DRAFT LETTER OF OFFER

'This document is important and requires your immediate attention' The Letter of Offer will be sent to you as a Public Shareholder of M/s Rishab Special Yarns Limited. If you require any clarifications about the action to be taken, you may consult your stockbroker or investment consultant or Manager or the Registrar. In case you have recently sold your Equity Shares, please hand over the Letter of Offer and the accompanying form of acceptance-cum-acknowledgement and transfer deed to the member of the stock exchange through whom the said sale was effected.

Mr. Vatsal Agarwaal Nextera Global Private Limited Ms. Manavika Rishiraj Agarwal OPEN OFFER FOR SPECIAL YARNS LI GHARE (INCLUDING FRIGGERED DUE FRANSACTION 2), ACQUIRER 2), ALO COMPLIANCE WIT ACQUISITION OF SI	MITED, TH G INTERES TO THE PAYABLE ONG WITH T TH REGULA SHARES AN	Address 703-704, A Wing, Shiv Parvati Co-Operative Limited, Plot Number PDP2, Ver – 18, Mhad Telephone Exchange, Andheri West, Azad Na 400053, Maharashtra, India 505, B-7, VIP Plaza Co-Op Premises Soc, Ltd, C Road, Andheri West, Mumbai – 400053, Maharash 703-704, A Wing, Shiv Parvati Co-Operative Limited, Plot Number PDP2, Ver – 18, Mhad Telephone Exchange, Andheri West, Azad Na 400053, Maharashtra, India ON OF UP TO 9,25,782 OFFER SHARES, RE E TARGET COMPANY, FROM ITS PUBLIC S ST AT 10.00% PER ANNUM FROM THE FI INDIRECT ACQUISITION OF CONTROL IN CASH, BY MR. VATSAL AGARWAAL OF THE PERSON ACTING IN CONCERT, MS. ML ATIONS 3 (1), 4, AND 5 (1) OF THE SECU D TAKEOVERS) REGULATIONS, 2011, INCL FROM THE PUBLIC SHARI RISHAB SPECIAL YAR Corporate Identification Number: L1 Registered Office: 2070, Rasta Bara Gangore, J Contact Number: +91-86575-30413/+91-141-2575	a, Near Versova agar, Mumbai – Off Andheri Link htra, India Housing Society a, Near Versova agar, Mumbai – PRESENTING 26 SHAREHOLDERS NANCIAL YEAF OVER THE T ACQUIRER 1), ANAVIKA RISHI RITIES AND EX UDING SUBSEQ EHOLDERS OF NS LIMITED 7114RJ1987PLC00	S AT AN OFI 2022-2023 FARGET CO M/S NEXTE RAJ AGARV CHANGE B UENT AMEN	FER PRICE OF ₹11.00/- PER OFFER PURSUANT TO AN OPEN OFFER OMPANY UNDER UNDERLYING RA GLOBAL PRIVATE LIMITED VAL (PAC), PURSUANT TO AND IN OARD OF INDIA (SUBSTANTIAL
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		FFER OPENING DATE ECEMBER 20, 2024			FER CLOSING DATE NUARY 03, 2025

TENTATIVE SCHEDULE OF THE MAJOR ACTIVITIES RELATING TO THIS OFFER

The schedule of major activities under the Offer is set out below:

Tentative Schedule of Activities	Day and Date
Issue date of the Public Announcement	Tuesday, October 29, 2024
Publication date of the Detailed Public Statement in the Newspapers	Tuesday, November 05, 2024
Date of filing of the Draft Letter of Offer with SEBI	Tuesday, November 12, 2024
Last date for public announcement for a competing offer(s)#	Wednesday, November 27, 2024
Last date for receipt of comments from SEBI on the Draft Letter of Offer will be received (in the event SEBI has not sought clarification or additional information from the Manager)	Wednesday, December 04, 2024
Identified Date*	Friday, December 06, 2024
Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Friday, December 13, 2024
Last date of publication in the Newspapers of recommendations of the independent directors committee of the Target Company for this Offer	Wednesday, December 18, 2024
Last date for upward revision of the Offer Price and / or the Offer Size	Thursday, December 19, 2024
Last date of publication of opening of Offer public announcement in the Newspapers	Thursday, December 19, 2024
Date of commencement of Tendering Period	Friday, December 20, 2024
Date of closing of Tendering Period	Friday, January 03, 2025
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Friday, January 17, 2025
Last date for publication of post-Open Offer public announcement in the Newspapers	Friday, January 24, 2025
Last date for filing the post Offer report with SEBI	Friday, January 31, 2025

Note:

The above timelines are indicative (prepared based on timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations. Further, the schedule of activities mentioned above is tentative and based on the assumption that SEBI's comments to the Draft Letter of Offer will be received by Wednesday, December 04, 2024. Accordingly, the dates for the abovementioned activities, wherever mentioned in this Draft Letter of Offer (including where used to define terms in the "Definitions and Abbreviation" section), are subject to change.

#There has been no competing offer as of the date of this Draft Letter of Offer.

*Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent in accordance with the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in this Offer any time during the Tendering Period.

RISK FACTORS

The risk factors set forth below pertain to this Offer, the Underlying Transaction contemplated under the Share Purchase Agreement and association with Acquirers and the PAC, and do not pertain to the present or future business or operations of the Target Company or any other related matters. These risk factors are neither exhaustive nor intended to constitute a complete or comprehensive analysis of the risks involved in or associated with the participation by a Public Shareholder in the Offer, but are merely indicative. Public Shareholders are advised to consult their legal advisor, stock broker and investment consultant and/ or tax advisors, for analysing all the risks with respect to their participation in the Offer.

For capitalized terms used hereinafter, please refer to the 'Definitions' set out below.

A. Risks relating to Underlying Transaction 1

- 1. The obligation of the Selling Promoter Shareholders to sell the Sale Shares and perform their part of the obligations under the Share Purchase Agreement were conditional on the satisfaction of the following conditions precedent:
- 1.1. After the Execution Date, the Acquirer 1, at his own cost, to obtain all necessary Approvals from Authorities, including SEBI, BSE Limited, any other regulatory authority as may be necessary, as are required with regards to and in connection with the execution of the Share Purchase Agreement, as early as possible. Such approvals shall be unconditional or if subject to conditions, such conditions shall not be onerous.
- 1.2. The Acquirer 1, at his own cost, shall fully comply with the SEBI (SAST) Regulations and all other relevant rules, laws and regulations of Authorities.
- 1.3. The Selling Promoter Shareholders and the Acquirer 1 both shall cause the Company to comply with the provisions of the SEBI (SAST) Regulations.

B. Risks relating to this Offer

1. This is a mandatory Offer for acquisition of up to 9,25,782 Offer Shares representing 26.00% of the Voting Share Capital of the Target Company, made by the Acquirers and the PAC at an Offer Price of ₹11.00/- per Offer Share (including interest at the rate of 10.00% per annum from the Financial Year 2022-2023). Assuming full acceptance, the total consideration payable by the Acquirers and the PAC under the Offer at the Offer Price aggregates to ₹1,01,83,602.00/-, in accordance with the provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Open Offer, subject to the terms and conditions set out in the Offer Documents.

Accordingly, there is no assurance that all the Equity Shares tendered by the Public Shareholders in this Offer will be accepted. The lien marked against the unaccepted Equity Shares tendered by the Public Shareholders shall be released in accordance with the schedule of activities for this Offer.

Public Shareholders are further advised to note that, the Offer Shares which are being tendered herewith by them under this Offer, are not locked in, and are free from any pledges, liens, charges, equitable interests, non-disposal undertakings or any other form of encumbrances and are being tendered together with all rights attached thereto, including all rights to dividends, bonuses and rights offers, if any, declared hereafter and have obtained any necessary consents to sell the Equity Shares on the foregoing basis.

- 2. In the event of number of Offer Shares validly tendered by the eligible Public Shareholders under this Offer is more than the Offer Size, the acceptance will be on a proportionate basis as per SEBI (SAST) Regulations and hence there is no certainty that all Offer Shares tendered by the Public Shareholders in the Offer will be accepted in a fair and equitable manner and does not result in non-marketable lots, provided that the acquisition of Offer Shares from an eligible Public Shareholder shall not be less than the minimum marketable lot, or the entire holding if it is less than the marketable lot. The marketable lot for the Equity Shares for the public Shareholders in this Offer will be accepted. The lien marked against the unaccepted Equity Shares tendered by the Public Shareholders shall be released in accordance with the schedule of activities for this Offer.
- 3. In accordance with Regulation 23 (1) of the SEBI (SAST) Regulations, this Offer, shall not be withdrawn except under the following circumstances:

- 3.1. If statutory approvals required for this Offer are refused, provided these requirements for approval have been disclosed in the Detailed Public Statement and the Letter of Offer.
- 3.2. If the Acquirers and PAC, being a natural person, passes away.
- 3.3. If SEBI determines that circumstances merit the withdrawal of the Offer, in which case SEBI shall issue a reasoned order permitting the withdrawal, which will be published on SEBI's official website.

In the event of the withdrawal of the open offer, the Acquirers along with the PAC shall, through the Manager to the Offer, within 2 Working Days of such withdrawal, make an announcement in the Newspapers in which the Detailed Public Statement for this Offer was published, providing the grounds and reasons for the withdrawal. Simultaneously with the announcement, the Acquirers shall inform in writing the SEBI, BSE Limited, and the Target Company at its registered office.

- 4. The Acquirers along with the PAC in terms of Regulation 18 (11) of SEBI (SAST) Regulations, are responsible to pursue all statutory approvals in order to complete this Offer without any default, neglect or delay. In the event, the Acquirers and the PAC are unable to make the payment to the Public Shareholders who have accepted this Offer within such period owing to non-receipt of statutory approvals required by the Acquirers and the PAC, SEBI may, where it is satisfied that such non-receipt was not attributable to any wilful default, failure or neglect on the part of the Acquirers and the PAC to diligently pursue such approvals, grant extension of time for making payments, subject to the Acquirers and the PAC agreeing to pay interest to the shareholders for the delay at such rate as may be specified. In addition, where any statutory approval extends to some but not all the Public Shareholders, Acquirers and the PAC shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required to complete this Offer. Consequently, payment of consideration to the Public Shareholders of the Target Company whose Equity Shares have been accepted in this Offer as well as the return of the Equity Shares not accepted by Acquirers and the PAC may be delayed.
- 5. In accordance with the provisions of Regulation 18 (11A) of the SEBI (SAST) Regulations, if there is any delay in making payment to the Public Shareholders who have accepted this Offer, the Acquirers and the PAC will be liable to pay interest at the rate of 10% per annum for the period of delay. This obligation to pay interest is without prejudice to any action that the SEBI may take under Regulation 32 of the SEBI (SAST) Regulations of the relevant regulations or under the Act.

However, it is important to note that if the delay in payment is not attributable to any act of omission or commission by the Acquirers and the PAC, or if it arises due to reasons or circumstances beyond the control of the Acquirers along with the PAC, SEBI may grant a waiver from the obligation to pay interest. Public Shareholders should be aware that while such waivers are possible, there is no certainty that they will be granted, and as such, there is a potential risk of delayed payment along with the associated interest.

- 6. As on the date of this Draft Letter of Offer, there are no statutory approvals required to acquire the Equity Shares that are validly tendered pursuant to this Offer or to complete this Offer. For further details kindly refer to Paragraph 7.16 titled as '*Statutory Approvals and conditions of the Offer*' at page 34 of this Draft Letter of Offer. However, if any other statutory approvals are required or become applicable later before closure of the Tendering Period, then this Offer would be subject to the receipt of such other statutory approvals that may become applicable later, and Acquirers along with the PAC shall make the necessary applications for such statutory approvals and this Offer would also be subject to such other statutory or other governmental approval(s).
- 7. The acquisition of Equity Shares under this Offer from all Public Shareholders (resident and non-resident) is subject to all approvals required to be obtained by such Public Shareholders in relation to this Offer and the transfer of Equity Shares held by them to Acquirers along with the PAC. Further, if the Public Shareholders who are not persons resident in India require or had required any approvals in respect of the transfer of Equity Shares held by them, they will be required to submit such previous approvals that they would have obtained for holding the Equity Shares, to tender their Equity Shares held by them pursuant to this Offer, along with the other documents required to be tendered to accept this Offer. In the event such prior approvals are not submitted, Acquirers along with the PAC reserve their right to reject such Equity Shares tendered in this Offer. If the Equity Shares are held under general permission of the RBI, the non-resident Public Shareholder should state that the Equity Shares are held under general permission and clarify whether the Equity Shares are held on repatriable basis or non-repatriable basis.
- 8. The Eligible Public Shareholders should note that under the SEBI (SAST) Regulations, once the Eligible Public Shareholders have tendered their Equity Shares in the Offer, they will not be able to withdraw their Equity Shares from the Offer even in the event of a delay in the acceptance of the Equity Shares under the Offer and/ or the dispatch of consideration. A lien shall be marked against the Equity Shares tendered in the Offer by the Eligible Public Shareholders

until the completion of the formalities of this Offer and the Eligible Public Shareholders who have tendered their Equity Shares will not be able to trade in such Equity Shares during such period, even if the acceptance of the Equity Shares in this Offer and/ or payment of consideration are delayed. Further, during such period, there could be fluctuations in the market price of the Equity Shares that may adversely impact the Eligible Public Shareholders who have tendered their Equity Shares in this Offer. Accordingly, neither the Acquirers, the PAC nor the Manager to the Offer make any assurance with respect to the market price of the Equity Shares and disclaim any responsibility with respect to any decision by any Eligible Public Shareholder on whether or not to participate in the Offer. It is understood that the Eligible Public Shareholders will be solely responsible for their decisions regarding their participation in this Offer.

- 9. In terms of circular issued by SEBI bearing reference number SEBI/ HO/ CFD/ CMD1/ CIR/ P/ 2020/ 144 dated July 31, 2020, Eligible Public Shareholders holding Equity Shares in physical form are allowed to tender their Equity Shares in the Open Offer. However, the acceptance of the Equity Shares in physical form tendered in this Open Offer would be conditional on the Eligible Public Shareholders holding the physical Equity Shares and wishing to tender the same in the Open Offer, following the process laid out in more detail in the Letter of Offer diligently and submitting all the required documents for the purpose of ensuring that their physical Equity Shares can be verified and confirmed by the Registrar to the Offer.
- 10. This Draft Letter of Offer has not been filed, registered, or approved in any jurisdiction outside India. Recipients of this Draft Letter of Offer, residents in jurisdictions outside India should inform themselves of and comply with all applicable legal requirements. This Offer is not directed towards any person or entity in any jurisdiction or country where the same would be contrary to the applicable laws or regulations or would subject the Acquirers and the PAC or the Manager to any new or additional registration requirements. This is not an offer for sale, or a solicitation of an offer to buy in, any foreign jurisdictions covered under the Sub-Paragraph titled '*General Disclaimer*' under Paragraph 2 titled as '*Disclaimer Clause*' on page 13 of this Draft Letter of Offer and cannot be accepted by any means or instrumentality from within any such foreign jurisdictions.
- 11. Public Shareholders are advised to consult their respective stockbroker, legal, financial, investment or other advisors and consultants of their choice, if any, for assessing further risks with respect to their participation in this Offer, and related transfer of Equity Shares to Acquirers and the PAC. Public Shareholders are advised to consult their respective tax advisors for assessing the tax liability, pursuant to this Offer, or in respect of other aspects such as the treatment that may be given by their respective assessing officers in their case, and the appropriate course of action that they should take. Acquirers and the PAC and the Manager do not accept any responsibility for the accuracy or otherwise of the tax provisions set forth in this Draft Letter of Offer.
- 12. In relation to this Offer, Acquirers, PAC and the Manager accept responsibility only for the statements made by them in the Offer Documents issued by or at the instance of Acquirers and the PAC, or the Manager in relation to this Offer (other than information pertaining to the Target Company or Selling Promoter Shareholder) which has been obtained from publicly available sources or provided by the Target Company.
- 13. Anyone placing reliance on any sources of information (other than as mentioned in this paragraph) would be doing so at his/her/its own risk.
- 14. Neither the Acquirers, PAC, the Manager, or the Registrar, accept any responsibility for any loss of documents during transit (including but not limited to the Offer acceptance forms, etc.), and Public Shareholders are advised to adequately safeguard their interest in this regard.
- 15. The information contained in this Draft Letter of Offer is as of the date of this Draft Letter of Offer unless expressly stated otherwise.

C. Risks involved in associating with Acquirers and PAC

- 1. Neither the Acquirers, nor the PAC nor the Manager make any assurance with respect to the financial performance of the Target Company or the continuance of past trends in the financial performance or future performance of the Target Company nor do they make any assurance with respect to the market price of the Equity Shares of the Target Company, before, during or after the Open Offer. Each of the Acquirers, the PAC, and the Manager Offer expressly disclaim any responsibility or obligation of any kind (except as required under applicable law) with respect to any decision by any Public Shareholder on whether to participate or not in this Offer.
- 2. The Acquirers and the PAC make no assurance with respect to their investment or divestment decisions relating to their proposed shareholding in the Target Company.

- 3. Neither the Acquirers nor the PAC nor the Manager nor the Registrar accept any responsibility for any loss of documents during transit (including but not limited to Offer acceptance forms, copies of delivery instruction slips, etc.), and Public Shareholders are advised to adequately safeguard their interest in this regard.
- 4. As per Regulation 38 of the SEBI (LODR) Regulations, read with Rule 19A of the SCRR, the Target Company is required to maintain at least 25.00% of the public shareholding, on continuous basis for listing. Pursuant to completion of this Offer, assuming full acceptance, the public shareholding in the Target Company shall not reduce below the minimum level required as per the listing agreement entered into by the Target Company with BSE Limited read with Rule 19A of the SCRR.

D. Currency of Presentation

In this Draft Letter of Offer,

- 1. All references to '₹', 'Rs.', 'Rupees', 'Re', 'Rupee' are references to the official currency of India.
- 2. Throughout this Draft Letter of Offer, all figures have been expressed in 'Lakhs' unless otherwise specifically stated.
- 3. Any discrepancy in any table between the total and sums of the amounts listed are due to rounding off and/ or regrouping.

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1.

DEFINITIONS AND ABBREVIATIONS

Abbreviations	Particulars
	Mr. Vatsal Agarwaal, son of Mr. Rishi Agarwalla, aged about 30 years, Indian
	Resident, bearing Permanent Account Number 'APOPA5772J' allotted under the
Acquirer 1	Income Tax Act, 1961, resident at 703-704, A Wing, Shiv Parvati Co-Operative
	Housing Society Limited, S.V Patel Nagar, Versova, Mhada, Andheri West, Azad
	Nagar, Mumbai – 400053, Maharashtra, India.
	M/s Nextera Global Private Limited, a private limited company incorporated under
	the provisions of the Companies Act, 2013, bearing corporate identity number
Acquirer 2	'U74999MH2022PTC377241', bearing Permanent Account Number
requirer 2	'AAICN0953G' allotted under the Income Tax Act, 1961, with its registered office
	located at 505, B-7, VIP Plaza Co-Op Premises Soc, Ltd, Off Andheri Link Road,
	Andheri West, Mumbai – 400053, Maharashtra, India.
	The facility for acquisition of Equity Shares through stock exchange mechanism
Acquisition Window	pursuant to this Offer shall be available on the BSE Limited, in the form of a
	separate window.
	Stock exchange mechanism as provided under SEBI (SAST) Regulations and the
	SEBI Circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015, as amended from time to time and with the SEBI Circular CED/DCP2/CIB/D/2016(121 dated
	from time to time, read with the SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as amended from time to time and SEBI Circular
	SEBI/HO/CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021 and SEBI master
Acquisition Window Circulars	circular SEBI/HO/CFD/PoD-1/P/ CIR/2023/31 dated February 16, 2023, as
	amended from time to time and notices/ guidelines issued by BSE and the Clearing
	Corporation in relation to the mechanism/ process for the acquisition of shares
	through the stock exchange pursuant to the tender offers under takeovers, buy back
	and delisting, as amended and updated from time to time.
AoA	Articles of Association
Board	Board of Directors of the Target Company.
Book Value per Equity Share	Net-Worth / Number of Equity Share.
	It is an abbreviation for BSE Limited and it is the only stock exchange, where
BSE	presently the Equity Shares of the Target Company are listed.
Buying Broker	Nikunj Stock Brokers Limited
CDSL	Central Depository Services (India) Limited.
СКҮС	Central know your client.
CIN	Corporate Identification Number issued under the Companies Act, 1956/2013, and
	the rules made thereunder.
Clearing Corporation	Indian Clearing Corporation Limited (ICCL) for the BSE Limited.
Companies Act, 2013	The Companies Act, 2013, along with the relevant rules made thereunder.
Depositories	Central Depository Services Limited and National Securities Depository Limited.
DIN	Director Identification Number issued and allotted under the Companies Act 1956/
	2013, and the rules made thereunder.
	This draft letter of offer Tuesday, November 12, 2024, filed and submitted with
DLOF/ Draft Letter of Offer	SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST)
DD	Regulations, for its observations.
DP	Depository Participant.
	Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and the PAC on Tuesday, November
DPS/ Detailed Public Statement	05, 2024, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily)
	(All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk
	Times (Hindi daily) (Jaipur Edition).
ECS	Electronic Clearing Service.
	Earnings Per Equity Share calculated as Profit after tax / number of outstanding
EPS	Equity Shares at the close of the year/ period.
	The Escrow Account with account number '924020063852827' and in the name
Escrow Account	and style of 'RSYL - Open Offer Escrow Account' opened by Acquirers and PAC
	with the Escrow Bank, in accordance with the SEBI (SAST) Regulations.
Escrow Agreement	Escrow Agreement, dated Tuesday, October 29, 2024, entered amongst and
Louiow Agreement	between Acquirers, PAC, the Escrow Banker, and the Manager to the Offer.

