitlements, subject to availability of Equity Shares in the Issue post allocation towards Rights Entitlements applied for.

Also, those Equity Shareholders holding less than 3 Equity Shares and therefore entitled to 'Zero' Rights Equity Share under this Issue shall be dispatched an Application Form with 'Zero' entitlement. Such Eligible Equity Shareholders are entitled to apply for Additional Rights Equity Shares and would be given preference in the

Allotment of 1 (one) Additional Rights Equity Share, if such Equity Shareholders have applied for the Additional Rights Equity Shares. However, they cannot renounce the same to third parties. Application Forms with zero entitlement will be non-negotiable/non-renounceable. OR

The Rights Equity Shares are being offered on a rights basis to Eligible Equity Shareholders in the ratio of One Rights Equity Share for every One Equity Share held on the Record Date. Thus, fractional entitlements shall not arise in the Issue.

Ranking

The Rights Equity Shares to be issued and allotted pursuant to the Issue shall be subject to the provisions of this Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter, the Application Form, and Memorandum of Association and the Articles of Association provisions of the Companies Act, 2013, FEMA, the SEBI ICDR Regulations, the SEBI Listing Regulations, and the guidelines, notifications and regulations issued by SEBI, the Government of India and other statutory and regulatory authorities from time to time, the terms of the Listing Agreements entered into by our Company with the Stock Exchange and the terms and conditions as stipulated in the Allotment Advice. The Rights Equity Shares to be issued and allotted pursuant to the Issue shall rank *pari passu* with the existing Equity Shares of our Company, in all respects including dividends.

Mode of payment of dividend

In the event of declaration of dividend, our Company shall pay dividend to the Eligible Equity Shareholders as per the provisions of the Companies Act and the provisions of the Articles of Association.

Listing and trading of the Rights Equity Shares to be issued pursuant to the Issue

As per the SEBI Rights Issue Circulars, the Rights Entitlements with a separate ISIN would be credited to the demat account of the respective Eligible Equity Shareholders before the Issue Opening Date. On the Issue Closing Date, the Depositories will suspend the ISIN of Rights Entitlements for transfer and once the Allotment is done post the Basis of Allotment approved by the Designated Stock Exchange, the separate ISIN no. INE962E20015 for Rights Entitlements so obtained will be permanently deactivated from the Depository system.

The existing Equity Shares of our Company are listed and traded under the ISIN: INE962E01015 on BSE (Scrip Code: 531234). The Investors shall be able to trade their Rights Entitlements either through On Market Renunciation or through Off Market Renunciation. The trades through On Market Renunciation and Off Market Renunciation will be settled by transferring the Rights Entitlements through the depository mechanism.

Subject to receipt of the listing and trading approvals, the Rights Equity Shares proposed to be issued on a rights basis shall be listed and admitted for trading on the Stock Exchange. Our Company has received in-principle approval from BSE through a letter dated August 14, 2025. All steps for completion of necessary formalities for listing and commencement of trading in the equity shares will be taken within 7 working days from the finalization of the Basis of Allotment. Our Company will apply to BSE for final approval for the listing and trading of the Rights Equity Shares subsequent to their Allotment. No assurance can be given regarding the active or sustained trading in the Rights Equity Shares or the price at which the Rights Equity Shares offered under the Issue will trade after the listing thereof.

The temporary ISIN shall be kept blocked till the receipt of final listing and trading approval from the BSE. Upon receipt of such listing and trading approvals, the Rights Equity Shares proposed to be issued pursuant to the Issue shall be debited from such temporary ISIN and credited in the existing ISIN and thereafter be available for trading under the existing ISIN as fully paid-up Equity Shares of our Company and the temporary ISIN shall be permanently deactivated in the depository system of CDSL and NSDL.

Unless otherwise permitted by the SEBI ICDR Regulations, the Rights Equity Shares allotted pursuant to the Issue will be listed as soon as practicable and all steps for completion of the necessary formalities for listing and commencement of trading of the Rights Equity Shares shall be taken within the specified time prescribed under the SEBI ICDR Regulations. The listing and trading of the Rights Equity Shares issued pursuant to the Issue shall be based on the current regulatory framework then applicable. Accordingly, any change in the regulatory regime would affect the listing and trading schedule. If permissions to list, deal in and for an official quotation of the

Rights Equity Shares is not granted by BSE, our Company shall within four days of receipt of intimation from the Stock Exchange, rejecting the application for listing of the Rights Equity Shares, forthwith refund through verifiable means/unblock the respective ASBA Accounts, the entire monies received/blocked, without interest, all moneys received from the Applicants in pursuance of the Letter of Offer. If such money is not refunded/unblocked within four days after our Company becomes liable to repay it, then our Company and every Director who is an officer in default shall, on and from such expiry of fourth day, be jointly and severally liable to repay the money, with interest at rates prescribed under applicable law. For details of trading and listing of Rights Equity Shares, please refer to the heading "Terms of Payment" beginning on page 113 of this Letter of Offer.

Subscription to the Issue by our Promoters and Promoter Group

For details of the intent and extent of the subscription by our Promoters and Promoter Group, please refer to "Capital Structure – Intention and extent of participation by our Promoters and Promoter Group in the Issue" beginning on page 46 of this Letter of Offer

Rights of holders of Equity Shares

Subject to applicable laws, the Equity Shareholders who have been Allotted Rights Equity Shares pursuant to the Issue shall have the following rights:

- The right to receive dividend, if declared;
- The right to vote in person, or by proxy;
- The right to receive offers for rights shares and be allotted bonus shares, if announced;
- The right to receive surplus on liquidation;
- The right of free transferability of Equity Shares;
- The right to attend general meetings and exercise voting powers in accordance with law, unless prohibited/restricted by law; and
- Such other rights as may be available to a shareholder of a listed public company under the Companies Act, the Memorandum of Association and the Articles of Association.

General terms of the Issue

Market Lot

The Equity Shares of our Company are tradable only in a dematerialized form. The market lot for Equity Shares in dematerialized mode is one Equity Share.

Joint Holders

Where two or more persons are registered as the holders of any Equity Shares, they shall be deemed to hold such Equity Share as the joint holders with the benefit of survivorship subject to the provisions contained in the Articles of Association. In case of Equity Shares held by joint holders, the Application submitted in physical mode to the Designated Branch of the SCSBs would be required to be signed by all the joint holders (in the same order as appearing in the records of the Depository) to be considered as valid for allotment of Equity Shares offered in the Issue.

Nomination

Nomination facility is available in respect of the Rights Equity Shares in accordance with the provisions of Section 72 of the Companies Act read with Rule 19 of the Companies (Share Capital and Debenture) Rules, 2014. An Investor can nominate any person by filling the relevant details in the Application Form in the space provided for this purpose.

Since the Allotment of Rights Equity Shares is in dematerialized form only, there is no need to make a separate nomination for the Rights Equity Shares to be Allotted in the Issue. Nominations registered with respective Depository Participant of the Investor would prevail. Any Investor holding Equity Shares in dematerialised form and desirous of changing the existing nomination is requested to inform its respective Depository Participant.

Arrangements for disposal of Odd Lots

Our Equity Shares are traded in dematerialized form only and therefore the marketable lot is one Equity Share and hence, no arrangements for disposal of odd lots are required.

New Financial Instruments

There are no new financial instruments like deep discount bonds, debentures with warrants, secured premium notes etc. issued by our Company.

Restrictions on transfer and transmission of shares and on their consolidation/splitting

There are no restrictions on transfer and transmission and on their consolidation/splitting of shares issued pursuant to this Issue.

However, the Investors should note that pursuant to provisions of the SEBI Listing Regulations, with effect from April 01, 2019, except in case of transmission or transposition of securities, the request for transfer of securities shall not effected unless the securities are held in the dematerialized form with a depository.

Notices

In accordance with the SEBI ICDR Regulations, SEBI Master Circulars on ICDR and MCA General Circular No. 21/2020, our Company will send, through email and registered/speed post, the Letter of Offer, Abridged Letter of Offer, the Rights Entitlement Letter, Application Form and other Issue Material only to the Eligible Equity Shareholders who have provided an Indian address to our Company. In case the Eligible Equity Shareholders have provided their valid e-mail address, the Issue Materials will be sent only to their valid e-mail address and in case the Eligible Equity Shareholders have not provided their e-mail address, then the Issue Materials will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Further, our Company will undertake all adequate steps to reach out the Eligible Equity Shareholders who have provided their Indian address through other means, as may be feasible.

Please note that neither our Company nor the Registrar shall be responsible for not sending the physical copies of Issue Materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit.

All notices to the Eligible Equity Shareholders required to be given by our Company shall be published in one English language national daily newspaper with wide circulation, one Hindi language national daily newspaper with wide circulation and a Malayalam language daily newspaper (Malayalam being the regional language in the place where our Registered Office is located).

This Letter of Offer, the Abridged Letter of Offer and the Application Form shall also be submitted with the Stock Exchange for making the same available on their websites.

Offer to Non-Resident Eligible Equity Shareholders/Investors:

As per Rule 7 of the FEMA Rules, the RBI has given general permission to Indian companies to issue rights equity shares to non-resident shareholders including additional rights equity shares. Further, as per the Master Direction on Foreign Investment in India dated January 4, 2018, as amended from time to time issued by the RBI, non-residents may, amongst other things, (i) subscribe for additional shares over and above their Rights Entitlements; (ii) renounce the shares offered to them either in full or part thereof in favour of a person named by them; or (iii) apply for the shares renounced in their favour. Applications received from NRIs and non-residents for allotment of Rights Equity Shares shall be, amongst other things, subject to the conditions imposed from time to time by the RBI under FEMA in the matter of Application, refund of Application Money, Allotment of Rights Equity Shares

and issue of Rights Entitlement Letters/ letters of Allotment/Allotment advice. If a non-resident or NRI Investor has specific approval from RBI, in connection with his shareholding in our Company, such person should enclose a copy of such approval with the Application details and send it to the Registrar by email on rights@cameoindia.com or physically/postal means at the address of the Registrar Cameo Corporate Services Limited. It will be the sole responsibility of the investors to ensure that the necessary approval from the RBI or the governmental authority is valid in order to make any investment in the Issue and our Company will not be responsible for any such allotments made by relying on such approvals.

The Abridged Letter of Offer, the Rights Entitlement Letter and Common Application Form shall be sent/dispatched to the email addresses and Indian addresses of non-resident Eligible Equity Shareholders, on a reasonable effort basis, who have provided an Indian address to our Company and are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. Investors can access the Letter of Offer, the Abridged Letter of Offer and the Common Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe to the Rights Equity Shares under applicable securities laws) from the websites of the Registrar, our Company and the Stock Exchange. Our Board may at its absolute discretion agree to such terms and conditions as may be stipulated by the RBI while approving the Allotment. The Rights Equity Shares purchased by non-residents shall be subject to the same conditions including restrictions in regard to their patriation as are applicable to the original Equity Shares against which Rights Equity Shares are issued on rights basis.

