

THIS STAMP PAPER FORMS AN INTERGRAL PART OF MONITORING AGENCY AGREEMENT BETWEEN AKME FINTRADE（INDIA）LIMITED（＂THE COMPANY＂／ ＂AKME＂／＂ISSUER＂）AND ACUITE RATINGS \＆RESEARCH LIMITED（＂ACUITE＂／ ＂MONITORING AGENCY＂）．

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#### Abstract

Akme Fintrade (India) Limited, a company incorporatedunder the provisions of the Companies Act,1956, and having its registered office and corporate office at Akme Fintrade (India) Limited, 4-5, Subcity centre, Savin Circle,Opp Krishi Upaz Mandi, Udaipur Rajasthan-313002, India(hereinafter referred to as the "Issuer" or the "Company", which expression shall unless repugnant to the context or meaning thereof mean and include its successors and permitted assigns) of the FIRST PART;


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AND Acuite Ratings \& Research Limited, a company incorporated under the Companies Act, 1956 and having its registered office at 708, Lodha Supremus, Lodha iThink Techno Campus, Kanjurmarg (East), Mumbai - 400042 , in the capacity of Monitoring Agency appointed in terms of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 (hereinafter referred to as "Acuite" or the "Monitoring Agency", which expression shall, unless it is repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the SECOND PART.


The Company and the Monitoring Agency are hereinafter individually referred to as a "Party" and collectively as "Parties".

## WHEREAS:

A. The Company proposes to undertake an initial public offer of equity shares of face value of ₹ $10 /$ - each of the Company (the "Equity Shares"), comprising a fresh issue of $11,000,000$ Equity Shares by the Company the "Issue") in accordance with the Companies Act (as defined below), the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended from time to time (the "SEBI ICDR Regulations") and other Applicable Law (as defined below), at such price as may be determined through the book building process under the SEBI ICDR Regulations and agreed to by the Company, in consultation with the BRLM (the "Issue Price"). The Issue will be made: (i) within India, to Indian institutional, non-institutional and retail investors in accordance with SEBI ICDR Regulations; and (ii) outside the United States, in offshore transactions in reliance on Regulation S ("Regulation S") under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and the applicable laws of the jurisdictions where Issues and sales occur.
B. The board of directors of the Company ("Board of Directors") pursuant to a resolution dated November 14, 2022 and the shareholders of the Company pursuant to a resolution dated December 7, 2022 in accordance with Section 62(1)(c) of the Companies Act have approved and authorized the Issue.
C. The Company has filed the draft red herring prospectus dated June 27,2023 with the Securities and Exchange Board of India (the "SEBI") for review and comments, in accordance with the SEBI ICDR Regulations, in connection with the Issue. After incorporating the comments and observations of the SEBI, the Company proposes to file a red herring prospectus with the Registrar of Companies, Rajasthan, Jaipur (the "RoC") and the SEBI and thereafter, upon closure of the Issue, will file a prospectus ("Prospectus") with the RoC in accordance with the Companies Act and the SEBI ICDR Regulations. The Company has received in-principle approvals dated January 2, 2024 and January 3, 2024 from the BSE and the NSE, respectively for listing of the Equity Shares of the Company.
D. In terms of Regulation 41 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations"), as amended and other applicable laws, if any,the Company is required to appoint a monitoring agency for monitoring the use of the Gross Proceeds (as defined hereinafter) from the Issue in accordance with the terms of the Objects of the Issue (as defined hereinafier) in the Prospectus.

E. At the request of the Company, Acuite has agreed to act as the monitoring agency for the Company's Issue and shall monitor the use of the Gross Proceeds of the Issue in accordance with the terms of the Objects of the Issue in the Prospectus.
F. This Agreement is executed and delivered to define the obligations of the Company to deposit the amount raised through the Issue in a separate bank account (as defined in the Prospectus) and therole of the Monitoring Agency to monitor the use of the Gross Proceeds as per the schedule of utilization of Issue Proceeds as provided in the Prospectus.

NOW THEREFORE, in consideration of the foregoing and the mutual promises, covenants, and agreements set forth in this Agreement, and for other good and valuable consideration, the sufficiency of which is hereby acknowledged by the Parties, the Parties hereby agree as follows:

## 1. DEFINITIONS \& INTERPRETATIONS

### 1.1 Definitions:

"Agreement" shall mean this monitoring agency agreement, including schedule(s) hereto, as of the date hereof, and inclusive of any amendment(s) hereto made in accordance with the provisions hereof;


#### Abstract

"Applicable Laws" : shall mean any applicable law, by-law, rule, regulation, guideline, circular, order, notification, regulatory policy (including any requirement under, or notice of, any regulatory body) including (i) the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 ("SEBI Act"), the SEBI Regulations like the Securities Contracts (Regulation) Act, 1956, the Securities Contracts (Regulation) Rules, 1957, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Securitiesand Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations"), the Foreign Exchange Management Act, 1999 as amended and all other applicable laws, including the law of any applicable foreignjurisdiction which may apply to the Issue; and (ii) all applicable laws which may apply to the Parties to this Agreement, including rules, circulars, directions, guidelines, bye-laws, regulations and notificationsmade thereunder and having the force of law, including policies and administrative and departmental regulations and guidelines of governmental authorities, and judgments, decrees, injunctions, writs andorders of any court, as may be in force and effect during the subsistence of this Agreement.


"Business Days" shall mean all days other than Saturday or Sunday or a public holiday on which commercial banks in Mumbai are open for business.
"Companies Act" shall mean the Companies Act, 2013 and the rules made thereunder and include any statutory modification thereto or re-enactment or replacement thereof;
"Equity Shares" shall have the meaning ascribed to it in the Recital A in this Agreement;
"Issue" shall mean any of the methods (i.e. Public Issue, Rights Issue, Preferential Issue, etc.) used by the Company to raise capital as per the Applicable Laws, for the purposes as provided in the Objects of the Issue section of the Prospectus.
"Issue Proceeds" shall mean the proceeds of the Issue that are available to the Company.
"Gross Proceeds" shall mean total proceeds from the Issue.
"Monitoring Agency" shall mean Acuite Ratings \& Research Limited;
"Monitoring Agency Fee" shall mean the fee payable by the Company to the Monitoring Agency on a quarterly basis, as consideration for the Monitoring Agency acting as such, as per the terms and conditions of this Agreement;
"Monitoring Agency Report" or the "Report" shall mean the report(s) issued by the Monitoring Agency (monitoring the use of Gross Proceeds) that the Gross Proceeds have been utilized for the purpose as mentioned in the utilization schedule of the Prospectus. The Report shall be submitted to the Company in the formatprescribed under the extant SEBI Regulations.
"Objects of the Issue" or "Objects" shall be the objects of the Issue as set out in the Prospectus.
"Net Proceeds" for the purposes of this Agreement, shall mean the Gross Proceeds less Issue related expenses.
"Prospectus" shall mean the Prospectus to be filed by the Company with the RoC, with the Registrar of Companies, Rajasthan, Jaipur in accordance with the Companies Act, 2013, and the SEBI ICDR Regulations containing, inter alia, the Issue Price that is determined at the end of the Book Building Process, the size of the Issue and certain other information, including any addenda or corrigenda thereto;
"Red Herring Prospectus" shall mean the red herring prospectus to be issued by the Company in accordance with Section 32 of the Companies Act, 2013 and the provisions of the SEBI ICDR Regulations, which will not have complete particulars of the price at which the Equity Shares will be offered and the size of the Issue including any addenda or corrigenda thereto. The Red Herring Prospectus shall be filed with the RoC at least three days before the Bid/Issue Opening Date and will become the Prospectus upon filing with the RoC after the Pricing Date;
"Stock Exchanges" shall collectively mean the BSE Limited and the National Stock Exchange of India Limited and/or any other stock exchange where the shares may be listed.

