SARVOTTAM FINVEST LIMITED

Regd. Office: 3, Bentinck Street, 2nd Floor, Kolkata-700 001 Ph.: (033) 2210 0875, e-mail: sarvottamfinvest@gmail.com

CIN - L65993WB1978PLC031793

Website: www.sarvottamfinvest.in

Date: 01.09.2025

To

The Secretary

The Calcutta Stock Exchange Ltd.

7, Lyons Range

Kolkata - 700 001

Scrip Code: 10012144

ISIN No: INE822Q01015

To

BSE Corporate Compliance & Listing Centre

BSE Limited

P. J. Towers, Dalal Street

Mumbai - 400001

Scrip Code:539124

ISIN No.: INE822Q01015

Ref: Regulation 30, 34 & 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 91 of the Companies Act, 2013 (read with allied rules)

Sub.: Intimation regarding 46th Annual General Meeting, Record Date and Book Closure

Dear Sir/ Madam,

We hereby inform you that, the 46th Annual General Meeting (AGM) of the Members of the Company will be held on Wednesday, 24th September, 2025 at 1:00 P.M. at the Registered office of the Company at 3, Bentinck Street, 2nd Floor, Kolkata -700 001. The Company has engaged the services of Central Depository Services (India) Limited (CDSL) for facilitating voting by electronic means. The cut-off date (record date), for determining Members eligible for vote at the said ensuing AGM, has been fixed to be on 17th September, 2025.

We have enclosed herewith, a copy of Notice calling the aforesaid ensuing AGM and Annual Report of the Company for the Financial Year 2024-25.

Further Pursuant to Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Register of Members and Share Transfer Books of the Company will remain closed from 18th September, 2025 to 24th September, 2025 (both days inclusive), for taking record of Members of the Company for the purpose of ensuing AGM.

This is for your reference and record.

Thanking

Yours Faithfully, For Sarvottam Finvest Limited

PRIYANKA Digitally signed by PRIYANKA MUNDHARA Date: 2025.09.01 19:55:03 +05'30'

Priyanka Mundhara Company Secretary



Sarvottam Finvest Limited

46Th Annual Report 2024-25

Board of Directors: Manoj Sethia

Chairman, Non-Executive Director

Dilip Kumar Gupta Managing Director Sangeeta Sethia

Non-Independent Non-Executive Director

Mukesh Agarwal
Independent Director
Anupama Madhogarhia
Independent Director

Nagar Mal Agrawal (w.e.f 26th August, 2025)

Independent Director

Company Secretary and Chief Compliance Officer: Priyanka Mundhara

Audit Committee: Mukesh Agarwal

Manoj Sethia

Anupama Madhogarhia

Stakeholders' Relationship Committee: Manoj Sethia

Mukesh Agarwal Dilip Kumar Gupta

Nomination and Remuneration Committee: Anupama Madhogarhia

Manoj Sethia Mukesh Agarwal

Risk Management Committee: Anupama Madhogarhia

Mukesh Agarwal Dilip Kumar Gupta

Auditors: M/s. J Gupta & Co LLP

Chartered Accountants (upto 30th June, 2025)

M/s. D.C Dharewa & Co.

Chartered Accountants (w.e.f 30th June, 2025)

Bankers: IndusInd Bank Limited

RBL Bank Limited

Registered Office: 3, Bentinck Street, 2nd floor

Kolkata -700001

Telephone: 033-22100875

e-mail:<u>sarvottamfinvest@gmail.com</u> website: www.sarvottamfinvest.in

CIN: L65993WB1978PLC031793

Registrar and Share Transfer Agent: ABS Consultant Pvt. Ltd.

Room No. 99, 6th Floor,

Stephen House, 4, B.B.D Bag (East),

Kolkata - 700001

Telephone:033-22301043/22430153 e-mail:absconsultant99@gmail.com

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NOTICE

NOTICE is hereby given that the 46th Annual General Meeting of the Members of **Sarvottam Finvest Limited** will be held at the Registered Office of the Company at 3, Bentinck Street, 2nd Floor, Kolkata-700001 at 1:00 P.M. on Wednesday the 24th September, 2025 to transact the following businesses:—

AS ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2025 together with the Director's Report and Auditors' Report thereon.
- 2. To appoint a director in place of Mr. Manoj Sethia (DIN: 00585491), who retires by rotation and being eligible, offers himself for re—appointment.
- 3. To consider and if thought fit, to pass with or without modification the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to provision of Section 139, 142 and other applicable provisions of the Companies Act, 2013 if any, read with Companies (Audit & Auditors) Rules, 2014 including any Statutory enactment or modification thereof and the based of recommendation of Audit Committee and Board of Directors, M/s. D. C. Dharewa & Co. Chartered Accountants (FRN: 322617E) appointed for a term of Three (3) consecutive years as Statutory Auditors of the Company to hold office from the conclusion of this 46th Annual General Meeting till the conclusion of 49th Annual General Meeting to be scheduled in calendar year 2028 and they shall be paid remuneration as may be finalized by the Board of Directors of the Company."

AS SPECIAL BUSINESS

4. Appointment of Mr. Nagar Mal Agrawal (DIN: 00486030) as an Independent Director

To consider and if thought fit, to pass with or without modification(s), the following resolution as Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 149, 150, 152 read with Schedule IV and any other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including statutory modification(s) or re-enactment thereof or the time being in force) and based on the recommendation of the Nomination and Remuneration Committee and the Board of Directors of the Company, Mr. Nagar Mal Agrawal (DIN: 00486030), who was appointed as an additional director under section 161(1) of the Companies Act, 2013 with effect from 26-08-2025 be and is hereby appointed as an Independent Director for 5 (five) years from the conclusion of this 46th Annual General Meeting till the conclusion of the 51st Annual General Meeting of the Company to be scheduled held in the calendar year 2030 and he has given his consent along with a declaration that he meets the criteria for independence under Section 149(6) of the Act and the Rules framed thereunder and Regulation 16(1)(b) of the SEBI Listing Regulations and in respect of whom the Company has received a Notice in writing from a Member under Section 160(1) of the Act proposing his candidature for the office of Director.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution."