In case of change of status of holders, i.e., from resident to non-resident, a new demat account must be opened. Any Application from a demat account which does not reflect the accurate status of the Applicant is liable to be rejected at the sole discretion of our Company.

Please also note that pursuant to Circular No. 14 dated September 16, 2003, issued by RBI, OCBs have been derecognized as an eligible class of investors and RBI has subsequently issued the Foreign Exchange Management (Withdrawal of General Permission to Overseas Corporate Bodies (OCBs)) Regulations, 2003. Any Investor being an OCB is required not to be under the adverse notice of RBI and to obtain prior approval from RBI for applying in this Issue as an incorporated non-resident must do so in accordance with the FDI Circular 2020 and FEMA Rules.

PROCEDURE FOR APPLICATION

How to Apply

In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees, to make Applications in the Issue basis the Rights Entitlement credited in their respective demat accounts or demat escrow account, as applicable. For further details on the Rights Entitlements and demat escrow account, see "Terms of Issue- Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 110.

Further, the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date can apply for this Issue through ASBA facility. For details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, please refer to "*Procedure for Application by Resident Eligible Equity Shareholders holding Equity Shares in physical form*" beginning on page 110 of this Letter of Offer.

Please note that one single Application Form shall be used by Investors to make Applications for all Rights Entitlements available in a particular demat account or entire respective portion of the Rights Entitlements in the demat suspense escrow account in case of resident Eligible Equity Shareholders holding shares in physical form, as applicable, as on Record Date and applying in the Issue, as applicable. In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the same demat account in which they are holding the Rights Entitlements and in

case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account.

Our Company, its directors, its employees, affiliates, associates and their respective directors and officers, and the Registrar shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc. in relation to Applications accepted by SCSBs, Applications uploaded by SCSBs, Applications accepted but not uploaded by SCSBs or Applications accepted and uploaded without blocking funds in the ASBA Accounts.

In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the same demat account in which they are holding the Rights Entitlements and in case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account. Investors may accept this Issue and apply for the Rights Equity Shares by submitting the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Prior to making an Application, such Investors should enable the internet banking of their respective bank accounts, and such Investors should ensure that the respective bank accounts have sufficient funds. Please note that Applications made with payment using third party bank accounts are liable to be rejected.

Investors are also advised to ensure that the Application Form is correctly filled up stating therein, (i) the ASBA Account (in case of Application through ASBA process) in which an amount equivalent to the amount payable on Application as stated in the Application Form will be blocked by the SCSB; or (ii) the requisite internet banking.

Please note that Applications without depository account details shall be treated as incomplete and shall be rejected. Applicants should note that they should very carefully fill-in their depository account details and PAN number in the Application Form or while submitting application through online/electronic Application through the website of the SCSBs (if made available by such SCSB). Incorrect depository account details or PAN number could lead to rejection of the Application. For details please refer to "Grounds for Technical Rejection" beginning on page 131 of this Letter of Offer. Our Company, the Registrar and the SCSB shall not be liable for any incorrect demat details provided by the Applicants.

Additionally, in terms of Regulation 78 of the SEBI ICDR Regulations, Investors may choose to accept the offer to participate in this Issue by making plain paper Applications. Please note that Eligible Equity Shareholders making an application in this Issue by way of plain paper applications shall not be permitted to renounce any portion of their Rights Entitlements. For details, please refer to "Applications on Plain Paper under ASBA process" beginning on page 122 of this Letter of Offer.

Options available to the Eligible Equity Shareholders

The Rights Entitlement Letter will clearly indicate the number of Rights Equity Shares that the Eligible Equity Shareholder is entitled to. Details of each Eligible Equity Shareholders Rights Entitlement will be sent to the Eligible Equity shareholder separately along with the Application Form and other Issue Materials would also be available on the website of the Registrar to the Issue at https://rights.cameoindia.com/scoobeeday and link of the same would also be available on the website of our Company at www.scoobeedaygarments.com. Respective Eligible Equity Shareholder can check their entitlement by keying their requisite details therein.

If the Eligible Equity Shareholder applies in the Issue, then such Eligible Equity Shareholders will have the option to:

- i apply for its Rights Equity Shares to the full extent of its Rights Entitlements; or
- ii apply for its Rights Equity Shares to the extent of part of its Rights Entitlements (without renouncing the other part); or
- iii apply for Rights Equity Shares to the extent of part of its Rights Entitlements and renounce the other part of its Rights Entitlements; or
- iv apply for its Rights Equity Shares to the full extent of its Rights Entitlements and apply for Additional Rights Equity Shares; or
- v renounce its Rights Entitlements in full.

In accordance with the SEBI ICDR Master Circulars, the resident Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date and who have furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date i.e. Wednesday, September 17, 2025, desirous of subscribing to Rights Equity Shares may also apply in this Issue during the Issue Period through ASBA mode. Such resident Eligible Equity Shareholders must check the procedure for Application in "Procedure for Application by Resident Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 110 of this Letter of Offer.

Procedure for Application through the ASBA process

An Investor, wishing to participate in the Issue through the ASBA facility, is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors should ensure that they have correctly submitted the Application Form and have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application.

Self-Certified Syndicate Banks

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmId=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link. Please note that subject to SCSBs complying with the requirements of SEBI Master Circular No. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024, within the periods stipulated therein, ASBA Applications may be submitted at the Designated Branches of the SCSBs, in case of Applications made through ASBA facility. Further, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in the Issue and clear demarcated funds should be available in such account for such an Application.

Our Company, its directors, its employees, affiliates, associates and their respective directors and officers and the Registrar shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc., in relation to Applications accepted by SCSBs, Applications uploaded by SCSBs, Applications accepted but not uploaded by SCSBs or Applications accepted and uploaded without blocking funds in the ASBA Accounts.

Investors applying through the ASBA facility should carefully read the provisions applicable to such Applications before making their Application through the ASBA process.

Acceptance of this Issue

Investors may accept this Issue and apply for the Rights Equity Shares by submitting the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Please note that on the Issue Closing Date, (i) Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock Exchange.

Applications submitted to anyone other than the Designated Branches of the SCSB are liable to be rejected.

Investors can also make Application on plain paper under ASBA process mentioning all necessary details as mentioned under the section "*Applications on Plain Paper under ASBA process*" beginning on page 122 of this Letter of Offer.

Additional Rights Equity Shares

Investors are eligible to apply for Additional Rights Equity Shares over and above their Rights Entitlements, provided that they are eligible to apply for Rights Equity Shares under applicable law and they have applied for all the Rights Equity Shares forming part of their Rights Entitlements without renouncing them in whole or in part. Applications for Additional Rights Equity Shares shall be considered and allotment shall be made at the sole discretion of the Board, subject to applicable sectoral caps, and in consultation if necessary with the BSE in the manner prescribed under the section titled "*Terms of the Issue*" beginning on page 107 of this Letter of Offer. Applications for Additional Rights Equity Shares shall be considered, and Allotment shall be made in accordance with the SEBI ICDR Regulations and in the manner prescribed under the section "*Basis of Allotment*" beginning on page 134 of this Letter of Offer.

Eligible Equity Shareholders who renounce their Rights Entitlements cannot apply for Additional Rights Equity Shares.

Applications by Overseas Corporate Bodies

By virtue of the Circular No. 14 dated September 16, 2003, issued by the RBI, Overseas Corporate Bodies ("OCBs"), have been derecognized as an eligible class of investors and the RBI has subsequently issued the Foreign Exchange Management (Withdrawal of General Permission to OCBs) Regulations, 2003.

Accordingly, the existing Eligible Equity Shareholders of our Company who do not wish to subscribe to the Rights Equity Shares being offered but wish to renounce the same in favour of Renouncee shall not be able to renounce the same (whether for consideration or otherwise), in favour of OCB(s). The RBI has however clarified in its circular, A.P. (DIR Series) Circular No. 44, dated December 08, 2003, that OCBs which are incorporated and are not and were not at any time subject to any adverse notice from the RBI, are permitted to undertake fresh investments as incorporated non-resident entities in terms of Regulation 5(1) of RBI Notification No.20/2000-RB dated May 03, 2000, under the foreign direct investment scheme with the prior approval of Government of India if the investment is through the government approval route and with the prior approval of RBI if the investment is through automatic route on case by case basis. Any Investor being an OCB is required not to be under the adverse notice of RBI and in order to apply for the Issue as an incorporated non-resident must do so in accordance with the FDI Policy and FEMA Rules. Further, while investing in the Issue, the Investors are deemed to have obtained the necessary approvals, as required, under applicable laws and the obligation to obtain such approvals shall be upon the Investors. Our Company shall not be under an obligation to obtain any approval under any of the applicable laws on behalf of the Investors and shall not be liable in case of failure on part of the Investors to obtain such approvals. Eligible Equity Shareholders renouncing their rights in favour of such OCBs may do so provided such Renouncee obtains a prior approval from the RBI. On submission of such RBI approval to our Company at our Registered Office, the OCB shall receive the Abridged Letter of Offer and the Application Form.

RENUNCIATION AND TRADING OF RIGHTS ENTITLEMENT

Renouncees

All rights and obligations of the Eligible Equity Shareholders in relation to Applications and refunds pertaining to the Issue shall apply to the Renouncee(s) as well.

Renunciation of Rights Entitlements

The Issue includes a right exercisable by Eligible Equity Shareholders to renounce the Rights Entitlements credited to their respective demat account either in full or in part.

The renunciation from non-resident Eligible Equity Shareholder(s) to resident Indian(s) and *vice versa* shall be subject to provisions of FEMA Rules and other circular, directions, or guidelines issued by RBI or the Ministry of Finance from time to time. However, the facility of renunciation shall not be available to or operate in favour of an Eligible Equity Shareholders being an erstwhile OCB unless the same is in compliance with the FEMA Rules and other circular, directions, or guidelines issued by RBI or the Ministry of Finance from time to time.

The renunciation of Rights Entitlements credited in your demat account can be made either by sale of such Rights Entitlements, using the secondary market platform of the Stock Exchange or through an off-market transfer. In accordance with SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 06, 2020 read with SEBI circular SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, the Eligible Equity Shareholders, who hold Equity Shares in physical form, as applicable, as on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, will not be able to renounce their Rights Entitlements

Procedure for Renunciation of Rights Entitlements

The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchange (the "On Market Renunciation"); or (b) through an off–market transfer (the "Off Market Renunciation"), during the Renunciation Period. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat account prior to the renunciation. The trades through On Market Renunciation and Off Market Renunciation will be settled by transferring the Rights Entitlements through the depository mechanism.