## "SEBI" shall mean the Securities and Exchange Board of India;

"SEBI ICDR Regulations" shall mean the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended;
"Unpublished Price Sensitive Information ("UPSI")" means any information, relating to the Company or the Issue, directly or indirectly, that is not generally available and which upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily include but not be restricted to, information relating to the financial results, dividends, change in capital structure, mergers, de-mergers, acquisitions, de-listings, disposals and expansion of business and such other transactions, and changes in key managerial personnel and/or any other information which is accompanied by a written notice specifying that such information is an UPSI

Terms not defined under this Clause or in this Agreement shall have the meaning ascribed to them in the Prospectus, unless the context specified otherwise.
1.2 In this Agreement, unless the context otherwise requires:
a. words denoting the singular number shall include the plural and vice versa;
b. words denoting a person shall include an individual, corporation, company, partnership, trust or other entity;
c. heading and bold type face are only for convenience and shall be ignored for the purposes of interpretation;
d. references to the word "include" or "including" shall be construed without limitation;
e. references to this Agreement or to any other agreement, deed or other instrument shall be construed as a reference to such agreement, deed, or other instrument as the same may from timeto time be amended, varied, supplemented or noted or any replacement or novation thereof;
f. references to any Party to this Agreement or any other agreement or deed or other instrument shall include its successors or permitted assigns;
g. time is of the essence in the performance of the Parties' respective obligations under this Agreement. If any time period specified herein is extended in accordance with the terms of this Agreement, such extended time shall also be of the essence;
h. a reference to an article, clause, section, paragraph, schedule or annexure is, unless indicated to the
contrary, a reference to an article, clause, section, paragraph, schedule or annexure of this Agreement; and
i. unless otherwise defined, reference to the word 'days' shall mean calendar days.

In case of any inconsistency of any of the terms of this Agreement and the Prospectus, the terms of Prospectus shall prevail.

## 2. USE OF GROSS PROCEEDS / ISSUE PROCEEDS

The Company proposes to raise finance by way of Issue for the purposes as set out under the 'Objects of the Issue' section in the Red Herring Prospectus and the Prospectus namely towards augmenting the capital base of the Company to fulfil its future capital requirements, which are anticipated to arise as a result of the expansion of the Company's business and assets. The Company shall ensure that the Gross Proceeds are utilized for the purposes as are set out in the Prospectus.

## 3. APPOINTMENT, SCOPE \& RESPONSIBILITIES OF MONITORING AGENCY \& THE COMPANY

### 3.1 Appointment of Monitoring Agency:

The Company hereby appoints Acuite as the Monitoring Agency for the purposes of monitoring the use of the Gross Proceeds, as applicable, of the Company in accordance with the Objects of the Issue and the SEBI ICDR Regulations and Acuite agrees to act as the Monitoring Agency in accordance with the terms and conditions of this Agreement and in accordance with the SEBI ICDR Regulations and Applicable Law and shall be responsible for monitoring the utilisation of Gross Proceeds from the Issue only from the calendar quarter (viz, a period of 3 calendar months, namely, January-March or April-June or JulySeptember or October-December) immediately succeeding its appointment or date of the closure of the Issue, whichever is later.
3.2 Acuite in its capacity as the Monitoring Agency shall fulfil such duties and obligations as may be required to be fulfilled by it in such capacity under the SEBI ICDR Regulations, including the following:
i. The Monitoring Agency shall fulfil such rights, duties and obligations as may be required to be fulfilled by it in such capacity under the SEBI ICDR Regulations and Applicable Law, including the following:(a) Delivering the quarterly Monitoring Agency Report(s), containing details of utilization of the Gross Proceeds in accordance with the Objects of the Issue set out under the Prospectus, to the Company in the format prescribed in the Schedule 4 of this Agreement, which has been and shall be aligned with the format prescribed in Schedule XI of the SEBI ICDR Regulations, on a quarterly basis till $100 \%$ (hundred percent) of the Gross Proceeds have been utilized. For the preparation of final Monitoring Agency Report for the relevant quarter, the MA shall share the draft Report with the company latest by 7 working days from the receipt of all information, supporting documents and subject to clearance of outstanding fees, if any. MA will issue the final Report latest by 3 working days from the receipt of additional information or clarification(s), if any, on the draft Report OR a written confirmation from the Company that no changes are required in the draft Report.(b) Taking such action and doing such other acts, deeds or things as may be required under the provisions of the SEBI ICDR Regulations and as required by the BSE, NSE and the SEBI and/or in accordance with this Agreement to discharge its responsibilities as the Monitoring Agency.
ii. Review of the information / documents / statements (including bank statements) received from the Company with regard to the use of the Issue Proceeds including the status of implementation of the activities proposed to be funded out of the Issue Proceeds as stated in the Prospectus.
iii. The Monitoring Agency depends solely on the declarations by the management of the Company and the auditors / consultants appointed by the Company. In case the Monitoring Agency is not satisfied with the responses or the representations, it reserves the right to issue a qualified report in instances where it deems fit and shall highlight its concerns along with reasons. The Monitoring Agency also reserves the right to highlight any such concerns to SEBI.

iv. In case the Company defaults in sharing the required information on a timely basis and timely or payment of quarterly Monitoring Agency Fees, then the Monitoring Agency may qualify its report duly capturing any non-cooperation from Company in terms of sharing the requisite informationor non-payment of the fee. The Monitoring Agency may also inform SEBI and Stock Exchanges of any such non-cooperation.
b. The Monitoring Agency will be responsible for the following:
i. Maintain confidentiality of the information / documents / statements received from the Issuer, even after the publication of the Monitoring Agency Report. It shall not make public or disclose any information received by it from the Issuer to any other party except to SEBI, Stock Exchangesor other statutory authority, to the extent it is required to perform its obligations under SEBI ICDR Regulations. However, this does not preclude the credit ratings activity utilising the insights gained from the monitoring agency activity in general and post publication of the Report or utilising the information received from the Issuer in specific, for forming credit opinions.
ii. Share a draft Report with the Company and give reasonable time to the Company to provide additional information or clarifications on the draft, before finalising the Report. In case no additional information is received from the Issuer, the Monitoring Agency will finalise the Report.