Escrow Amount	Particulars
	The amount aggregating to ₹1,02,00,000.00/- maintained by Acquirers and PAC
	with the Escrow Banker, in accordance with the Escrow Agreement.
	Axis Bank Limited, with its operations from Sakinaka Branch located Corporate
Escrow Banker	Centre, Gr. Floor, CTS No. 271, Andheri Kurla Road, Andheri (East), Mumbai -
	400059, Maharashtra, India.
Equity Shares	The fully paid-up equity shares of the Target Company of face value of ₹10.00/-
Equity Shares	each.
Equity Share Capital	The paid-up share capital is ₹3,56,07,000.00/- comprising of 35,60,700 Equity
Equity Share Capital	Shares of ₹10.00/- each fully paid-up.
	Voting Share Capital means the total voting equity share capital of the Target
Voting Share Capital	Company on a fully diluted basis as of the 10 th Working Day from the closure of
	the tendering period of the Open Offer.
Finance Act	The Finance Act, 2021.
FATCA	Foreign Account Tax Compliance Act.
FEMA	The Foreign Exchange Management Act, 1999 and the rules and regulations framed
FEIVIA	thereunder, as amended or modified from time to time.
FI	Financial Institutions
	Erstwhile Foreign Institutional Investor(s), as defined under Section 2(1)(f) of the
FIIs	Securities and Exchange Board of India (Foreign Institutional Investors)
	Regulations, 1995, as amended and modified from time to time.
	Erstwhile Foreign Investment Promotion Board or the Foreign Investment
	Facilitation Portal, and which shall include the erstwhile Department of Industrial
FIPB	Policy and Promotion, Ministry of Commerce and Industry, Government of India,
	and which shall include the Department for Promotion of Industry and Internal
	Trade, Ministry of Commerce and Industry, Government of India.
-	Foreign Portfolio Investor(s), as defined under Regulation 2(1)(j) of the Securities
FPIs	and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2019, as
1115	amended and modified from time to time.
Form of Acceptance	Form of Acceptance-cum-Acknowledgement.
	The tentative date for the purpose of determining the names of the shareholders as
Identified Date	on such date to whom the Letter of Offer would be sent, being Friday, December
Identified Date	06, 2024.
ISIN	ISIN is the abbreviation for International Securities Identification Number.
IT Act	Income Tax Act, 1961, as amended and modified from time to time.
ISIN	International Securities Identification Number.
IFSC	Indian Financial System Code.
IPV	In person verification.
	Letter of Offer along with along with Form of Acceptance-Cum-Acknowledgement
Letter of Offer	(for holding Equity Shares in physical form), and Form SH-4 Securities Transfer
	Form, which shall be dispatched to the Public Shareholders of the Target Company.
LTCG	Long Term Capital Gains.
	Swaraj Shares and Securities Private Limited
Manager	
	The total funding requirement for this Offer, assuming full acceptance of this Offer
Manager	The total funding requirement for this Offer, assuming full acceptance of this Offer
Manager	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly
Manager Maximum Consideration	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer.
Manager Maximum Consideration	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds
Manager Maximum Consideration MF	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All
Manager Maximum Consideration	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk
Manager Maximum Consideration MF	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of
Manager Maximum Consideration MF	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and PAC on Tuesday, November 05, 2024, in accordance with the
Manager Maximum Consideration MF Newspapers	 The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and PAC on Tuesday, November 05, 2024, in accordance with the provisions of Regulation 14 (3) of the SEBI (SAST) Regulations.
Manager Maximum Consideration MF Newspapers NRE	 The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and PAC on Tuesday, November 05, 2024, in accordance with the provisions of Regulation 14 (3) of the SEBI (SAST) Regulations.
Manager Maximum Consideration MF Newspapers NRE NRIs	The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and PAC on Tuesday, November 05, 2024, in accordance with the provisions of Regulation 14 (3) of the SEBI (SAST) Regulations. Non-Resident External. Non - Resident Indians.
Manager Maximum Consideration MF Newspapers NRE	 The total funding requirement for this Offer, assuming full acceptance of this Offer being ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. Mutual Funds Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition), wherein the Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of Acquirers and PAC on Tuesday, November 05, 2024, in accordance with the provisions of Regulation 14 (3) of the SEBI (SAST) Regulations.

Abbreviations	Particulars
Offer	Open offer being made by the Acquirers for acquisition of up to 9,25,782 Offer Shares representing 26.00% of the Voting Share Capital of the Target Company, at an offer price of ₹11.00/- per Offer Share, to the Public Shareholders of the Target Company, payable in cash, assuming full acceptance aggregating to a maximum consideration of aggregating to an amount of ₹1,01,83,602.00/- that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer.
Offer Documents	Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendation of the Committee of the Independent Directors of the Company, Pre-Offer Cum Corrigendum to Detailed Public Statement, and Post Offer Public Announcement, and any other notices, advertisements, and corrigendum issued by or on behalf of the Manager.
Offer Period	The period from the date of entering into a Share Purchase Agreement to acquire the Sale Shares, and Voting Share Capital in, or control over, the Target Company requiring a Public Announcement or the date on which the Public Announcement has been issued by the Acquirers along with PAC, i.e. Tuesday, October 29, 2024, and the date on which the payment of consideration to the Public Shareholders whose Equity Shares are validly accepted in this Offer, is made, or the date on which this Offer is withdrawn, as the case may be.
Offer Price	A price of ₹11.00/- per Offer Share, payable in cash to the Public Shareholders of the Target Company, assuming full acceptance aggregating to a maximum consideration of aggregating to an amount of ₹1,01,83,602.00/-, that will be offered to the Public Shareholders who validly tender their Equity Shares in the Offer. The Offer Price of ₹11.00/- per Offer Share has been calculated considering the interest factor at the rate of 10.00% per annum from the Financial Year 2022-2023, in accordance with the provisions of Regulation 18(11A) of the SEBI (SAST) Regulations, as an open offer had been triggered due to the indirect acquisition of control over the Target Company under Underlying Transaction 2, in pursuance of which a public announcement should have had been made on Friday, March 24, 2023.
Offer Shares	Open offer being made by the Acquirers and the PAC for acquisition of up to 9,25,782 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company.
Person Acting in Concert/ PAC	Ms. Manavika Rishiraj Agarwal, daughter of Mr. Rishi Agarwal, aged about 24 years, Indian Resident, bearing Permanent Account Number 'DREPA3531A' allotted under the Income Tax Act, 1961, resident at 703-704, A Wing, Shiv Parvati Co-Operative Housing Society Limited, Plot Number PDP2, Ver – 18, Mhada, Near Versova Telephone Exchange, Andheri West, Azad Nagar, Mumbai – 400053, Maharashtra, India
PAN	Permanent Account Number.
PAT	Profit After Tax.
Public Announcement	The Public Announcement dated Tuesday, October 29, 2024, issued in accordance and compliance with the provisions of Regulations 3(1), 4, and 5 (1) read with Regulations 13 (1), 14, and 15 (1) of the SEBI (SAST) Regulations.
Public Shareholders	All the public shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer, excluding the Acquirers, the PAC, existing Promoters of the Target Company, and persons deemed to be acting in concert with such parties.
RBI	Reserve Bank of India.
Registrar to the Company	System Support Services
Registrar to the Offer	Regnum Capital Advisors Private Limited
Return on Net Worth	Profit After Tax/ Net-Worth.
Rs./ ₹/ INR	The lawful currency of the Republic of India
RTGS	Real Time Gross Settlement.
SCRR	Securities Contract (Regulation) Rules, 1957, as amended.
SEBI	Securities and Exchange Board of India.
SEBI Act	Securities and Exchange Board of India Act, 1992 and subsequent amendments thereto.

Abbreviations	Particulars
SEBI (LODR) Regulations	Securities and Exchange Board of India (Listing Obligations and Disclosure
SEDI (LODK) Regulations	Requirements) Regulations, 2015 and subsequent amendment thereto.
SEBI (SAST) Regulations	Securities and Exchange Board of India (Substantial Acquisition of Shares and
SEDI (SAST) Regulations	Takeovers) Regulations, 2011 and subsequent amendments thereof.
Selling Brokers	Respective stockbrokers of all the Public Shareholders who desire to tender their
Sening Diokers	Equity Shares under this Offer.
	The existing Promoter of the Target Company, namely Mr. Sanjay Kumar Agrawal,
Selling Promoter Shareholder 1	who is one of the parties to the Share Purchase Agreement dated Thursday, October
	17, 2024, entered with the Acquirer 1.
	The existing Promoter of the Target Company, namely M/s Vimla Nextera JVC
Selling Promoter Shareholder 2	Coke Limited (Formerly known as M/s. Vimla Metcoke Limited), who is one of
2	the parties to the Share Purchase Agreement dated Thursday, October 17, 2024,
	entered with the Acquirer 1.
Selling Promoter Shareholders	Selling Promoter Shareholders collectively refers to the Selling Promoter
	Shareholder 1, and Selling Promoter Shareholder 2.
	The Share Purchase Agreement dated Thursday, October 17, 2024, executed
	between the Acquirers and the Selling Promoter Shareholders, pursuant to which
Share Purchase Agreement	the Acquirers acquired 15,74,970 Sale Shares representing 44.23% of the Voting
6	Share Capital of the Target Company, at an negotiated price of ₹10.00/- per Sale
	Share, aggregating to a maximum consideration of ₹1,57,49,700.00/-, paid subject
2700	to the terms and conditions specified in the Share Purchase Agreement.
STCG	Short term capital gains.
STT	Securities Transaction Tax.
	M/s Rishab Special Yarns Limited, a public limited company incorporated under
	the provisions of the Companies Act, 1956, bearing corporate identity number
Target Company/ RISHYRN	'L17114RJ1987PLC004067', bearing Permanent Account Number
	'AAACR8252L' allotted under the Income Tax Act, 1961, with its registered office
	located at 2070, Rasta Bara Gangore, Jaipur – 302003, Rajasthan, India.
	The meaning ascribed to it under Regulation 2(1) (za) of the SEBI (SAST)
Tendering Period	Regulations. In this case the tentative period proposed to commence from Friday,
TDC	December 20, 2024, and ending on Friday, January 03, 2025, both days inclusive.
TRS	Transaction Registration Slip.
	The transaction for the allotment of 25,00,000 equity shares of face value ₹10.00/-
	each by M/s Vimla Nextera JVC Coke Limited (formerly known as M/s Vimla
	Metcoke Limited) (Selling Promoter Shareholder 2) on Friday, March 24, 2023.
	These equity shares, representing 50.10% of the total equity shares allotted and 50.00% of the post issue prior allotted to M/c Nextern
Underlying Transation 1	50.00% of the post-issue paid-up equity share capital, were allotted to M/s Nextera
Underlying Transaction 1	Global Private Limited (Corporate Acquirer), whose promoters were Mr. Vatsal
	Agarwaal (Acquirer 1) and the erstwhile Ms. Manavika Agarwal (PAC). This
	transaction resulted in an indirect acquisition of control over M/s Vimla Nextera
	JVC Coke Limited by the Acquirers and PAC, thereby triggering the obligation to
	make an open offer in compliance with the provisions of Regulation 5 (1) of the
	SEBI (SAST) Regulations. The Share Purchase Agreement dated Thursday, October 17, 2024 between the
	Acquirer 1 and Selling Promoter Shareholders of the Target Company, pursuant to
Underlying Transaction 2	which Acquirer 1 acquired 15,74,970 Sale Shares, representing 44.23% of the Voting Share Capital of the Target Company. This acquisition resulted in the direct
	control over the Target Company, thereby triggering the mandatory open offer under the provisions of Pergulation 3 (1) and 4 of the SEBI (SAST) Pergulations
Underlying Transactions	under the provisions of Regulation 3 (1) and 4 of the SEBI (SAST) Regulations.Collectively refers to the Underlying Transaction 1, and Underlying Transaction 2.
Underlying Hansactions	
Working Day	Working days of SEBI as defined under Regulation 2(1) (zf) of the SEBI (SAST) Pagulations
	Regulations.

Note:

All terms beginning with a capital letter used in this Draft Letter of Offer, but not otherwise defined herein, shall have the meaning ascribed thereto in the SEBI (SAST) Regulations unless specified.

In this Draft Letter of Offer, any reference to the singular will include the plural and vice-versa.

'IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF THIS DRAFT LETTER OF OFFER WITH SECURITIES AND EXCHANGE BOARD OF INDIA SHOULD NOT, IN ANY WAY, BE DEEMED OR CONSTRUED THAT, THE SAME HAS BEEN CLEARED, VETTED, OR APPROVED BY SECURITIES AND EXCHANGE BOARD OF INDIA. THIS DRAFT LETTER OF OFFER HAS BEEN SUBMITTED TO SECURITIES AND EXCHANGE BOARD OF INDIA FOR A LIMITED PURPOSE FOR OVERSEEING WHETHER THE DISLOSURES CONTAINED THEREIN ARE GENERALLY ADEOUATE AND ARE IN CONFORMITY WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. THIS REQUIREMENT IS TO FACILITATE PUBLIC SHAREHOLDERS OF RISHAB SPECIAL YARNS LIMITED TO TAKE AN INFORMED DECISION WITH REGARD TO THIS OFFER. SECURITIES AND EXCHANGE BOARD OF INDIA DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR THE FINANCIAL SOUNDNESS OF ACQUIRERS AND THE PERSON ACTING IN CONCERT OR FOR THE TARGET COMPANY WHOSE EQUITY SHARES AND CONTROL IS PROPOSED TO BE ACQUIRED OR FOR THE CORRECTNESS OF THE STATEMENTS MADE OR THE OPINIONS EXPRESSED IN THIS DRAFT LETTER OF OFFER. IT SHOULD ALSO BE CLEARLY UNDERSTOOD THAT WHILE ACQUIRERS AND THE PERSON ACTING IN CONCERT ARE PRIMARILY RESPONSIBLE FOR THE CORRECTNESS, ADEQUACY, AND DISCLOSURE OF ALL THE RELEVANT INFORMATION IN THIS DRAFT LETTER OF OFFER, THE MANAGER IS EXPECTED TO EXERCISE DUE-DILIGENCE TO ENSURE THAT ACQUIRERS AND THE PERSON ACTING IN CONCERT DULY DISCHARGE THEIR RESPONSIBILITY ADEQUATELY. IN THIS BEHALF, AND TOWARDS THIS PURPOSE, THE MANAGER HAS SUBMITTED A DUE DILIGENCE CERTIFICATE DATED TUESDAY, NOVEMBER 12, 2024, TO SECURITIES AND EXCHANGE BOARD OF INDIA IN ACCORDANCE WITH THE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. THE FILING OF THIS DRAFT LETTER OF OFFER DOES NOT, HOWEVER, ABSOLVE ACQUIRERS AND THE PERSON ACTING IN CONCERT FROM THE REQUIREMENT OF OBTAINING SUCH STATUTORY CLEARANCES AS MAY BE REQUIRED FOR THE PURPOSE OF THIS OFFER.'

General Disclaimer

This Offer Documents in connection with the Offer, have been prepared for the purposes of compliance with the provisions of applicable laws and regulations in India, including the SEBI Act and the SEBI (SAST) Regulations. Accordingly, the information disclosed may not be the same as that which would have been disclosed if this document had been prepared in accordance with the laws and regulations of any jurisdiction outside of India. The delivery of Offer Documents, does not under any circumstances, create any implication that there has been no change in the affairs of the Target Company and Acquirers and the PAC since the date hereof or that the information contained herein is correct as at any time subsequent to this date. Nor is it to be implied that Acquirers and the PAC are under any obligation to update the information contained herein at any time after this date.

No action has been or will be taken to permit this Offer in any jurisdiction where action would be required for that purpose. The Letter of Offer shall be sent to all Public Shareholders whose names appear in the register of members of the Target Company, at their stated address, as of the Identified Date. However, receipt of the Letter of Offer by any Public Shareholder in a jurisdiction in which it would be illegal to make this Offer, or where making this Offer would require any action to be taken (including, but not restricted to, registration of this Draft Letter of Offer and/or the Letter of Offer under any local securities laws), shall not be treated by such Public Shareholder as an offer being made to them, and shall be construed by them as being sent for information purposes only. Accordingly, no such Public Shareholder may tender his/ her/ its Equity Shares in this Offer in such jurisdiction.

Persons in possession of the Offer Documents are required to inform themselves of any relevant restrictions. Any Public Shareholder who tenders his, her, or its Equity Shares in this Offer shall be deemed to have declared, represented, warranted, and agreed that he, she, or it is authorized under the provisions of any applicable local laws, rules, regulations, and statutes to participate in this Offer.

3. DETAILS OF THIS OFFER

3.1. Background of the Offer

- 3.1.1 This is a triggered mandatory open offer in compliance with the provisions of Regulations 3 (1), 4, and 5 (1) of the SEBI (SAST) Regulations pursuant to the execution of the Underlying Transactions, for acquisition of Equity Shares and substantial Voting Share Capital, along with control over the Target Company.
- 3.1.2 The details of the Underlying Transactions which triggered this Offer are specified as under:
- 3.1.2.1. Underlying Transaction 1 (Indirect Acquisition):

On Friday, March 24, 2023, M/s Vimla Nextera JVC Coke Limited (Formerly known as M/s. Vimla Metcoke Limited) (Selling Promoter Shareholder 2), had allotted 49,90,000 equity shares of face value of ₹10.00/- each to the following stated investors:

Name of the Investor	Promoters of the Investors	Number of equity shares allotted	Percentage of equity shares allotted	Percentage of post-issue paid-up equity share capital	
M/s Nextera Global Private Limited	Mr. Vatsal Agarwaal (Acquirer 1)	25,00,000	50.10%	50.00%	
(Corporate Acquirer)	Ms. Manavika Agarwal (PAC)	23,00,000		50.0070	
	Sanjay Kumar Agrawal				
	(Selling Promoter Shareholder 1)	_			
M/s Vimla Fuels and Metals	Sachin Kumar Agrawal				
M/s Vimla Fuels and Metals	nd Metals Sandeep Kumar Agrawal 24,90,000	49.90%	49.80%		
Linned	Rakhi Agrawal				
	Mini Agrawal				
	Uma Agrawal			l	
Total		49,90,000	100.00%	99.80%	

In pursuance of the allotments made, M/s Nextera Global Private Limited (Corporate Acquirer) has acquired indirect control over the Target Company, mandating an open offer to be triggered under the provisions of Regulations 4, and 5 (1) of the SEBI (SAST) Regulations.

3.1.2.2. Underlying Transaction 2 (Direct Acquisition):

On Thursday, October 17, 2024, Acquirer 1 entered into and executed a Share Purchase Agreement with the Selling Promoter Shareholders of the Target Company, pursuant to which Acquirer 1 acquired 15,74,970 Sale Shares, representing 44.23% of the Voting Share Capital of the Target Company, at an negotiated price of $\gtrless10.00$ /- per Sale Share, aggregating to a maximum consideration of $\gtrless1,57,49,700.00$ /-. This acquisition resulted in the direct control over the Target Company, thereby triggering the mandatory open offer under the provisions of Regulation 3 (1) and 4 of the SEBI (SAST) Regulations.