In accordance with the SEBI Rights Issue Circulars, the resident Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date shall be required to provide their demat account details to our Company or the Registrar to the Issue for credit of REs not later than two working days prior to issue closing date, such that credit of REs in their demat account takes place at least one day before issue closing date, thereby enabling them to renounce their Rights Entitlements through Off Market Renunciation.

Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and expenses (including brokerage) that may be levied for trading in Rights Entitlements.

Our Company accepts no responsibility to bear or pay any cost, applicable taxes, charges and expenses (including brokerage), and such costs will be incurred solely by the Investors.

Please note that the Rights Entitlements which are neither renounced nor subscribed by the Investors on or before the Issue Closing Date shall lapse and shall be extinguished after the Issue Closing Date.

A. On Market Renunciation

The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by trading/selling them on the secondary market platform of the Stock Exchange through a registered stock-broker in the same manner as the existing Equity Shares of our Company.

In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchange under ISIN INE962E20015 subject to requisite approvals. Prior to the Issue Opening Date, our Company will obtain the approval from the Stock Exchange for trading of Rights Entitlement. No assurance can be given regarding the active or sustained On Market Renunciation or the price at which the Rights Entitlements will trade. The details for trading in Rights Entitlements will be as specified by the Stock Exchange from time to time.

The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is 1 (one) Rights Entitlements.

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e., Friday, September 12, 2025 to Tuesday, September 16, 2025 (both days inclusive).

The Investors holding the Rights Entitlements who desire to sell their Rights Entitlements will have to do so through their registered stock-brokers by quoting the ISIN INE962E20015 and indicating the details of the Rights Entitlements they intend to sell. The Investors can place order for sale of Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The On Market Renunciation shall take place electronically on secondary market platform of BSE under automatic order matching mechanism and on 'T+1 rolling settlement basis', where 'T' refers to the date of trading. The transactions will be settled on a trade-for-trade basis. Upon execution of the order, the stock-broker will issue a contract note in accordance with the requirements of the Stock Exchange and the SEBI.

B. Off Market Renunciation

The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a Depository Participant. The Rights Entitlements can be transferred in dematerialised form only.

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date to enable Renouncees to subscribe to the Rights Equity Shares in the Issue.

The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their Depository Participant by issuing a delivery instruction slip quoting the ISIN INE962E20015, the details of the buyer and the details of the Rights Entitlements they intend to transfer. The buyer of the Rights Entitlements (unless already having given a standing receipt instruction) has to issue a receipt instruction slip to their Depository Participant. The Investors can transfer Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants. The detailed rules for transfer of Rights Entitlements through off-market transfer shall be as specified by the NSDL and CDSL from time to time.

The renunciation from non-resident Eligible Equity Shareholder(s) to resident Indian(s) and vice versa shall be subject to provisions of FEMA Rules and other circular, directions, or guidelines issued by RBI or the Ministry of Finance from time to time. However, the facility of renunciation shall not be available to or operate in favour of an Eligible Equity Shareholders being an erstwhile OCB unless the same is in compliance with the FEMA Rules and other circular, directions, or guidelines issued by RBI or the Ministry of Finance from time to time.

Please note that the Rights Entitlements which are neither renounced nor subscribed by the Investors on or before the Issue Closing Date shall lapse and shall be extinguished after the Issue Closing Date.

Applications on Plain Paper under ASBA process

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in case of non-receipt of Application Form as detailed above and only such plain paper applications which provide all the details required in terms of Regulation 78 of SEBI ICDR Regulations shall be accepted by SCSBs.

Alternatively, Eligible Equity Shareholders may also use the Application Form available online on the websites of our Company, the Registrar to the Issue, the Stock Exchange to provide requisite details.

An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

- Name of our Issuer, being Scoobee day Garments (India) Limited;
- Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);
- Registered Folio Number/ DP and Client ID No.;
- Number of Equity Shares held as on Record Date;
- Allotment option preferred only Demat form;
- Number of Rights Equity Shares entitled to;
- Number of Rights Equity Shares applied for;
- Number of Additional Rights Equity Shares applied for, if any;
- Total number of Rights Equity Shares applied for within the Rights Entitlements;
- Total amount paid at the time of application of ₹ 90 per Rights Equity Share;
- Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB;
- In case of NR Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address and branch of the SCSB with which the account is maintained;
- Except for Applications on behalf of the Central or State Government, the residents of Sikkim and officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to the Issue. Documentary evidence for exemption to be provided by the Applicants;
- Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account;
- > Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence);
- Additionally, all such Applicants are deemed to have accepted the following:

"I/We understand that neither the Rights Entitlement nor the Rights Equity Shares have been, and will be, registered under the United States Securities Act of 1933, as amended ("US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof ("United States") or to, or for the account or benefit of a United States person as defined in the Regulation S of the US Securities Act ("Regulation S"). I/we understand the Rights Equity Shares referred to in this application are being offered in India but not in the United States. I/we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlement in the United States. Accordingly, I/we understand this application should not be forwarded to or transmitted in or to the United States at any time. I/we confirm that I/we are not in the United States and understand that neither us, nor the Registrar, or any other person acting on behalf of us will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, or any other person acting on behalf of us have reason to believe is a resident of the United States "U.S. Person" (as defined in Regulation S) or is ineligible to participate in the Issue under the securities laws of their jurisdiction.

I/ We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed to herein imposed by the jurisdiction of our residence.

I/We understand and agree that the Rights Entitlement and Rights Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act.

I/We (i) am/are, and the person, if any, for whose account I/we am/are acquiring such Rights Entitlement, and/or the Equity Shares, is/are outside the United States or a Qualified Institutional Buyer (as defined in the US

Securities Act), and (ii) is/are acquiring the Rights Entitlement and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S or in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act.

I/We acknowledge that the Company, its affiliates and others will rely upon the truth and accuracy of the foregoing representations, warranties and agreements set forth therein."

In cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat escrow account, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected.

Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company and the Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar at https://rights.cameoindia.com/scoobeeday.

Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date.

Last date for Application

The last date for submission of the duly filled in Application Form or a plain paper Application is September 19, 2025, Issue Closing Date. Our Board or Rights Issue Committee may extend the said date for such period as it may determine from time to time, subject to the provisions of the Articles of Association, and subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date).

If the Application together with the amount payable is either (i) not blocked with an SCSB; (ii) not received by the Bankers to the Issue on or before the close of banking hours on the Issue Closing Date or such date as may be extended by our Board or any committee thereof; or (iii) not uploaded with Stock Exchange, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered, as provided under "Terms of the Issue - Basis of Allotment" beginning on page 134 of this Letter of Offer.

Please note that on the Issue Closing Date for Applications through ASBA process shall be uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock Exchange. Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number.

Modes of Payment

All payments against the Application Forms shall be made only through ASBA facility. The Registrar will not accept any payments against the Application Forms, if such payments are not made through ASBA facility.

In case of Application through ASBA facility, the Investor agrees to block the entire amount payable on Application with the submission of the Application Form, by authorizing the SCSB to block an amount, equivalent to the amount payable on Application, in the Investor's ASBA Account.

After verifying that sufficient funds are available in the ASBA Account details of which are provided in the Application Form, the SCSB shall block an amount equivalent to the Application Money mentioned in the Application Form until the Transfer Date. On the Transfer Date, upon receipt of intimation from the Registrar, of the receipt of minimum subscription and pursuant to the finalization of the Basis of Allotment as approved by the Designated Stock Exchange, the SCSBs shall transfer such amount as per the Registrar's instruction from the ASBA Account into the Allotment Account which shall be a separate bank account maintained by our Company, other than the bank account referred to in sub-section (3) of Section 40 of the Companies Act, 2013. The balance amount remaining after the finalization of the Basis of Allotment on the Transfer Date shall be unblocked by the SCSBs on the basis of the instructions issued in this regard by the Registrar to the respective SCSB.

The Investors would be required to give instructions to the respective SCSBs to block the entire amount payable on their Application at the time of the submission of the Application Form.

The SCSB may reject the application at the time of acceptance of Application Form if the ASBA Account, details of which have been provided by the Investor in the Application Form does not have sufficient funds equivalent to the amount payable on Application mentioned in the Application Form. Subsequent to the acceptance of the Application by the SCSB, our Company would have a right to reject the Application on technical grounds as set forth hereinafter.

Mode of payment for Resident Investors

All payments against the Application Forms shall be made only through ASBA facility. The Registrar will not accept any payments against the Application Forms, if such payments are not made through ASBA facility. Applicants are requested to strictly adhere to these instructions.

Mode of payment for Non-Resident Investors

As per Rule 7 of the FEMA Rules, RBI has given general permission to Indian companies to issue Equity Shares to non-resident shareholders including additional Equity Shares. Further, as per the Master Direction on Foreign Investment in India dated January 4, 2018, as amended from time to time issued by RBI, non-residents may, amongst other things, (i) subscribe for additional shares over and above their Rights Entitlements; (ii) renounce the shares offered to them either in full or part thereof in favour of a person named by them; or (iii) apply for the shares renounced in their favour. Applications received from NRIs and non-residents for allotment of Right Equity Shares shall be, amongst other things, subject to the conditions imposed from time to time by RBI under FEMA in the matter of Application, Allotment of Equity Shares and issue of Rights Entitlement Letters/ letters of Allotment/Allotment Advice. If a non-resident or NRI Investor has specific approval from RBI, in connection with his shareholding in our Company, such person should enclose a copy of such approval with the Application details and send it to the Registrar.

As regards Applications by Non-Resident Investors, the following conditions shall apply:

 Individual non-resident Indian Applicants who are permitted to subscribe to Rights Equity Shares by applicable local securities laws can obtain Application Forms on the websites of the Registrar or our Company.

Note: In case of non-resident Eligible Equity Shareholders, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form shall be sent to their email addresses if they have provided their Indian address to our Company or if they are located in certain jurisdictions (other than the United States and India) where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdiction. The Letter of Offer will be provided, only through email, by the Registrar on behalf of our Company or the Eligible Equity Shareholders who have provided their Indian addresses to our Company or who are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions and in each case who make a request in this regard.

- Application Forms will not be accepted from non-resident Investors in any jurisdiction where the offer
 or sale of the Rights Entitlements and Rights Equity Shares may be restricted by applicable securities
 laws.
- Payment by non-residents must be made only through ASBA facility and using permissible accounts in accordance with FEMA, FEMA Rules and requirements prescribed by the RBI.