### 3.3 Company:

The Company shall have the following responsibilities towards the Monitoring Agency:
a. The Company will on a quarterly basis, provide statement of usage of Issue Proceeds and a certificate from the statutory auditor, banks, management / directors of the Company and any other authorised personnel, consultants or experts, as the case may be, as per the formats prescribed in Schedule 1 and Schedule 3 of this Agreement, as applicable.
b. The Company will provide all such information / documents / opinion / certifications / approvals that are necessary for the Monitoring Agency to effectively perform its duties in accordance with the SEBI ICDR Regulations.
c. All the required information will be provided as per agreed timelines.
d. The Company shall inform the Monitoring Agency, of any deviation from the Objects of the Issue. Board resolution and shareholders resolution authorizing the deviation shall be provided to the Monitoring Agency.
e. Make all the payments as agreed in the contract, including any expenses borne towards incidentals, to the extent agreed upon in the contract.

## 4. MONITORING AGENCY FEES

4.1. In consideration of Acuite acting as the Monitoring Agency, the annual monitoring agency fees of Rs. $5,00,000$ /- (Rupees Five Lakhs Only) plus taxes as applicable for the first year shall be payable. During the first year, payment will be made in two instalments of Rs.2,50,000/- (Rupees Two Lakhs and Fifty Thousand Only) in advance, one instalment payable immediately upon the execution of this Agreement and the other payable at the end of 6 (six) months from the date of listing of the equity shares of the Company on the Stock Exchanges. From the second year onwards, the annual monitoring agency fees of Rs.5,00,000/- (Rupees Five Lakhs Only) shall be paid in 4 (four) instalments of Rs. 1,25,000/(Rupees One Lakh and Twenty Five Thousand Only) each payable on a quarterly basis viz. one instalment shall be paid in advance (within 1 week of the beginning of the relevant quarter) by the Company subject to the annual monitoring agency fees being Rs. $5,00,000 /-$ (Rupees Five Lakhs Only). In addition, the Company shall reimburse all legal, travelling and other costs, charges and expenses which the Monitoring Agency or its officers, employees, or agents may incur in relation to the execution of this Agreement and/or any expense incurred while discharging their obligations under this Agreement during the term of its appointment. MA will incur any expense only after Company agrees to reimburse such expenses. For instance, if the Company insists on an in-person interaction as part of the execution of the assignment, the Company has to arrange for or agree to reimburse the expenses for return travel and accommodation.

4.2. In case the Company deducts any tax as applicable under the Income Tax Act, 1961 while making any payment to the Monitoring Agency, then the Company shall provide the tax deduction certificate evidencing such deduction and deposit thereof within the prescribed time to the Monitoring Agency.

## 5. MONITORING THE USE OF ISSUE PROCEEDS

5.1. The Company shall deposit the Issue Proceeds in a separate bank account (as defined in the Prospectus) to be maintained for this purpose and for utilization of the Issue Proceeds for purposesas set out in the chapter titled 'Objects of the Issue' in the Prospectus. However, the Company, shall have the flexibility to deploy the Gross Proceeds, as applicable, in accordance with the SEBI ICDR Regulations and the Prospectus until the Gross Proceeds, as applicable, are deployed towards the purposes as set out in the chapter titled 'Objects of the Issue' in the Prospectus.
5.2. The Company recognizes that compliance by the Monitoring Agency with the terms of the SEBI ICDR Regulations is dependent upon its furnishing to the Monitoring Agency, the requisite information / documents as and when required by the Monitoring Agency as may be reasonably required for the purposes of preparation of the Report by the Monitoring Agency.
5.3. In furtherance to the obligations of the Monitoring Agency, the Company shall inform the Monitoring Agency on a quarterly basis, in writing as to the use of the Issue Proceeds and shall be obliged to furnish such documents, papers and information as may be reasonably required for enabling the Monitoring Agency to effectively monitor the utilization of the Issue Proceeds (including bank statements) for the account mentioned in clause 5.1, in accordance with the provisions of SEBI ICDR Regulations.
5.4. The Company will arrange for a certificate from its statutory auditor on a quarterly basis as to the utilization of the Issue Proceeds for the purposes as mentioned in the chapter entitled 'Objects of the Issue' in the Red Herring Prospectus and the Prospectus as per the format specified in Schedule 3 of this Agreement. Upon receipt of such certificate, the Monitoring Agency will issue its Report, in line with the requirements outlined by the SEBI ICDR Regulations.
5.5. The Company shall inform the Monitoring Agency in the event that there is any deviation in the utilization of the Issue Proceeds. The Company shall provide the Monitoring Agency with a copy of the shareholders resolution authorizing the deviation in the use of the Issue Proceeds and such deviation shall be reported by the Monitoring Agency in their Report to the Company.
5.6. Immediately upon opening of the separate bank account for monitoring funds, the Company will submit to the Monitoring Agency, an "Expected Disbursement Schedule" detailing the proposed utilization of the Issue Proceeds and also certifying that the same is for purposes as mentioned in the chapter entitled 'Objects of the Issue' of the Prospectus.
5.7. The Monitoring Agency shall have the right to inspect the records, registers and accounts of the Company as may be necessary for the purposes of carrying out its duties in accordance with the provisions hereof, provided that the Monitoring Agency has given at least 48 hours prior notice in writing to the Companyin this behalf.
5.8. The Monitoring Agency reserves, the right to disclose the information pertaining to the account or the transactions there in, on receipt of instructions from the statutory / regulatory authorities or court orders.
5.9. In addition, to the above, the Company shall at its cost (including but not limited to cost of travel, boarding and lodging of the officials of the Monitoring Agency) provide all necessary assistance and infrastructure that may be required by the Monitoring Agency in connection with the performance of its duties pursuant to the SEBI ICDR Regulations and this Agreement.
5.10. The Company shall ensure that the Monitoring Agency's Report is placed before their Board of Directors for their comments as per Regulation 40 (3) of the SEDI ICDR Regulations.