3.1.3. Underlying Transaction 1 triggered the obligation to make a Public Announcement in accordance with Regulation 5(1) of the SEBI (SAST) Regulations, read with Regulations 13(1), 14, and 15(1) of the SEBI (SAST) Regulations, on Friday, March 24, 2023. Similarly, Underlying Transaction 2 triggered the obligation to make a Public Announcement under Regulations 3(1), 4, and 5(1) of the SEBI (SAST) Regulations, read with Regulations, read with Regulations 13(1), 14, and 15(1) of the SEBI (SAST) Regulations, on Thursday, October 17, 2024. These Underlying Transactions resulted in the Acquirers acquiring more than 25.00% of the Voting Share Capital of the Target Company. Hence, this Offer is a triggered mandatory open offer in compliance with the provisions of Regulations 3 (1), 4 and 5 (1) of the SEBI (SAST) Regulation for acquisition of substantial number of equity shares, voting rights, and control over the Target Company.

However, the Public Announcement for both of the aforementioned Underlying Transactions was belatedly filed on Tuesday, October 29, 2024.

- 3.1.4. The salient features of the Share Purchase Agreement (Underlying Transaction 2) were as follows:
- 3.1.4.1. Acquirer 1 and the Selling Promoter Shareholders executed a Share Purchase Agreement dated Thursday, October 17, 2024, in pursuance of which Acquirer 1 acquired 15,74,970 Sale Shares representing 44.23% of the Voting Share Capital

of the Target Company at a negotiated price of ₹10.00/- per Sale Share, aggregating to a maximum consideration of ₹1,57,49,700.00/-, paid subject to the terms and conditions specified in the said Share Purchase Agreement.

The details of the Selling Promoter Shareholders who have entered into the Share Purchase Agreement with Acquirer. 1, are as follows:

				Part of Promoter/ Promoter Group of	Details of Shares/Voting Rights held by Selling Shareholders			
Name of the Selling Promoter Shareholders	Details of change in the name in the past (if	Nature of Entity Group	Group		Pre-Share Purchase Agreement Transaction		Post-Share Purchase Agreement Transaction	
	applicable)			Target company	Equity Share Equity	No. of Equity Shares	% of Voting Share Capital	
Mr. Sanjay Kumar Agrawal PAN: AHYPA2886P Resident at 49/4, Nehru Nagar (East), Ward No.2, Motilal Nehru Nagar, Bhilai – 490020, Chhattisgarh, India	Not Applicable	Individual	None	Yes	7,93,152	22.28%		
M/sVimlaNexteraJVCCoke Limited(Formerly knownasM/s.VimlaMetcoke Limited)PAN:AAHCV8829QCIN:U23209GJ2021PLC120074Registered Officelocated at OfficeNumber 113, PlotNo 83, 1st Floor,Rishabh Arcade,Sector08,Gandhidham,Kachchh-370201,Gujarat,India	M/s. Vimla Metcoke Limited	Private Limited Company	None	Yes	7,81,818	21.96%		
Total			1	1	15,74,970	44.23%		

- 3.1.4.2. The details pertaining to the Agreement to sell Sale Shares, as stipulated under the Share Purchase Agreement:
- 3.1.4.3. The Purchase Consideration has been fixed on the basis of mutual discussion between the Selling Promoter Shareholders and Acquirer 1.
- 3.1.4.4. Acquirer 2 advanced a loan of ₹9,33,00,000.00/- to Selling Promoter Shareholder 2. Of this amount, ₹78,18,180.00/- has been adjusted pursuant to the execution of the Share Purchase Agreement, leaving a remaining balance of ₹8,54,81,820.00/- as of the date of this Draft Letter of Offer.

- 3.1.4.5. The Selling Promoter Shareholders on receipt of payment and adjustment of Sale Consideration transferred, 15,74,970 Sale Shares to Acquirer 1's demat account.
- 3.1.4.6. The details pertaining to the completion of Sale Shares, as stipulated under the Share Purchase Agreement:
- 3.1.4.6.1. Subject to the fulfilment of the conditions precedent as specified above, on the Transfer Date, the Acquirer 1 remitted the total purchase consideration to the Selling Promoter Shareholders, deducting any advance previously paid, through the banking channel. Concurrently, the Selling Promoter Shareholders executed the delivery instructions to transfer the Sale Shares into the Acquirer 1's depository account.
- 3.1.4.6.2. Following the satisfaction of the aforementioned paragraph, upon the Selling Promoter Shareholders' receipt of the total consideration for the Sale Shares and the transfer of the Sale Shares to the Acquirer 1 against the purchase consideration, the Selling Promoter Shareholders would cease to be recognized as the Promoters of the Target Company, and the Acquirer 1 would be identified as the new promoter of the Company (as detailed under the Share Purchase Agreement).
- 3.1.4.6.3. Upon the deposit of the full amount for the Offer in the Escrow Account, the Acquirer 1 was granted the right to appoint a Director to the Target Company's Board to exercise management control and to accept and file the resignation of the existing Directors of the Target Company.
- 3.1.4.6.4. A Board Meeting was to be convened to record and note the transfer of Sale Shares to the Acquirer 1's Demat Account and to acknowledge that, effective from the close of that Board Meeting: (i) the Acquirer 1 would be recognized as the promoter of the Target Company and would assume management control over the Target Company; and (ii) the Selling Promoter Shareholders' would cease to be the Promoters of the Target Company upon the sale or transfer of Sale Shares, in accordance with the terms of the Share Purchase Agreement and following receipt of the letter of intent for reclassification from the Selling Promoter Shareholders.
- 3.1.5. As of the date of this Draft Letter of Offer, the outgoing Promoters do not hold any Equity Shares in the Target Company. The outgoing Selling Promoter Shareholders have transferred control and management of the Target Company to Acquirer 1, as specified in the Share Purchase Agreement. Consequently, as of the date of this Draft Letter of Offer, the Acquirers and the PAC have acquired direct and indirect control over the Target Company.
- 3.1.6. Acquirer 1 shall ensure that the Target Company submits an application for the declassification of the outgoing Selling Promoter Shareholders from the 'Promoter and Promoter Group' categories, as outlined in the Share Purchase Agreement, in accordance with Regulation 31A of the SEBI (LODR) Regulations. Additionally, the Acquirers shall submit an application for reclassification to be categorized under the 'Promoter and Promoter Group,' as per Regulation 31A of the SEBI (LODR) Regulations.

The PAC has expressly indicated that she does not intend to be part of the Promoter and Promoter Group of the Target Company and is only belatedly complying with the open offer triggered pursuant to Underlying Transaction 1.

- 3.1.7. There is/ are no person acting in concert/s with Acquirers within the meaning of Regulation 2(1)(q) of the SEBI (SAST) Regulations.
- 3.1.8. The Acquirers and the PAC have not been prohibited by the SEBI from dealing in securities, in terms of Section 11B of the SEBI Act or under any of the regulations made under the SEBI Act.
- 3.1.9. The Acquirers and the PAC are have not appointed any representative as a nominee directors or representatives on the Board of Directors of the Target Company as of the date of this Draft Letter of Offer.
- 3.1.10. As per the provisions of Regulations 26 (6) and 26 (7) of the SEBI (SAST) Regulations, the Board of Directors of the Target Company is required to constitute a committee of independent directors who would provide written reasoned recommendation on this Offer to the Public Shareholders of the Target Company and such recommendations shall be published at least 2 Working Days before the commencement of the Tendering Period in the same Newspapers.
- 3.1.11. This Offer is not a result of global acquisition resulting in indirect acquisition of the Target Company.

3.2. Details of the proposed Offer

- 3.2.1. The Public Announcement announcing the Offer under the provisions of Regulations 3 (1), 4, and 5(1) read with Regulations 13 (1) and 15 (1) of the SEBI (SAST) Regulations was issued on Tuesday, October 29, 2024, by the Manager, for and on behalf of Acquirers and the PAC. A copy of the said Public Announcement was electronically filed with SEBI, BSE Limited, and copies of the same were sent to the Target Company at its registered office and to SEBI on Tuesday, October 29, 2024.
- 3.2.2. The Detailed Public Statement dated Monday, November 04, 2024, was subsequently published in the following newspapers on Tuesday, November 05, 2024 in accordance with the provisions of Regulation 14 (3) of the SEBI (SAST) Regulations:

Publication	Language	Edition
Financial Express	English daily	All Editions
Jansatta	Hindi Daily	All Editions
Mumbai Lakshadeep	Marathi Daily	Mumbai Edition
Jagruk Times	Hindi Daily	Jaipur Editions

A copy of the said Detailed Public Statement was filed with SEBI, BSE Limited, and Target Company on Tuesday, November 05, 2024, and the physical copies of the same were sent to the SEBI, and Target Company at its registered office on Tuesday, November 05, 2024.

- 3.2.3. The Detailed Public Statement along with other Offer Documents is/ shall also be available on the website of SEBI accessible at <u>www.sebi.gov.in</u>, the website of BSE accessible at <u>www.bseindia.com</u>, and the website of the Manager accessible at <u>www.swarajshares.com</u>.
- 3.2.4. The Acquirers along with the PAC have proposed to acquire from the Public Shareholders up to 9,25,782 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company at an Offer Price of ₹11.00/- per Offer Share (including interest at the rate of 10.00% per annum from the Financial Year 2022-2023) Offer Share, aggregating to an amount of ₹1,01,83,602.00/-, payable in cash, in accordance with the provisions of Regulation 9 (1) (a) of the SEBI (SAST) Regulations, and subject to the terms and conditions set out in the Offer Documents.
- 3.2.5. As of the date of this Draft Letter of Offer, as per the shareholding pattern filed for the quarter ended September 30, 2024, there are no partly paid-up Equity Shares of the Target Company or other convertible instruments (including fully convertible securities/ partially convertible securities and employee stock options) issued by the Target Company.
- 3.2.6. There is no differential pricing in this Offer.
- 3.2.7. This Offer is not a competing offer in terms of the Regulation 20 of SEBI (SAST) Regulations.
- 3.2.8. This Offer is not conditional upon any minimum level of acceptance in terms of the Regulation 19 (1) of SEBI (SAST) Regulations.
- 3.2.9. No competing offer has been received as on date of this Draft Letter of Offer.
- 3.2.10. This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares.
- 3.2.11. The current and proposed shareholding pattern of Acquirers in the Target Company and the details of the acquisition are as follows:

Details		Acquirer 1	Acquirer 2	Person Acting in Concert	Total
Name of the Acquirers / PAC		Mr. Vatsal Agarwaal	M/s Nextera Global Private Limited	Ms. Manavika Agarwal	
Pre-Transaction direct shareholding as on the	Number of Equity Shares	15,74,970			15,74,970
date of the Public Announcement (A)	% Voting Share Capital	44.23%			44.23%

Details		Acquirer 1	Acquirer 2	Person Acting in Concert	Total
Name of the Acquirers / PAC		Mr. Vatsal Agarwaal	M/s Nextera Global Private Limited	Ms. Manavika Agarwal	
Equity Shares proposed to	Number of Equity Shares	15,74,970*			15,74,970*
be acquired through Share Purchase Agreement (B)*	% Voting Share Capital	44.23%*			44.23%*
Equity Shares acquired between the Public	Number of Equity Shares				
Announcement date and the Draft Letter of Offer	% Voting Share Capital				
Proposed shareholding after the acquisition of	Number of Equity Shares	9,25,782			9,25,782
Offer Shares (C) (Assuming full acceptance in this Offer)*	% Voting Share Capital	26.00%		-	26.00%
Post-Offer Shareholding assuming full acceptance	Number of Equity Shares	25,00,752			25,00,752
of the Offer Shares in the Offer, on diluted basis on 10^{th} Working Day after closing of Tendering Period $(A + C)^*$	% Voting Share Capital	70.23%			70.23%

*Share Purchase Agreement has been executed and consummated on dated Thursday, October 17, 2024.

- 3.2.12. As per Regulation 38 of the SEBI (LODR) Regulations, read with Rule 19A of the SCRR, the Target Company is required to maintain at least 25.00% of the public shareholding, on continuous basis for listing. Pursuant to completion of this Offer, assuming full acceptance, the public shareholding in the Target Company shall not fall below the minimum level required as per the listing agreement entered into by the Target Company with the BSE Limited read with Rule 19A of the SCRR.
- 3.2.13. The Acquirers along with the PAC will accept all the Offer Shares of the Target Company, that are tendered in valid form in terms of this Offer up to a maximum of 9,25,782 Equity Shares, representing 26.00% of the Voting Share Capital of the Target Company.
- 3.2.14. The Equity Shares will be acquired by Acquirers along with the PAC free from all liens, charges, and encumbrances together with all rights attached thereto, including the right to all dividends, bonus, and rights offer declared hereafter.
- 3.2.15. The Acquirers have deposited an amount of ₹1,02,00,000.00/- i.e., 100.00% of the total consideration payable in the Offer, assuming full acceptance in the Escrow Account pursuance of this Offer, in compliance with the provisions of Regulation 22 (2) of the SEBI (SAST) Regulations.
- 3.2.16. As on the date of this Draft Letter of Offer, the Manager does not hold any Equity Shares in the Target Company and is not related to Acquirers and the PAC, and the Target Company in any manner whatsoever. The Manager declares and undertakes that, they shall not deal on its own account in the Equity Shares during the Offer Period. Further, the Manager to the Offer has received a Show Cause Notice bearing reference number 'SEBI/EAD/BM/JR/16386/1/2024' dated May 09, 2024, under the provisions of Regulation 25 (1) of the Securities and Exchange Board of India (Intermediaries) Regulations, 2008.
- 3.2.17. If Acquirers and the PAC acquire Equity Shares of the Target Company during the period of 26 weeks after the Tendering Period at a price higher than the Offer Price, then Acquirers along with the PAC shall pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Offer Shares have been accepted in the Offer within 60 days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another open offer under the SEBI (SAST) Regulations, or pursuant to Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, including subsequent amendments thereto, or open market purchases made in the ordinary course on the stock exchange, not being negotiated acquisition of Equity Shares of the Target Company in any form.
- 3.2.18. The payment of consideration shall be made to all the Public Shareholders, who have tendered their Equity Shares in acceptance of the Offer within 10 Working Days of the expiry of the Tendering Period. Credit for consideration will be

paid to the Public Shareholders who have validly tendered Equity Shares in the Offer by crossed account payee cheques/pay order/demand drafts/electronic transfer. It is desirable that Public Shareholders provide bank details in the Form of Acceptance-cum-Acknowledgement, so that the same can be incorporated in the cheques/demand draft/pay order.

3.2. Object of the Offer

- 3.3.1 The Acquirers have proposed to continue the business as specified under the object clause of the Memorandum of Association of the Target Company and may diversify its business activities in the future with the prior approval of the shareholders. The main purpose of this takeover is to expand the Company's business activities in the same or diversified line of business through exercising effective control over the Target Company. However, no firm decision in this regard has been taken or proposed so far.
- 3.3.2 The Acquirers state that, they do not have any plans to dispose-off or otherwise encumber any significant assets of the Target Company in the succeeding 2 years from the date of closure of this Offer, except: (a) in the ordinary course of business of the Target Company, and (b) on account of the regulatory approvals or conditions or compliance with any law that is binding on or applicable to the Target Company. In the event any substantial asset of the Target Company is to be sold, disposed-off, or otherwise encumbered other than in the ordinary course of business, Acquirers undertake that, they shall do so only upon the receipt of the prior approval of the shareholders of the Target Company through a special resolution in terms of Regulation 25 (2) of the SEBI (SAST) Regulations, and subject to the such other provisions of applicable law as may be required.
- 3.3.3 The Acquirers have reserved the right to streamline or restructure, pledge, or encumber their holdings in the Target Company and/ or the operations, assets, liabilities and/ or the businesses of the Target Company through arrangements, reconstructions, restructurings, mergers, demergers, sale of assets, or undertakings and/ or re-negotiation or termination of the existing contractual or operating arrangements, later in accordance with the relevant applicable laws. Such decisions will be taken in accordance with the procedures set out under the relevant applicable laws, pursuant to business requirements, and in line with opportunities or changes in economic circumstances, from time to time.
- 3.3.4 Pursuant to completion of this Offer, the Acquirers shall become the promoters of the Target Company and, the Selling Promoter Shareholder will cease to be the promoter of the Target Company in accordance with the provisions of Regulation 31A (10) of the SEBI (LODR) Regulations. The Acquirers shall submit a reclassification application to be categorized as the 'Promoter and Promoter Group', in accordance with Regulation 31A of the SEBI (LODR) Regulations. The PAC has expressly stated that she does not wish to be part of the Promoter and Promoter Group of the Target Company and is only belatedly complying with the open offer triggered pursuant to Underlying Transaction 1.

4. BACKGROUND OF THE ACQUIRERS AND THE PAC

4.1. Mr. Vatsal Agarwaal, Acquirer 1

- 4.1.1. Mr. Vatsal Agarwaal, son of Mr. Rishi Agarwalla, aged about 30 years, Indian Resident, bearing Permanent Account Number 'APOPA5772J' allotted under the Income Tax Act, 1961, resident at 703-704, A Wing, Shiv Parvati Co-Operative Housing Society Limited, S.V Patel Nagar, Versova, Mhada, Andheri West, Azad Nagar, Mumbai – 400053, Maharashtra, India. The Acquirer 1 can be contacted via telephone at '+91-91677-58992' or via Email Address at 'vatsalagarwaal@gmail.com'.
- 4.1.2. Acquirer 1 has passed the Bachelor of Commerce (CBSGS) Degree (Third Year Degree Course) Examination from the University of Mumbai, Integrated Professional Competence Examination held by the Institute of Chartered Accounts of India, Master of Commerce (Semester IV) (CBSGS) Examination from the University of Mumbai. Furthermore, Acquirer 1 had enrolled in an 8-week online non-credit course on "Inspiring Leadership through Emotional Intelligence" authorized by Case Western Reserve University and offered through Coursera.
- 4.1.3. Acquirer 1 holds DIN '07252960' and is acting as a director or designated partner in the following stated companies:

Name of the Company/ Name of the LLP	CIN/ LLPIN	Designation	Date of Appointment
Stratmont Equipment Hub Private Limited	U71100MH2021PTC354514	Promoter cum Additional Director	Wednesday, July 12, 2023
Alphasquare Advisers Private Limited	U74999MH2022PTC375704	Promoter cum Director	Monday, January 31, 2022
Alphasquare Worldwide Private Limited	U74999MH2022PTC375660	Director	Saturday, January 29, 2022
Stratmont Industries Limited	L28100MH1984PLC339397	Promoter cum Executive Director	Friday, November 6, 2020
Mindspace Finance Advisor Private Limited	U67100MH2009PTC197475	Additional Director	Monday, July 15, 2019
Equipments Solution Private Limited	U74900WB2015PTC207373	Director	Friday, November 16, 2018
Mindspace Industries Private Limited	U27310GJ2011PTC103163	Director	Friday, November 10, 2017
Loyalty Cart Private Limited	U74900MH2015PTC270504	Additional Director	Friday, June 02, 2017
Long Life Skill Yoga Private Limited	U23100MH2016PTC280799	Promoter cum Director	Friday, June 02, 2017
Neostar Consultants LLP	ABB-3319	Designated Partner	Thursday, October 06, 2022

4.1.4. The Net Worth of the Acquirer 1 as of Wednesday, October 15, 2024, stands at ₹2,20,72,51,894.00/- as certified by Mr. CA Vishal Kumar Shaw, Chartered Accountant, holding membership number '311716', proprietor of V K Shaw & Co., Chartered Accountants, bearing firm registration number '333288E'. The firm has its office located at Kh No 101/17, Ground Village, Kamalpur Majra Main, 25 Futa Road, Kamalpur Kamal Vihar, West Village, Burari, Delhi - 110084, India. Mr. CA Vishal Kumar Shaw can be contacted via telephone number at '+91- 932190-153828' or vide Email Address at 'vshawk89@gmail.com' vide certificate dated Tuesday, October 29, 2024. This certification also confirms that the Acquirer 1 has sufficient resources to meet the full obligations of the Offer

4.2. Nextera Global Private Limited, Acquirer 2

4.2.1. Acquirer 2 was incorporated on Tuesday, February 22, 2022, under the provisions of the Companies Act, 2013, under the name and style as Nextera Global Private Limited vide original certificate of incorporation, issued by Registrar of Companies, bearing corporate identity number 'U74999MH2022PTC377241', Permanent Account Number 'AAICN0953G' allotted under the Income Tax Act, 1961, and Tax Deduction and Collection Account Number 'MUMN30685E', with its registered office located at 505, B-7, VIP Plaza Co-Op Premises Soc, Ltd, Off Andheri Link Road, Andheri West, Mumbai – 400053, Maharashtra, India. Acquirer 2 can be contacted via telephone number '+91-81694-48474', via Email Address 'krishnabsolutions@gmail.com'.