Eligible Non-Resident Equity Shareholders applying on a repatriation basis by using the Non-Resident Forms should authorize their SCSB to block their Non-Resident External ("NRE") accounts, or Foreign Currency Non-Resident" ("FCNR") Accounts, and Eligible Non-Resident Equity Shareholders applying on a non-repatriation basis by using Resident Forms should authorize their SCSB to block their Non-Resident Ordinary" ("NRO") accounts for the full amount payable, at the time of the submission of the

Application Form to the SCSB. Applications received from NRIs and non-residents for allotment of the Rights Equity Shares shall be inter alia, subject to the conditions imposed from time to time by the RBI under the FEMA in the matter of refund of Application Money, allotment of Rights Equity Shares and issue of letter of allotment. If an NR or NRI Investors has specific approval from RBI, in connection with his shareholding, he should enclose a copy of such approval with the Application Form.

- In case where repatriation benefit is available, interest, dividend, sales proceeds derived from the investment in Equity Shares can be remitted outside India, subject to tax, as applicable according to the Income-tax Act. In case Equity Shares are allotted on a non-repatriation basis, the dividend and sale proceeds of the Equity Shares cannot be remitted outside India. Non-resident Renouncees who are not Eligible Equity Shareholders must submit regulatory approval for applying for additional Equity Shares in the Issue.
- In case of an Application Form received from the non-residents, Allotment, refunds and other distribution, if any, will be made in accordance with the guidelines and rules prescribed by the RBI as applicable at the time of making such Allotment, remittance and subject to necessary approvals. In the case of NRIs who remit their Application Money from funds held in FCNR/NRE Accounts, refunds and other disbursement, if any shall be credited to such account.

Making of an Application by Eligible Equity Shareholders holding Equity Shares in physical form

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Rights Equity Shares in the Issue are advised to furnish the details of their demat account to the Registrar or our Company at least two clear Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date.

Prior to the Issue Opening Date, the Rights Entitlements of those Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, as applicable, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat escrow account opened by our Company.

Eligible Equity Shareholders, who hold Equity Shares in physical form, as applicable, as on Record Date and who have opened their demat accounts after the Record Date, shall adhere to following procedure for participating in the Issue:

- 1) The Eligible Equity Shareholders shall send form ISR-1, SH-13 (which can be download from website i.e., https://rights.cameoindia.com/scoobeeday) and ISR-2 (if signature does not match with RTA record) the Registrar either by email (with digital sign), post, speed post, courier, or hand delivery so as to reach to the Registrar no later than 2 (Two) Working Days prior to the Issue Closing Date;
- 2) The Registrar shall, after verifying the details of such demat account, transfer the Rights Entitlements of such Eligible Equity Shareholders to their demat accounts at least 1 (One day before the Issue Closing Date;
- 3) The remaining procedure for Application shall be same as set out in "Application on Plain Paper under ASBA process" on page 122.
- In accordance with the SEBI Rights Issue Circulars, the resident Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date shall be required to provide their demat account details to our Company or the Registrar to the Issue for credit of REs not later than two working days prior to issue closing date, such that credit of REs in their demat account takes place at least one day before issue closing date, thereby enabling them to renounce their Rights Entitlements through Off Market Renunciation.

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS, WHO HOLD EQUITY SHARES IN PHYSICAL FORM, AS APPLICABLE, AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE, SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM, AS APPLICABLE.

Allotment of the Rights Equity Shares in Dematerialized Form

PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE. FOR DETAILS, PLEASE REFER TO "ALLOTMENT ADVICES/ REFUND ORDERS/ UNBLOCKING OF ASBA ACCOUNTS" BEGINNING ON PAGE 135 OF THIS LETTER OF OFFER.

General instructions for Investors

- 1) Please read this Letter of Offer and Application Form carefully to understand the Application process and applicable settlement process.
- 2) In accordance with the SEBI Rights Issue Circulars, the resident Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form.
- 3) Please read the instructions on the Application Form sent to you.
- 4) The Application Form can be used by both the Eligible Equity Shareholders and the Renouncees.
- 5) Application should be made only through the ASBA facility.
- Application should be complete in all respects. The Application Form found incomplete with regard to any of the particulars required to be given therein, and/or which are not completed in conformity with the terms of this Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form are liable to be rejected.
- 7) In case of non-receipt of Application Form, Application can be made on plain paper mentioning all necessary details as mentioned under the section "Applications on Plain Paper under ASBA process" beginning on page 122 of this Letter of Offer.
- 8) In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.
- 9) An Investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application.
- Applications should be submitted to the Designated Branch of the SCSB or made online/electronic through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the BSE.
- 11) Applications should not be submitted to the Bankers to the Issue, our Company or the Registrar.

- 12) In case of Application through ASBA facility, Investors are required to provide necessary details, including details of the ASBA Account, authorization to the SCSB to block an amount equal to the Application Money in the ASBA Account mentioned in the Application Form.
- All Applicants, and in the case of Application in joint names, each of the joint Applicants, should mention their PAN allotted under the Income-tax Act, irrespective of the amount of the Application. Except for Applications on behalf of the Central or the State Government, the residents of Sikkim and the officials appointed by the courts, Applications without PAN will be considered incomplete and are liable to be rejected. With effect from August 16, 2010, the demat accounts for Investors for which PAN details have not been verified shall be "suspended for credit" and no Allotment and credit of Rights Equity Shares pursuant to this Issue shall be made into the accounts of such Investors.
- In case of Application through ASBA facility, all payments will be made only by blocking the amount in the ASBA Account. Cash payment or payment by cheque or demand draft or pay order or NEFT or RTGS or through any other mode is not acceptable for application through ASBA process. In case payment is made in contravention of this, the Application will be deemed invalid.
- For physical Applications through ASBA at Designated Branches of SCSB, signatures should be either in English or Hindi or in any other language specified in the Eighth Schedule to the Constitution of India. Signatures other than in any such language or thumb impression must be attested by a Notary Public or a Special Executive Magistrate under his/her official seal. The Investors must sign the Application as per the specimen signature recorded with the SCSB.
- In case of joint holders and physical Applications through ASBA process, all joint holders must sign the relevant part of the Application Form in the same order and as per the specimen signature(s) recorded with the SCSB. In case of joint Applicants, reference, if any, will be made in the first Applicant's name and all communication will be addressed to the first Applicant.
- All communication in connection with Application for the Rights Equity Shares, including any change in address, contact details of the Eligible Equity Shareholders should be addressed to the Registrar prior to the Date of Allotment in this Issue quoting the name of the first/sole Applicant, folio numbers (for Eligible Equity Shareholders who hold Equity Shares in physical form, as applicable, as on Record Date)/DP ID and Client ID and Application Form number, as applicable. In case of any change in address, contact details of the Eligible Equity Shareholders, the Eligible Equity Shareholders should also send the intimation for such change to the respective Depository Participant, or to our Company or the Registrar in case of Eligible Equity Shareholders holding Equity Shares in physical form, as applicable.
- Only persons outside restricted jurisdictions and who are eligible to subscribe for Rights Entitlement and Rights Equity Shares under applicable securities laws are eligible to participate.
- 19) Please note that subject to SCSBs complying with the requirements of SEBI Master Circular No. SEBI/HO/CFD/PoD-1/P/CIR/2024/0154 dated November 11, 2024 within the periods stipulated therein, applications made through ASBA facility may be submitted at the Designated Branches of the SCSBs. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility.
- 20) It has also been clarified that for making applications by banks on their own account using ASBA facility, SCSBs should have a separate account in own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an application in public/ rights issues and clear demarcated funds should be available in such an account for ASBA applications.
- In case of change of status of holders, i.e., from resident to non-resident, a new demat account must be opened. Any Application from a demat account which does not reflect the accurate status of the Applicant is liable to be rejected at the sole discretion of our Company.

Additional general instructions for Investors in relation to making of an Application

- 1) Please read the instructions on the Application Form sent to you. Application should be complete in all respects. The Application Form found incomplete with regard to any of the particulars required to be given therein, and/or which are not completed in conformity with the terms of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form are liable to be rejected. The Application Form must be filled in English.
- 2) In case of non-receipt of Application Form, Application can be made on plain paper mentioning all necessary details as mentioned under the section entitled "Applications on Plain Paper under ASBA process" beginning on page 122 of this Letter of Offer.
- Ensure that the demographic details such as address, PAN, DP ID, Client ID, folio number, bank account 3) details and occupation ("Demographic Details") are updated, true and correct, in all respects. Investors applying under this Issue should note that on the basis of name of the Investors, DP ID and Client ID provided by them in the Application Form or the plain paper Applications, as the case may be, the Registrar will obtain Demographic Details from the Depository. Therefore, Investors applying under this Issue should carefully fill in their Depository Account details in the Application. These Demographic Details would be used for all correspondence with such Investors including mailing of the letters intimating unblocking of bank account of the respective Investor and/or refund. The Demographic Details given by the Investors in the Application Form would not be used for any other purposes by the Registrar. Hence, Investors are advised to update their Demographic Details as provided to their Depository Participants. The Allotment Advice and the e-mail intimating unblocking of ASBA Account or refund (if any) would be e-mailed to the address of the Investor as per the e-mail address provided to our Company or the Registrar or Demographic Details received from the Depositories. The Registrar will give instructions to the SCSBs for unblocking funds in the ASBA Account to the extent Equity Shares are not Allotted to such Investor. Please note that any such delay shall be at the sole risk of the Investors and none of our Company, the SCSBs or Registrar or shall be liable to compensate the Investor for any losses caused due to any such delay or be liable to pay any interest for such delay. In case no corresponding record is available with the Depositories that match three parameters, (a) names of the Investors (including the order of names of joint holders), (b) DP ID, and (c) Client ID, then such Application Forms are liable to be rejected.
- 4) By signing the Application Forms, Investors would be deemed to have authorised the Depositories to provide, upon request, to the Registrar, the required Demographic Details as available on its records.
- 5) Investors are required to ensure that the number of Equity Shares applied for by them does not exceed the prescribed limits under the applicable law.
- 6) Do not apply if you are ineligible to participate in this Issue under the securities laws applicable to your jurisdiction.
- 7) Do not submit the GIR number instead of the PAN as the application is liable to be rejected on this ground.
- 8) Avoid applying on the Issue Closing Date due to risk of delay/ restrictions in making any physical Application.
- 9) Do not pay the Application Money in cash, by money order, pay order or postal order.
- 10) Do not submit multiple Applications.
- No investment under the FDI route requiring government approval will be allowed in the Issue unless such application is accompanied with necessary approval or covered under a pre-existing approval from the government. It will be the sole responsibility of the investors to ensure that the necessary approval or the pre-existing approval from the government is valid in order to make any investment in the Issue. Our Company will not be responsible for any allotments made by relying on such approvals.