5.11. The Company shall ensure that within forty-five days from the end of each quarter, the Report of the Monitoring Agency is publicly disseminated by uploading it on its website as well as submitting the same to the Stock Exchanges.
5.12. The Company shall provide a confirmation to the Monitoring Agency on a quarterly basis that they have complied with all the provisions of SEBI ICDR Regulations.

## 6. REPRESENTATION \& WARRANTIES

6.1 As of the date of this Agreement, the Company represents and warrants to the Monitoring Agency that (which representations shall continue to be true and correct on each day during the currency of this Agreement):
a. The Company has the right to enter into this Agreement and that it has taken all necessary corporate action to authorise the execution and delivery of this Agreement. The execution and delivery of this Agreement will not contravene any provisions of or constitute a default under any other agreementor instrument by which the Parties are bound;
b. The Company affirms that the signatory to this Agreement is duly authorized to enter into and sign this Agreement on behalf of the Company and bind the Company to perform the terms and conditionof this Agreement.
c. The Company shall at any time and from time to time upon the reasonable written request of the Monitoring Agency promptly and duly deliver or permit the delivery of any and all such further details, information, instruments and documents as the Monitoring Agency may consider necessaryfor the purpose of monitoring the Gross Proceeds of the Issue subject to the same being in consonance with the SEBI ICDR Regulations.
d. This Agreement constitutes a valid, legal and binding obligations on it and is enforceable against it in accordance with the terms hereof.
6.2 As of the date of this Agreement, the Monitoring Agency represents and warrants to the Company that(which representations shall continue to be true and correct on each day during the currency of this Agreement):
a. This Agreement constitutes a valid, legal and binding obligations on it and is enforceable against it in accordance with the terms hereof;
b. The execution, delivery and performance of this Agreement and any other document related heretoby it has been duly authorized and do not and will not contravene any provisions of, or constitute adefault under (a) any law, regulation, judgement, decree or order of any governmental authority, (b) its organizational documents, or (c) any other agreement or instrument or undertaking to which it isa party or which is binding on it or any of its assets.
c. It shall perform its duties with the highest standards of integrity and fairness and shall act in an ethical manner in all its dealings with the Company, investors, etc.;
d. It shall act with due diligence, care and skill while discharging the work assigned to it in relation to monitoring of the Gross Proceeds;
e. it will not take up any activities which are likely to be in conflict with its own interests, interests of the Company, the Issue, its activities as the Monitoring Agency to the Issuer or contrary to the directions issued by SEBI or under any other Applicable Laws;
f. It shall carry out its duties / responsibilities and complete all the formalities including corporate action within the specified time limits as required under law, including with respect to relevant statutes, guidelines issued by SEBI, Stock Exchange regulations, etc.; and
g. It has due authority and valid registration as required under Applicable Law to act as the monitoring agency for the Issue and it is not prohibited from acting as a monitoring agency by any judicial, regulatory or administrative body.
h. it shall fulfil such rights, duties and obligations as may be required to be fulfilled by it in capacity of the Monitoring Agency under the SEBI ICDR Regulations and other applicable laws.

## 7. DIRECTIONS OF STOCK EXCHANGES / SEBI / STATUTORY AUTHORITIES

In the event any instructions are received from any of the Stock Exchanges or SEBI or any other statutory authorities to the effect that the Issue monitoring account shall be frozen or that the Company shall notbe

allowed to make any payments to any of the specified parties and the Company acknowledges the same and shall also abide by such instructions, however, the Company undertakes to immediately intimate, within 1 Business Day the Monitoring Agency, of such instruction/restriction unless such intimation is prohibited by Applicable Law or order of the court.

## 8. RIGHTS AND DUTIES OF MONITORING AGENCY

## The Monitoring Agency:

a. shall, except to such extent as may otherwise be provided herein, refrain from exercising any right, power or discretion vested in it as agent;
b. undertakes to perform such duties and only such duties as are specifically set forth in this Agreement and no implied covenants or obligations shall be read into this Agreement against the Monitoring Agency unless required under Applicable Law;
c. may rely on and shall be fully protected in acting on, or in refraining from acting in accordance with, any resolution, certificate, certificate of auditors approved by the Company, or any other statement, instrument, opinion, report, notice, request, direction, consent, order, appraisal or other paper or document believed by it to be genuine and to have been signed or presented to it pursuant to this Agreement by the proper party or parties;
d. may execute any of the powers hereunder or perform any duties hereunder through agents or attorneys, at its own cost, and only after seeking prior written approval of the Company for such appointment of such agents or attorneys and the Monitoring Agency shall be responsible for any misconduct or negligence on the part of any agent or attorneys appointed by it hereunder and the Monitoring Agency shall enter into into appropriate arrangements / agreements with such agents or attorneys to indemnify the Monitoring Agency and the Company for all claims, losses, expenses and liabilities that the Monitoring Agency and/or Company might incur due the misconduct or negligence on the part of any such agent or attorneys;

## 9. INDEMNITY

9.1 The Monitoring Agency hereby indemnifies and agrees to indemnify and hold harmless the Company (including its directors, officers, employees, agents and affiliates) (the 'Indemnified Party(ies)') and keep them fully indemnified against all costs, losses and damages that the Indemnified Parties may incur including all claims, costs, losses, damages, liabilities and expenses arising on the Company including on account of any third party claims that are made on the Company and/or owing to any litigation filed against it or arising out of any failure by the Monitoring Agency to provide the Report in accordance with the terms of this Agreement including any defect therein, subject however to the Company fulfilling its obligations under this Agreement to deliver or permit the delivery of such details, information and documents as may be reasonably required by the Monitoring Agency for the purpose of the Report.

Notwithstanding the above, the Monitoring Agency shall not be liable for any losses suffered by the Indemnified Parties arising out of misconduct, negligence, or failure on the part of the Indemnified Parties as maybe finally determined by a court of competent jurisdiction.
9.2 The Company agrees to indemnify and hold harmless the Monitoring Agency against all costs, losses and damages that the Monitoring Agency may incur including any third party claims that are made on the Monitoring Agency and costs, losses and damages incurred owing to any litigation filed against it pursuant to performance of its duties under this Agreement in accordance with the SEBI ICDR Regulations as determined by a court of competent jurisdiction having jurisdiction over the matter. Provided that such indemnity shall not extend to costs, losses or damages arising to the Monitoring Agency on account of the misconduct, negligence, default or fraud of the Monitoring Agency (including its directors, officers, employees, agents and affiliates) as maybe finally determined by a court of competent jurisdiction.
10. LIMITATION OF LIABILITY