5. Re-Appointment of Mr. Mukesh Agarwal (DIN: 08836416) as an Independent Director

To consider and if thought fit, to pass with or without modification(s), the following resolution as Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 149, 150, 152 read with Schedule IV and any other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including statutory modification(s) or re-enactment thereof or the time being in force) and based on the recommendation of the Nomination and Remuneration Committee and the Board of Directors of the Company, Mr. Mukesh Agarwal (DIN: 08836416), be and is hereby re-appointed as an Independent Director for a second term on 5(five) years from the conclusion of this 46th Annual General Meeting till the conclusion of the 51st Annual General Meeting of the Company to be scheduled held in the calendar year 2030 and he has given his consent along with a declaration that he meets the criteria for independence under Section 149(6) of the Act and the Rules framed thereunder and Regulation 16(1)(b) of the SEBI Listing Regulations and in respect of whom the Company has received a Notice in writing from a Member under Section 160(1) of the Act proposing his candidature for the office of Director.

RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution."

6. Appointment of Secretarial Auditors

To consider and if thought fit, to pass with or without modification(s), the following resolutions as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Regulation 24A of SEBI (Listing Obligation and Disclosure Requirements), Regulations, 2015 ("SEBI Listing Regulations"), including circulars issued thereunder and in accordance with Section 204 of the Companies Act, 2013 ("the Act") and the Rules made thereunder (including any statutory amendment(s), modification(s) thereto or re-enactment(s) thereto), the Company be and hereby appoints, Mrs. Khusboo Jain, Company Secretary (Membership No.25628, CP No. 16451) and Peer Review certificate bearing Unique Identification No. I2016WB0173200, who have confirmed their eligibility as per requirements of Regulation 24A of the SEBI Listing Regulations, as the Secretarial Auditor of the Company for a period of 5 (five) consecutive financial years i.e. from FY2025-26 up to FY2029-30, to undertake secretarial audit as required under the Act and SEBI Listing Regulations and issue the necessary secretarial audit report for the aforesaid period.

"RESOLVED FURTHER THAT the Board of Directors (including any committee thereof) be and are hereby authorized to decide and finalise the terms and conditions of appointment, including the remuneration of the Secretarial Auditor and to do all other acts, deeds, matters and things as may be deemed necessary or expedient to give effect to this resolution."

By order of the Board
Priyanka Mundhara
Company Secretary
ACS - 39157

Place: Kolkata

Date: 26th August, 2025

NOTES

- 1. The explanatory statement as required under Section 102 of the Companies Act, 2013 ("the Act") setting out all material facts and reasons for the proposal(s) is annexed to the notice of the AGM ("Notice").
- 2. Additional information for items 4 and 5 as required under Regulations 36(3) and 36(5) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Clause 1.2.5 of the Secretarial Standards -2 ("SS-2") is annexed to the Notice.
- 3. A member entitled to attend and vote is also entitled to appoint a proxy to attend and vote instead of himself and such proxy need not be a member of the company. Proxies in order to be effective must be received by the company at its registered office not less than 48 hours before the meeting. A person can act as a proxy on behalf of members not exceeding fifty and holding in aggregate not more than ten percent of total share capital of the Company. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or member.
- 4. Proxies submitted on behalf of Limited Companies, Body Corporate, Societies etc. must be supported by appropriate resolution/authority, as applicable. Blank Proxy form is attached.
- 5. Route—map to the venue of the Meeting is provided in the notice for the convenience of the members.
- 6. Corporate members intending to send their Authorized Representatives to attend the Meeting are requested to send to the Company a certified copy of the Board resolution authorizing their representative to attend and vote on their behalf at the meeting.
- 7. Register of Members and Share Transfer Books of the Company will remain closed from 18.09.2025 to 24.09.2025 (both days inclusive).
- 8. Brief resume of the Director being re–appointed, nature of the expertise in specific functional areas, names of Indian Public Limited Companies in which she holds directorship and membership/Chairmanship of Board Committees, shareholding and relationships between directors inter-se as stipulated under regulation 36(3) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are provided in the notice forming part of Annual Report.
- 9. The Company's shares are listed on BSE Ltd. and The Calcutta Stock Exchange Ltd. with scrip Code 538895 and10012144 are respectively.
- 10. All documents referred to in the accompanying Notice shall be open for inspection at the Registered Office of the Company during office hours on all working days except Sundays and Holidays between 11:00 a.m. and 1:00 p.m. up to the date of the Annual General Meeting.
- 11. Updation of Members' Details:

The format of Register of Members prescribed by Ministry of Corporate Affairs under the Act requires the Company/Registrar and Share Transfer Agents to record additional details of Members, including their PAN details, e-mail address, bank details for payment of dividend, etc. A form requesting for such additional details is appended to this Notice. Members holding shares in physical form are requested to submit the form duly filled in to the Company or ABS Consultant Private Limited.

- 12. Members are requested:
 - i. To bring their attendance slip along with their copy of Annual Report to the Meeting;
 - ii. To quote their Ledger Folio No./DP ID and Client ID in all communications addressed to the Company;
 - iii. To notify immediately any change in your address (including pin code), bank details to Company/RTA in case the shares are held in physical form; and
 - iv. In case the shares held in dematerialized form please update any change in your address (including pin code), bank details to your respective Depository Participant.

13. Voting through electronic means

In compliance with provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Members are provided with the facilities to cast their votes on all resolutions set forth in the Notice of the Annual General Meeting using electronic means and business may be transacted through remote e-voting. The Company has engaged the service of Central Depository Services (India) Ltd. (CDSL) as the authorized agency to provide the remote e-voting facilities.

The facility for voting through ballot paper shall be made available at the Annual General Meeting and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.

The members who have cast their vote by remote e-voting prior to the Annual General Meeting may also attend the Annual General Meeting but shall not be entitled to cast their vote again.

The notice of the e-voting process along with printed Attendance Slip and Proxy Form is being dispatched to all the Members. The e-voting particulars are provided at the bottom of the Attendance Slip.