An Applicant being an OCB is required not to be under the adverse notice of RBI and in order to apply for this issue as an incorporated non-resident must do so in accordance with the FDI Circular 2020 and Foreign Exchange Management (Non-Debt Instrument) Rules, 2019.

Do's:

- 1) Ensure that the Application Form and necessary details are filled in.
- 2) Except for Application submitted on behalf of the Central or the State Government, residents of Sikkim and the officials appointed by the courts, each Applicant should mention their PAN allotted under the Income-tax Act.
- 3) Ensure that the demographic details such as address, PAN, DP ID, Client ID, bank account details and occupation ("Demographic Details") are updated, true and correct, in all respects.
- 4) Investors should provide correct DP ID and client ID/ folio number while submitting the Application. Such DP ID and Client ID/ folio number should match the demat account details in the records available with Company and/or Registrar, failing which such Application is liable to be rejected. Investor will be solely responsible for any error or inaccurate detail provided in the Application. Our Company, the SCSBs or the Registrar will not be liable for any such rejections.

Don'ts:

- 1) Do not apply if you are ineligible to participate in this Issue under the securities laws applicable to your jurisdiction.
- 2) Do not submit the GIR number instead of the PAN as the application is liable to be rejected on this ground.
- 3) Avoid applying on the Issue Closing Date due to risk of delay/ restrictions in making any physical Application.
- 4) Do not pay the Application Money in cash, by money order, pay order or postal order.
- 5) Do not submit multiple Applications.

Do's for Investors applying through ASBA:

- Ensure that the necessary details are filled in the Application Form including the details of the ASBA Account.
- 2) Ensure that the details about your Depository Participant and beneficiary account are correct and the beneficiary account is activated as the Rights Equity Shares will be Allotted in the dematerialized form only.
- 3) Ensure that the Applications are submitted with the Designated Branch of the SCSBs and details of the correct bank account have been provided in the Application.
- Ensure that there are sufficient funds (equal to {number of Rights Equity Shares (including Additional Rights Equity Shares) applied for} X {Application Money of Rights Equity Shares}) available in ASBA Account mentioned in the Application Form before submitting the Application to the respective Designated Branch of the SCSB.
- 5) Ensure that you have authorised the SCSB for blocking funds equivalent to the total amount payable on application mentioned in the Application Form, in the ASBA Account, of which details are provided in the Application and have signed the same.

- 6) Ensure that you have a bank account with an SCSB providing ASBA facility in your location and the Application is made through that SCSB providing ASBA facility in such a location.
- 7) Ensure that you receive an acknowledgement from the Designated Branch of the SCSB for your submission of the Application Form in physical form or plain paper Application.
- 8) Ensure that the name(s) given in the Application Form is exactly the same as the name(s) in which the beneficiary account is held with the Depository Participant. In case the Application Form is submitted in joint names, ensure that the beneficiary account is also held in same joint names and such names are in the same sequence in which they appear in the Application Form and the Rights Entitlement Letter.
- 9) Ensure that your PAN is linked with Aadhaar, and you are in compliance with CBDT notification dated Feb 13, 2020, and press release dated June 25, 2021, and September 17, 2021.

Don'ts for Investors applying through ASBA

- 1) Do not submit the Application Form after you have submitted a plain paper Application to a Designated Branch of the SCSB or vice versa.
- 2) Do not send your physical Application to the Registrar, a branch of the SCSB which is not a Designated Branch of the SCSB or our Company; instead submit the same to a Designated Branch of the SCSB only.
- 3) Do not apply if you are not eligible to participate in the Issue under the securities laws applicable to your jurisdiction.
- 4) Do not instruct the SCSBs to unblock the funds blocked under the ASBA process.
- 5) Do not submit Application Form using third party ASBA account.

Grounds for Technical Rejection

Applications made in this Issue are liable to be rejected on the following grounds:

- 1) DP ID, folio number and Client ID mentioned in Application does not match with the DP ID, folio number and Client ID records available with the Registrar.
- 2) Details of PAN mentioned in the Application does not match with the PAN records available with the Registrar.
- 3) Sending an Application to our Company, the Registrar, to a branch of a SCSB which is not a Designated Branch of the SCSB.
- 4) Insufficient funds are available in the ASBA Account with the SCSB for blocking the Application Money.
- 5) Funds in the ASBA Account whose details are mentioned in the Application Form having been frozen pursuant to regulatory orders.
- Account holder not signing the Application or declaration mentioned therein.
- 7) Submission of more than one Application Form for Rights Entitlements available in a particular demat account.
- 8) Multiple Application Forms, including cases where an Investor submits Application Forms along with a plain paper Application.

- 9) Submitting the GIR number instead of the PAN (except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts).
- 10) Applications by persons not competent to contract under the Indian Contract Act, 1872, except Applications by minors having valid demat accounts as per the Demographic Details provided by the Depositories.
- 11) Applications by SCSB on own account, other than through an ASBA Account in its own name with any other SCSB.
- Application Forms which are not submitted by the Investors within the time periods prescribed in the Application Form and the Letter of Offer.
- 13) Physical Application Forms not duly signed by the sole or joint Investors, as applicable.
- 14) Application Forms accompanied by stock invest, outstation cheques, post-dated cheques, money order, postal order or outstation demand drafts.
- 15) If an Investor is (a) debarred by SEBI; or (b) if SEBI has revoked the order or has provided any interim relief then failure to attach a copy of such SEBI order allowing the Investor to subscribe to their Rights Entitlements.
- Applications which: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States (other than from persons in the United States who are U.S. QIBs and QPs) or other jurisdictions where the offer and sale of the Equity Shares is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including to the effect that the person submitting and/or renouncing the Application Form is (a) both a U.S. QIB and a QP, if in the United States or a U.S. Person or (b) outside the United States and is a non-U.S. Person, and in each case such person is eligible to subscribe for the Equity Shares under applicable securities laws and is complying with laws of jurisdictions applicable to such person in connection with this Issue; and our Company shall not be bound to issue or allot any Equity Shares in respect of any such Application Form.
- 17) Applications which have evidence of being executed or made in contravention of applicable securities laws.
- Application from Investors that are residing in U.S. address as per the depository records (other than in reliance with Reg S).
- 19) Applicants not having the requisite approvals to make application in the Issue.
- 20) IT IS MANDATORY FOR ALL THE INVESTORS APPLYING UNDER THIS ISSUE TO APPLY THROUGH THE ASBA PROCESS, TO RECEIVE THEIR RIGHTS EQUITY SHARES IN DEMATERIALISED FORM AND TO THE SAME DEPOSITORY ACCOUNT/CORRESPONDING PAN IN WHICH THE EQUITY SHARES ARE HELD BY THE INVESTOR AS ON THE RECORD DATE. ALL INVESTORS APPLYING UNDER THIS ISSUE SHOULD MENTION THEIR DEPOSITORY PARTICIPANT'S NAME, DP ID AND BENEFICIARY ACCOUNT NUMBER/FOLIO NUMBER IN THE APPLICATION FORM. INVESTORS MUST ENSURE THAT THE NAME GIVEN IN THE APPLICATION FORM IS EXACTLY THE SAME AS THE NAME IN WHICH THE DEPOSITORY ACCOUNT IS HELD. IN CASE THE APPLICATION FORM IS SUBMITTED IN JOINT NAMES, IT SHOULD BE ENSURED THAT THE DEPOSITORY ACCOUNT IS ALSO HELD IN THE SAME JOINT NAMES AND ARE IN THE SAME SEQUENCE IN WHICH THEY APPEAR IN THE APPLICATION FORM OR PLAIN PAPER APPLICATIONS, AS THE CASE MAY BE.
- Our Company, the Registrar, or any other person acting on behalf of us reserves the right to treat any Application Form as invalid which: (i) does not include the certification set out in the Application Form to the effect that the subscriber is authorized to acquire the Rights Equity Shares or Rights Entitlement

in compliance with all applicable laws and regulations; (ii) appears to us or our agents to have been executed in or dispatched from the United States; (iii) where a registered Indian address is not provided; or (iv) where our Company believes that Application Form is incomplete or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Rights Equity Shares or Rights Entitlement in respect of any such Application Form.

- Investors applying under this Issue should note that on the basis of name of the Investors, Depository Participant's name and identification number and beneficiary account number provided by them in the Application Form or the plain paper Applications, as the case may be, the Registrar will obtain Demographic Details from the Depository. Hence, Investors applying under this Issue should carefully fill in their Depository Account details in the Application.
- These Demographic Details would be used for all correspondence with such Investors including mailing of the letters intimating unblocking of bank account of the respective Investor and/or refund. The Demographic Details given by the Investors in the Application Form would not be used for any other purposes by the Registrar. Hence, Investors are advised to update their Demographic Details as provided to their Depository Participants. By signing the Application Forms, the Investors would be deemed to have authorised the Depositories to provide, upon request, to the Registrar, the required Demographic Details as available on its records.
- 24) The Allotment Advice and the email intimating unblocking of ASBA Account would be emailed to the address of the Investor as per the email address provided to our Company or the Registrar or Demographic Details received from the Depositories. The Registrar will give instructions to the SCSBs for unblocking funds in the ASBA Account to the extent Rights Equity Shares are not Allotted to such Investor. Please note that any such delay shall be at the sole risk of the Investors and none of our Company, the SCSBs or the Registrar shall be liable to compensate the Investor for any losses caused due to any such delay or be liable to pay any interest for such delay.
- In case no corresponding record is available with the Depositories that match three parameters, (a) names of the Investors (including the order of names of joint holders), (b) the DP ID, and (c) the beneficiary account number, then such Application Forms are liable to be rejected.

Multiple Applications

In case where multiple Applications are made using same demat account in respect of the same Rights Entitlement, such Applications shall be liable to be rejected. A separate Application can be made in respect of Rights Entitlements in each demat account of the Investors and such Applications shall not be treated as multiple applications. Similarly, a separate Application can be made against Equity Shares held in dematerialized form and Equity Shares held in physical form, and such Applications shall not be treated as multiple applications. Further supplementary Applications in relation to further Rights Equity Shares with/without using Additional Rights Entitlement will not be treated as multiple application. A separate Application can be made in respect of each scheme of a Mutual Fund registered with the SEBI and such Applications shall not be treated as multiple applications. For details, please refer to "Investment by Mutual Funds" beginning on page 139 of this Letter of Offer.