4.2.2. Acquirer 2 is primarily involved in the business of trading, Import, Export, suppliers, commission agent etc.

4.2.3. The following stated are the promoters and shareholders of Acquirer 2:

Name	Number of equity shares held	Percentage of equity and voting share capital
Mr. Vatsal Agarwaal (Acquirer 1)	9,900	99.00%
Mr. Gautam Rajeev	100	1.00%
Total	10,000	100.00%

4.2.4. The following encapsulated is the equity share capital structure of Acquirer 2:

Particulars of equity share capital	Number of equity shares held	Face Value	Amount	Percentage of equity and voting share capital
Authorized Share Capital	10,000	₹10.00/-	₹1,00,000.00/-	100.00%
Issued, subscribed, and fully paid-up equity share capital				
Fully paid-up equity share capital	10,000	₹10.00/-	₹1,00,000.00/-	100.00%
Partly paid-up equity share capital				
Total paid-up equity share capital	10,000	₹10.00/-	₹1,00,000.00/-	100.00%

4.2.5. The information pertaining to the directors of the Acquirer 2, is specified as below:

Name	DIN	Designation	Date of Appointment	Qualification		Experience						
					CIN/FCRN	Company Name	Designatio n	Original Date of appointment				
			Thursday		U05103MH2023 PTC413141	Steel Mont Nextera Jvc Private Limited	Director	Wednesday, 1 November 2023				
Rajeev Gautam	10086528	Additional Director	Thursday, March 23, 2023	Undergraduate	U74110MH2015 PTC311619	Infracon Resources & Development Private Limited	Additional Director	Thursday, 23 March 2023				
			2023	2023	2023	2023	2023	U74999MH2022 PTC377241	Nextera Global Private Limited	Additional Director	Thursday, 23 March 2023	
Ganesh Yadav	10783218	Additional Director	Tuesday, October 1, 2024	MBA Graduate	He was appointed to the Board of the following companies as an Additional Director on Tuesday, October 1, 2024: Infracon Resources & Development Private Limited, Steel Mont Nextera JVC Private Limited, Novapro Global Resources Private Limited, Stratmont Coal and Commodity Private Limited, Stratmont Equipment Hub Private Limited, and WOC Coal Private Limited.							

4.2.6. Financial Information

The financial details of the Acquirer 2 as per financial statement for the period ended September 30, 2024, and audited financial statements for the last 3 financial years ended March 31, 2024, March 31, 2023, and March 31, 2022, are as follows:

Profit and Loss Statement					
	(Amo	ount in Lakhs ex	ccept Equity .	Share data)	
	Unaudited				
	Financial				
	Statement for				
Particulars	the Financial				
	Year Ended	2024	2023	2022	
	September 30,				
	2024				
Income from Operations	-	-	-	-	
Other Income	-	-	0.205	-	
Total Income	-	-	₹0.205	-	
Total Expenditure excluding Interest, Depreciation	Ŧ (0,005)	₹(0,0115)	₹(0.1036)	₹(0	
and Tax	₹(0.005)	₹(0.0115)	X (0.1030)	.0115)	
Earnings Per Share	₹(0.05)	₹(0.12)	₹1.01	₹(0.12)	
Profit/ (Loss) before Interest, Depreciation and Tax	₹(0.005)	₹(0.0115)	₹0.1014	₹(0.0115)	
Depreciation & Amortization Expenses					
Interest					
Profit/ (Loss) before Tax	₹(0.005)	₹(0.0115)	₹0.1014	₹(0.0115)	
Less: Exceptional Items	-	-	-	-	
Less: Current Tax	-	-	-	-	
Deferred Tax	-	-	-	-	
Taxes for earlier period	-	-	-	-	
Profit/ (Loss) After tax	₹(0.005)	₹(0.0115)	₹0.1014	₹(0.0115)	

Balance Sheet					
	(A Unaudited Financial	Amount in Lakhs except Equity Share do Audited Financial Statements for Financial Year ending March 31			
Particulars	Statement for the Financial Year Ended September 30, 2024	2024	2023	2022	
(A) Sources of funds					
Paid up share capital	₹ 1.00	₹ 1.00	₹ 1.00	₹ 1.00	
Reserves & Surplus	₹ 0.0734	₹0.784	₹0.899	₹(0.0115)	
Net Worth	₹1.0734	₹1.784	₹1.899	₹0.9885	
Non- current Liabilities	₹12,288.00	₹11,882.00	₹11,832.00		
Long Term Provisions	₹12,288.00	₹11,882.00	₹11,832.00		
Current Liabilities	₹2.2361	₹2.2485	₹0.023	₹0.0115	
Trade Payables					
Other Current Liabilities	₹2.2361	₹2.2485	₹0.023	₹0.0115	
Short- term Provision					
Total (A)	₹12,321.095	₹11,915.269	₹11,843.129	₹1.00	
(B) Uses of funds					
Non- Current Assets	₹11,935.00	₹11,880.00	₹11,830.00	-	
Fixed Assets				-	
Non- Current Investment	₹2,500.00	₹2,500.00	₹2,500.00	-	
Long Term Loans and Advances	₹9,435.00	₹9,380.00	₹9,330.00	-	
Deferred Tax assets (Net)				-	
Current Assets	₹38.6095	₹3.5269	₹1.3129	-	

Balance Sheet					
(Amount in Lakhs except Equity Share data)					
	Unaudited	udited Audited Financial Statements for			
	Financial	Financial	Year ending M	arch 31	
Particulars	Statement for the Financial Year Ended September 30, 2024	2024	2023	2022	
Trade Receivable	-	-	-	-	
Loans and Advances	-	-	-	-	
Other Current assets	₹0.42971	₹0.42971	-	-	
Cash and Cash Equivalents	₹38.1798	₹3.09719	₹1.3129	₹1.00	
Total (B)	₹12,321.095	₹11,915.269	₹11,843.129	₹1.00	

There are no major contingent liabilities of the Corporate Acquirer.

Other Financial Information					
(Amount in Lakhs except Equity Share data)					
Particulars	Unaudited Financial Statement for the Financial Year Ended		Audited Financial Statements fo the Financial Year ending Marc 31		
	September 30, 2024	2024	2023	2022	
Net Earnings or Profit/(Loss) after tax	₹(0.005)	₹0.0115	₹0.1014	₹0.0115	
Earnings per Share (EPS)	₹(0.05)	₹(0.12)	₹1.01	₹(0.12)	
Net Worth	₹1.0734	₹1.784	₹1.899	₹0.9885	

*Not annualized.

4.3. Ms. Manavika Rishiraj Agarwal, PAC

- 4.3.1. Ms. Manavika Rishiraj Agarwal, daughter of Mr. Rishiraj Agarwal, aged about 24 years, Indian Resident, bearing Permanent Account Number 'DREPA3531A' allotted under the Income Tax Act, 1961, resident at 703-704, A Wing, Shiv Parvati Co-Operative Housing Society Limited, Plot Number PDP2, Ver 18, Mhada, Near Versova Telephone Exchange, Andheri West, Azad Nagar, Mumbai 400053, Maharashtra, India. The PAC can be contacted via telephone at '+91-77383-88872' or via Email Address at 'self@manavikaagarwal.com'.
- 4.3.2. The PAC holds DIN '09465676' and presently is not acting as a director in any of the companies, however, she is the designated partner of Neostar Consultants LLP bearing LLP Identification Number ABB-3319 since Friday, 10 June 2022.
- 4.3.3. The Net Worth of the PAC as of Wednesday, October 29, 2024, stands at ₹40,54,574.00/- as certified by Mr. Vishal Kumar Shaw, Chartered Accountant, holding membership number '311716', partner of V.K.Shaw & Co, Proprietor, bearing firm registration number '333288E'. The firm has its office located at KH No.101/17, Ground Village, Kamalpur Kamal Vihar, West Village, Delhi, India. Mr. Vishal Kumar Shaw can be contacted via telephone number at '+91-932190-153828' or vide Email Address at 'vshawk89@gmail.com' vide certificate dated Tuesday, October 29, 2024.

4.4. Confirmation of Acquirers and PAC

- 4.4.1. The Acquirer 1 is the promoter of Acquirer 2, and Acquirer 1 and the PAC share a familial bond as siblings. Consequently, the Acquirers and PAC are interconnected and related to one another.
- 4.4.2. As on date of this Draft Letter of Offer, the Acquirers and the PAC have confirmed, warranted, undertaken, and declared that:
- 4.4.2.1. The Acquirers and PAC do not belong to any group.
- 4.4.2.2. The Acquirers and PAC have not been prohibited by SEBI from dealing in securities, in terms of the provisions of Section 11B of SEBI Act or under any other Regulation made under the SEBI Act.

- 4.4.2.3. The Acquirers and PAC have not been categorized nor are appearing in the 'Wilful Defaulter or a Fraudulent Borrower' list issued by any bank, financial institution, or consortium thereof in accordance with the guidelines on wilful defaulters or fraudulent borrowers issued by Reserve Bank of India.
- 4.4.2.4. The Acquirers and PAC have not been declared as 'Fugitive Economic Offenders' under Section 12 of the Fugitive Economic Offenders Act, 2018.
- 4.4.2.5. No persons are acting in concert with Acquirers and PAC for the purposes of this Offer. While persons may be deemed to be acting in concert with Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('*Deemed PACs*'), however, such Deemed PACs are not acting in concert with Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.
- 4.4.2.6. The Acquirers and the PAC will not sell the Equity Shares of the Target Company, held, and acquired, if any, during the Offer period in terms of Regulation 25(4) of the SEBI (SAST) Regulations.
- 4.4.2.7. The Acquirers do not have an intention to delist the Target Company pursuant to this Offer.

5. BACKGROUND OF THE TARGET COMPANY

(The disclosure mentioned under this section has been sourced from information published by the Target Company or provided by the Target Company or publicly available sources)

- 5.1. The Target Company was incorporated on Monday, August 17, 1987, under the provisions of the Companies Act, 1956 under the name and style as Rishab Special Yarns Limited vide original certificate of incorporation bearing reference number 4067 of 1987 1988, issued by Registrar of Companies, Rajasthan, Jaipur. The Target Company bears corporate identity number 'L17114RJ1987PLC004067', with its registered office located at 2070, Rasta Bara Gangore, Jaipur 302003, Rajasthan, India. The Target Company can be contacted via telephone number '+91-86575-30413/ +91-141-2575213', via fax number '+91-22-2575213' via Email Address 'compliance.rsyl@gmail.com', or through its website 'www.rishabspecial.in'.
- 5.2. The Equity Shares of the Target Company bearing ISIN 'INE351D01013' are presently listed on the BSE Limited bearing Scrip ID 'RISHYRN' and Scrip Code '514177'. The Target Company has already established connectivity with the Depositories.
- 5.3. The share capital of the Target Company is as follows:

Sr. No.	Particulars Equity Shares	Number of Equity Shares	Aggregate amount of Equity Shares	Percentage of the existing Voting Share Capital	
a.	Authorized Equity share capital	60,00,000	₹6,00,00,000.00/-	100.00%	
b.	Issued, subscribed and paid-up Equity Share capital				
(i)	Fully paid-up Equity Shares	35,60,700	₹3,56,07,000.00/-	100.00%	
(ii)	Partly Paid-Up Equity Shares	Nil	Nil	Not Applicable	

5.4. Financial Information

The financial information of the Target Company for quarter ended June 30, 2024, and for the Financial Years ended March 31, 2024, March 31, 2023, and March 31, 2022, are as follows:

Profit and Loss Statement					
	(Amo	ount in Lakhs exc	ept Equity S	'hare data)	
	Unaudited	Audited Financial Statements for the Financial Year ending March			
	Financial				
	Information		31		
Particulars	for the				
	quarter	2024	2023	2022	
	ended June				
In come from On employe	30, 2024	0.00	0.00	0.00	
Income from Operations	0.00	0.00	0.00	0.00	
Other Income	0.00	0.00	₹0.03	₹0.99	
Total Income	0.00	0.00	₹0.03	₹0.99	
Total Expenditure excluding Interest, Depreciation and Tax	₹11.85	₹12.92	₹9.74	₹20.21	
Profit/ (Loss) before Interest, Depreciation and Tax	₹(11.85)	₹(12.92)	₹(9.71)	₹(19.22)	
Depreciation & Amortization Expenses	0.00	0.00	0.00	0.00	
Interest	0.00	0.00	₹0.03	₹0.02	
Profit/ (Loss) before Tax	₹(11.85)	₹(12.92)	₹(9.74)	₹(19.24)	
Less: Exceptional Items	-	-	-	₹74.60	
Less: Current Tax	-	-	₹(0.70)	₹13.61	
Deferred Tax	-	-	-	-	
Taxes for earlier period	-				
Profit/ (Loss) After tax	₹(11.85)	₹(12.92)	₹(9.04)	₹41.75	
Return On Net worth	-	(0.38%)	(0.19%)	0.74%	
Book Value Per share	-	₹0.96	₹1.32	₹1.58	

Balance Sheet						
	(Amount	in Lakhs except Eq	uity Share data)			
Particulars	Audited Financial Statements for the Financial					
	Yea	r ending March 3	1			
	2024	2023	2022			
(A) Sources of funds						
Equity Share Capital	₹357.16	357.16	357.16			
Reserves & Surplus	₹(322.84)	(309.92)	(300.89)			
Less: Miscellaneous Expenditure not written off	-	-	-			
Net Worth	₹34.32	47.24	56.27			
Non- Current Liabilities						
Current tax liabilities						
Provisions	₹8.27	₹12.54	₹12.54			
Current Liabilities						
Trade Payables	₹0.55	₹1.61	₹1.86			
Other Current Liabilities	₹10.48	₹3.20	₹3.18			
Borrowings	₹30.17	₹19.05	₹14.30			
Total (A)	₹ 83.8 0	₹83.65	₹88.15			
(B) Uses of funds						
Non- Current Assets						
Property, plant and equipment	₹0.00	₹0.00	₹0.00			
Investments	₹0.26	₹0.26	₹0.26			
Deferred tax assets (Net)	₹70.72	₹70.72	₹70.02			
Other non-financial assets						
Current Assets						
Inventories	₹0.00	₹0.00	₹0.00			
Cash and cash equivalents	₹0.04	₹0.54	₹0.81			
Other non-financial assets	₹12.78	₹12.13	₹17.06			
Total (B)	₹ 83.8 0	₹83.65	₹88.15			

Other Financial Information (Amount in Lakhs except Equity Share data)						
	Unaudited Financial		Audited Financial Statements for the Financial Year ending March 31			
Particulars	Information for the quarter ended June 30, 2024	2024	2023	2022		
Total Revenue	0.00	₹0.00	₹0.03	₹0.99		
Net Earnings or Profit/(Loss) after tax	₹(11.85)	₹(12.92)	₹(9.04)	₹41.75		
Equity Share Capital (₹ in Lakhs)	-	₹357.16	₹357.16	₹357.16		
Reserves and Surplus (₹ in Lakhs)	-	₹(322.84)	₹(309.92)	₹(300.89)		
Net-Worth/ Shareholders' Funds (₹ in Lakhs)	-	₹34.32	₹47.24	₹56.27		
Earnings per Share (EPS)	₹(0.33)	₹(0.36)	₹(0.25)	₹1.17		
Return on Net Worth	-	(0.38%)	(0.19%)	0.74%		
Dividend (%)	-	-	-	-		

Notes:

- a. The key financial information for the quarter ended June 30, 2024 have been extracted from the unaudited standalone financial results for the quarter ended June 30, 2024 (Source: <u>https://www.bseindia.com/xml-data/corpfiling/AttachHis/a5c19619-5a15-46c6-970f-4068159a2713.pdf</u>).
- b. The key financial information for the financial year ended March 31, 2024, have been extracted from Company's annual report for financial year ended March 31, 2024 (Source: <u>https://www.bseindia.com/xml-data/corpfiling/AttachHis/983a31dd-e2a0-47b0-aa5d-250f47623e2b.pdf</u>).

- c. The key financial information for the financial year ended March 31, 2022 and 2023 have been extracted from Company's annual report for financial year ended March 31, 2023 (Source: <u>https://www.bseindia.com/xml-data/corpfiling/AttachHis//7bad25dc-c2ed-4d75-b23a-21290d506087.pdf</u>)
- d. There are no major contingent liabilities existing in the Target Company.
- 5.5. As per the shareholding pattern filed for the quarter ended September 30, 2024, the Target Company has disclosed that, it doesn't have:
- 5.5.1. Outstanding Equity Shares that have been issued but not listed on the any stock exchange.
- 5.5.2. Outstanding instruments in warrants, or options or fully or partly convertible debentures/preference shares/ employee stock options, etc., which are convertible into Equity Shares at a later stage;
- 5.5.3. Any outstanding partly paid-up shares;
- 5.5.4. Equity Shares which are forfeited or kept in abeyance;
- 5.5.5. Equity Shares that are subject to lock-in;
- 5.6. The present Board of Directors of the Target Company are as follows:

Name	Date of Appointment	DIN	Designation
*Anuj Kumar Singh		1067989	Managing Director
Desh Deepak	Thursday, August 14, 2024	10737200	Director
Dhananjay Ganesh Patel	Monday, July 17, 2023	10233695	Executive Director cum Chief Financial Officer
Deepak Sharma	Friday, August 25, 2023	-	Company Secretary and Compliance Officer

Note:

- *i)* Mr. Anuj Kumar Singh (DIN: 1067989) was appointed as the Managing Director of the Target Company; however, the Target Company has not filed the necessary e-form with the Registrar of Companies. Consequently, his name is not yet reflected on the MCA website under the Board of Directors' master data for the Target Company.
- *ii)* Mr. Sandeep Kumar Agrawal (DIN: 07231227) resigned from the position of Director of the Target Company, effective September 19, 2024. However, the Target Company has not filed the requisite E-form with the Registrar of Companies, and as a result, his name is still displayed on the MCA website under the Board of Directors' master data for the Target Company.
- 5.7. As on date of this Draft Letter of Offer, there are no directors representing Acquirers and the PAC appointed as directors on the Board of the Target Company.
- 5.8. The Target Company has not been a party to any scheme of amalgamation, restructuring, merger / de-merger, buy-back and spin off during the last 3 years.

5.9. The pre-Offer and post-Offer shareholding of the Target Company (based on the issued, subscribed, and paid-up Equity Shares and Voting Share capital), assuming full acceptance under this Offer is as specified below:

Shareholders' Category	Shareholding, prior to the ac Off	equisition and	acquired thro which trigg	rights has been ugh agreement ered the open ffer	Shares/votin acquired in O	g rights to be ffer (assuming eptances)	Shareholding after Acquisiti (A+B	on and Offer
	(A)		(B)		(C)		(D)	
	No. of Equity Shares	% of Voting Share Capital	No. of Equity Shares	% of Voting Share Capital	No. of Equity Shares	% of Voting Share Capital	No. of Equity Shares	% of Voting Share Capital
1. Promoter and Promoter Group								
a) Existing Promoters								
Mr. Sanjay Kumar Agrawal	7,93,152	22.28%	(7,93,152)	(22.28%)				
Vimla Metcoke Limited	7,81,818	21.96%	(7,81,818)	(21.96%)				
Total (a)	15,74,970	44.23%	(15,74,970)	(44.23%)				
b) Promoters other than (a) above#								
Nil								
Total (b)								
Total 1 (a+b)	15,74,970	44.23%	(15,74,970)	(44.23%)				
2. Acquirers								
Mr. Vatsal Agarwaal			15,74,970	44.23%	9,25,782	26.00%	25,00,752	70.23%
Nextera Global Private Limited								
Total 2			15,74,970	44.23%	9,25,782	26.00%	25,00,752	70.23%
3. Person Acting in Concert								
Ms. Manavika Agarwal								
Total 3								
4. Parties to Share Purchase Agreeme	nt other than 1(a	a) & 2						
None								
5. Public (other than Parties to Agreen	nent and Acquir	·er) #						
a. FIs/ MFs/ FIIs/ Banks/ SFIs							10 50 049	29.77%
b. Others	19,85,730	55.77 %			(9,25,782)	(26.00%)	10,59,948	29.//%
Total (5) (a+b)	19,85,730	55.77 %			(9,25,782)	(26.00%)	10,59,948	29.77%
GRAND TOTAL (1+ 2+ 3+ 4)	35,60,700	100.00%					35,60,700	100.00%

Notes:

#The Acquirers, PAC and the existing Promoter of the Target Company are not eligible to participate for this Offer in accordance with the provisions of the SEBI (SAST) Regulations.

As per the shareholding filed for the quarter ended September 30, 2024, there are 13,463 Public Shareholders.

The PAC has expressly stated that she does not wish to be part of the Promoter and Promoter Group of the Target Company and is only belatedly complying with the open offer triggered pursuant to Underlying Transaction 1.