The Instructions for E-Voting are as under:

- (i) The remote e-voting period begins from 21-09-2025 from 9.00 A.M. and ends on 23-09-2025 till 5.00 P.M. During this period, shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off/entitlement date of 17-09-2025 may cast their vote electronically. The remote e-voting module shall be disabled by Central Depository Services (India) Ltd. for voting thereafter.
- (ii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

(iii) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode is given below:

Type of Shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System My easi. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligibl companies where the e-voting is in progress as per the information provided by company. On clickin the evoting option, the user will be able to see e- Voting page of the e-Voting service provider for castin your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers website directly.
	3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/my easi/Registration/Easi Registration.
	4. Alternatively, the user can directly access e-Voting page by providing Demat AccountNumber and PAN No. from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will beable to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual
Shareholders
holding securities
in demat mode
with NSDL

- 1. If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 2. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Individual
Shareholders
(holding securities in
demat mode)
Login through
their Depository
Participants

You can also login using the login credentials of your demat account through your DepositoryParticipant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will beable to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget assword option available at above mentioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to loginthrough Depository i.e. CDSL and NSDL

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login cancontact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.comor contact at 022–23058738 and 022–23058542/43.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login cancontact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 18001020 990 and 1800224430

- (iv) Login method for e-Voting and joining virtual meeting for shareholders other than individual shareholders holding in Demat form & physical shareholders.
- 1) The shareholders should log on to the e-voting website www.evotingindia.com.
- 2) Click on "Shareholders" module.
- 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e- voting of any company, then your existing password is to be used.

6) If you are a first–time user follow the steps given below:

	For Shareholders holding shares in Demat Form other than individual and Physical Form						
PAN Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department(Applicable for both shareholders as well as physical shareholders)							
	Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.						
DividendBank	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy) format asrecorded in your demat account or						
Details	in the company records in order to login.						
OR Date of Birth (DOB)	• If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (v).						

- (v) After entering these details appropriately, click on "SUBMIT" tab.
- (vi) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (vii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (viii) Click on the EVSN for the relevant <Sarvottam Finvest Limited> on which you choose to vote.
- (ix) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (x) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xi) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote. (xiv)You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Facility for Non Individual Shareholders and Custodians –Remote Voting:
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested

specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; sarvottamfinvest@gmail.com (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THECOMPANY / DEPOSITORIES.

- 1. For Physical shareholders—please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id
- 2. For Demat shareholders –, Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e–Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022-23058738 or 022-23058542/43.

- A. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help Section or write an email to helpdesk.evoting@cdslindia.com.
- B. Once the vote on a resolution is cast by the shareholder by electronic means, the shareholder shall not be allowed to change it subsequently or cast his vote by any other means.
- C. Any Person who becomes a Member of the Company after dispatch of this Notice and holding shares as on the cut-off date i.e. 17.09.2025, may obtain the User ID and password for Remote E-voting by sending request at sarvottamfinvest@gmail.com.
- D. The voting rights of shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off/entitlement date of 17.09.2025.
- E. Mrs. Khusboo Jain, a Practicing Company Secretary, (CP No.16451) has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- F. The Scrutinizer shall, after scrutinizing the votes cast at the Annual General Meeting and through Remote E-voting, not later than within prescribed timelines from the conclusion of the Annual General Meeting make a consolidated Scrutinizer's report and submit the same to the Chairman.
- G. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website at www.sarvottamfinvest.in and on the website of Central Depository Services (India) Ltd. viz. www.evotingindia.com within three days of passing of the resolutions at the 46th Annual General Meeting (AGM) of the Company on 24th Septembe, 2025 and shall be communicated to BSE Ltd. And The Calcutta Stock Exchange Ltd.(CSE), where Equity Shares of the Company are listed.

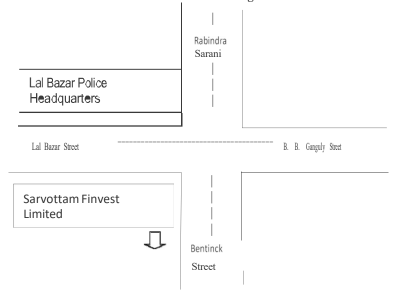
By order of the Board

Priyanka Mundhara Company Secretary ACS – 39157

Place: Kolkata

Date: 26th August, 2025

Route Map to the Venue of the 46Th Annual General Meeting of Sarvottam Finvest Limited



EXPLANATORY STATEMENT PURSUANT TO PROVISIONS OF SECTION 102 OF THE COMPANIES ACT, 2013 ("THE ACT") FORMING PART OF THE NOTICE DATED 26TH AUGUST, 2025:

The following Explanatory Statement relating to the accompanying Notice sets out all material facts in respect of the resolutions:

ITEM NO. 4:

Based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors at its Meeting held on 26.08.2025 has approved the appointment of Mr. Nagar Mal Agrawal (DIN: 00486030) as an Independent Director of the Company, subject to approval of the Members for a term of 5 (five) consecutive years from the conclusion of this 46th Annual General Meeting till the conclusion of the 51st Annual General Meeting of the Company scheduled to be held in the calendar year 2030.

Mr. Nagar Mal Agrawal is a qualified Chartered Accountant, having 29 years' experience in the field of Audit and Corporate Low.

In the opinion of the Board, Mr. Nagar Mal Agrawal fulfils the conditions specified in the Act and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") pertaining to independent directors and is independent of the management. The Company has received a declaration from Mr. Nagar Mal Agrawal that he is not disqualified to be appointed as an Independent Director and is not aware of any circumstances or situation which exists or may be reasonably anticipated that could impair or impact his ability to discharge his duties under the Act and the SEBI Listing Regulations.

The Company has received a notice in accordance with the provisions of Section 160 of the Act proposing the candidature of Mr. Nagar Mal Agrawal for the office of a Director.

The Board believes that the appointment of Mr. Nagar Mal Agrawal is justified due to the relevant skills, leadership qualities, industry knowledge, experience and expertise possessed by Mr. Nagar Mal Agrawal and accordingly recommends the special resolution set forth in Item No. 4 of the Notice for approval of the Members.

Brief particular of Mr. Nagar Mal Agrawal as required under SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 are annexed to this notice.

Except Mr. Nagar Mal Agrawal, being the appointee, none of the Directors, Key Managerial Personnel and their relatives, are concerned with or interested in, financial or otherwise, in the said resolution set out at item no.4 of the Notice.

The Board of Directors, therefore, recommend the resolution for approval of the Members.

ITEM NO. 5

Mr. Mukesh Agarwal (DIN: 08836416) were appointed an Independent Director of the Company at the 41st Annual General Meeting for a period of five consecutive years commencing from the conclusion of the said 41st Annual General Meeting till the conclusion of the 46th Annual General Meeting.