In cases where multiple Applications are submitted, including cases where an (a) Investor submits Application Forms along with a plain paper Application, or (b) multiple plain paper Applications, or (c) multiple applications through ASBA, such Applications shall be treated as multiple applications and are liable to be rejected (other than multiple applications that may be submitted by any of the Promoters or members of the Promoter Group as described in "Capital Structure – Intention and extent of participation by our Promoters and Promoter Group in the Issue" beginning on page 46 of this Letter of Offer.

Underwriting

The Issue is not underwritten.

Withdrawal of Application

An Investor who has applied in this Issue may withdraw their Application at any time during Issue Period by approaching the SCSB where application is submitted. However, no Investor, may withdraw their Application post 5.00 p.m. (Indian Standard Time) on the Issue Closing Date.

Issue schedule

Event	Indicative Date
Last Date for credit of Rights Entitlements (On or	Thursday, September 11, 2025
before)	
Issue Opening Date	Friday, September 12, 2025
Last Date for On Market Renunciation Rights#	Tuesday, September 16, 2025
Issue Closing Date*	Friday, September 19, 2025
Finalization of Basis of Allotment (on or about)	Friday, September 26, 2025
Date of Allotment (on or about)	Monday, September 29, 2025
Date of credit (on or about)	Friday, October 03, 2025
Date of listing (on or about)	Wednesday, October 08, 2025

^{*}Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date.

Please note that if Eligible Equity Shareholders holding Equity Shares in physical form, as applicable, as on Record Date, have not provided the details of their demat accounts to our Company or to the Registrar, they are required to provide their demat account details to our Company or the Registrar not later than two clear Working Days prior to the Issue Closing Date, i.e., Wednesday, September 17, 2025 to enable the credit of the Rights Entitlements by way of transfer from the demat escrow account to their respective demat accounts, at least one day before the Issue Closing Date, i.e., Thursday, September 18, 2025. If demat account details are not provided by the Eligible Equity Shareholders holding Equity Shares in physical form to the Registrar or our Company by the date mentioned above, such shareholders will not be allotted any Rights Equity Shares, nor such Rights Equity Shares be kept in suspense account on behalf of such shareholder in this regard. Such Eligible Equity Shareholders are also requested to ensure that their demat account, details of which have been provided to our Company or the Registrar, is active to facilitate the aforementioned transfer. Eligible Equity Shareholders holding Equity Shares in physical form can update the details of their demat accounts on the website of the Registrar (i.e., https://rights.cameoindia.com/scoobeeday). Such Eligible Equity Shareholders can make an Application only after the Rights Entitlements is credited to their respective demat accounts. Eligible Equity Shareholders can obtain the details of their Rights Entitlements from the website of the Registrar (i.e., https://rights.cameoindia.com/scoobeeday) by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.scoobeedaygarments.com).

Basis of Allotment

Subject to the provisions contained in this Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter, the Articles of Association of our Company and the approval of the Designated Stock Exchange, our Board will proceed to allot the Rights Equity Shares in the following order of priority:

- 1) Full Allotment to those Eligible Equity Shareholders who have applied for their Rights Entitlement either in full or in part and also to the Renouncee(s) who has/have applied for Rights Equity Shares renounced in its/their favor, in full or in part, as adjusted for fractional entitlement.
- 2) Eligible Equity Shareholders whose fractional entitlements are being ignored and Eligible Equity Shareholders with zero entitlement, would be given preference in allotment of one Additional Rights Equity Share each if they apply for Additional Rights Equity Shares. Allotment under this head shall be considered if there are any unsubscribed Rights Equity Shares after allotment under (a) above. If number of Rights Equity Shares required for Allotment under this head are more than the number of Rights

^{*}Our Board, or a Rights Issue Committee thereof, will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

Equity Shares available after Allotment under (1) above, the Allotment would be made on a fair and equitable basis in consultation with the Designated Stock Exchange and will not be a preferential allotment.

- Allotment to the Eligible Equity Shareholders who have applied for the full extent of their Rights Rights Equity Shares shall be made as far as possible on an equitable basis having due regard to the number of Equity Shares held by them on the Record Date, provided there are unsubscribed Rights Equity Shares after making full Allotment under (1) and (2) above. The Allotment of such Equity Shares will be at the sole discretion of our Board in consultation with the Designated Stock Exchange, as a part of the Issue, and will not be a preferential allotment.
- Allotment to Renouncees who having applied for all the Rights Equity Shares renounced in their favour and also have applied for Additional Rights Equity Shares provided there is surplus available after making full Allotment under (1), (2) and (3) above. The Allotment of such Rights Equity Shares shall be made on a proportionate basis in consultation with the Designated Stock Exchange, as part of the Issue and will not be a preferential allotment.
- 5) Allotment to any other person that our Board may deem fit provided there is surplus available after making Allotment under (1), (2), (3) and (4) above, and the decision of our Board in this regard shall be final and binding.
- After taking into account Allotment to be made under (1) to (5) above, if there is any unsubscribed portion, the same shall be deemed to be 'unsubscribed' for the purpose of Regulation 3(1)(b) of the SEBI Takeover Regulations.

Upon approval of the Basis of Allotment by the Designated Stock Exchange, the Registrar shall send to the Controlling Branches, a list of the ASBA Investors who have been Allotted Rights Equity Shares in the Issue, along with:

- 1) The amount to be transferred from the ASBA Account to the separate bank account opened by our Company for the Issue, for each successful ASBA Application;
- 2) The date by which the funds referred to above shall be transferred to the aforesaid bank account; and
- The details of rejected ASBA Applications, if any, to enable the SCSBs to unblock the respective ASBA Accounts.

Further, the list of Applicants eligible for refund with corresponding amount will also be shared with Banker to the Issue to refund such Applicants.

In the event of over subscription, Allotment shall be made within the overall size of the Issue.

Allotment Advices/Refund Orders/ Unblocking of ASBA Accounts

Our Company will issue and send/dispatch Allotment Advice, refund intimations/instructions, if applicable or demat credit of securities and/or letters of regret, by e-mail or registered post or speed post, only to the Eligible Equity Shareholders who have provided Indian address; along with crediting the allotted Rights Equity Shares to the respective beneficiary accounts (only in dematerialised mode or in a demat suspense account (in respect of Eligible Equity Shareholders holding Equity Shares in physical form, as applicable, on the Allotment Date) or issue instructions for unblocking the funds in the respective ASBA Accounts, if any, within a period of 15 days from the finalization of basis of allotment. In case of failure to do so, our Company shall pay interest at 15% p.a. and such other rate as specified under applicable law from the expiry of such 15 days' period.

The Rights Entitlements will be credited in the dematerialized form using electronic credit under the depository system and the Allotment Advice shall be sent, through a mail, to the Indian mail address provided to our Company or at the address recorded with the Depository.

In the case of non-resident Investors who remit their Application Money from funds held in the NRE or the FCNR Accounts, unblocking and/or payment of interest or dividend and other disbursements, if any, shall be credited to such accounts.

Where an Applicant has applied for Additional Rights Equity Shares in the Issue and is allotted a lesser number of Rights Equity Shares than applied for, the excess Application Money paid/blocked shall be refunded/unblocked. The unblocking of ASBA funds / refund of monies shall be completed within such period as prescribed under the SEBI ICDR Regulations. In the event that there is a delay in making refunds/unblocking of fund beyond such period as prescribed under applicable law, our Company shall pay the requisite interest at such a rate as prescribed under applicable law.

The allotment advice or refund order (if any) or unblocking advice would be sent by e-mail or registered post or speed post to the sole/ first Investor's address provided by the Eligible Equity Shareholders to our Company but the Applicant's Depository Participant will provide to him the confirmation of the credit of such Rights Equity Shares to the Applicant's depository account. Such refund orders would be payable at par at all places where the Applications were originally accepted. The same would be marked 'Account Payee only' and would be drawn in favor of the sole/ first Investor. Adequate funds would be made available to the Registrar for this purpose.

Payment of Refund

Mode of making refunds

The payment of refund, if any, including in the event of oversubscription or failure to list or otherwise would be done through unblocking amounts blocked using ASBA facility.

Refund payment to Non-residents

The Application Money will be unblocked in the FCNR/NRE Account of the non-resident Applicants, details of which were provided in the Application Form.

Allotment Advice or Demat Credit of Securities

The demat credit of securities to the respective beneficiary accounts or the demat suspense account (pending with IEPF authority/ in suspense, etc.) will be credited within 15 days from the Issue Closing Date or such other timeline in accordance with applicable laws.

Receipt of the Right Equity Shares in Dematerialised Form

PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR UNDER THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO (A) THE SAME DEPOSITORY ACCOUNT/ CORRESPONDING PAN IN WHICH THE EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE, OR (B) THE DEPOSITORY ACCOUNT, DETAILS OF WHICH HAVE BEEN PROVIDED TO OUR COMPANY OR THE REGISTRAR AT LEAST TWO CLEAR WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE BY THE RESIDENT ELIGIBLE EQUITY SHAREHOLDER HOLDING EQUITY SHARES IN PHYSICAL FORM, AS APPLICABLE, AS ON THE RECORD DATE, OR (C) DEMAT SUSPENSE ACCOUNT PENDING RECEIPT OF DEMAT ACCOUNT DETAILS FOR RESIDENT ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY **SHARES** FORM/ WHERE THE **CREDIT OF** THE RIGHTS **ENTITLEMENTS** RETURNED/REVERSED/FAILED.

Investors shall be Allotted the Rights Equity Shares in dematerialized (electronic) form only. Our Company has signed two agreements with the respective Depositories and the Registrar to the Issue, which enables the Investors to hold and trade in the securities issued by our Company in a dematerialized form, instead of holding the Equity Shares in the form of physical certificates:

- (a) Tripartite Agreement between our Company, National Securities Depository Limited and the Registrar to the Company dated January 30, 2002
- (b) Tripartite Agreement between our Company, Central Depository Service India Limited and the Registrar to the Company dated January 08, 2002.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES OF OUR COMPANY CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISED FORM.