6. OFFER PRICE AND FINANCIAL ARRANGEMENTS

6.1. Justification of the Offer Price

- 6.1.1. The Equity Shares of the Target Company bearing ISIN 'INE351D01013' are presently listed on the BSE Limited bearing Scrip ID 'RISHYRN' and Scrip Code '514177'.
- 6.1.2. The trading turnover in the Equity Shares of the Target Company on BSE Limited based on trading volume during the 12 calendar months prior to the month of Public Announcement (October 01, 2024, to September 30, 2024) have been obtained from <u>www.bseindia.com</u>, as given below:

Stock Exchange	Total no. of Equity Shares traded during the 12 calendar months prior to the month of the	Total number of listed Equity	Trading turnover	
	Public Announcement	Shares	(as % of Equity Shares listed)	
BSE Limited	28,200	35,60,700	0.7920%	

Based on the information provided above, the Equity Shares of the Target Company are infrequently traded on the BSE Limited within the meaning of explanation provided in regulation 2(1)(j) of the SEBI (SAST) Regulations.

6.1.3. The Offer Price of ₹11.00/- has been determined considering the parameters as set out under Regulations 8 (2) of the SEBI (SAST) Regulations, being highest of the following:

Sr. No.	Particulars	Price
1.	Negotiated Price under the Share Purchase Agreement attracting the obligations to make a Public Announcement for the Offer	₹10.00/-
2.	The volume-weighted average price paid or payable for acquisition(s) by Acquirers, during the 52 weeks immediately preceding the date of Public Announcement	Not Applicable
3.	The highest price paid or payable for any acquisition by Acquirers, during the 26 weeks immediately preceding the date of Public Announcement	Not Applicable
4.	The volume-weighted average market price of Equity Shares for a period of 60 trading days immediately preceding the date of Public Announcement as traded on BSE where the maximum volume of trading in the Equity Shares of the Target Company are recorded during such period, provided such shares are frequently traded	Not Applicable
5.	Where the Equity Shares are not frequently traded, the price determined by Acquirers and the Manager considering valuation parameters per Equity Share including, book value, comparable trading multiples, and such other parameters as are customary for valuation of Equity Shares	₹0.96/-
6.	The per equity share value computed under Regulation 8(5) of SEBI (SAST) Regulations, if applicable	Not Applicable

Cost Accountant, Mr. Bhavin Patel bearing IBBI Registered Valuer Registration number 'IBBI/RV/05/2019/11668' and having her office at 315, Phoenix Complex, Near Suraj Plaza, Sayajiganj, Vadodara- 390020, Gujarat, India, with the Email address being 'bhavinbrd3388@gmail.com', through his valuation report dated Tuesday, October 29, 2024, has certified that the fair value of the Equity Share of Target Company is ₹0.96/- per Equity Share.

In view of the parameters considered and presented in the table above, in the opinion of Acquirers and the PAC and Manger, the Offer Price of $\gtrless 11.00$ /- per Offer Share (including interest at the rate of 10.00% per annum from the Financial Year 2022-2023) being the highest of the prices mentioned above is justified in terms of Regulation 8 (2) of the SEBI (SAST) Regulations and is payable in cash.

6.1.4. As on date of this Draft Letter of Offer, there is no revision in Offer Price or Offer Size. In case of any revision in the Offer Price or Offer Size, Acquirers and PAC would comply with Regulation 18 and all other applicable provisions of SEBI (SAST) Regulations.

- 6.1.5. There have been no corporate actions by the Target Company warranting adjustment of any of the relevant price parameters under Regulation 8 (9) of the SEBI (SAST) Regulations. The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, reduction, etc. where the record date for effecting such corporate actions falls between the date of this Draft Letter of Offer up to 3 Working Days prior to the commencement of the Tendering Period of the Offer, in accordance with Regulation 8 (9) of the SEBI (SAST) Regulations.
- 6.1.6. In the event of any acquisition of Equity Shares by Acquirers during the Offer Period, at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8 (8) of the SEBI (SAST) Regulations. However, Acquirers and PAC shall not acquire any Equity Shares after the 3rd Working Day prior to the commencement and until the expiry of the Tendering Period of this Offer.
- 6.1.7. As on the date of this Draft Letter of Offer, there is no revision in the Offer Price or Offer Size. An upward revision to the Offer Price or to the Offer Size, if any, on account of competing offers or otherwise, may also be done at any time prior to the commencement of 1 Working Day before the commencement of the Tendering Period in accordance with the provisions of Regulation 18 (4) of the SEBI (SAST) Regulations. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations. In the event of such revision, Acquirers shall: (i) make corresponding increase to the escrow amount (ii) make an announcement in the same Newspapers in which the Detailed Public Statement has been published; and (iii) simultaneously notify the BSE Limited, the SEBI, and the Target Company at its registered office of such revision.
- 6.1.8. If Acquirers and PAC acquire Equity Shares during the period of 26 weeks after the Tendering Period at a price higher than the Offer Price, the Acquirers will pay the difference between the highest acquisition price and the Offer Price, to all the Public Shareholders whose Equity Shares have been accepted in the Offer within 60 days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another open offer under SEBI (SAST) Regulations, or pursuant to Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the stock exchanges, not being negotiated acquisition of Equity Shares of the Target Company in any form.

6.2. Financial Arrangements

- 6.2.1. The maximum consideration payable by Acquirers and PAC to acquire 9,25,782 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at an offer price of ₹11.00/- per Offer Share (including interest at the rate of 10.00% per annum from the Financial Year 2022-2023), to the Public Shareholders of the Target Company, payable in cash, assuming full acceptance aggregating to a maximum consideration of aggregating to an amount of ₹1,01,83,602.00/-
- 6.2.2. In accordance with Regulation 17 of the SEBI (SAST) Regulations, Acquirers along with the PAC have opened an Escrow Account under the name and style of 'RSYL Open Offer Escrow Account' with Axis Bank Limited operated through its branch located at Corporate No.271, Andheri Kurla Road, Andheri (East), Mumbai 400059, Maharashtra, India and have deposited ₹1,02,00,000.00/- i.e., 100.00% of the total consideration payable in the Offer, assuming full acceptance.
- 6.2.3. The Manager is authorized to operate the Escrow Account to the exclusion of all others and been duly empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations.
- 6.2.4. In terms of Regulation 25(1) of the SEBI (SAST) Regulations, Acquirers have adequate financial resources and have made firm financial arrangements for the implementation of the Offer in full out of their own sources/ Net-worth and no borrowings from any Bank and/ or Financial Institutions are envisaged. Mr. CA Vishal Kumar Shaw, Chartered Accountant, holding membership number '311716', proprietor of V K Shaw & Co., Chartered Accountants, bearing firm registration number '333288E', has certified that the Acquirers have sufficient resources to meet the full obligations of the Offer.
- 6.2.5. The Acquirers along with PAC have confirmed that they have, and they will continue to have, and maintain sufficient means and firm arrangements to enable compliance with their payment obligations under the Offer.
- 6.2.6. In case of upward revision of the Offer Price and/or the Offer Size, the Acquirers would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting such revision.
- 6.2.7. Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager is satisfied about the ability of Acquirers to fulfil their obligations in respect of this Offer in accordance with the provisions of SEBI (SAST) Regulations.

7. TERMS AND CONDITIONS OF THE OFFER

- 7.1. The Offer is being made by the Acquirers to: (a) all the Public Shareholders, whose names appear in the register of members of the Target Company as of the close of business on the Identified Date; (b) the beneficial owners of the Equity Shares whose names appear as beneficiaries on the records of the respective Depositories, as of the close of business on the Identified Date; and (c) those persons who acquire the Equity Shares any time prior to the Offer Closing Date but who are not the registered Public Shareholders. The Letter of Offer will be mailed to all those Public Shareholders of the Target Company whose names appear on the Register of Members and to the beneficial owners of the Equity Shares of the Target Company whose names appear on the beneficial records of the Depository Participant, at the close of business hours on Friday, December 06, 2024.
- 7.2. The Acquirers are making this Offer to all Public Shareholders to acquire up to 9,25,782 Offer Shares representing 26.00% of the Voting Share Capital of the Target Company, subject to terms and conditions mentioned in this Letter of Offer, and other Offer Documents.
- 7.3. In terms of the schedule of major activities, the Tendering Period for the Open Offer is proposed to commence on Friday, December 20, 2024, and close on Friday, January 03, 2024.
- 7.4. The Public Shareholders who tender their Equity Shares in this Offer shall ensure that they have good and valid title on the Offer Shares. The Equity Shares tendered under this Offer shall be fully paid-up, free from all liens, charges, equitable interests, and encumbrances and shall be tendered together with all rights attaching thereto, including all rights to dividends, bonuses and rights offers, if any, declared hereafter, and the tendering Public Shareholder shall have obtained all necessary consents for it to sell the Equity Shares on the foregoing basis.
- 7.5. This Offer is not conditional upon any minimum level of acceptance.
- 7.6. This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations
- 7.7. The marketable lot for the Equity Shares for the purpose of this Open Offer shall be 1. Public Shareholders can participate in the Offer by offering their shareholding in whole or in part.
- 7.8. All the Equity Shares validly tendered under this Offer will be acquired by the Acquirers in accordance with the terms and conditions set forth in this Letter of Offer, and other Offer Documents, to the extent of the Offer Size. In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Offer Shares, the Acquirers shall accept those Equity Shares validly tendered by the Public Shareholders on a proportionate basis in consultation with the Manager to the Offer, taking care to ensure that the basis of acceptance is decided in a fair and equitable manner and does not result in non-marketable lots.
- 7.9. Accidental omission to dispatch the Letter of Offer or the non-receipt or delayed receipt of the Letter of Offer will not invalidate this Offer in anyway.
- 7.10. In terms of the provisions of Regulation 18 (9) of the SEBI (SAST) Regulations, the Public Shareholders who tender their Equity Shares in this Offer shall not be entitled to withdraw such acceptance.
- 7.11. The Acquirers reserve the right to revise the Offer Price and/or the number of Offer Shares upwards at any time prior to the commencement of 1 Working Day prior to the commencement of the Tendering Period, i.e., up to Thursday, December 19, 2024, in accordance with the SEBI (SAST) Regulations. In the event of such revision, in terms of Regulation 18(5) of the SEBI (SAST) Regulations, the Acquirers shall (i) make a corresponding increase to the escrow amount, (ii) make an announcement in the Newspapers, and (iii) simultaneously notify BSE Limited, SEBI and the Target Company at its registered office. In case of any revision of the Offer Price, the Acquirers would pay such revised price for all the Equity Shares validly tendered at any time during the Offer and accepted under the Offer in accordance with the terms of the Letter of Offer.
- 7.12. The instructions, authorizations and provisions contained in the Form of Acceptance constitute part of the terms of the Offer. The Public Shareholders can write to the Registrar to the Offer/ Manager to the Offer requesting for the Letter of Offer along with the Form of Acceptance. Alternatively, the Letter of Offer along with the Form of Acceptance will also be available at SEBI's website (www.sebi.gov.in), and the Public Shareholders can also apply by downloading such forms from the website.

7.13. Any Equity Shares that are subject matter of litigation or are held in abeyance due to pending court cases/attachment orders/restriction from other statutory authorities wherein the Public Shareholder may be precluded from transferring the Equity Shares during the pendency of the said litigation, are liable to be rejected.

7.14. Locked-in Shares

As on date of this Draft Letter of Offer, as per the shareholding pattern filed for the quarter ended September 30, 2024, none of the Equity Shares of the Target Company are subject to lock-in.

The locked-in Equity Shares, if any, may be tendered in the Offer and transferred to the Acquirers and the PAC, subject to the continuation of the residual lock-in period in the hands of the Acquirers and the PAC, as may be permitted under applicable law. The Manager to the Open Offer shall ensure that there shall be no discrimination in the acceptance of locked-in and non-locked-in Equity Shares.

7.15. Eligibility for accepting the Offer

- 7.15.1. The Letter of Offer shall be mailed to all the Public Shareholders and/or beneficial owners holding Equity Shares in dematerialized form whose names appear in register of Target Company as on Friday, December 06, 2024, the Identified Date.
- 7.15.2. This Offer is also open to persons who own Equity Shares but are not registered Public Shareholders as on the Identified Date.
- 7.15.3. All Public Shareholders and/or beneficial owners who own Equity Shares of the Target Company any time before the closure of this Offer are eligible to participate in this Offer.
- 7.15.4. The Acquirers have appointed Regnum Capital Advisors Private Limited as the Registrar, with its office located at Office No. 2/1932, 5th Floor, Office Number 502, Takshashila Apartment, Majuragate, Surat 395002, India. Mr. Nehal Chandrakant Rupawala, can be reached via telephone at +91-98241-99655 or by email at nrupawala@yahoo.com.. Additionally, the contact person, Mrs. Ravji Abhishek Vakharia, can be contacted via telephone at +91-97122-76923 or by email at info@regnum.co.in. Both contact persons can be reached on working days (except Saturdays, Sundays, and all public holidays) during the Tendering Period. Further details are available on their website: www.regnumrta.co.in.
- 7.15.5. The Offer Documents will also be available on the website of SEBI accessible at '<u>www.sebi.gov.in</u>.', BSE accessible at '<u>www.sebi.gov.in</u>.', BSE accessible at '<u>www.sebi.gov.in</u>.', BSE accessible at '<u>www.sebi.gov.in</u>.', In case of non-receipt of the Letter of Offer, all Public Shareholders including unregistered Public Shareholders, if they so desire, may download the Letter of Offer, the Form of Acceptance from the website of SEBI for applying in this Offer.
- 7.15.6. Unregistered Public Shareholders, those who hold in street name and those who apply in plain paper will not be required to provide any indemnity. They may follow the same procedure mentioned above for registered Public Shareholders.
- 7.15.7. The acceptance of this Offer by the Public Shareholders of Target Company must be absolute and unqualified. Any acceptance to this Offer which is conditional or incomplete in any respect will be rejected without assigning any reason whatsoever.
- 7.15.8. The acceptance of this Offer is entirely at the discretion of the Public Shareholder(s)/beneficial owner(s) of Target Company.
- 7.15.9. Acquirers, Manager, or the Registrar accept no responsibility for any loss of Equity Share certificates, Offer Acceptance Forms, and Share Transfer Deed, etc., during transit and the Public Shareholders of Target Company are advised to adequately safeguard their interest in this regard.
- 7.15.10. The acceptance of Equity Shares tendered in this Offer will be made by Acquirers in consultation with the Manager.
- 7.15.11. The instructions, authorizations and provisions contained in the Form of Acceptance constitute part of the terms of this Offer.

7.16. Statutory Approvals and conditions of the Offer

- 7.16.1. As on the date of this Draft Letter of Offer, there are no statutory or other approvals required for implementing the Offer. If any statutory approvals are required or become applicable prior to completion of the Offer, the Offer would be subject to the receipt of such statutory approvals.
- 7.16.2. If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, and FIIs) required and received any approvals (including from the RBI, the FIPB, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender their Equity Shares held by them in this Offer, along with other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, Acquirers reserve the right to reject such Equity Shares tendered in this Offer.
- 7.16.3. In accordance with Regulation 23 (1) of the SEBI (SAST) Regulations, this Offer, shall not be withdrawn except under the following circumstances:
- 7.16.3.1.If statutory approvals required for this Offer are refused, provided these requirements for approval have been disclosed in the Detailed Public Statement and the Letter of Offer.
- 7.16.3.2. If the Acquirers and PAC, being a natural person, passes away.
- 7.16.3.3.If SEBI determines that circumstances merit the withdrawal of the Offer, in which case SEBI shall issue a reasoned order permitting the withdrawal, which will be published on SEBI's official website.

In the event of the withdrawal of the open offer, the Acquirers along with the PAC shall, through the Manager to the Offer, within 2 Working Days of such withdrawal, make an announcement in the Newspapers in which the Detailed Public Statement for this Offer was published, providing the grounds and reasons for the withdrawal. Simultaneously with the announcement, the Acquirers shall inform in writing the SEBI, BSE Limited, and the Target Company at its registered office.

- 7.16.4. In case of delay in receipt of any statutory approval, SEBI may, if satisfied that the delay receipt of the requisite approvals was not due to any wilful default or neglect of Acquirers along with the PAC, or failure of Acquirers and the PAC to diligently pursue the application for the approval, grant extension of time for the purpose, subject to Acquirers and the PAC agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of the provisions of Regulation 18 (11) of SEBI (SAST) Regulations. Further, if delay occurs on account of wilful default by Acquirers and the PAC in obtaining the requisite approvals, the provisions of Regulation 17 (9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable to forfeiture. Further, where any statutory approval extends to some but not all the Public Shareholders, Acquirers along with the PAC shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Offer.
- 7.16.5. Non-resident Indians, erstwhile overseas corporate bodies and other non-resident holders of the Equity Shares, if any, must obtain all requisite approvals/exemptions required (including without limitation, the approval from RBI, if any, to tender the Equity Shares held by them in this Offer and submit such approvals/exemptions along with the documents required to accept this Open Offer. Further, if the Public Shareholders who are not persons resident in India (including NRIs, OCBs, foreign institutional investors and foreign portfolio investors had required any approvals (including from the RBI or any other regulatory authority/ body) at the time of the original investment in respect of the Equity Shares held by them currently, they will be required to submit copies of such previous approvals that they would have obtained for acquiring/holding the Equity Shares, along with the other documents required to be tendered to accept this Offer. If the aforementioned documents are not submitted, the Acquirers and the PAC reserve the right to reject such Equity Shares tendered in this Offer.
- 7.16.6. Public Shareholders classified as OCBs, if any, may tender the Equity Shares held by them in the Open Offer subject to receipt of approval from the RBI under FEMA and the regulations made thereunder. Such OCBs shall approach the RBI independently to seek approval for tendering the Equity Shares held by them in the Open Offer.
- 7.16.7. Subject to the receipt of the statutory and other approvals, if any, the Acquirers along with PAC, shall complete payment of consideration within 10 Working Days from the closure of the Tendering Period to those Public Shareholders whose documents are found valid and in order and are approved for acquisition by the Acquirers and the PAC.

7.16.8. Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirers along with PAC shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.

8. PROCEDURE FOR ACCEPTANCE AND SETTLEMENT OF THE OFFER

- 8.1. The Open Offer will be implemented by the Acquirers along with the PAC through the Stock Exchange Mechanism made available by the BSE Limited in the form of a separate window, in accordance with SEBI (SAST) Regulations and the SEBI Circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as amended from time to time and SEBI Circular SEBI/HO/CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021 and SEBI master circular SEBI/HO/CFD/PoD-1/P/CIR/2023/31 dated February 16, 2023, as amended from time to time and notices/ guidelines issued by BSE and the Clearing Corporation in relation to the mechanism/ process for the acquisition of shares through the stock exchange pursuant to the tender offers under takeovers, buy back and delisting, as amended and updated from time to time.
- 8.2. BSE Limited shall be the designated stock exchange for the purpose of tendering Equity Shares in this Offer.
- 8.3. The facility for acquisition of Equity Shares stock exchange mechanism pursuant to this Offer shall be available on the BSE Limited, in the form of a separate window.
- 8.4. The Letter of Offer and Form of Acceptance will be sent to the Public Shareholders whose names appear on the register of members of the Target Company and to the beneficial owners of the Equity Shares whose names appear in the beneficial records of the respective Depositories, as of the close of business on the Identified Date.
- 8.5. The Public Announcement, the Detailed Public Statement, this Draft Letter of Offer, Letter of Offer and Form of Acceptance would also be available on SEBI website (<u>www.sebi.gov.in</u>). In case of non-receipt of the Letter of Offer and Form of Acceptance, all the Public Shareholders, including those who have acquired Equity Shares of the Target Company after the Identified Date, if they so desire, may download the same from the aforesaid website or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares of the Target Company.
- 8.6. All the Public Shareholders who desire to tender their Equity Shares under this Offer would have to approach their respective stockbrokers (**'Selling Broker'**), during the normal trading hours of the secondary market during the Tendering Period. The Buying Broker or an affiliate may also act as the Selling Broker for Public Shareholders
- 8.7. For implementation of this Offer, the Acquirers and PAC have appointed Nikunj Stock Brokers Limited through whom the purchases and settlements on account of this Offer would be made by the Acquirers along with PAC. The contact details of the Buying Broker are as follows:

Name	Nikunj Stock Brokers Limited	
Address	A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-110007	
Contact Number	+91-011-47030017 -18	
E-mail Address	complianceofficer@nikunjonline.com	
SEBI Registration No	Mr. Pramod Kumar Sultania	
Contact Person	INZ000169335	

- 8.8. The Acquisition Window provided by the BSE Limited shall facilitate placing of sell orders. The Selling Brokers can enter orders for dematerialized Equity Shares only.
- 8.9. The Selling Broker can enter orders for physical and dematerialized Equity Shares. The cumulative quantity tendered shall be displayed on the BSE's website throughout the trading session at specific intervals by the BSE during Tendering Period.
- 8.10. Modification/cancellation of orders will not be allowed during the Tendering Period.
- 8.11. The Public Shareholders can tender their Equity Shares only through Selling Broker(s) with whom such shareholder is registered as client (and has complied with the relevant 'Know Your Client' procedures and guidelines) The Public Shareholders can tender their Equity Shares only through Selling Broker(s) with whom such shareholder is registered as client (and has complied with the relevant 'Know Your Client' procedures and guidelines).
- 8.12. Public Shareholders have to ensure that their Equity Shares are made available to their seller brokers in order to mark the lien before the closure of the Tendering Period. The lien marked against unaccepted Equity Shares will be released, if any, or would be returned by registered post or by ordinary post or courier (in case of physical shares) at the Public Shareholders' sole risk. Public Shareholders should ensure that their depository account is maintained till all formalities pertaining to the Offer are completed.