As per the section 149(10) of the Act, an Independent Director can be on the Board of the Company for a term of five years, but was eligible for a re-appointment for another five years term subject to approval by special resolution.

Based upon the recommendation of the Nomination and Remuneration Committee and as approved by the Board, Mr. Mukesh Agarwal, being eligible for re-appointment as Independent Director and having offered himself for reappointment, is proposed for re-appointment as Independent Director for a second term of five years from the conclusion of this 46th Annual General Meeting till the conclusion of the 51st Annual General Meeting of the Company.

The Board considers it desirable that the expertise of the Mr. Mukesh Agarwal should continue to be available. Mr. Mukesh Agarwal have considerable expertise in his areas of Finance and Accounts and his continued availability of his advice and guidance will benefit the Board, Accordingly, it commends to shareholders, the approval by special resolution of the appointment of Mr. Mukesh Agarwal. The requisite notices under section 160 of the Act have been received from shareholders proposing the above person as Director.

The Company has received the requisite declaration confirming that the above person meet the criteria of Independence as per 149 (6) of the Act and the applicable SEBI Regulations. In the opinion of the Board, Mr. Mukesh Agarwal, Director fulfill the conditions specified under section 149(6) of the Act, the Companies (Appointment and Qualification of Directors) Rules, 2014 and Regulation 16 (1) (b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for re-appointment as Independent Director and is Independent of the management.

Brief particular of Mr. Mukesh Agarwal as required under SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 are annexed to this notice.

Except Mr. Mukesh Agarwal, none of the directors or Key Managerial Personnel and their relatives are in anyway concerned or interested in, financially or otherwise, in the resolution set out at item no.5 of the Notice.

The Board of Directors, therefore, recommend the resolutions for approval of the Members.

ITEM NO. 6

Pursuant to the provisions of Section 204 of the Act, read with the relevant rules including the Companies Appointment and Remuneration of Managerial Personnel) Rules, 2014, every listed company and other specified class of companies, are required to annex with its Board's report made in terms of Section 134(3) of the Act, a report on secretarial audit given by a company secretary in practice.

Further, Regulation 24A of the SEBI Listing Regulations, requires listed companies and its material unlisted subsidiaries incorporated in India to undertake secretarial audit by a secretarial auditor who is required to be a peer reviewed company secretary and annex the secretarial audit report in such form as specified, with its annual report.

The aforementioned regulation apart from listing down the eligibility criteria for appointment of the secretarial auditor, further stipulates that the appointment/re-appointment of an individual as a secretarial auditor cannot be for more than one term of 5 (five) consecutive years and in case the secretarial auditor is a secretarial audit firm, it cannot be for more than two terms of 5 (five) consecutive years and such an appointment/re-appointment is required to be approved by the members of the company at its annual general meeting, basis recommendation of the board of directors.

It further stipulates that any association of the individual or the firm as the secretarial auditor of the listed entity before March 31, 2025 is not required to be considered for the purpose of calculating the tenure of the secretarial auditor.

In view of the aforesaid, basis recommendation of the Audit Committee and the Board of Directors the appointment of Mrs. Khusboo Jain, a Practicing Company Secretary (Membership No.25628) as the secretarial auditor, for a period of 5 (five) consecutive financial years i.e.; from FY2025-26 upto FY2029-30, to undertake secretarial audit and issue the necessary secretarial audit report for the aforesaid period.

Mrs. Khusboo Jain, a Company Secretary in Practice, her core work areas are Company Law Matters, SEBI Matters (Listing, Delisting of shares of the Companies, LODR Regulations etc.) Inspection and Investigation matters of ROC, Incorporation of Companies and LLPs, Revival of Struck off Companies from NCLT etc.

Mrs. Khusboo Jain is a peer reviewed and quality reviewed in terms of the guidelines issued by the Institute of Company Secretaries of India.

Mrs. Khusboo Jain, meets the eligibility criteria as enumerated under Regulation 24A (1A) of the Listing Regulations.

Mrs. Khusboo Jain, have given her consent to act as the Secretarial Auditor of the Company and have confirmed that the said appointment, if made, will be in accordance with the conditions prescribed under the Act, SEBI Listing Regulations and guidelines issued by the Institute of Company Secretaries of India.

The proposed remuneration to be paid to Mrs. Khusboo Jain., for FY26 is 17,000/- (excluding applicable taxes and other out of pocket expenses). The proposed fee is based on knowledge, expertise, industry experience, time and efforts required to be put in by the Secretarial Auditor.

In view of the aforesaid, the Board recommends the ordinary resolution set forth in Item No. 6 for approval of the Members.

None of the Directors, Key Managerial Personnel and their relatives, other than to the extent of their shareholding in the Company, are concerned/interested, financially or otherwise, in the said resolution.

Annexure

Information pursuant to Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with regard to the director seeking re- appointment at the forthcoming Annual General Meeting (Refer item no. 2 and 4 and 5 of the Notice)

Name of Director	Mr. Manoj Sethia	Mr.Nagar Mal Agrawal	Mr. Mukesh Agarwal
DIN	00585491	00486030	08836416
Designation	Non-Executive Non-Independent Director	Non-Executive Independent Director	Non-Executive Independent Director
Date of Initial Appointment	29-19-2012	26-08-2025	01-04-2020
Date of Birth	07-05-1970	01-01-1962	13-06-1991
Qualification	FCA, ACS, ACMA	FCA and ACS	FCA
Experience /Brief profile/Nature of Experience Expertise in specific functional area	He is an eminent professional having experience in the field on Finance and Corporate Low	Mr. Nagar Mal Agrawal is a qualified Chartered Accountant, having 29 years' experience in the field of Audit and Corporate Law, He is partner of M/s. More V & Co.	professional having experience in the field o
Directorship Held in other Indian Public Listed Companies (Excluding foreign Companies)	Tribute Trading and Finance Limited	NIL	Tribute Trading and Finance Limited
Membership/Chairmanship of Committees of other Indian Public Companies: Tribute Trading and Finance Limited	Chairman: Stakeholders Relationship Committee Member: 1. Audit Committee 2. Nomination and Remuneration Committee	NIL	Member: 1. Audit Committee 2. Nomination and Remuneration Committee 3. Risk Management Committee
Listed entities from which the Director has resigned in the past three years	Mihika Industries Limited	NIL	NIL
In case of Independent directors, the skills and capabilities required for the role and manner in which the proposed person meets such requirements.	N.A.		As mentioned in the explanatory statement
Number of shares held in the Company as on 31 March, 2025	50	NIL	NIL
Directors' inter-se Relationship	Mr. Manoj Sethia is husband of Mrs. Sangeeta Sethia	None	None

DIRECTORS' REPORT

Dear Members,

Your Directors have pleasure in presenting the 46th Annual Report together with the Audited Statement of Accounts of the Company for the financial year ended 31st March, 2025.