The procedure for availing the facility for Allotment of Rights Equity Shares in the Issue in the electronic form is as under:

- Open a beneficiary account with any Depository Participant (care should be taken that the beneficiary account should carry the name of the holder in the same manner as is registered in the records of our Company. In the case of joint holding, the beneficiary account should be opened carrying the names of the holders in the same order as registered in the records of our Company). In case of Investors having various folios in our Company with different joint holders, the Investors will have to open separate accounts for each such holding. Those Investors who have already opened such beneficiary account(s) need not adhere to this step.
- It should be ensured that the depository account is in the name(s) of the Investors and the names are in the same order as in the records of our Company or the Depositories.
- The responsibility for correctness of information filled in the Application Form vis-a-vis such information with the Investor's Depository Participant, would rest with the Investor. Investors should ensure that the names of the Investors and the order in which they appear in the Application Form should be the same as registered with the Investor's Depository Participant.
- If incomplete or incorrect beneficiary account details are given in the Application Form, the Investor will not get any Rights Equity Shares and the Application Form will be rejected.
- The Rights Equity Shares will be allotted to Applicants only in dematerialized form and would be directly credited to the beneficiary account as given in the Application Form after verification or demat suspense.
- Shares are with IEPF authority/ in suspense, etc.). The allotment advice or refund order (if any) or unblocking advice would be sent by e-mail or registered post or speed post to the sole/ first Investor's address provided by the Eligible Equity Shareholders to our Company but the Applicant's Depository Participant will provide to him the confirmation of the credit of such Rights Equity Shares to the Applicant's depository account.
- Renouncees will also have to provide the necessary details about their beneficiary account for Allotment of Rights Equity Shares in the Issue. In case these details are incomplete or incorrect, the Application is liable to be rejected.
- Non-transferable Allotment Advice/ refund orders will be sent directly to the Investors by the Registrar
 to the Issue.
- Dividend or other benefits with respect to the Equity Shares held in dematerialized form would be paid to those Equity Shareholders whose names appear in the list of beneficial owners given by the Depository Participant to our Company as on the date of the book closure.

Resident Eligible Equity Shareholders, who hold Equity Shares in physical form and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, shall not be able to apply in this Issue for further details, please refer to "Making of an Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 126 of this Letter of Offer.

Procedure for Applications by certain categories of Investors

Investment by FPIs

In terms of applicable FEMA Rules and the SEBI FPI Regulations, investments by FPIs in the Equity Shares is subject to certain limits, i.e., the individual holding of an FPI (including its investor group (which means multiple

entities registered as foreign portfolio investors and directly and indirectly having common ownership of more than 50% of common control)) shall be below 10% of our post-Issue Equity Share capital. In case the total holding of an FPI or investor group increases beyond 10% of the total paid-up Equity Share capital of our Company, on a fully diluted basis or 10% or more of the paid-up value of any series of debentures or preference shares or share warrants that may be issued by our Company, the total investment made by the FPI or investor group will be reclassified as FDI subject to the conditions or restrictions as specified by SEBI and RBI in this regard.

FPIs are permitted to participate in the Issue subject to compliance with conditions and restrictions which may be specified by the GoI from time to time. The FPIs who wish to participate in the Issue are advised to use the ASBA Form for non-residents. Subject to compliance with all applicable Indian laws, rules, regulations, guidelines and approvals in terms of Regulation 21 of the SEBI FPI Regulations, only Category I FPIs, may issue, subscribe to or otherwise deal in offshore derivative instruments (as defined under the SEBI FPI Regulations as any instrument, by whatever name called, which is issued overseas by an FPI against securities held by it that are listed or proposed to be listed on any recognised stock exchange in India, as its underlying) directly or indirectly, only in the event (i) such offshore derivative instruments are issued only to persons registered as Category I FPI under the SEBI FPI Regulations; (ii) such offshore derivative instruments are issued only to persons who are eligible for registration as Category I FPIs (where an entity has an investment manager who is from the Financial Action Task Force member country, the investment manager shall not be required to be registered as a Category I FPI); (iii) such offshore derivative instruments are issued after compliance with 'know your client' norms; and (iv) compliance with other conditions as may be prescribed by SEBI.

An FPI issuing offshore derivative instruments is also required to ensure that any transfer of offshore derivative instruments issued by or on its behalf, is carried out subject to inter alia the following conditions:

- such offshore derivative instruments are transferred only to persons in accordance with the SEBI FPI Regulations; and
- 2) prior consent of the FPI is obtained for such transfer, except when the persons to whom the offshore derivative instruments are to be transferred to are pre approved by the FPI.

No investment under the FDI route will be allowed in the Issue unless such application is accompanied with necessary approval or covered under a pre-existing approval.

All non-resident investors should note that refunds, dividends and other distributions, if any, will be payable in Indian Rupees only and net of bank charges and commission.

Investment by Systemically Important Non-Banking Financial Companies (NBFC - SI)

In case of an application made by Systemically Important NBFCs registered with the RBI, (a) the certificate of registration issued by the RBI under Section 45 –IA of the RBI Act, 1934 and (b) net worth certificate from its statutory auditors or any independent chartered accountant based on the last audited financial statements is required to be attached to the application.

Investment by AIFs, FVCIs, VCFs and FDI route

The SEBI (Venture Capital Funds) Regulations, 1996, as amended ("SEBI VCF Regulations") and the SEBI (Foreign Venture Capital Investor) Regulations, 2000, as amended ("SEBI FVCI Regulations") prescribe, among other things, the investment restrictions on VCFs and FVCIs registered with SEBI. Further, the SEBI (Alternative Investments Funds) Regulations, 2012 ("SEBI AIF Regulations") prescribe, among other things, the investment restrictions on AIFs.

As per the SEBI VCF Regulations and SEBI FVCI Regulations, VCFs and FVCIs are not permitted to invest in listed companies pursuant to rights issues. Accordingly, applications by VCFs or FVCIs will not be accepted in this Issue.

Venture capital funds registered as Category I AIFs, as defined in the SEBI AIF Regulations, are not permitted to invest in listed companies pursuant to rights issues. Accordingly, applications by venture capital funds registered as category I AIFs, as defined in the SEBI AIF Regulations, will not be accepted in this Issue. Other categories of AIFs are permitted to apply in this Issue subject to compliance with the SEBI AIF Regulations.

Such AIFs having bank accounts with SCSBs that are providing ASBA in cities/centres where such AIFs are located are mandatorily required to make use of the ASBA facility. Otherwise, applications of such AIFs are liable for rejection.

Applications will not be accepted from FPIs in restricted jurisdictions.

FPIs which are QIBs, Non-Institutional Investors or whose application amount exceeds ₹2 lakhs can participate in the Rights Issue only through the ASBA process. Further, FPIs which are QIB applicants and Non-Institutional Investors are mandatorily required to use ASBA, even if application amount does not exceed ₹2 lakhs.

Investment by NRIs

Investments by NRIs are governed by Rule 12 of FEMA Rules. Applications will not be accepted from NRIs in Restricted Jurisdictions.

NRIs 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 NRIs who intend to make payment through NRO counts shall use the Application form meant for resident Indians and shall not use the Application forms meant for reserved category.

As per Rule 12 of the FEMA Rules read with Schedule III of the FEMA Rules, an NRI or OCI may purchase or sell capital instruments of a listed Indian company on repatriation basis, on a recognised stock exchange in India, subject to the conditions, inter alia, that the total holding by any individual NRI or OCI will not exceed 5% of the total paid-up equity capital on a fully diluted basis or should not exceed 5% of the paid-up value of each series of debentures or preference shares or share warrants issued by an Indian company and the total holdings of all NRIs and OCIs put together will not exceed 10% of the total paid-up equity capital on a fully diluted basis or shall not exceed 10% of the paid-up value of each series of debentures or preference shares or share warrants.

However, in compliance with the FEMA Rules, the aggregate ceiling of 10% has been raised to 24%, by a special resolution to that effect passed by members of the Company, at their meeting held on July 05, 2024.

Further, in accordance with Press Note 3 of 2020, the FDI Policy ("Press Note") has been recently amended to state that all investments by entities incorporated in a country which shares land border with India or where the beneficial owner of an investment into India is situated in or is a citizen of any such country ("Restricted Investors"), will require prior approval of the Government of India. It is not clear from the Press Note whether or not an issuance of the Right Shares to Restricted Investors will also require a prior approval of the Government of India and each Investor should seek independent legal advice about its ability to participate in the Issue. In the event such prior approval of the Government of India is required, and such approval has been obtained, the Investor shall intimate our Company and the Registrar about such approval within the Issue Period.

Investment by Mutual Funds

Applications made by asset management companies or custodians of Mutual Funds should clearly and specifically state names of the concerned schemes for which such Applications are made.

In case of a Mutual Fund, a separate Application can be made in respect of each scheme of the Mutual Fund registered with SEBI and such Applications in respect of more than one scheme of the Mutual Fund will not be treated as multiple Applications provided that the Applications clearly indicate the scheme concerned for which the Application has been made.

No Mutual Fund scheme shall invest more than 10% of its net asset value in equity shares or equity-related instruments of any single company provided that the limit of 10% shall not be applicable for investments in case of index funds or sector or industry specific schemes. No Mutual Fund under all its schemes should own more than 10% of any company's paid-up share capital carrying voting rights.

Procedure for applications by Systemically Important NBFCs

In case of application made by Systemically Important NBFCs registered with the RBI, (i) the certificate of registration issued by the RBI under Section 45 –IA of the RBI Act, 1934 and (ii) networth certificate from its statutory auditors or any independent chartered accountant based on the last audited financial statements is required to be attached to the application.

Payment by stock invest

In terms of RBI Circular DBOD No. FSC BC 42/24.47.00/2003- 04 dated November 05, 2003, the stock invest Scheme has been withdrawn. Hence, payment through stock invest would not be accepted in this Issue.

Impersonation

As a matter of abundant caution, attention of the Investors is specifically drawn to the provisions of Section 38 of the Companies Act, 2013 which is reproduced below:

"Any person who:

- i makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its securities; or
- ii makes or abets making of multiple applications to a company in different names or in different combinations of his name or surname for acquiring or subscribing to its securities; or
- otherwise induces directly or indirectly a company to allot, or register any transfer of, securities to him, or to any other person in a fictitious name, shall be liable for action under Section 447. "

The liability prescribed under Section 447 of the Companies Act, 2013 for fraud involving an amount of at least ₹ 10 lakhs or 1% of the turnover of the Company, whichever is lower, includes imprisonment for a term which shall not be less than six months extending up to ten years (provided that where the fraud involves public interest, such term shall not be less than three years) and fine of an amount not less than the amount involved in the fraud, extending up to three times of such amount. Where such fraud (i) involves an amount which is less than ₹ 10 lakhs or 1% of the turnover of the Company, whichever is lower, and (ii) does not involve public interest, then such fraud is punishable with imprisonment for a term extending up to five years or fine of an amount extending up to ₹ 50 lakhs or with both.

Disposal of Applications and Application Money

No acknowledgment will be issued for the Application Money received by our Company. However, the Designated Branch of the SCSBs receiving the Application Form will acknowledge its receipt by stamping and returning the acknowledgment slip at the bottom of each Application Form. Our Board reserves its full, unqualified and absolute right to accept or reject any Application, in whole or in part, and in either case without assigning any reason thereto.