10.1 The Monitoring Agency may, in relation to these presents, and in ordinary course under this Agreement, act on the opinion or advice of or any information obtained from any solicitor, counsel, advocates, valuers, surveyor, broker, auctioneer, qualified accountant or other expert appointed at the Company's cost and Company's approval and shall not be responsible for any loss or damages occasioned by acting so.
10.2 The Monitoring Agency shall be at liberty to accept a certificate signed by any of the authorized signatories of the Company as listed in Schedule 2, as to any fact or matter prima facie within the knowledge of the Company as sufficient evidence thereof and other than as required by applicable laws, the Monitoring Agency shall not be in any way bound in any case to call for further evidence or be responsible for any loss that may be occasioned by their failing to do so.
10.3 The Monitoring Agency undertakes to perform such duties and only such duties as are specifically set forth in this Agreement and as are required by applicable laws. Monitoring Agency shall have no responsibility, other than as required by applicable laws, to verify the authenticity of any order of a competent body, court or tribunal or any ruling of any arbitrator/s in proceedings between or concerning the other Parties and may rely, in good faith and without any liability, upon the contents thereof.
10.4 The Monitoring Agency may, to the extent permitted by applicable laws, rely on any resolution, certificate, certificate of auditors approved by the Company, or any other statement, instrument, opinion, report, notice, request, direction, consent, order, appraisal or other paper or document believed by it to be genuine and to have been signed or presented to it pursuant to this Agreement by the Company or any other persons as may be authorized by the Company in writing from time to time.
10.5 The recitals contained herein shall be taken as the statements of the Company, and the Monitoring Agency shall not be liable, to the extent permitted by applicable laws, for the use or any application bythe Company of the Gross Proceeds it receives pursuant to the Objects of the Issue and utilization schedule of the Prospectus.
10.6 Notwithstanding anything to the contrary contained herein, the Parties agree that, to the extent permitted by applicable laws, in no event shall either Party be liable for any indirect, incidental or consequential damages, or for any amounts claimed for lost business, opportunities or profits of the other Party, except in case of default, fraud, misrepresentation or negligence by such Party and/or in case of any other type of liability that under the Applicable Law cannot be limited or excluded.

## 11. TERMINATION

11.1 Except as specified under this Agreement, this Agreement shall not be terminated by either of the Parties.
11.2 Neither the Company nor the Monitoring Agency can initiate a termination of this Agreement till the time of $100 \%$ utilization of the Gross Proceeds by the Company in accordance with the section entitled 'Objects of the Issue' in the Prospectus and the Monitoring Agency issues its final Report, unless specifically required by any applicable law or SEBI or any other applicable Regulators.
11.3 Notwithstanding anything stated above, in the event of termination of the Monitoring Agency Agreement due to requirement of any Applicable Law, the following process shall be followed:
a. The Party initiating the termination will need to inform the other Party in writing through a notice intimating the reason for termination. Unless otherwise required by law or regulations requiring such termination, the termination shall be effective after 30 days from the day the notice is served or the due date of publication of next Monitoring Agency Report (which is $45^{\text {th }}$ day from the end of the quarter as per the SEBI ICDR Regulations), whichever is later.
b. A copy of the termination notice shall also be sent to SEBI and Stock Exchanges by the Party initiating the termination.
c. The Monitoring Agency shall promptly display on its website information about termination of its Agreement with the Company.
d. The existing Monitoring Agency shall issue a hand-over report on status of co-operation by the Company till the date of termination and share it with the Company.
e. The Company shall promptly inform the Audit Committee of its Board of Directors and inform the

investors by intimating to the Stock Exchanges immediately on issue / receipt of the termination letter. This can be followed by the process of appointing of new Monitoring Agency.
f. A Monitoring Agency shall be responsible for monitoring the utilisation of proceeds from the issue only from the quarter of its effective appointment or date of the closure of the issue, whichever is later. Thus, in case of a change in Monitoring Agency, the new Monitoring Agency shall not be responsible for providing a Monitoring Agency Report for the quarters prior to its effective appointment.
g. During the termination notice period, the Monitoring Agency shall capture in the Report issued during such period the fact that its Monitoring Agency arrangement is being terminated.
11.4 This Agreement shall automatically terminate immediately upon all the Gross Proceeds being utilized by the Company and necessary action will be undertaken in this regard as required under Applicable Laws, provided that in the event that the Agreement is terminated any time before such event, the Company shall pay the fees for the services performed by the Monitoring Agency up to the date of such termination provided such termination is not on account of fraud, misrepresentation, negligence or default of the Monitoring Agency.

## 12. MISCELLANEOUS

### 12.1 Partial Invalidity and Exercise of Remedies:

If any provision hereof is invalid or unenforceable in any jurisdiction, then to the fullest extent permittedby law, (i) the other provisions hereof shall remain in full force and effect in such jurisdiction and shall be liberally construed in order to carry out the intentions of the Parties hereto in respect of and including any provision hereof which is invalid or unenforceable as nearly as may be possible; and (ii) the invalidity or unenforceability of any provision hereof in any jurisdiction shall not affect the validity or enforceability of such provision in any other jurisdiction.

### 12.2 Assignment:

This Agreement shall be binding upon and inure to the benefit of each Party hereto and its successors and assigns. This Agreement is not intended to confer upon any person other than the Parties hereto any rights or remedies. However, a Party to this Agreement shall not assign its rights and/or duties under this Agreement without prior written consent of the other Party.

### 12.3 Notices:

Any notice, demand, communication or other request (individually, a "Notice") to be given or made under this Agreement shall be in writing in the English language. Such Notice shall be delivered by hand, recognized courier service, email or registered post to the Party to which it is addressed at such Party's address specified below or at such other address as such Party shall from time to time have designatedby fifteen (15) Business Days' written Notice to the party giving such Notice, and shall be deemed to have been duly given or made when delivered as aforesaid.