FINANCIAL HIGHLIGHTS

Rs. In Lakhs

Particulars	31st March, 2025	31st March, 2024
Revenue from Operations	163.46	182.55
Profit /(Loss) before tax	(54.10)	48.93
Less: Tax Expense (Current & Deferred)	4.84	1.78
Profit /(Loss) for the year	(58.94)	47.15
Other Comprehensive Income for the year, net of tax	0.00	0.00
Total Comprehensive Income for the year	(58.94)	47.15

DIVIDEND

With a view to conserve resources for growth of Company, the Board recommends no dividend for the year ended 31st March, 2025.

TRANSFER TO RESERVE

The Company did not transfer any amount to General Reserve during the year.

PUBLIC DEPOSITS

The Company is registered with Reserve Bank of India as a Non–Deposit taking Non–Banking Financial Company. The Company has neither invited nor accepted/renewed any deposits from the public within the meaning of Chapter V of Companies Act, 2013 or extant regulations of the Reserve Bank of India during the year under review.

CAPITAL STRUCTURE

During the year, there has been no change in the capital base of the Company, which comprises of 7500000 Equity Shares of Rs.10/- each.

STATE OF AFFAIRS

The company is in the nature of business of non-banking finance company. There has been no change in the nature of business of the Company during the year.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS, COURTS AND TRIBUNALS

There has been no significant and/or material order(s) passed by any Regulators/Courts/Tribunals impacting the going concern status of the Company's operations in future.

CHANGE IN DIRECTORSHIP

In terms of Section 152 of the Companies Act, 2013, Mr. Manoj Sethia (DIN:00585491), retires by rotation from the Board of Directors of the Company at the ensuing Annual General Meeting and being eligible, has offered himself for re–appointment.

Based on Recommendation of Nomination and Remuneration Committee and the Board of Directors of the Company, Mr. Nagar Mal Agrawal (DIN: 00486030) appointed as an Additional Independent Director of the company with effect from 26.08.2025 will hold office upto ensuing Annual General Meeting of the company. The Company has received a notice in accordance with the provisions of Section 160 of the Act proposing the candidature of Mr. Nagar Mal Agrawal for the office of a Director. The Board recommends appointment of Mr. Nagar Mal Agrawal as Independent Director.

Additional information pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of Director seeking re–appointment is given in the Notice convening Annual General Meeting Notice of the Company.

None of the Directors of the Company is disqualified for being appointed as a Director, under section 164(2) of the Companies Act, 2013.

Mr. Rajesh Shah (DIN: 06746791) has completed his tenure of 2nd term as an Independent Director of the Company in 45th Annual General Meeting of the company. The Board place on record their appreciation for contribution and services rendered by him during his tenure as an Independent Director.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received the necessary declaration from each Independent Director of the Company under section 149(7) of Companies Act, 2013 that they meet the criteria of Independence as laid down under the provisions of sub-section (6) of section 149 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

DETAILS OF SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

There are no Subsidiaries, Joint Ventures and Associate Company during the financial year 2024–25 under review.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of section 134(3)(c) of the Companies Act, 2013, it is hereby confirmed that:

- a) In the preparation of the Annual Accounts for the year ended 31st March, 2025, the applicable accounting standards had been followed along with the proper explanation relating to material departures, if any;
- b) That such accounting policies have been selected as mentioned in the Notes to Financial Statements and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as on 31st March, 2025 and of the loss of the Company for the year ended on that date;
- c) That proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of Company and for preventing and detecting fraud and other irregularities;
- d) that annual accounts have been prepared for the financial year ended 31st March, 2025 on 'going concern 'basis;
- e) that proper internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- f) that proper system have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

STATUTORY AUDITORS AND AUDIT REPORT

M/s. J. Gupta & Co LLP (FRN: 3140100E/E300029) and LLP No.AAM-2652), Chartered Accountants, Statutory Auditors of the Company, were appointed to hold office till the conclusion of the 48th Annual General Meeting to be held in calendar year 2027.

The Audit Report to the members for the year ended 31.03.2025 under review is unmodified. The observations made by the auditor's in the Auditors' Report are self explanatory and do not contain any qualification or any adverse remarks and, therefore need no further clarifications or any further explanations as required under sub–section (3) of section 134 of Companies Act, 2013.

M/s. J. Gupta & Co LLP (FRN: 3140100E/E300029) and LLP No.AAM-2652), Chartered Accountants, Statutory Auditors have a communicated their unwillingness to continue to act as statutory auditor of the Company due to other pre-occupations and Company has received the resignation letter from the statutory auditors with, no other material reasons. The Company has accepted and approved resignation of statutory auditors in the Board meeting with effect from 30.06.2025.

Pursuant to the provision of Section 139, 141 and 142 and other applicable provisions of the Companies Act, 2013 if any, read with Companies (Audit & Auditors) Rules, 2014, including any statutory enactment or modification thereof, M/s. D. C. Dharewa & Co.,(FRN:322617E), Chartered Accountants, appointed as the Statutory Auditors of the Company in the Board meeting of the company held on 30.06.2025 up to ensuing 46th Annual General Meeting of the Company due to casual vacancy arise of resignation of J Gupta & Co LLP and subject to approval of Members appointment for a term of 3 (three) consecutive years as Statutory Auditors of the company to hold office from the conclusion of this 46th Annual General Meeting till the conclusion of 49th Annual General Meeting of the company to be held on the calendar year 2028.