8.13. In the event the Selling Broker is not registered with BSE or if the Public Shareholder does not have any stockbroker, then that Public Shareholder can approach any BSE registered stock broker and can make a bid by using quick unique client code facility through that registered stock broker after submitting the details as may be required by the stock broker to be in compliance with applicable law and regulations. In case a Public Shareholder is not able to bid using quick unique client code facility through any BSE registered stockbroker, then the Public Shareholder may approach the Buyer Broker, to tender Equity Shares by using the quick unique client code facility of the Buying Broker or an affiliate. The Public Shareholders approaching BSE registered stockbroker (with whom he does not have an account) may have to submit following details:

In case of Shareholder being an	Forms Required if registered with KYC Registration Agency	Forms Required if not registered with KYC Registration Agency
Individual	 (i) Central Know Your Client (CKYC) form including Foreign Account Tax Compliance Act (FATCA), In Person Verification (IPV), Original Seen and Verified (OSV) if applicable (ii) Know Your Client (KYC) form Documents required (all documents self-attested): (iii) Bank details (cancelled cheque) (iv) Demat details (Demat Master /Latest Demat statement) 	 (i) CKYC form including FATCA, IPV, OSV if applicable (ii) KRA form (iii) KYC form Documents required (all documents self-attested): a) PAN card copy b) Address proof c) Bank details (cancelled cheque) (iv) Demat details (Demat master /Latest Demat statement)
HUF	 (i) CKYC form of the 'KARTA', including FATCA, IPV, OSV if applicable. (ii) KYC form and the supporting documents required (all documents self-attested) including bank account details (cancelled cheque). (iii) DP details where the Equity Shares are deposited (Demat master/latest Demat statement), assuming the Equity Shares are in dematerialized mode. 	 (i) CKYC form of the 'KARTA' including FATCA, IPV, OSV if applicable. (ii) KRA form. (iii)KYC form and the following supporting documents (all such documents are required to be self-attested): PAN card copy of HUF & KARTA, address proof of HUF & KARTA, HUF declaration, bank account details (cancelled cheque). (iv)DP details where the Equity Shares are deposited (Demat master/latest Demat statement), assuming the Equity Shares are in dematerialized mode. It may be noted that other than submission of above forms and documents, in person verification may be required.
being other than Individual and HUF	 (i) KYC form and the supporting documents (all such documents are required to be self-attested) including bank account details (cancelled cheque). (ii) DP details where the Equity Shares are deposited (Demat master/latest Demat statement), assuming the Equity Shares are in dematerialized mode. (iii) FATCA, IPV, OSV if applicable. (iv) Latest list of directors / authorized signatories / partners / trustees. (v) Latest shareholding pattern. (vi) Board resolution. (vii) Details of ultimate beneficial owner along with PAN card and address proof. (viii) Last 2 years' financial statements. 	 (i) KRA form. (ii) KYC form and the supporting documents (all such documents are required to be self- attested): PAN card copy of company/firm/trust, address proof of company/firm/trust and bank account details (cancelled cheque). (iii) DP details where the Equity Shares are deposited (Demat master/latest Demat statement), assuming the Equity Shares are in dematerialized mode. (iv) FATCA, IPV, OSV if applicable. (v) Latest list of directors/authorized signatories/partners/trustees. (vi) PAN card copies & address proof of directors/ authorized signatories/partners/trustees. (vii) Latest shareholding pattern. (viii) Board resolution / partnership declaration. (ix) Details of ultimate beneficial owner along with PAN card and address proof. (x) Last 2 years' financial statements. (xi) Memorandum of association/partnership deed/trust deed.

It may be noted that, other than submission of above forms and documents, in person verification may be required.

It may be noted that above mentioned list of documents is an indicative list. The requirement of documents and procedures may vary from broker to broker.

8.14. Procedure for Equity Shares held in physical form

- 8.14.1. As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release bearing no. 51/2018 dated December 3, 2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository w.e.f. April 1, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/ CMD1/CIR/P/2020/144 dated July 31, 2020 and Frequently Asked Questions issued by SEBI, "FAQs Tendering of physical shares in buyback offer/open offer/exit offer/delisting" dated February 20, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations.
- 8.14.2. The procedure for tendering to be followed by the Public Shareholders holding Equity Shares in the physical form is as detailed below:
- 8.14.2.1. Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer will be required to approach their respective Selling Broker along with the complete set of documents for verification procedures to be carried out, including the:
 - (a) original share certificate(s),
 - (b) valid share transfer form(s) (Form SH-4) duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Target Company,
 - (c) self-attested copy of the shareholder's PAN Card (in case of joint holders, PAN card copy of all transferors), and
 - (d) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable.

In addition, if the address of the Public Shareholder has undergone a change from the address registered in the 'Register of Members' of the Target Company, the Public Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents:

- (a) valid Aadhar card,
- (b) voter identity card, or passport.
- 8.14.2.2. Based on these documents, the Selling Broker shall place the bid on behalf of the Public Shareholder holding Equity Shares in physical form who wishes to tender Equity Shares in the Open Offer, using the acquisition window of BSE Limited. Upon placing the bid, the Selling Broker shall provide a Transaction Registration Slip ("TRS") generated by the Stock Exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted like folio number, certificate number, distinctive number of Equity Shares tendered etc.
- 8.14.2.3. The Selling Broker / Public Shareholder has to deliver the original share certificate(s) and documents (as mentioned above) along with the TRS either by registered post or courier or hand delivery to the Registrar to the Offer i.e. Mudra RTA Ventures Private Limited (at the following address: D-153 A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi-110020 India) within 2 days of bidding by the Selling Broker i.e. last date for receipt of documents by Registrar is the Offer Closing Date (by 5.00 p.m. (Indian Standard Time)). The envelope should be super scribed as "Raymed Labs Limited Open Offer Financial Year 2025". 1 copy of the TRS will be retained by the Registrar and it will provide acknowledgement of the same to the Selling Broker/ Public Shareholder
- 8.14.2.4. The Public Shareholders holding physical Equity Shares should note that physical Equity Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification as per the SEBI (SAST) Regulations and any further directions issued in this regard. The Registrar will verify such bids based on the documents submitted on a daily basis and till such time BSE Limited shall display such bids as 'unconfirmed physical bids'. Once the Registrar confirms the bids, they will be treated as 'confirmed bids'.

share certificates and other relevant documents should not be sent to Acquirers and the PAC, Target Company or the Manager.

- 8.14.2.5. All documents as mentioned above, shall be enclosed with the Form of Acceptance, otherwise the Equity Shares tendered will be liable for rejection. The Equity Shares shall be liable for rejection on the following grounds amongst others:
 - (a) If there is any other company's equity share certificate(s) enclosed with the Form of Acceptance instead of the Equity Share certificate(s) of the Target Company;
 - (b) If the transmission of Equity Shares is not completed, and the Equity Shares are not in the name of the Public Shareholders;
 - (c) If the Public Shareholders tender Equity Shares but the Registrar to the Offer does not receive the Equity Share certificate(s);
 - (d) In case the signature on the Form of Acceptance and Form SH-4 does not match as per the specimen signature recorded with Target Company/registrar of the Target Company.
- 8.14.2.6. In case any Public Shareholder has submitted Equity Shares in physical form for dematerialization, such Public Shareholders should ensure that the process of getting the Equity Shares dematerialized is completed well in time so that they can participate in the Open Offer before the Offer Closing Date.
 - a) The Public Shareholders holding Equity Shares in physical mode will be required to fill the respective Form of Acceptance. Detailed procedure for tendering Equity Shares has been included in the Form of Acceptance.

8.15. Procedure for tendering the Equity Shares held in dematerialized form

- 8.15.1. The Public Shareholders who are holding the Equity Shares in demat form and who desire to tender their Equity Shares in this Offer shall approach their Selling Broker/ Seller Member, indicating details of Equity Shares they wish to tender in this Offer. Public Shareholders should tender their Equity Shares before market hours close on the last day of the Tendering Period.
- 8.15.2. The Public Shareholders shall submit delivery instruction slip duly filled-in specifying the appropriate market type in relation to the "Open Offer" and execution date along with all other details to their respective Selling Broker so that the shares can be tendered in the Offer.
- 8.15.3. The Selling Broker would be required to place an order/bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Offer using the Acquisition Window of BSE Limited. Before placing the order/bid, the Seller Broker will be required to mark lien on the tendered Equity Shares.
- 8.15.4. The lien shall be marked by the stock broker(s) in the demat account of the Eligible Shareholder for the shares tendered in Open Offer. Details of shares marked as lien in the demat account of the shareholders shall be provided by the depositories to Indian Clearing Corporation Limited ('Clearing Corporation'). In case, the shareholders demat account is held with one depository and clearing member pool and Clearing Corporation account is held with other depository, shares shall be blocked in the shareholders demat account at source depository during the tendering period. Inter depository tender offer ('IDT') instructions shall be initialled by the eligible shareholders at source depository to clearing member/ Clearing Corporation account at target depository. Source depository shall block the shareholder's securities (i.e., transfers from free balance to blocked balance) and send IDT message to target depository for confirming creation of lien. Details of shares blocked in the shareholders' demat account shall be provided by the target depository to the Clearing Corporation.
- 8.15.5. For custodian participant orders for demat Equity Shares, early pay-in is mandatory prior to confirmation of order/bid by custodian. The custodian participant shall either confirm or reject the orders not later than the closing of trading hours (i.e., 3:30 p.m. Indian Standard Time) on the last day of the Tendering Period. Thereafter, all unconfirmed orders shall be deemed to be rejected.
- 8.15.6. Upon placing the order, the Selling Broker shall provide TRS generated by the stock exchange bidding system to the Equity Shareholder. TRS will contain details of order submitted like bid ID No., DP ID, Client ID, no. of Equity Shares tendered, etc. On receipt of TRS from the respective Seller Broker, the Public Shareholder has successfully placed the bid in the Offer.

In case of non-receipt of the completed Tender Form and other documents, but lien marked on Equity Shares and a valid bid in the exchange bidding system, the bid by such Public Shareholder shall be deemed to have been accepted.

- 8.15.7. Modification/cancellation of orders will not be allowed during the Tendering Period of the Offer.
- 8.15.8. The details of settlement number for early pay-in of Equity Shares shall be informed in the issue opening circular that will be issued by BSE Limited /Clearing Corporation, before the opening of the Offer.
- 8.15.9. The Public Shareholders will have to ensure that they keep the DP account active and unblocked to receive credit in case of return of the Equity Shares due to rejection or due to prorated Offer.
- 8.15.10. In case of receipt of Shares in the special account of the Clearing Corporation and a valid bid in the exchange bidding system, the Open Offer shall be deemed to have been accepted, for Demat Shareholders.
- 8.15.11. The cumulative quantity tendered shall be made available on the website of the BSE (<u>www.bseindia.com</u>) throughout the trading sessions and will be updated at specific intervals during the Tendering Period.
- 8.15.12. In case any person has submitted Equity Shares in physical form for conversion to Demat, such Public Shareholders should ensure that the process of getting the Equity Shares converted to Demat mode is completed well in time so that they can participate in the Offer before the closure of the Tendering Period.
- 8.15.13. The Public Shareholders holding shares in Demat mode are not required to fill any FOA, unless required by their respective Selling Broker.
- 8.15.14. All non-resident Public Shareholders (i.e., Public Shareholders not residing in India including NRIs, OCBs and FPIs) are mandatorily required to fill the Form of Acceptance. The non-resident Public Shareholders holding Equity Shares in Demat mode, directly or through their respective Selling Brokers, are required to send the Form of Acceptance along with the required documents to the Registrar to the Offer at its address given on the cover page of the Letter of Offer. The envelope should be super scribed as "Raymed Labs Limited Open Offer Financial Year 2025". The detailed procedure for tendering Equity Shares will be included in the Form of Acceptance.

8.16. Acceptance of Equity Shares

- 8.16.1. The Registrar shall provide details of order acceptance to Clearing Corporation within the specified timelines.
- 8.16.2. In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Offer Shares, Acquirers along with PAC shall accept those Equity Shares validly tendered by the Public Shareholders on a proportionate basis in consultation with the Manager to the offer, taking care to ensure that the basis of acceptance is decided in a fair and equitable manner and does not result in non-marketable lots, provided that acquisition of Equity Shares from a Public Shareholder shall not be less than the minimum marketable lot. The marketable lot for the Equity Shares of the Target Company for the purpose of this Offer is 1.
- 8.16.3. In case of any practical issues, resulting out of rounding-off of Equity Shares or otherwise, Acquirers and PAC will have the authority to decide such final allocation with respect to such rounding-off or any excess of Equity Shares or any shortage of Equity Shares.

8.17. Procedure for Tendering the Equity Shares in case of Non-Receipt of the Letter of Offer

- 8.17.1. Persons who have acquired the Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. Accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.
- 8.17.2. Public Shareholder may participate in this Offer by approaching their broker/ Selling Broker and tender Equity Shares in this Offer as per the procedure mentioned in the Letter of Offer or in the relevant Form of Acceptance.
- 8.17.3. The Letter of Offer along with Form of Acceptance will be sent (through electronic mode or physical mode) to all the Public Shareholders of the Target Company, as appearing in the list of members of the Target Company as on the Identified Date. In case of non-receipt of the Letter of Offer along with Form of Acceptance, such Public Shareholders of the Target

Company may download the same from the SEBI website (<u>www.sebi.gov.in</u>). Such Public Shareholders of the Target Company may also obtain an electronic copy of the Letter of Offer along with Form of Acceptance from the Registrar to the Offer on providing suitable documentary evidence of holding the Equity Shares of the Target Company.

8.17.4. Alternatively, in case of non-receipt of the Letter of Offer, the Public Shareholders holding the Equity Shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares tendered, and other relevant documents as mentioned in Letter of Offer. Such Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Tendering Period.

Physical share certificates and other relevant documents should not be sent to Acquirers, PAC, Target Company, or the Manager.

8.18. Settlement Process And Payment Of Consideration

- 8.18.1. On closure of the Tendering Period, reconciliation for acceptances shall be conducted by the Manager and the Registrar to the Offer and the final list shall be provided to the BSE Limited to facilitate settlement on the basis of the shares transferred to the Clearing Corporation.
- 8.18.2. The settlement of trades shall be carried out in the manner similar to the settlement of trades in the secondary market.
- 8.18.3. For Equity Shares accepted under the Offer, the Clearing Corporation will make direct funds pay- out to respective Public Shareholders. If the relevant Public Shareholder's bank account details are not available or if the funds transfer instruction is rejected by RBI/relevant bank, due to any reason, then such funds will be transferred to the concerned Selling Broker settlement bank account for onward transfer to their respective shareholders.
- 8.18.4. In case of certain client types viz. NRIs, non-resident clients etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out would be given to their respective Selling Broker's settlement accounts for onwards releasing the same to their respective Public Shareholder's account. For this purpose, the client type details would be collected from the Registrar to the Offer.
- 8.17.1 For the Public Shareholder(s) holding Equity Shares in physical form, the funds pay-out would be given to their respective Selling Broker's settlement bank accounts for releasing the same to the respective Public Shareholder's account.
- 8.18.5. The Public Shareholders holding Equity Shares in dematerialized form will have to ensure that they update their bank account details with their correct account number used in core banking and IFSC codes, keep their depository participant account active and unblocked to successfully facilitate the tendering of the Equity Shares and to receive credit in case of return of Equity Shares due to rejection or due to prorated acceptance.
- 8.18.6. Details in respect of acceptance for Open Offer process will be provided to the Clearing Corporation by the Company or Registrar to the Open Offer. On receipt of the same, Clearing Corporations will cancel the excess or unaccepted blocked shares in the demat account of the shareholder. On settlement date, all blocked shares mentioned in the accepted bid will be transferred to the Clearing Corporations.
- 8.18.7. In the case of inter depository, Clearing Corporations will cancel the excess or unaccepted shares in target depository. Source depository will not be able to release the lien without a release of IDT message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from Clearing Corporations or automatically generated after matching with bid accepted detail as received from the Company or the Registrar to the Open Offer. Post receiving the IDT message from target depository, source Depository will cancel/release excess or unaccepted block shares in the demat account of the shareholder. Post completion of Tendering Period and receiving the requisite details viz., demat account details and accepted bid quantity, source depository shall debit the securities as per the communication/message received from target depository to the extent of accepted bid shares from shareholder's demat account and credit it to Clearing Corporation settlement account in target depository on settlement date.
- 8.18.8. The Public Shareholders will have to ensure that they keep the Depository Participant account active and unblocked.
- 8.18.9. The direct credit of Equity Shares shall be given to the Demat account of Acquirer 1 as indicated by the Buying Broker.

- 8.18.10. In the event of any rejection of transfer to the Demat account of the Public Shareholder for any reason, the Demat Equity Shares shall be released to the securities pool account of their respective Selling Broker, and the Selling Broker will thereafter transfer the balance Equity Shares to the respective Public Shareholders.
- 8.18.11. The Target Company is authorized to split the share certificate and issue a new consolidated share certificate for the unaccepted Equity Shares in case the Equity Shares accepted are less than the Equity Shares tendered in the Open Offer by the Public Shareholders holding Equity Shares in the physical form.
- 8.18.12. Any excess physical Equity Shares, including to the extent tendered but not accepted, will be returned by registered post back to the Public Shareholder(s) directly by Registrar to the Offer. Unaccepted share certificate(s), transfer deed(s) and other documents, if any, will be returned by registered post at the registered Public Shareholders'/unregistered owners' sole risk to the sole/first Public Shareholder/unregistered owner.
- 8.18.13. Public Shareholders who intend to participate in the Offer should consult their respective Selling Broker for any cost, applicable taxes, charges, and expenses (including brokerage) that may be levied by the Selling Broker upon the selling shareholders for tendering Equity Shares in the Offer (secondary market transaction). The Offer consideration received by the Public Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and Acquirers, PAC, and the Manager accept no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Public Shareholders.
- 8.18.14. Any Equity Shares that are subject matter of litigation or are held in abeyance due to pending court cases/attachment orders/restriction from other statutory authorities wherein the Public Shareholder may be precluded from transferring the Equity Shares during pendency of the said litigation are liable to be rejected if directions/orders regarding these Equity Shares are not received together with the Equity Shares tended under the Offer.
- 8.18.15. Buying Brokers would also issue a contract note to Acquirer 1 for the Equity Shares accepted under the Offer.
- 8.18.16. Once the basis of acceptance is finalized, the Clearing Corporation would facilitate clearing and settlement of trades by transferring the required number to Acquirer 1. The Buying Broker will transfer the funds pertaining to the Offer to the Clearing Corporation's bank account as per the prescribed schedule.
- 8.18.17. Acquirers along with PAC intend to complete all formalities, including the payment of consideration to the Public Shareholders of the Target Company whose shares have been accepted in the Offer, within a period of 10 Working Days from the closure of the Tendering Period, and for this purpose, open a special account as provided under Regulation 21(1) of the SEBI (SAST) Regulations.

THE SUMMARY OF THE TAX CONSIDERATIONS IN THIS SECTION ARE BASED ON THE CURRENT PROVISIONS OF THE INCOME-TAX ACT, 1961 (AS AMENDED BY FINANCE ACT, 2022), THE REGULATIONS THEREUNDER AND THE FINANCE BUDGET OF 2024.

THE LEGISLATIONS, THEIR JUDICIAL INTERPRETATION AND THE POLICIES OF THE REGULATORY AUTHORITIES ARE SUBJECT TO CHANGE FROM TIME TO TIME, AND THESE MAY HAVE A BEARING ON THE IMPLICATIONS LISTED BELOW. ACCORDINGLY, ANY CHANGE OR AMENDMENTS IN THE LAW OR RELEVANT REGULATIONS WOULD NECESSITATE A REVIEW OF THE BELOW.