## For the Company:

Akme Fintrade (India) Limited<br>Akme Business Centre (ABC),<br>4-5 Subcity Centre, Savin Circle,<br>Opp. Krishi Upaz Mandi, Udaipur-313002,<br>Rajasthan, India.<br>Attention: Nirmal Kumar Jain, Managing Director<br>Telephone: +91-294-2489501-02<br>Email: nirmalkjain@aasaanloans.com

For the Monitoring Agency:
Acuite Ratings \& Research Limited
708, Lodha Supremus,
Lodha iThink Techno Campus,
Kanjurmarg (East), Mumbai - 400


042
Attention: Ms. Chitra Mohan, VP-Compliance \& Company Secretary
Telephone: +91 9969898000
Email: chitra.mohan@acuite.in
12.4 Governing Law and Dispute Resolution:
a. This Agreement is governed by, and shall be construed in accordance with, the laws of the Republic of India. In the event a dispute arises out of or in relation to or in connection with the interpretation or implementation of this Agreement, the Parties ("Disputing Parties") shall attempt in the first instance to resolve such dispute through consultations between the Disputing Parties. If the dispute is not resolved through consultations within seven (7) Business Days after commencement of discussions (or such longer period as the Disputing Parties may agree to in writing) then either of the Disputing Parties may refer the dispute through arbitration.
b. Arbitration shall be conducted as follows:
i. all claims, disputes and differences between the Disputing Parties arising out of or in connection with this Agreement shall be referred to or submitted for arbitration in Mumbai;
ii. the arbitration shall be conducted by a sole arbitrator to be appointed by mutual consent of Parties, failing which the arbitrators shall be appointed within fifteen (15) days as per the IndianArbitration and Conciliation Act, 1996;
iii. notwithstanding the power of the arbitrators to grant interim relief, the Disputing Parties shall have the power to seek appropriate interim relief from the courts of India;
iv. the arbitration award shall be final and binding on the Disputing Parties and the Disputing Parties agree to be bound thereby and to act accordingly;
v. the arbitrator may award to a Disputing Party that substantially prevails on the merits, its costs and actual expenses (including actual fees of its counsel);
vi. the Parties shall bear their respective costs incurred in the arbitration unless otherwise awardedor fixed by the arbitral tribunal; and
vii. the Disputing Parties shall co-operate in good faith to expedite, to the maximum extent practicable, the conduct of any arbitral proceedings commenced pursuant to this Agreement.

### 12.5 Amendments and Waiver:

Any amendments of any provision of this Agreement shall be in writing and signed by the Parties hereto and shall have the same effect as if they were a part of these presents, unless decided otherwise.
12.6 Notwithstanding anything stated in this Agreement, the Parties to this Agreement may, from time to time, or at any time, by mutual consent (in writing) waive such terms and conditions of this Agreement, so long as the same is not in contravention of the terms of the SEBI ICDR Regulations orApplicable Law.

### 12.7 English Language:

This Agreement and all documents to be furnished or communications to be given or made under this Agreement shall be in the English language or, if in another language, shall be accompanied by a translation into English certified by a representative of the respective Party, which translation shall be the governing version thereof.

### 12.8 Confidentiality:

a) "Confidential Information" means any information regarding the Company, the Issue and/or related information being monitored by the Monitoring Agency in terms of this Agreement that Monitoring Agency receives from the Company, or the Company's respective group companies or authorized agents in connection with Monitoring Agency's services hereunder, accompanied by a written notice specifying the confidential nature of such information. The term "Confidential Information" does not, however, include: (i) information that is or becomes publicly known other than by an act of Monitoring Agency in contravention of this Agreement; (ii) information in possession of the Monitoring Agency prior to the execution of this Agreement; (iii) information that becomes available to the Monitoring Agency from a third party; (iv) information developed independently by the Monitoring Agency; (v) information that has

been aggregated or transformed in such a way that it is no longer identifiable as relating to any individual issuer; or (vi) information that is approved in writing by the Company for public disclosure.
b) The Monitoring Agency shall retain any Confidential Information and not disclose the same to third parties outside of the Monitoring Agency, without prior approval from the Company, but such retained Confidential Information will remain subject to the confidentiality obligations contained in this Agreement. However, the Monitoring Agency may disclose information to SEBI or to any government, judicial, regulatory authority, if required under Applicable Law, without prior approval of the Company, but shall intimate the Company as soon as reasonably practicable.
c) Any UPSI of the Company shared by the Company or Company's respective group companies or authorized agents in connection with the Monitoring Agency's services hereunder, shall be accompanied by a written notice specifying that such information is an UPSI and the Monitoring Agency shall treat such UPSI in compliance with Applicable Laws. In case any information shared by the Company is not accompanied with such written notice stating that the shared information is an UPSI, the Monitoring Agency shall not be obliged under the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, to treat the same as an UPSI; provided, however, that in accordance with the SEBI (Credit Rating Agencies) Regulations, 1999 and relevant guidelines \& circulars issued by the Reserve Bank of India ("RBI") and SEBI from time to time, the Monitoring Agency shall treat all non-public information of the Company shared with the Monitoring Agency in connection with the Monitoring Agency's services hereunder on a confidential basis.

### 12.9 Effectiveness of Agreement:

This Agreement shall be effective on and from the date first hereinabove written as the date of execution and shall be in force for a period up to such date till $100 \%$ of the Gross Proceeds are utilized in accordance with the Prospectus or till the termination as per the provisions of this Agreement.
12.10 Notwithstanding anything contained herein, the provisions of clauses 6 (Representations and Warranties), 9 (Indemnity), 10 (Limitation of Liability), 11 (Termination), 12.4 (Governing Law and Dispute Resolution) and 12.8 (Confidentiality) shall survive any termination of this Agreement.


This signature page forms an integral part of the Monitoring Agency Agreement entered between Akme Fintrade (India)_Limited and Acuite Ratings \& Research Limited.

Signed by:


For Acuite Ratings \& Research Limited
(Authorized Signatory)
Name: Chitra Mohan
Designation: VP - Compliance \& Group
Company Secretary

In the presence of

## Witnesses:

## Signature:

## Name:

Address:

This signature page forms an integral part of the Monitoring Agency Agreement entered between Akme Fintrade (India) Limited and Acuite Ratings \& Research Limited.
Signed by:


In the presence of
Witnesses:

## Signature:

## Name:

Address:

## SCHEDULE 1

## Format of declaration from the Company

## Date:

To,
Acuite Ratings \& Research Limited
For the attention of: (name \& designation)

Re: IPO / FPO / Rights Issue of $\qquad$ Limited (Name of the Issuer), as at [ $\bullet$ ]

Dear Sir,

This is with respect to the IPO / FPO / Rights Issue by (Name of the Issuer) Limited ("Company") vide its Prospectus and utilization of the Issue proceeds as per the Objects of the Issue given in the Prospectus. The Company and Acuite Ratings \& Research Limited have entered into a Monitoring Agency Agreement dated

With respect to the IPO / FPO / Rights Issue and the proceeds raised in the IPO / FPO / Rights Issue, I/We hereby undertake and declare as follows:

1. The total amount collected / raised through the IPO / FPO / Rights Issue is INR $\qquad$ ("Amount").
2. For the quarter-ended $\qquad$ , the Company has utilized the entire Amounts raised in compliance with the Objects of the Issue detailed in the Prospectus. The complete details of the end use of the utilization of the Amount is attached to this declaration as "Annexure I";

OR
Of the total amount received (as mentioned in point 1 above), the Company has during the quarter ended
$\qquad$ , utilized INR $\qquad$ amounts in line with the objects detailed in the Prospectus. The remaining amount is maintained in $\qquad$ account and details of instrument where it is invested is further detailed in Annexure II and shall be subsequently utilized in accordance with the Objects mentioned in the Prospectus. The complete details of the end use of the Amount along with bank statements supporting such utilization is attached to this declaration as "Annexure I"
3. We confirm that with respect to utilization of proceeds, deviation from the Objects (as stated in the), if any, are as declared as per "Annexure I".
4. We have performed necessary checks / audits to ensure the accuracy of the figures / details mentionedin Annexure I, and confirm the same to be true and correct in all respects; and

The undersigned affirms that the data, facts and statements made above and in the attached Annexure are true, accurate and complete. The undersigned is affirming the genuineness of the facts and compliance with utilization of proceeds and is fully cognizant of the liabilities that would arise pursuant to relevant provisions of the Companies Act, 2013 and other Applicable Laws in the event of any such data, fact or statement being found to be false or misleading in any manner.