SECRETARIAL AUDITOR

Pursuant to the provisions of Regulation 24A of the SEBI Listing Regulations and in accordance with Section 204 of the Act, basis recommendation of the Board, the Company is required to appoint Secretarial Auditor, with the approval of the Members at its AGM. In light of the aforesaid, the Board of the Company has recommended the appointment of Mrs. Khusboo Jain, a Practicing Company Secretary (Membership No.25628, C.P. No.16451) as the Secretarial Auditor of the Company for a period of 5 (five) consecutive financial years, i.e.; from FY2025-26 up to FY2029-30, subject to approval of the Members at the ensuing AGM of the Company, to undertake secretarial audit as required under the Act and SEBI Listing Regulations and issue the necessary secretarial audit report for the aforesaid period.

Mrs. Khusboo Jain, have confirmed that their appointment, if made, will comply with the eligibility criteria in terms of SEBI Listing Regulations. Further, the Secretarial Auditor has confirmed that they have subjected themselves to Peer Review process by the Institute of Company Secretaries of India ("ICSI") and hold valid certificate issued by the Peer Review Board of ICSI.

SECRETARIAL AUDIT

In compliances with provisions of Section 204 and other applicable provisions of Companies Act 2013 and Regulation 24A of SEBI LODR, 2015, a Secretarial Audit was conducted during the year by practicing company secretary Mr. Rajesh Ghorawat (CP No. 20897). The Secretarial Auditor's Report for the financial year ended 31st March, 2025 is attached as **Annexure-A** and form part of this report. There are no qualifications or observations or remarks made by the practicing company secretary in their Audit Report.

COMPLIANCE WITH SECRETARIAL STANDARD

The Company complies with all applicable Secretarial Standard issued by ICSI.

FRAUD REPORTING

There was no fraud reported by Auditors of the Company under Section 143 (12) of the Companies Act, 2013, to the Audit Committee or Board of Directors during the year under review.

COST RECORDS

As per section 148 of the Companies Act, 2013, read with the Companies (Cost Records and Audit) Rules, 2014, your Company is not required to maintain cost records.

BOARD'S COMMENT ON THE AUDITORS' REPORT

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies are self-explanatory and do not call for any further comment.

PROCEEDINGS PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016:

There are no applications made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 during the year.

DIFFERENCE IN VALUATION:

The Company has not made any one-time settlement for loans taken from the Banks or Financial Institutions, and hence the details of difference between amount of the valuation done at the time of one-time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof is not applicable.

MEETINGS OF THE BOARD

Eight meetings of the Board of Directors were held during the year. The details of various Board Meetings are provided in the Corporate Governance Report of this Annual Report.

REPORT CORPORATE GOVERNANCE

Transparency is the cornerstone of your Company's philosophy and all requirements of Corporate Governance are adhered to both in letter and spirit. All the Committees of the Board of Directors meets at regular intervals as required in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Your Board of Directors has taken all the necessary steps to ensure compliances with all statutory requirements. The Directors and Key Managerial Personnel of your Company have complied with the approved code of conduct for the Board and Senior Management.

The Report on Corporate Governance as required under regulation 27 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached as a separate section forming part of the Annual Report. The Auditors' Certificate on compliance with Corporate Governance Requirements is also attached to this report.

THE BUSINESS RESPONSIBILTY REPORT (BRR)

Preparation of Business Responsibility Report is not applicable to the Company.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

In terms of provision of Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the management discussion and analysis report for the year is presented, in a separate section forming part of the Annual Report.

LISTED WITH STOCK EXCHANGES

The Company's share continues to remain listed with BSE Ltd. and The Calcutta Stock Exchange Ltd. The Company has paid the annual listing fees for the year 2025–26 to both the Stock Exchanges.

MATERIALS CHANGES AND COMMITMENTS

No material changes and commitments have occurred after the close of the financial year 2024–25 till the date of this Report, which affect the financial position of the Company.

INTERNAL FINANCIAL CONTROL

The Board has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial disclosure.

MANAGERIAL REMUNERATION

In terms of the provision of Section 197(12) of the Act read with Rules 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 or amendment thereof, if any, in respect of the managerial personnel of the company is attached here as **Annexure-B**.

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

There are no employees who are in receipt of remuneration in excess of the limit specified under section 134(3)(q) read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARANTEES GIVEN OR SECURITY PROVIDED BY THE COMPANY

The particulars of loans, guarantees, security and investments as per Section 186 of the Act by the Company, as applicable, have been disclosed in the financial statements.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

Your Company does not have any activity requiring conservation of energy or technology absorption and there was no foreign exchange earnings and/or foreign exchange outgo.

RELATED PARTY TRANSACTIONS

All related party transactions that were entered into during the financial year were at arm's length basis and were in the ordinary course of business. Details of materially significant related party transactions are the transactions of a material nature between the Company and the Promoters, Management, Directors or their relatives etc. and as required in part A(2A) of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the transactions of the company with the promoter/promoter group which hold(s) 10% or more shareholding in the company are disclosed in Note No. 38 of the Financial Statements in compliance with the Ind-AS Accounting Standard relating to "Related Party Disclosures." However, there are no materially significant related party transactions during the financial year made by the Company, thus, disclosure in Form AOC-2 is not required.

There are no materially significant related party transactions with the Company's Promoters, Directors, Management or their relatives, which may have a potential conflict with the interest of the Company.

EXTRACT OF ANNUAL RETURN

The copy of annual return of the Company has been placed on the website of the Company and can be accessed at www.sarvottamfinvest.in.

RISK MANAGEMENT POLICY

As required under provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Company has established a well documented and robust risk management framework.

The Audit Committee of the Board of Directors reviews the Risk Management Strategy of the Company to ensure effectiveness of the Risk Management policy and procedures. Board of Directors of the Company is regularly apprised on the key risk assessment areas and a mitigation mechanism is recommended.

During the year, the Board has reviewed the risk assessment and a risk minimization procedure commensurate to the risks has been adopted and is in place.

CORPORATE SOCIAL RESPONSIBILITY

The Company does not fall in the category of Companies to which section 135(1) of Companies Act, 2013 is applicable. Hence Corporate Social Responsibility requirements are not applicable to Company.

VIGIL MECHANISM

Pursuant to Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014 read with Section 177(9) of the Companies Act, 2013 and Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has established a Vigil Mechanism/ Whistle Blower Policy. The policy is available at Company's website.

PERFORMANCE EVALUATION

The Nomination and Remuneration Committee (NRC) and the Board have laid down the manner in which formal annual evaluation of the performance of the Board, its committees and individual directors is required to be carried out. It includes circulation of evaluation forms separately for evaluation of the Board and its Committees, Independent Directors/ Non-Executive Directors/ Executive Directors/Managing Director and Chief Executive Officer and Chairman of the Board, as applicable.