THE JUDICIAL AND THE ADMINISTRATIVE INTERPRETATIONS THEREOF, ARE SUBJECT TO CHANGE OR MODIFICATION BY SUBSEQUENT LEGISLATIVE, REGULATORY, ADMINISTRATIVE OR JUDICIAL DECISIONS. ANY SUCH CHANGES COULD HAVE DIFFERENT INCOME-TAX IMPLICATIONS.

THIS NOTE ON TAXATION 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 DISPOSAL OF EQUITY SHARES.

THE IMPLICATIONS ARE ALSO DEPENDENT ON THE ELIGIBLE EQUITY SHAREHOLDERS FULFILLING THE CONDITIONS PRESCRIBED UNDER THE PROVISIONS OF THE RELEVANT SECTIONS UNDER THE RELEVANT TAX LAWS. IN VIEW OF THE PARTICULARISED NATURE OF INCOME-TAX CONSEQUENCES, ELIGIBLE EQUITY SHAREHOLDERS ARE REQUIRED TO CONSULT THEIR TAX ADVISORS FOR THE APPLICABLE TAX PROVISIONS INCLUDING THE TREATMENT THAT MAY BE GIVEN BY THEIR RESPECTIVE TAX OFFICERS IN THEIR CASE AND THE APPROPRIATE COURSE OF ACTION THAT THEY SHOULD TAKE.

THE ACQUIRERS AND THE PAC DO NOT ACCEPT ANY RESPONSIBILITY FOR THE ACCURACY OR OTHERWISE OF SUCH ADVICE. THEREFORE, ELIGIBLE EQUITY SHAREHOLDERS CANNOT RELY ON THIS ADVICE AND THE SUMMARY OF INCOME-TAX IMPLICATIONS, RELATING TO THE TREATMENT OF INCOME-TAX IN THE CASE OF TENDERING OF LISTED EQUITY SHARES IN OPEN OFFER ON THE RECOGNISED STOCK EXCHANGE, AS SET OUT BELOW SHOULD BE TREATED AS INDICATIVE AND FOR GUIDANCE PURPOSES ONLY.

THE SUMMARY ON TAX CONSIDERATIONS IN THIS SECTION SETS OUT THE PROVISIONS OF LAW IN A SUMMARY MANNER ONLY AND DOES NOT PURPORT TO BE A COMPLETE ANALYSIS OR LISTING OF ALL POTENTIAL TAX CONSEQUENCES OF THE DISPOSAL OF EQUITY SHARES. THIS NOTE IS NEITHER BINDING ON ANY REGULATORS NOR CAN THERE BE ANY ASSURANCE THAT THEY WILL NOT TAKE A POSITION CONTRARY TO THE COMMENTS MENTIONED HEREIN. HENCE, YOU SHOULD CONSULT WITH YOUR OWN TAX ADVISORS FOR THE TAX PROVISIONS APPLICABLE TO YOUR PARTICULAR CIRCUMSTANCES. THE LAW STATED BELOW IS AS PER THE INCOME-TAX ACT, 1961.

9.1. General

- 9.1.1. Securities Transaction Tax
- 9.1.1.1. As the tendering of Offer Shares is being undertaken on BSE Limited, such transaction will be chargeable to Securities Transaction Tax. Securities Transaction Tax is payable in India on the value of securities on every purchase or sale of securities that are listed on the Indian stock exchange. Currently, the Securities Transaction Tax rate applicable on the purchase and sale of shares on the stock exchange is 0.1% of the value of security transacted.
 - 9.1.2. Income Tax
- 9.1.2.1. The basis of charge of Indian income-tax depends upon the residential status of the taxpayer during a tax year. The Indian tax year runs from April 1 until March 31. A person who is an Indian tax resident is liable to income-tax in India on his/her worldwide income, subject to certain tax exemptions, which are provided under the Income Tax Act, 1961.

- 9.1.2.2. A person who is treated as a non-resident for Indian income-tax purposes is generally subject to tax in India only on such person's India-sourced income (i.e., income which is received or deemed to be received or accrues or arises or deemed to accrue or arise in India) as also income received by such person in India. In case of shares of a company, the source of income from shares will depend on the 'situs' of such shares. As per judicial precedents, generally the "situs" of the shares is where a company is "incorporated" and where its shares can be transferred.
- 9.1.2.3. Accordingly, since the Target Company is incorporated in India, the Target Company's Equity Shares should be deemed to be 'situated' in India and any gains arising to a non-resident on transfer of such shares should be taxable in India under the IT Act.
- 9.1.2.4. Further, the non-resident shareholder can avail beneficial treatment under the Double Taxation Avoidance Agreement ('DTAA') between India and the respective country of which the said shareholder is tax resident subject to satisfying relevant conditions including but not limited to (a) conditions (if any) present in the said DTAA read with the relevant provisions of the Multilateral Instrument ('MLI') as ratified by India with the respective country of which the said shareholder is a tax resident and (b) non-applicability of General Anti-Avoidance Rule ('GAAR') and (c) providing and maintaining necessary information and documents as prescribed under the IT Act.
- 9.1.2.5. The IT Act also provides for different income-tax regimes/rates applicable to the gains arising from the tendering of shares under the Offer, based on the period of holding, residential status, classification of the shareholder and nature of the income earned, etc.
- 9.1.2.6. The Public Shareholders may be required to undertake compliances such as filing an annual income tax return, as may be applicable to different categories of persons, with the income-tax authorities, reporting their income for the relevant year.
- 9.1.2.7. The summary of income-tax implications on tendering of listed equity shares is set out below. All references to equity shares herein refer to listed equity shares unless stated otherwise.

9.2. Classification of Shareholders: Public Shareholders can be classified under the following categories:

- 9.2.1. Resident Shareholders being:
- Individuals, Hindu Undivided Family ('HUF'), Association of Persons ('AOP') and Body of Individuals ('BOI')
- Others:
- (i) Company
- (ii) Other Than Company
- 9.2.2. Non-Resident Shareholders being:
 - Non-Resident Indians (NRIs)
 - Foreign Institution Investors (FIIs) / Foreign Portfolio Investors (FPIs)
 - Others:
- (i) Company
- (ii) Other Than Company
- 9.3. Classification of Income:

Shares can be classified under the following two categories:

- 9.3.1. Shares held as investment (Income from transfer of such shares taxable under the head 'Capital Gains').
- 9.3.2. Shares held as stock-in-trade (Income from transfer of such shares taxable under the head "Profits and Gains from Business or Profession"). As per the current provisions of the IT Act, unless specifically exempted, gains arising from the transfer of shares may be treated either as "Capital Gains" or as capital asset or trading asset (i.e., stock-in-trade). Shareholders

may also refer to Circular No.6/2016 dated February 29, 2016 issued by the Central Board of Direct Taxes (CBDT) in this regard.

9.4. Equity Shares held as investment

As per the provisions of the IT Act, where the shares are held as investments (i.e., capital asset), income arising from the transfer of such shares is taxable under the head "Capital Gains". Further, Section 2(14) of the IT Act has provided for deemed characterization of securities held by FPIs as capital assets, whether or not such assets have been held as a capital asset; and therefore, the gains arising in the hands of FPIs will be taxable in India as capital gains. Capital gains in the hands of shareholders would be computed as per provisions of section 48 of the IT Act and the rate of income-tax would depend on the period of holding.

9.5. Period of holding

Depending on the period for which the shares are held, the gains would be taxable as "short term capital gain/STCG" or "long-term capital gain/LTCG":

- 9.5.1. In respect of Equity Shares held for a period less than or equal to 12 months prior to the date of transfer, the same should be treated as a "short-term capital asset", and accordingly the gains arising therefrom should be taxable as "short term capital gains" (**'STCG'**).
- 9.5.2. Similarly, where Equity Shares are held for a period more than 12 months prior to the date of transfer, the same should be treated as a "long-term capital asset", and accordingly the gains arising therefrom should be taxable as "long-term capital gains" ('LTCG').

9.6. Tendering of Shares in the Offer through a Recognized Stock Exchange in India

- 9.6.1. As per the current provisions of the IT Act, under Section 112A of the IT Act, LTCG arising from transfer of Equity Shares exceeding Rupees One Lakh Twenty Five Thousand will be taxed at a rate of 12.50% provided the same has been subjected to STT, upon acquisition and sale.
- 9.6.2. LTCG that arise on shares purchased prior to February 01, 2018 shall be grandfathered for the notional gains earned on such shares till January 31, 2018 as per Section 55 of IT Act.

For computing capital gains under the grandfathering regime, the cost of acquisition for the long-term capital asset acquired on or before January 31, 2018 will be the actual cost. However, if the actual cost is less than the fair market value of such asset as on January 31, 2018, the fair market value will be deemed to be the cost of acquisition.

Further, if the full value of consideration on transfer is less than the fair market value, then such full value of consideration or the actual cost, whichever is higher, will be deemed to be the cost of acquisition.

9.6.3. LTCG, as computed u/s. 112A, will not be liable to tax to the extent not exceeding ₹1,25,000.

Further, no deduction under Chapter VI-A would be allowed in computing STCG subject to tax under Section 111A of the IT Act.

- 9.6.4. Where provisions of section 112A of the IT Act are not applicable (for example where STT was not paid at the time of acquisition of the Equity Shares):
- 9.6.4.1. LTCG will be chargeable to tax at the rate of up to at the applicable rates% (plus applicable surcharge and health and education cess) in the case of a non-resident Public Shareholder (other than an FPI/FII, or a NRI who is governed by the provisions of Chapter XII-A of the IT Act) in accordance with provisions of section 112 of the IT Act.
- 9.6.4.2. In the case of FIIs/FPIs, LTCG would be taxable at the applicable rates (plus applicable surcharge and health and education cess) in accordance with provisions of section 115AD of the IT Act (without benefit of indexation and foreign exchange fluctuation).
- 9.6.4.3. For a NRI who is governed by the provisions of Chapter XII-A of the IT Act, LTCG would be taxable under Section 115E of the IT Act on meeting certain conditions.

- 9.6.4.4. For a resident Public Shareholder, an option is available to pay tax on such LTCG at either 20.00% (plus applicable surcharge and cess) with indexation or 12.50% (plus applicable surcharge and health and education cess) without indexation. Further, in case of resident Individual or HUF, the benefit of maximum amount which is not chargeable to income-tax is to be considered while computing the income-tax on such LTCG.
- 9.6.4.5. Long term capital loss computed for a given year is allowed to be set-off only against LTCG computed for the said year, in terms of Section 70 of the IT Act. The balance loss, which is not set off, is allowed to be carried forward for subsequent eight assessment years, for being set off only against subsequent years' LTCG, in terms of Section 74 of the IT Act.
- 9.6.4.6. As per the current provisions of the IT Act, STCG arising from such transaction, which is subject to STT, would be subject to tax @20.00% under section 111A of the IT Act. Further, no deduction under Chapter VIA would be allowed in computing STCG subject to tax under Section 111A of the IT Act.
- 9.6.4.7. In case of resident Individual or HUF, the benefit of maximum amount which is not chargeable to income tax is considered while computing the income-tax on such STCG taxable under section 111A of the IT Act.
- 9.6.4.8. Under Section 115AD(1)(ii) of the IT Act, STCG arising to a FII on transfer of shares (STT paid) will be chargeable at the rate of 20.00%.
- 9.6.4.9. As per Section 70 of the IT Act, short term capital loss computed for a given year is allowed to be set off against STCG as well as LTCG computed for the said year. The balance loss, which is not set off, is allowed to be carried forward for subsequent eight assessment years, for being set-off against subsequent years' STCG as well as LTCG, in terms of Section 74 of the IT Act.
- 9.6.4.10.Non-resident shareholder can avail benefits of the DTAA between India and the respective country of which the said shareholder is tax resident subject to satisfying relevant conditions as prescribed under the relevant DTAA read with MLI as may be in effect, and non-applicability of GAAR and providing and maintaining necessary information and documents as prescribed under the IT Act.
- 9.6.4.11.As per the current provisions of the IT Act, in addition to the above STCG and LTCG tax, surcharge and health and education cess are leviable.

9.7. Investment Funds

Under Section 10 (23FBA) of the IT Act, any income of an Investment Fund, other than the income chargeable under the head, 'Profits and gains of business or profession' would be exempt from income tax but would be taxable in the hands of their investors. For this purpose, an 'Investment Fund' means a fund registered as Category I or Category II Alternative Investment Fund and is regulated under the Securities and Exchange Board of India (Alternate Investment Fund) Regulations, 2012.

9.8. Mutual Funds

Under Section 10(23D) of the IT Act, any income of mutual funds registered under SEBI or Regulations made thereunder or mutual funds set up by public sector banks or public financial institutions or mutual funds authorized by the RBI and subject to the conditions specified therein, is exempt from tax subject to such conditions as the Central Government may by notification in the Official Gazette, specify in this behalf.

9.9. Taxability of business income in hands of shareholders (Shares held as Stock-in-Trade)

If the shares are held as stock-in-trade by any of the eligible Public Shareholders of the Target Company, then the gains will be characterized as business income and taxable under the head 'Profits and Gains from Business or Profession'.

9.9.1. Profit of Resident Shareholders

- (i) Individuals, HUF, AOP and BOI will be taxable at applicable slab rates.
- (ii) Domestic companies having turnover or gross receipts not exceeding ₹400 crores in the prescribed financial year, will be taxable @ 25%.

- (iii) Domestic companies which have opted for concessional tax regime under Section 115BAA and 115BAB of the IT Act will be taxable at 22%, upon meeting certain conditions.
- (iv) For persons other than stated above, profits will be taxable @ 30%.
- (v) No benefit of indexation by virtue of period of holding will be available in any case.
- 9.9.2. Profit of Non-Resident Shareholders

Non-resident Public Shareholders can avail beneficial provisions of the applicable DTAA entered into by India with the relevant country of residence of the shareholder but subject to fulfilling relevant conditions and maintaining & providing necessary documents prescribed under the IT Act, as discussed in para 1(d) above.

- 9.9.3. Where DTAA provisions are not applicable:
- 9.9.3.1. No benefit of indexation by virtue of period of holding will be available in any case.
- 9.9.3.2. For non-resident individuals, HUF, AOP and BOI, profits (as determined in accordance with the provisions of the IT Act) will be taxable at slab rates.
- 9.9.3.3. For foreign companies, profits (as determined in accordance with the provisions of the IT Act) at the applicable rates.
- 9.9.3.4. For other non-resident Public Shareholders, such as foreign firms, profits (as determined in accordance with the provisions of the IT Act) at the applicable rates.
- 9.9.3.5. Other Matters: Further, the provisions of Minimum Alternate Tax on the book profits as contained in Section 115JB of the IT Act or Alternate Minimum Tax contained in Section 115JC of the IT Act, as the case may be, also need to be considered by the shareholders (other than resident company which has opted for concessional tax regime under Section 115BAA or Section 115BAB of the IT Act). Foreign companies will not be subject to MAT if the country of residence of such of the foreign country has entered into a DTAA with India under Sections 90/90A of the IT Act and such foreign company does not have a permanent establishment in India in terms of the DTAA. In case where the said conditions are not satisfied, MAT will be applicable to the foreign company. In case of non- corporate shareholders, applicability of the provisions of Alternative Minimum Tax as per Section 115JC of the IT Act will also need to be analysed depending on the facts of each case.

9.10. Tax Deduction at Source

- 9.10.1. Resident Shareholders: In absence of any specific provision under the IT Act, the Acquirers along with PAC are not required to deduct tax on the consideration payable to the shareholders pursuant to Tendering of the listed Equity Shares under the Offer on recognized stock exchange in India.
- 9.10.2. Non-Resident Shareholders:
- 9.10.2.1. In case of FIIs

Section 196D of the IT Act provides for specific exemption from withholding tax in case of capital gains arising in hands of FIIs. Thus, no withholding of tax is required in case of consideration payable to FIIs/FPIs, subject to fulfilment of the following conditions:

- (i) FIIs/FPIs furnishing the copy of the registration certificate issued by SEBI (including for subaccount of FII/FPI, if any);
- (ii) FIIs/FPIs declaring that they have invested in the Equity Shares in accordance with the applicable SEBI regulations and will be liable to pay tax on their income as per the provisions of the IT Act.
- (iii) If the above conditions are not satisfied, FIIs/FPIs may submit a valid and effective certificate for deduction of tax at a nil/lower rate issued by the income tax authorities under the IT Act ('**TDC**'), along with the Form of Acceptance-cum-Acknowledgement, indicating the amount of tax to be deducted by the Acquirers along with the PAC before remitting the consideration. The Acquirers along with PAC shall deduct tax in accordance with such TDC.

9.10.2.2. In case of non-resident tax payer (other than FIIs)

Section 195(1) of the IT Act provides that any person responsible for paying to a non-resident, any sum chargeable to tax is required to deduct tax at source (including applicable surcharge and cess). Subject to regulations in this regard, wherever applicable and it is required to do so, tax at source (including applicable surcharge and cess) shall be deducted at appropriate rates as per the IT Act read with the provisions of the relevant DTAA and MLI, if applicable. In doing this, the Acquirers along with the PAC will be guided by generally followed practices and make use of data available in its records except in cases where the non-resident shareholders provide a specific mandate in this regard.

- 9.11. However, the Acquirers along with the PAC will not be able to deduct income-tax at source on the consideration payable to such non-resident shareholders as there is no ability for the Acquirers along with the PAC to deduct taxes since the remittance/payment will be routed through the stock exchange, and there will be no direct payment by the Acquirers along with the PAC to the non-resident shareholders.
- 9.12. Since the tendering of the Equity Shares under the Offer is through the stock exchange, the responsibility to discharge tax due on the gains (if any) is primarily on the non-resident shareholder given that practically it is very difficult to withhold taxes. The Acquirers and the PAC believe that the responsibility of withholding/ discharge of the taxes due on such gains (if any) on sale of Equity Shares is solely on the non-resident shareholders. It is therefore important for the non-resident shareholders to suitably compute such gains (if any) on this transaction and immediately pay taxes in India in consultation with their custodians, authorized dealers and/or tax advisors, as appropriate.
- 9.13. In the event the Acquirers along with the PAC are held liable for the tax liability of the shareholder, the same shall be to the account of the shareholder and to that extent the Acquirers and the PAC are entitled to be indemnified. The non-resident shareholders also undertake to provide the Acquirers and the PAC, on demand, the relevant details in respect of the taxability/ non-taxability of the proceeds pursuant to this Open Offer, copy of tax return filed in India, evidence of the tax paid etc.

9.14. Remittance/Payment of Interest

- 9.14.1. In case of interest, if any, paid by the Acquirers and the PAC to resident and non-resident shareholder for delay in receipt of statutory approvals as per Regulation 18(11) of the SEBI (SAST) Regulations or in accordance with Regulation 18(11A) of the SEBI (SAST) Regulations, the final decision to deduct tax or the quantum of taxes to be deducted rests solely with the Acquirers and the PAC depending on the settlement mechanism for such interest payments. In the event, the Acquirers along with the PAC decide to withhold tax, the same shall be basis the documents submitted along with the form of acceptance, or such additional documents as may be called for by the Acquirers and the PAC. It is recommended that the shareholders consult their custodians/ authorized dealers/ tax advisors appropriately with respect to the taxability of such interest amount (including on the categorization of the interest, whether as capital gains or as other income). In the event the Acquirers and the PAC are held liable for the tax liability of the shareholder, the same shall be to the account of the shareholder and to that extent the Acquirers and the PAC should be indemnified.
- 9.14.2. The shareholders must file their tax return in India inter alia considering the interest (in addition to the gains on the sale of shares), if any, arising pursuant to this Offer. The shareholders also undertake to provide the Acquirers and the PAC, on demand, the relevant details in respect of the taxability/ non-taxability of the proceeds pursuant to this Open Offer, copy of tax return filed in India, evidence of the tax paid etc.

9.15. Rate of Surcharge and Cess

As per the current provisions of the IT Act, in addition to the basic tax rate, surcharge, health and education cess are leviable. Summary of the same is provided below:

In the case of	Details of Surcharge				
Domestic Companies	Surcharge @ 12% is leviable where the total income exceeds ₹10 crore and @ 7%				
	where the total income exceeds ₹1 crore but less than ₹10 crore for companies not				
	opting for tax regime u/s. 115BAA and 115BAB				
Domestic companies which are	Surcharge @ 10% is leviable.				
liable to pay tax under section					
115BAA or section 115BAB					
Companies other than domestic	Surcharge @ 5% is leviable where the total income exceeds ₹10 crores.				
companies	Surcharge @ 2% where the total income exceeds ₹1 crore but less than ₹10 crores.				