Capitalized terms not defined herein shall have the meaning ascribed to them in the Monitoring Agency Agreement.

We hereby agree and undertake to indemnify and hold harmless Acuite Ratings \& Research Limited for any losses / expenses / claims / damages incurred by Acuite Ratings \& Research Limited in connection with this

declaration and/or placing reliance on this declaration.

For and on behalf of $\qquad$

Authorized Signatory
Designation of Authorized Signatory


## Annexure I

## Format of the certificate to be provided by Issuer Company

Front Page:
Name of the Issuer:
For quarter ended:
(a) Deviation from the objects:

- Utilization different from Objects stated in the offer document but in line with change of objects approved by shareholders' resolution; or
- Utilization neither in line with Objects stated in the offer document nor approved by shareholders' resolution
- In case of no deviation, the fact would be stated.
(b) Range of Deviation*:

Indicate range of percentage deviation from the amount of issue proceeds earmarked for objects. For example, up to $10 \%, 10-25 \%, 25-50 \%, 50-75 \%, 75-100 \%$, not ascertainable etc.

* Range of Deviation may be computed by taking weighted average of financial deviation of each object in the ratio of issue proceeds allocated for it. Non-financial deviation may be indicated separately by way of notes.

Signature:

Name of the Authorized Person/Signing Authority:
Designation of Authorized person/Signing Authority:
Seal of the Company:
Date:

```
1) Issuer Details:
Name of the issuer:
Names of the promoter:
Industry/sector to which it belongs:
2) Issue Details:
Issue Period
Type of issue (public/rights)
Type of specified securities:
IPO Grading, if any
Issue size (in ₹ crore):
```


3) (Give item by item description for all the objects, as well as for the sub-heads (if any) given under objects, stated
in offer document separately in following format)

| Particulars | Reply | Details |
| :--- | :--- | :--- |
| 1. Whether all the utilization is as per disclosure in the Offer Document? | Yes/No |  |
| 2. Whether Shareholder approval is obtained in case of material deviations\# from <br> expenditures disclosed in in the Offer Document? | Yes/No |  |
| 3. Whether means of finance for disclosed Objects of the Issue has changed? | Yes/No |  |
| 4. Is there any major deviation observed over the earlier monitoring agency reports? | Yes/No |  |
| 5. Whether all Government / Statutory approvals related to the object(s) have been <br> obtained? | Yes/No |  |
| 6. Whether all arrangements pertaining to technical assistance/collaboration are in <br> operation? | Yes/No |  |
| 7. Are there any favorable events improving the viability of these object(s)? | Yes/No |  |
| 8. Are there any unfavourable events affecting the viability of the object(s)? | Yes/No |  |
| 9. Is there any other relevant information that may materially affect the decision <br> making of the investors? | Yes/No |  |

\# Where material deviation may be defined to mean:
a) Deviation in the objects or purposes for which the funds have been raised
b) Deviation in the amount of fund actually utilized by more than $10 \%$ of the amount projected in the offer documents
4) Details of object(s) to be monitored:
i. Cost of Object(s):
(Give item by item description for all the objects, as well as for the sub-heads, if any given under objects, stated in the offer document separately in following format)

| SI. No | Item Head | Original Cost (as per in theProspectus) | Revised Cost |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Reason of cost revision | Proposed financing option | Particulars of firm arrangements made |

ii. Progress in the Object(s): Give Item by Item Description for all the Objects Stated in the offer document in the following format

| SI. No. | Item Head\$ | Amount as proposed in the offer document | Amount utilized |  |  | Total unutilized Amount |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | As atBeginning <br> of the <br> quarter | During <br> the quarter | At the end of the quarter |  | Reason <br> for idle funds | Proposed <br> Course of Action |


\$ Provide following details under Item Head:
(a) Name of the Object(s):
(b) Brief description of the Object(s):
(c) Location of the Object(s) (if applicable):
iii. Deployment of unutilized IPO / FPO / Rights Issue proceeds:

| SI. No | Type of <br> Instrument <br> where amount <br> invested* | Amount <br> Invested | Maturity <br> Date | Earnings | Return on <br> Investmentas at arket value <br> (ROI \%) | Mark <br> of quarter** |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |

* Atso indieate name of the party/eompany in whieh amounts have been invested
** Where market value is not practical to find, provide NAV/NRV/Book Value of the same
iv. Delay in implementation of the Object(s):

| Object(s) Name | Completion Date |  | Delay (No. of days/ months) | Reason ofdelay |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | As per Offer Document | Actual * |  |  | Proposed Course of Action |
|  |  |  |  |  |  |

*In case of continuing Object(s) please specify latest/revised estimate of completion date.
5) Details of utilization of proceeds stated as General Corporate Purpose (GCP) amount in the offerdocument:

Signature:

Name of the Authorized Person/Signing Authority:
Designation of Authorized person/Signing Authority:
Seal of the Company:
Date:


SCHEDULE 2
AUTHORIZED SIGNATORIES OF THE COMPANY


## SCHEDULE 3

## CERTIFICATE BY A CHARTERED ACCOUNTANT

To
The Board of
Directors,(Company
Address) India

## For the attention of [•]

Re: Monitoring Agency Agreement dated (the "Agreement") in relation to the IPO / FPO /Rights Issue of (Company Name)