During the year under review, the aforesaid annual performance evaluation was conducted. The results of the evaluation were sent to the Chairman of the NRC, after which necessary feedback was provided to the NRC/ Board. This process ensured that the evaluation process was carried out in a confidential manner and independent feedback was obtained on the performance. The process of the annual performance evaluation broadly comprises:

a) Board and Committee Evaluation:

Evaluation of Board as a whole and the Committees is done by the individual Directors/members, followed by submission of collation to NRC and feedback to the Board by the NRC post discussion.

b) Independent / Non-Executive Directors Evaluation:

Evaluation done by Board members excluding the Director being evaluated is received and individual feedback is provided to each Director as per the policy for performance evaluation of the Board/its Committees/Directors.

c) Chairperson / Managing Director and Chief Executive Officer Evaluation:

Evaluation as done by the individual directors is submitted to the Chairperson of the NRC and Chairperson of the NRC presents the feedback at the NRC meeting and subsequently at the Board meeting.

RBI GUIDELINES AND REGISTRATION

The Company continues to comply with all the requirements prescribed by the Reserve Bank of India from time to time.

The Company is Non-Banking Finance Company registered with Reserve Bank of India bearing registration no. B.05.01047.

DISCLOSURE AS REQUIRED UNDER SECTION 22 OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013, AND COMPLIANCE WITH THE PROVISIONS OF THE MATERNITY BENEFIT ACT, 1961.

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. All employees are covered under this policy.

During the year under review, no case was filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Detailed Reporting on Sexual Harassment Complaints: Under the section pertaining to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, companies must now provide specific data, including:

Under the section pertaining to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, we disclose the following data:

- 1. The number of sexual harassment complaints received during the year. NIL
- 2. The number of such complaints disposed of during the year. NIL
- 3. The number of cases pending for a period exceeding ninety days. NIL

The provisions of the Maternity Benefit Act, 1961 were not applicable to the company for any of the employees during the year.

APPRECIATION

Your Directors wish to place on record their appreciation for continued guidance and co-operation received from the various stakeholders including financial institutions and banks, regulators, government authorities and other business associates, who have extended their valuable support and encouragement during the year under review. The Directors thank the Company's employees, customers, vendors, investors and academic partners for their continuous support.

The Directors appreciate and value the contribution made by every member of the Company.

For and on behalf of the Board

Manoj Sethia Chairman DIN: 00585491

Place: Kolkata
Date:26th August, 2025

ANNEXURE-A

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2025

[Pursuant to Section 204(1) of the Companies Act, 2013and Rule 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To
The Members
Sarvottam Finvest Limited 3, Bentinck Street,
2nd Floor, Kolkata –700001

I have conducted the secretarial audit of the compliance of applicable statutory provisions by M/s. Sarvottam Finvest Limited (hereinafter called the company) bearing CIN no. L65993WB1978PLC031793. Secretarial Audit was conducted in a manner that provided a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on my verification of the Company's books, papers, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers and authorized representatives during the conduct of secretarial audit, the explanation given to me and the representations made by the Management, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2025 generally complied with the statutory provisions listed hereunder and also that the company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, forms and returns filed and other records made available to me maintained by the Company for the financial year ended on 31st March, 2025, to the extent of Acts/provisions of the Acts applicable, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder, as applicable;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed hereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings (Not Applicable as there was no reportable event during the financial year under review);
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not Applicable as there was no reportable event during the financial year under review);
 - (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not Applicable as there was no reportable event during the financial year under review);
 - (e) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
 - (f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 (Not applicable to the Company during the period under review);
 - (g) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not Applicable as there was no reportable event during the financial year under review); and

SARVOTTAM FINVEST LIMITED

- (h) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (Not Applicable as there was no reportable event during the financial year under review);
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015;
- (j) Rules, Regulations, Guidelines and Directions issued by the Reserve Bank of India or Non-Deposit taking NBFCs; as specifically applicable to the Company.

I have also examined compliance with the applicable clauses of the following:

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with the Bombay Stock Exchange and Calcutta Stock Exchange.

During the period under review and as per the explanations and clarifications given to me and the representations made by the Management, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines etc. mentioned above.

I further report that:

Date: 10th May, 2025

Place: Kolkata

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non- Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

During the year under report, the Company has not undertaken any event/action having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

Rajesh Ghorawat

Practicing Company Secretary M. No. F7226 C.P No. 20897

ICSI Peer Review No.: 1992/2022 UDIN: F007226G000314555

Note: This report is to be read out with my letter of even date which is annexed as Annexure I and forms an integral part of this report.

Annexure I

To
The Members
Sarvottam Finvest Limited 3,
Bentinck Street, 2nd Floor,
Kolkata –700001

My report of even date is to be read along with this letter.

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, followed by me provide a reasonable basis for my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, I have obtained the management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 6. The secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Rajesh Ghorawat

Practicing Company Secretary M. No. F7226

C.P No. 20897

ICSI Peer Review No.: 1992/2022 UDIN: F007226G000314555

Date: 10th May, 2025

Place: Kolkata

ANNEXURE - B

1) REMUNERATION PAID TO DIRECTORS

SL	NAME OF THE DIRECTOR	DESIGNATION	REMUNERATION	REMUNERATION	% INCREASE	RATIO OF	RATIO OF
			IN	IN	OF	REMUNERATION	REMUNERTAION
			F.Y. 2024-25	F.Y. 2023-24	REMUNERATI	TO	TO REVENUES
			(Rs.)	(Rs.)	ONI IN 24-25	MRE	IN
					AGAINST	(Note-1)	2025
					23-24		(Note-1)
1	Mr. Dilip Kumar Gupta	Managing Director	6,00,000	6,00,000	NIL	1.98	0.04
2	Mr. Manoj Sethia	Non Executive Director	NIL	NIL	NIL	NIL	NIL
3	Mr. Rajesh Shah*	Independent Director	NIL	NIL	NIL	NIL	NIL
4	Mrs. Sangeeta Sethia	Non Executive Director	NIL	NIL	NIL	NIL	NIL
6	Mr. Mukesh Agarwal	Independent Director	NIL	NIL	NIL	NIL	NIL
7	Mrs. Anupama	Independent					
	Madhogarhia	Director	NIL	NIL	NIL	NIL	NIL