In case an Application is rejected in full, the whole of the Application Money will be unblocked in the respective ASBA Accounts, in case of Applications through ASBA. Wherever an Application is rejected in part, the balance of Application Money, if any, after adjusting any money due on Rights Equity Shares Allotted, will be unblocked in the respective ASBA Accounts of the Investor within a period of 4 days from the Issue Closing Date and refunded in the respective bank accounts from which Application Money was received on or before T+1 day (T being the date of finalisation of Basis of Allotment)In case of failure to do so, our Company shall pay interest at such rate and within such time as specified under applicable law.

For further instructions, please read the Application Form carefully.

Utilization of Issue Proceeds

Our Board of Directors declares that:

(i) All monies received out of the Issue shall be transferred to a separate bank account;

- (ii) Details of all monies utilized out of the Issue referred to in clause (i) above shall be disclosed, and shall continue to be disclosed until the time any part of the Issue Proceeds remains unutilized, under an appropriate separate head in the balance sheet of our Company indicating the purpose for which such monies have been utilized;
- (iii) Details of all unutilized monies out of the Issue referred to in clause (i) above, if any, shall be disclosed under an appropriate separate head in the balance sheet of our Company indicating the form in which such unutilized monies have been invested; and
- (iv) Our Company may utilize the funds collected in the Issue only after final listing and trading approvals for the Rights Equity Shares Allotted in the Issue is received.

Undertakings by our Company

Our Company undertakes the following:

- The complaints received in respect of the Issue shall be attended to by our Company expeditiously and satisfactorily.
- (ii) All steps for completion of the necessary formalities for listing and commencement of trading at all Stock Exchange where the Rights Equity Shares are to be listed will be taken within the time prescribed by the SEBI
- (iii) The funds required for unblocking to unsuccessful Applicants as per the mode(s) disclosed shall be made available to the Registrar by our Company.
- (iv) Where refunds are made through electronic transfer of funds, a suitable communication shall be sent to the Investor within 15 days of the Issue Closing Date, giving details of the banks where refunds shall be credited along with amount and expected date of electronic credit of refund.
- (v) No further issue of securities shall be made until the Rights Equity Shares are listed or until the Application Money is refunded on account of non-listing, under subscription, etc. other than as disclosed in accordance with Regulation 97 of SEBI ICDR Regulations.
- (vi) In case of unblocking of the application amount for unsuccessful Applicants or part of the application amount in case of proportionate Allotment, a suitable communication shall be sent to the Applicants.
- (vii) Adequate arrangements shall be made to collect all ASBA Applications.
- (viii) At any given time, there shall be only one denomination for the Rights Equity Shares of our Company.
- (ix) As on date our Company does not have any convertible debt instruments.
- (x) Our Company shall comply with all disclosure and accounting norms specified by the SEBI from time to time.
- (xi) Our Company accepts full responsibility for the accuracy of information given in this Letter of Offer and confirms that to the best of its knowledge and belief, there are no other facts the omission of which makes enquiries to ascertain such facts.

Minimum Subscription

The objects of the Issue do not involve financing of capital expenditure. Further, Our Promoters and Promoter Group have undertaken that they shall subscribe to the full extent of their Rights Entitlements and that they shall not renounce their Rights Entitlements (except to the extent of renunciation by any of them in favour of any other Promoters or member of the Promoter Group) subject to the aggregate shareholding of our Promoters and Promoter Group being compliant with the minimum public shareholding requirements under the SCRR and the SEBI Listing Regulations.

In terms of Regulation 86 of the SEBI ICDR Regulations, the requirement of minimum subscription of 90% is not applicable to the Issue.

Filing

SEBI vide the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) (Fourth Amendment) Regulations, 2020 has amended Regulation 3(b) of the SEBI ICDR Regulations as per which the threshold for filing of Letter of Offer with SEBI for rights issues has been increased. The threshold of the rights issue size under Regulation 3 (b) of the SEBI ICDR Regulations has been increased from Rupees One Thousand Lakhs to Rupees Five Thousand Lakhs. Since the size of this Issue falls above this threshold, this Letter of Offer has been filed with BSE and with SEBI.

Withdrawal of the Issue

Subject to provisions of the SEBI ICDR Regulations, the Companies Act and other applicable laws, Our Company reserves the right not to proceed with the Issue at any time before the Issue Opening Date without assigning any reason thereof.

If our Company withdraws the Issue any time after the Issue Opening Date, a public notice within two (2) Working Days of the Issue Closing Date or such other time as may be prescribed by SEBI, providing reasons for not proceeding with the Issue shall be issued by our Company. The notice of withdrawal will be issued in the same newspapers where the pre-Issue advertisement has appeared, and the Stock Exchange will also be informed promptly.

The Registrar to the Issue, will instruct the SCSBs to unblock the ASBA Accounts within one (1) working Day from the day of receipt of such instruction. Our Company shall also inform the same to the Stock Exchange.

If our Company withdraws the Issue at any stage including after the Issue Closing Date and subsequently decides to proceed with an Issue of the Equity Shares, our Company will file a fresh offer document with the stock exchange where the Equity Shares may be proposed to be listed.

Investor Grievances, Communication and Important Links

Please read this Letter of Offer carefully before taking any action. The instructions contained in the Application Form, Abridged Letter of Offer and the Rights Entitlement Letter are an integral part of the conditions of the Letter of Offer and must be carefully followed otherwise the Application is liable to be rejected. It is to be specifically noted that this Issue of Rights Equity Shares is subject to the risk factors mentioned in "*Risk Factors*" beginning on page 20 of this Letter of Offer.

All enquiries in connection with the Draft Letter of Offer, this Letter of Offer, Abridged Letter of Offer or Application Form and the Rights Entitlement Letter must be addressed (quoting the Registered Folio Number or the DP and Client ID number, the Application Form number and the name of the first Eligible Equity Shareholder as mentioned on the Application Form and super scribed "Scoobee Day Garments (India) Limited – Rights Issue" on the envelope to the Registrar at the following address:

Cameo Corporate Services Limited

Address: C Subramanian Building, No. 1, Club House Road, Mount Road, Chennai 600 002, Tamil Nadu, India.

In accordance with SEBI Rights Issue Circulars, frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors will be available on the website of the Registrar of the Issue i.e. https://rights.cameoindia.com/scoobeeday. Further, the helpline number provided by the Registrar for guidance on the Application process and resolution of difficulties is +91 -44-40020700 / 2846 03.

The Investors can visit following links for the below-mentioned purposes:

- Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: https://rights.cameoindia.com/scoobeeday.
- Updating of Indian address/ email address/ mobile number in the records maintained by the Registrar to the Issue i.e. Cameo Corporate Services Limited: https://rights.cameoindia.com/scoobeeday.
- Updating of demat account details by Eligible Equity Shareholders holding shares in physical form, as applicable: https://rights.cameoindia.com/scoobeeday; and
- Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible Shareholders: rights@cameoindia.com.

The Issue will remain open for minimum period of 7 days. However, our Board will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Closing Date).

SECTION IX - OTHER INFORMATION

MATERIAL CONTRACTS AND DOCUMENTS FOR INSPECTION

The following material documents and contracts (not being contracts entered into in the ordinary course of business carried on by our Company or entered into more than two years before the date of this Letter of Offer) which are or may be deemed material have been entered or are to be entered into by our Company. These contracts and also the documents for inspection referred to hereunder, will be available for inspection on the website of the Company from the date of the Letter of Offer until the Issue Closing Date.

A. Material contracts for inspection:

- 1. The Registrar Agreement dated May 06, 2025 entered into amongst our Company and the Registrar to the Issue.
- 2. Banker to the Issue Agreement dated August 26, 2025 entered amongst our Company, Registrar to the Issue and Banker to the Issue.

B. Material documents for inspection:

- 1. Certified copies of the Memorandum of Association and Articles of Association of our Company as amended from time to time.
- 2. Certificate of incorporation dated August 17, 1994, and certificate of commencement of business dated September 23, 1994.
- 3. Resolution of the Board of Directors dated March 27, 2025, in relation to the Issue authorization.
- 4. Annual Reports of the Company for the last five years.
- 5. Certificate dated May 02, 2025 certified by the previous Statutory Auditor, Anil K. Nayar certifying that the loan has been used for the purpose of setting up a new unit at Karur, Tamil Nadu.
- 6. Certificate dated August 05, 2025 certified by the Statutory Auditor, certifying that the total amount received, repayed and amount outstanding as on date.
- 7. Resolution of the Board of Directors dated May 08, 2025 approving and adopting the Draft Letter of Offer.
- 8. Resolution of the Board of Directors dated August 26, 2025 finalizing the terms of the Issue including Issue Price and the Rights Entitlement Ratio.
- 9. Resolution of the Board of Directors dated August 26, 2025 approving and adopting the Letter of Offer.
- 10. Statement of Special Tax Benefits dated May 05, 2025 available to our Company and its shareholders under the applicable laws in India issued by our Statutory Auditor.
- 11. Tripartite Agreement dated January 18, 2002 between our Company, NSDL and the Registrar to the Company.
- 12. Tripartite Agreement dated January 03, 2002 between our Company, CDSL and the Registrar to the Company.
- 13. In principle listing approval dated August 14, 2025 issued by BSE.

Any of the contracts or documents mentioned in this Letter of Offer may be amended or modified at any time if so required in the interest of our Company or if required by the other parties, without reference to the Equity Shareholders, subject to compliance of the provisions contained in the Companies Act and other relevant statutes.

DECLARATION

I hereby certify that no statement made in this Letter of Offer contravenes any of the provisions of the Companies Act and the rules made there under. I further certify that all the legal requirements connected with the Issue as also the regulations, guidelines, instructions, etc., issued by SEBI, the Government of India and any other competent authority in this behalf, have been duly complied with.

I further certify that all disclosures made in this Letter of Offer are true and correct.

SIGNED BY THE DIRECTORS OF OUR COMPANY

Sd/-	Sd/-
Kalpathy Lekshmi Venkitanarayanan Narayanan	Dony Dominic
Managing Director	Non-Executive - Non Independent Director
DIN: 01273573	DIN: 03588311
Sd/-	Sd/-
Jeff Jacob	Satheesh Kumar Gopa Kumar
Non-Executive - Non Independent Director	Independent Director
DIN: 08652962	DIN: 03425296
Sd/-	Sd/-
Elsamma Mathew Titus	Augustine Antony
Independent Director	Independent Director
DIN: 09712874	DIN: 09710570

SIGNED BY OUR CHIEF FINANCIAL OFFICER

Sd/-

Thottathikudiyil Fareed Zaphia

Date: August 26, 2025. **Place:** Ernakulam, Kerala.