Dear Sir,

1. We have verified the [un/audited] books of account and other relevant records of ("Company"), as at
$\qquad$ , in connection with the issue of the Equity Shares of the Company pursuant to its Prospectus and utilization of the Gross Proceeds as per the Objects of the Issue disclosed in theProspectus .
2. We have verified the details of the utilization of the Gross Proceeds submitted by the Company and confirm that the utilization is as per the Annexure to this certificate, initialed by us for identification purposes only, based on the [un/audited] books of account and relevant records referred to in paragraph 1 above. We have verified the accuracy of the Annexure. We have agreed the amounts included in the Annexurewith the [un/audited] books of account and relevant records of the Company as at [insert relevant date]. Our responsibility is to verify the factual accuracy of the facts stated in the Annexure.
3. We conducted our procedures in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes (Revised 2016)/Guidance Note on Reports in Company Prospectuses (Revised 2019) as amended from time to time issued by the Institute of Chartered Accountants of India. [Note: To be modified for quarterly results released on the basis of limited review]
4. We have performed necessary audit so as to ensure the accuracy of figures mentioned in the Annexure. We also confirm that the utilization of Gross Proceeds is in line with the section titled 'Objects of the Issue' in the. [Note: To be modified for quarterly results released on the basis of limited review]
5. On the basis of the [un/audited] books of account and relevant records, information and explanations provided to us and representation from the management of the Company, we certify the utilization of the Gross Proceeds, as given in the accompanying Annexure.
6. We hereby declare that this report is based on the format as prescribed by SEBI ICDR Regulations, 2018, as amended. I/We further declare that this report provides true and fair view of the utilization of the Gross Proceeds.
7. I/We declare that we do not have any direct / indirect interest in or relationship with the issuer/promoters/directors/management and also confirm that we do not perceive any conflict of interest in such relationship/ interest while monitoring and reporting the utilization of issue proceeds by the issuer.

8. This certificate is furnished solely for submission to Acuite Ratings \& Research Limited (the "Monitoring Agency") regarding the utilization of the Gross Proceeds in terms of Clause 5.4 of the Agreement dated executed by and between the Company and Acuite Ratings \& Research Limited and is not to be used for any other purpose or to be distributed to any other parties without our prior written consent.

Capitalized terms not defined herein shall have the meaning ascribed to them in the Agreement.

## For [•] <br> Firm registration number: $[\bullet]$ Chartered Accountants <br> Date: [•]



## SCHEDULE 4

## Format of Report to be submitted by the Monitoring Agency

Name of the Issuer:
For quarter ended:
Name of the monitoring agency: Acuite Ratings \& Research Limited
a. Deviation from the objects:

- Utilization different from Objects stated in the offer document but in line with change of objects approved by shareholders' resolution; or
- Utilization neither in line with Objects stated in the offer document nor approved by shareholders' resolution;
- In case of no deviation, the fact would be stated.
b. Range of Deviation*:

Indicate the range of percentage deviation from the amount of issue proceeds earmarked for the objects. For example, up to $10 \%, 10-25 \%, 25-50 \%, 50-75 \%, 75-100 \%$, not ascertainable etc.

* The range of deviation may be computed by taking weighted average of financial deviation of each object in the ratio of issue proceeds allocated for it. Non-financial deviation may be indicated separately by way of notes.


## Declaration:

We hereby declare that this report is based on the format as prescribed by Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended. We further declare that this report provides true and fair view of the utilization of issue proceeds.

We declare that we do not have any direct / indirect interest in or relationship with the issuer / promoters / directors / management and also confirm that we do not perceive any conflict of interest in such relationship / interest while monitoring and reporting the utilization of issue proceeds by the issuer.

For and on behalf of Acuite Ratings \& Research Limited

## Name of the Authorized Signatory:

Designation of the Authorized Signatory:


## 1. Issuer Details:

Name of the issuer
Names of the promoter
Industry / sector to which it belongs
2. Issue Details:

Issue period
Type of issue (Rights/Public)
Type of specified securities
IPO Grading, if any
Issue size (in ₹ Crores)
3. Details of the arrangement made to ensure the monitoring of issue proceeds:
(Give item by item description for all the objects, as well as for the sub-heads (if any) given under objects, stated in offer document separately in following format)

| Particulars | Reply | Source of <br> information/ <br> certifications <br> considered by <br> Monitoring <br> Agency for <br> preparation <br> of <br> report | Comments of <br> the <br> Monitoring <br> Agency | Comments <br> of the <br> Board of <br> Directors (if <br> any) |
| :--- | :--- | :--- | :--- | :--- |
| Whether all the utilization is as per <br> disclosure in the offer document? | Yes/ No |  |  |  |
| Whether shareholders' approval isobtained <br> in case of material deviations from <br> expenditures disclosed in the offer <br> document? | Yes/ No |  |  |  |
| Whether the means of finance for <br> disclosed objects of the Issue have changed? | Yes/ No |  |  |  |
| Is there any major deviation(s) observed <br> over the earlier monitoring agency <br> reports? | Yes/ No |  |  |  |
| Whether all government/ statutory <br> approvals related to the object(s) have <br> been obtained? | Yes/ No |  |  |  |
| Whether all arrangements pertaining to <br> technical assistance/collaboration are in <br> operation? | Yes/ No |  |  |  |
| Are there any favorable events improving <br> the viability of these object(s)? | Yes/ No |  |  |  |
| Are there any unfavorable events affecting <br> the viability of the object(s)? | Yes/ No |  |  |  |



Is there any other relevant information that may materially affect the decision making of the investors?

Where material deviation may be defined to mean:
a) Deviation in the objects or purposes for which the funds have been raised
b) Deviation in the amount of funds actually utilized by more than $10 \%$ of the amount projected in the offer documents.
4. Details of objects) to be monitored:
i. Cost of object(s):
(Give item by item description for all the objects, as well as for the sub-heads (if any) given underobjects, stated in Offer Document separately in following format)

ii. Progress in the objects):
(Give Item by Item Description for all the Objects Stated in Offer Document separately in the following format)

\$ Provide following details under Item Head:
(a) Name of the objects):
(b) Brief description of the object(s):
(c) Location of the objects) (if applicable)
iii. Deployment of unutilized IPO / FPO / Rights Issue proceeds:


| SI. No | Type of <br> Instrument and <br> name of the <br> entity invested <br> in | Amount <br> Invested | Maturity <br> Date | Earnings | Return on <br> Investment <br> (ROI \%) | Market Value <br> as at the endof <br> quarter** |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |  |  |  |

*Where market value is not feasible, provide NAV/NRV/Book Value of the same
iv. Delay in implementation of the object(s):

| Object(s) Name | Completion Date |  | Delay (No.of days/ <br> months) | Comments of the Board of <br> Directors |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
|  |  |  |  | Reason of delay | Proposed <br> Course of <br> Action |
|  |  |  |  |  |  |

* In case of continuing object(s), please specify latest/revised estimate of completion date.

5. Details of utilization of proceeds stated as General Corporate Purpose (GCP) amount in the offerdocument:

For and on behalf of Acuite Ratings \& Research Limited

## Authorized Signatory <br> Designation of Authorized Signatory