In the case of	Details of Surcharge
Individuals, HUF, AOP, BOI	Surcharge at the rate of 10% is leviable where the total income exceeds ₹50 lakh
	but does not exceed ₹1 crore.
	Surcharge at the rate of 15% is leviable where the total income exceeds ₹1 crore
	but does not exceed ₹2 crores.
	Surcharge at the rate of 25% is leviable where the total income exceeds ₹2 crores
	but does not exceed ₹5 crores
	Surcharge at the rate of 25.00% is leviable where the total income exceeds ₹5
	crores. However, the surcharge at the rate 37.00% is leviable under the old tax
	regime.
Firm and Local Authority	Surcharge @12% is leviable where the total income exceeds ₹1 crore. Health and
	Education Cess @ 4% is currently leviable in all cases.

THIS DISCLOSURE IS NEITHER BINDING ON ANY REGULATORS NOR CAN THERE BE ANY ASSURANCE THAT THEY WILL NOT TAKE A POSITION CONTRARY TO THE COMMENTS MENTIONED HEREIN. HENCE, SHAREHOLDERS SHOULD CONSULT THEIR OWN TAX ADVISORS FOR THE TAX PROVISIONS APPLICABLE TO THEIR PARTICULAR CIRCUMSTANCES.

Note: The CBDT has vide Notification No. 9/2014 dated January 22, 2014 notified Foreign Portfolio Investors registered under the Securities and Exchange Board of India (FPI) Regulations, 2014 as FII for the purpose of Section 115AD of the IT Act.

10. DOCUMENTS FOR INSPECTION

The copies of the following documents will be available for inspection at the principal office of the Manager to the Offer, Swaraj Shares and Securities Private Limited, located at Unit No 304, A Wing, 215 Atrium, Courtyard Marriot, Andheri (East), Mumbai- 400093, Maharashtra, India on any working day between 10:00 a.m. (Indian Standard Time) and 5:00 p.m. (Indian Standard Time) during the Tendering Period commencing from Friday, December 20, 2024, to Friday, January 03, 2025. Further, in light of SEBI Circular SEBI/HO/CFD/DCR2/CIR/P/2020/139 SEBI dated July 27, 2020, read with Circular SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated May 14, 2020, copies of the following documents will be available for inspection to the Public Shareholders electronically during the Tendering Period. The Public Shareholders interested to inspect any of the following documents can send an email from their registered email addresses (including shareholding details and authority letter in the event the Public Shareholder is a corporate body) with a subject line ["Documents for Inspection - RISHYRN Open Offer"], to the Manager to the Open Offer at takeover@swarajshares.com; and upon receipt and processing of the received request, access can be provided to the respective Public Shareholders for electronic inspection of documents.

- 10.1. Certificate of Incorporation along with Memorandum of Association and Articles of Association of the Target Company.
- 10.2. Certificate of Incorporation along with Memorandum of Association and Articles of Association of the Acquirer 2.
- 10.3. Memorandum of Understanding between the Manager, Acquirers and PAC.
- 10.4. Copy of Agreement between the Registrar, Acquirers and PAC.
- 10.5. Unaudited Financial Statement for the quarter ended June 30, 2024, along with the Annual Reports for the Financial Years ended March 31, 2024, March 31, 2023, and March 31, 2022 of the Target Company.
- 10.6. The Net Worth of the Acquirer 1 as certified by Mr. Vishal Kumar Shaw, Chartered Accountant, holding membership number '311716', proprietor at V K Shaw & Co. Charted Accountants, bearing firm registration number '333288E', additionally certifying that the Acquirer 1 has firm and adequate financial resources to meet the financial obligations under the Open Offer.
- 10.7. The Net Worth of the Acquirer 2 as certified by Mr. Vishal Kumar Shaw, Chartered Accountant, holding membership number '311716', proprietor at V K Shaw & Co. Charted Accountants, bearing firm registration number '333288E', additionally certifying that the Acquirer 2 has firm and adequate financial resources to meet the financial obligations under the Open Offer.
- 10.8. The Net Worth of the PAC as certified by Mr. Nishant Bathwal, Chartered Accountant, holding membership number '068883', proprietor of at M/s. Nishant bathwal & Associates, Chartered Accountants, bearing firm registration number '328562E', additionally certifying that the PAC has firm and adequate financial resources to meet the financial obligations under the Open Offer.
- 10.9. Unaudited Financial Statement for the quarter ended September 2024, along the Auditors Report for the Financials Years ended March 31, 2024 and March 31, 2023 for the Acquirer 2.
- 10.10. Escrow Agreement between Acquirers, PAC, Escrow Bank, and Manager.
- 10.11. Copy of Share Purchase Agreement dated Thursday, October 17, 2024, entered between Acquirer 1, the Target Company, and the Selling Promoter Shareholders.
- 10.12. Copy of the Public Announcement dated Tuesday, October 29, 2024.
- 10.13. Bank Statement received from, Axis Bank Limited for required amount kept in the escrow account.
- 10.14. Copy of the Detailed Public Statement dated Monday, November 04, 2024, published on behalf of Acquirers and the PAC on Tuesday, November 05, 2024, in the Newspapers.
- 10.15. Copy of SEBI Observation letter bearing reference number '[•]' dated [•].

- 10.16. Copy of the recommendations proposed to be dated Tuesday, December 17, 2024, published in the Newspapers on Wednesday, December 18, 2024, by the Committee of Independent Directors of the Target Company.
- 10.17. Copy of Offer Opening Public Announcement cum Corrigendum to the Detailed Public Statement proposed to be dated on Wednesday, December 18, 2024, published in the Newspapers on Thursday, December 19, 2024.

11. DECLARATION BY THE ACQUIRERS AND THE PAC

The Acquirers and the PAC accept full responsibility for the information contained in this Draft Letter of Offer (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company, and undertake that they are aware of and will comply with his obligations under the SEBI (SAST) Regulations in respect of this Open Offer. The Acquirers along with the PAC will be responsible for ensuring compliance with the SEBI (SAST) Regulations.

The information pertaining to the Target Company contained in the Public Announcement or the Detailed Public Statement or the Draft Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or provided by the Target Company or publicly available sources which has not been independently verified by Acquirers and the PAC or the Manager to the Offer. Acquirers, the PAC, and the Manager to the Open Offer do not accept any responsibility with respect to such information relating to the Target Company.

The persons signing this Draft Letter of Offer on behalf of the Acquirers and the PAC have been duly and legally authorized to sign this Draft Letter of Offer.

Date: Tuesday, November 12, 2024

On behalf of all the Acquirers and PAC Sd/-Mr. Vatsal Agarwaal Acquirer – 1

Place: Mumbai

FORM OF ACCEPTANCE-CUM-ACKNOWLEDGEMENT THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

(FOR HOLDING EQUITY SHARES IN PHYSICAL FORM)

(Please send this Form with TRS generated by the Selling Broker and enclosures to Registrar, Regnum Capital Advisors Private Limited, at their address given in the Letter of Offer, as per the mode of delivery mentioned in the Letter of Offer)

From:	Date:	
Folio Number:		
Name:		
Address:		ENDERING PERIOD FOR THIS OFFER
Contact Number:	Offer	Friday, December 20,
Fax Number:		•
E-mail Address:	Opens on	2024
To.	Offer	Friday, January 03,
The Acquirers and the PAC	Closes on	2025

The Acquirers and the PAC C/o Regnum Capital Advisors Private Limited Unit: RISHYRN – Open Offer Office No. 2/1932, 5th Floor, Office Number 502, Takshashila Apartment, Majuragate, Surat - 395002, India

Dear Sir/Ma'am,

Subject: Open Offer made by Mr. Vatsal Agarwaal (Acquirer 1), M/s Nextera Global Private Limited (Acquirer 2), along with the person acting in concert Ms. Manavika Rishiraj Agarwal (PAC), the Acquirers and the PAC, for acquisition of up to 9,25,782 Offer Shares representing 26.00% of the Voting Share Capital of Rishab Special Yarns Limited, the Target Company, from the Public Shareholders of the Target Company.

I/We refer to the Draft Letter of Offer dated Tuesday, November 12, 2024, for acquiring the Equity Shares, held by us in Rishab Special Yarns Limited.

I/We, the undersigned have read the Letter of Offer, and understood its contents including the terms and conditions as mentioned therein.

EQUITY SHARES HELD IN PHYSICAL FORM

The particulars of tendered original share certificate(s) and duly signed transfer deed(s) are detailed below:

Sr. No.	Ladgen falle No	Certificate No.	Distinc	tive No.	No. of Equity Shower
Sr. NO.	Ledger folio No.	Certificate No.	From	То	No. of Equity Shares
Number of E	quity Shares				

(In case of insufficient space, please use an additional sheet and authenticate the same)

I/We note and understand that the original Equity Share certificate(s) and valid share transfer deed(s) will be held in trust for me/us by the Registrar until the time the Acquirers and the PAC pay the purchase consideration as mentioned in the Letter of Offer.

I/We also note and understand that the Acquirers and the PAC will pay the purchase consideration only after verification of the documents and signatures.

Enclosures (please provide the following and $\sqrt{}$ whichever is applicable):

- i. Original Equity Share certificates.
- ii. Valid share transfer deed(s) duly filled, stamped, and signed by the transferor(s) (i.e., by all registered shareholder(s) in the same order and as per specimen signatures registered with the Target Company), and duly witnessed at the appropriate place.

- iii. Form of Acceptance (FOA) signed by sole/joint shareholders whose name(s) appears on the share certificate(s) and in the same order and as per the specimen signature lodged with the Target Company.
- iv. Photocopy of Transaction Registration Slip (TRS) Self attested copy of PAN card of all the transferor(s).
- v. Self-attested copy of the address proof consisting of any one of the following documents: valid Aadhar card, voter identity card, passport or driving license.
- vi. Any other relevant document (but not limited to) such as Power of Attorney (if any person apart from the Shareholder has signed the FOA), corporate authorization (including board resolution/specimen signature), notarized copy of death certificate, and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. Shareholders of the Target Company holding physical Equity Shares should note that Physical Equity Shares will not be accepted unless the complete set of documents are submitted.

FOR ALL PUBLIC SHAREHOLDERS (HOLDING EQUITY SHARES IN DEMAT OR PHYSICAL FORM)

I/We confirm that the Equity Shares which are being tendered herewith by me/us under this Offer, are free from liens, charges, equitable interests, and encumbrances and are being tendered together with all rights attached thereto, including all rights to dividends, bonuses and rights offers, if any, declared hereafter and that I/we have obtained any necessary consents to sell the equity shares on the foregoing basis.

I/We declare that there are no restraints/injunctions or other order(s) of any nature which limits/restricts in any manner my/our right to tender equity shares for Offer and that I/we am/are legally entitled to tender the equity shares for Offer.

I/We declare that regulatory approvals, if applicable, for holding the Equity Shares and/or for tendering the Equity Shares in this Offer have been enclosed herewith.

I/We agree that the Acquirers and the PAC will pay the consideration as per secondary market mechanism only after verification of the certificates, documents, and signatures, as applicable submitted along with this Form of Acceptance.

I/We undertake to return to the Acquirers and the PAC any Offer consideration that may be wrongfully received by me/us.

I/We give my/our consent to file form FCTRS, if applicable, on my/our behalf.

I/We undertake to execute any further documents and give any further assurances that may be required or expedient to give effect to my/our tender/offer and agree to abide by any decision that may be taken by the Acquirers and the PAC to effect this Offer in accordance with the SEBI (SAST) Regulations.

I /We am/are not debarred from dealing in Equity Shares.

I /We authorize the Acquirers and the PAC to accept the Equity Shares so offered or such lesser number of Equity Shares which they may decide to accept in consultation with the Manager and the Registrar and in terms of the Letter of Offer and I/we further authorize the Acquirers and the PAC to return to me/us in the demat account/share certificate(s) in respect of which the Offer is not found valid/not accepted without specifying the reasons thereof.

I/We further agree to receive a single share certificate for the unaccepted Equity Shares in physical form.

In case of demat shareholders, I /We note and understand that the Equity Shares would be kept in the pool account of my/our broker and the lien will be marked by Clearing Corporation until the Settlement Date whereby the Acquirers and the PAC make payment of purchase consideration as mentioned in the Letter of Offer.

In case of physical shareholders, I/We note and understand that the shares/ Original Share Certificate(s) and Transfer Deed(s) will be held by the Registrar in trust for me/us till the date the Acquirers and the PAC make payment of consideration as mentioned in the Letter of Offer or the date by which Original Share Certificate(s), Transfer Deed(s) and other documents are returned to the shareholders, as the case may be.

I /We confirm that there are no taxes or other claims pending against us which may affect the legality of the transfer of Equity Shares under the Income Tax Act, 1961.

I/We confirm that in the event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy, or omission of information provided/to be provided by me/us, I/we will indemnify the Acquirers along with his PACs for such income tax

demand (including interest, penalty, etc.) and provide the Acquirers along with his PACs with all information/documents that may be necessary and co-operate in any proceedings before any income tax/appellate authority.

FOR NRIS/OCBS/ FIIS AND SUB-ACCOUNTS/OTHER NON-RESIDENT SHAREHOLDERS

Domestic Individual FIIs / FPIs-Others Foreign Company FIIs / FPIs-Corporate Company Partnership/ Private Equity Fund/ FVCI Pension/ Provident Fund QFI Proprietorship/ LLP AIF NRIs/ PIOs-Soverign Wealth Fund Foreign Trust **Financial Institution** NRIs/ PIOs-non-repatriable repatriable Association of person/ body of Insurance Company OCB Domestic Trust Banks individuals Others (Please Specify):

I/We confirm that my/our status is ($\sqrt{}$ whichever is applicable):

I/We confirm that my/our investment status is ($\sqrt{}$ whichever is applicable): FDI Route / PIS Route / Any Other (Please Specify):

I/We confirm that the Equity Shares tendered by me/us are held on ($\sqrt{}$ whichever is applicable): Repatriable basis / Non-repatriable basis

I/We confirm that ($\sqrt{\text{whichever is applicable}}$):

No RBI, FIPB or other regulatory approval was required by me for holding Equity Shares that have been tendered in this Offer and the Equity Shares are held under general permission of the Reserve Bank of India. The copies of all approvals required by me for holding Equity Shares that have been tendered in this Offer are enclosed herewith Copy of RBI Registration letter taking on record the allotment of shares to me/us is enclosed herewith.

I/We confirm that ($\sqrt{}$ whichever is applicable):

No RBI, FIPB or other regulatory approval is required by me for tendering the equity shares in this Offer.

Copies of all approvals required by me for tendering Equity Shares in this Offer are enclosed herewith.

In case of shareholders holding Equity Shares in demat form, the bank account details for the purpose of interest payment, if any, will be taken from the record of the Depositories.

In case of interest payments, if any, by the Acquirers along with his PACs for delay in payment of Offer consideration or a part thereof, the Acquirers along with his PACs will deduct taxes at source at the applicable rates as per the Income Tax Act, 1961.

Yours faithfully,

Signed and Delivered:

Particulars	Full Names(s) of the holders	Address and Telephone Number	Signature	PAN
First/ Sole Holder				
Joint Holder 1				
Joint Holder 2				

Note: In case of joint holdings, all holders must sign. In case of body corporate, the rubber stamp should be affixed, and necessary board resolution must be attached.

Place:

Date:

INSTRUCTIONS

- 1. Please read the enclosed Letter of Offer carefully before filling-up this Form of Acceptance cum Acknowledgement.
- 2. The Form of Acceptance cum Acknowledgement should be filled-up in English only.
- 3. Signature(s) other than in English, Hindi, and thumb impressions must be attested by a Notary Public under his Official Seal.
- 4. Mode of tendering the Equity Shares pursuant to the Offer:
- a. The acceptance of the Offer made by the Acquirers along with the PAC is entirely at the discretion of the equity shareholder of Rishab Special Yarns Limited.
- b. The Public Shareholders of Rishab Special Yarns Labs Limited to whom this Offer is being made, are free to Offer his / her / their shareholding in Rishab Special Yarns Limited for sale to the Acquirers and the PAC, in whole or part, while tendering his / her / their Equity Shares in the Offer.

------Tear along this line ------

ACKNOWLEDGEMENT SLIP

Subject: Open Offer made by Mr. Vatsal Agarwaal (Acquirer 1), M/s Nextera Global Private Limited (Acquirer 2), along with the person acting in concert Ms. Manavika Rishiraj Agarwal (PAC), the Acquirers and the PAC, for acquisition of up to 9,25,782 Offer Shares representing 26.00% of the Voting Share Capital of Rishab Special Yarns Limited, the Target Company, from the Public Shareholders of the Target Company.

FOR PHYSICAL EQUITY SHARES

Received from Mr./Ms./Mrs./M/s.

I / We, holding Equity Shares in the physical form, accept the Offer and enclose duly filled signed and or stamped the original share certificate(s), transfer deed(s) and Form of Acceptance in 'market' mode, duly acknowledged by me/us in respect of my Equity Shares as detailed below:

Sr. No	Falia Na	Certificate No.	Distinctiv	ve No.	No. of Equity Shares	
Sr. 10	Folio No.	Certificate No.	From	То	No. of Equity Shares	
Tota	al Number of Equity Shares					

FOR DEMAT EQUITY SHARES

Received from Mr./Ms./Mrs./M/s.

I / We, holding Equity Shares in the dematerialized form, accept the Offer and enclose the photocopy of the Delivery Instruction in 'market' mode, duly acknowledged by my/our Depository Participant in respect of my shares as detailed below:

DP Name	DP ID	Client ID	Name of Beneficiary	No. of Equity Shares
	·			

Stamp of Collection Centre	Signature of Official	Date of Receipt

Note: All future correspondence, if any, should be addressed to the Registrar at the address mentioned above. **Regnum Capital Advisors Private Limited Unit: RISHYRN – Open Offer** Office No. 2/1932, 5th Floor, Office Number 502, Takshashila Apartment, Majuragate, Surat - 395002, India **Telephone Number:** +91-11-35893855 **E-mail Address:** info@regnum.co.in **Website:** www.regnumrta.co.in **Contact Person:** Mrs. Ravji Abhishek Vakharia **SEBI Registration Number:** INR000004316 **Validity:** Permanent

FORM NO. SH-4 SECURITIES TRANSFER FORM

[Pursuant to section 56 of the Companies Act, 2013 and Rule 11 (1) of the Companies (Share Capital and Debentures) Rules, 2014]

Date of Execution:...../....../........../

FOR THE CONSIDERATION stated below the 'Transferor(s)' named do hereby transfer to the 'Transferee(s)' named the securities specified below subject to the conditions on which the said securities are now held by the Transferor(s) and the Transferee(s) do here by agree to accept and hold the said securities subject to the conditions aforesaid

CIN:	L	2	4	1	1	1	U	Р	1	9	9	2	Р	L	С	0	1	4	2	4	0

Name of the Company (in full): Rishab Special Yarns Limited

Name of the Stock Exchange where the Company is listed, if any: BSE Limited

Description of Securities

Kind/Class of	Nominal value of each unit of	Amount called up per unit of	Amount paid up per unit of			
Equity Share	₹10.00/-	₹10.00/- ₹10.00/-				
No. of Secu	rities being Transferred	Consideration Received (INR)				
In Figures	In Words	In words	In figures			

Distinctive Number	From		
Distinctive Number	То		

Corresponding Certificate Nos.

Transferor's Particulars					
Registered Folio Number:					
Name(s) in full	PAN	Signature(s)			
1	1	1			
2	2	2			
3	3	3			

Attestation:

I hereby confirm that the transferor has signed before me.

Signature of the witness:

Name of the witness:	
Name of the witness:	

Address of the witness:

Pin Code: _____

Transferee's Particulars:				
Name in full (1)	Father's /Mother's/ Spouse name	Address, phone no. and Email Address		
		Address:		
		Contact Number:		
		Email Address:		
Occupation (4)	Existing folio no., if any (5)	Signature (6)		
Business				

Folio No. of Transferee	Specimen Signature of Transferee(s)	
	1	
	2	
	3	

Value of Stamp Affixed:___

Declaration:

(1) Transferee is not required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to transfer of shares; or

(2) Transferee is required to obtain the Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to transfer of shares and the same has been obtained and is enclosed herewith.

Stamps

Enclosures:		
1. Certificate of Equity Shares or debentures or other securities		
2. If no certificate is issued, letter of allotment		
3. Copy of PAN CARD of all the Transferees (For all listed Cos)		
4. Other, Specify,		
For office use only		
Checked by		
Signature tallied by		
Entered in the Register of Transfer onvide Transfer No	_	
Approval Date		
Power of attorney /Probate/ Death Certificate/ Letter of administration Registered onat	No	

On the reverse page of the certificate

Name of Transferor	Name of Transferee	No. of Equity Shares	Date	te of Transfer	
				Signature of authorized signatory	