Ceased w.e.f. 12.08.2024

2) REMUNERATION PAID TO KEY MANAGERIALPERSONNEL

SL	NAME OF THE KEY MANAGERIAL PERSONNEL	DESIGNATION	REMUNER ATIONF.Y. 2024-25 (Rs.)	REMUNERAT IONIN F.Y.2023-24 (Rs.)	% INCREASE OV REMUNERATION IN F.Y.24-25 AGAINST F.Y.23-24	RATIO OF REMUNERATIO N TO MRE (NOTE-1)	RATIO OF REMUNERATIO NTO REVENUES IN F.Y. 2025 (NOTE-1)
1	Mrs. Priyanka Mundhara+	Company Secretary	160000	0.00	0.00	0.53	0.01
2	Mr. Suraj Bhowmick	Chief Financial Officer	420000	60,000	16.67	1.39	0.03

^{*} Mrs. Priyanka Mundhara appointed w.e.f 10.05.2024

NOTES:

- 1. Calculation based on annualized salary.
- 2. No remuneration is paid to any Non Executive director during the period
 - a. The percentage decreased in the median remuneration of employees in the financial year: (4.72)%
 - b. The number of permanent employees other than KMP in the rolls of the company as on 31.03.2025: 9
 - c. Average percentile increased already made in the salaries of employee other than the KMPs in the last financial year and its comparison with the percentile increase in managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration 0.26%ile
 - d. The remuneration is paid as per recommendation of the Nomination and Remuneration Committee.
 - e. During the Financial year 2024-25, no employee received remuneration in excess of that paid to Managing Director.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis Report has to be read in conjunction with the Company's financial statements, covering overall performance and outlook of its activities which read as follows:

MACRO-ECONOMICVIEW

The global economy exhibited uneven yet steady growth across regions in 2024. Cyclical imbalances from post covid resurgence in 2022 and 2023, eased since the beginning of 2024, leading to a better alignment of economic activity with potential output in major economies. This adjustment also brought inflation rates across countries closer to target levels and contributed to lower global inflation. Moreover, despite a sharp and synchronised tightening of monetary policy around the world, the global economy remained unusually resilient throughout the disinflationary process, avoiding a global recession. While the global decline in inflation was a major milestone in 2024, downside risks to global growth started to emerge towards the end of the year and now dominate the outlook for 2025. Heightened uncertainties surrounding tariffs outcomes, following the US election verdict in Nov'24, and its repercussion on global trade shroud the prospects of global economy. Economic policy uncertainty has increased sharply, especially on the trade and fiscal fronts and various risks viz; escalation in regional conflicts, monetary policy remaining tight for too long, possible resurgence of financial market volatility and the continued ratcheting up of protectionist policies dominate business sentiments across the globe.

During H1-FY25, growth in real GDP (Gross Domestic Product) turned out to be much lower than anticipated, largely due to lower government spending and extreme heatwave conditions. In Q2-FY25, real GDP growth slowed to a seven quarter low of 5.6%, led mainly by a substantial deceleration in industrial growth due to subdued performance of manufacturing companies, contraction in mining activity and lower electricity demand. In the subsequent quarter, however, growth in real GDP recovered to 6.2% supported by robust rural demand and increased government expenditure.

The second advance estimate of the National Statistical Office puts India's real GDP growth at 6.5% for FY25 (compared to 9.2% in FY24), reflecting strong recovery in H2-FY25. On the demand side, private consumption expenditure is estimated to grow by 7.6% in FY25 driven by a rebound in rural demand and pick up in government expenditure in H2-FY25. While rural consumption demand remained resilient, considerable slack in urban demand was observed due to factors such as high interest rates, elevated food inflation, subdued growth in inflation-adjusted salary levels, elevated unemployment levels and preemptive regulation-induced slowdown in retail credit growth. On the supply side, real GVA (Gross Value Added) is estimated to grow by 6.4% in FY25 (vs. 8.6% in FY24), mainly driven by strong recovery in the agriculture & allied sector and resilient services sector while growth in industrial sector moderated.

Retail inflation based on the Consumer Price Index (CPI) peaked at 6.21% in Oct'24 and softened in subsequent months to reach 3.34% in Mar'25 as food price pressures softened. The contribution of food inflation to headline CPI has significantly risen over the past three years, from 34% in FY22 to 46% in FY23 to 59% in FY24 and 65% in FY25, reflecting grim repercussion of climate risks. For instance, the percentage of heatwave days in India rose to 18% in 2022-2024 vs 5% in 2020-2022 which affected crop yields. Core inflation continues to remain below 4% despite significant uptick from its record-low levels of 3.12% in the month of May'24.

On the fiscal front, the Central Government reaffirmed its commitment to fiscal discipline by achieving better-than-budgeted fiscal deficit to GDP ratio of 4.8% for FY25 mainly due to lower than budgeted capital expenditure. The quality of public expenditure, however, continued to improve in FY25 as growth in capital expenditure (7.3%) outpaced growth in revenue expenditure (5.8%). The market borrowings in FY25 (both gross and net) was lower than the previous year which helped narrowing public debt to GDP ratio by 160 bps to 57.1% in FY25.

Indian rupee, following a stable H1-FY25, depreciated by 2.3% in H2-FY25 due to strengthening of dollar vis-à-vis other currencies. Moreover, foreign capital outflows (due to tariff-tantrum induced global trade uncertainty and lower-than-expected quarterly earnings performance by domestic corporates) exacerbated the pressure on Indian rupee. RBI's intervention to curb the excess volatility in rupee dollar exchange rate led to depletion in foreign exchange reserves by about US \$ 40 billion in H2-FY25 (in contrast to accretion of US \$ 60 billion in H1-FY25). Nevertheless, India's foreign currency reserves continue to remain adequate as reflected in the comfortable import cover ratio of about 11 months.

INDUSTRYVIEW

The International Monetary Fund (IMF) projects global economy to grow at 2.8% in CY2025, significantly lower than the historical (2000- 19) average of 3.7%, largely due to increasing trade tensions and surge in policy uncertainty. Weaker global economic growth could lead to slowdown in global trade, investment, and overall economic activity, potentially impacting business sentiments, employment conditions and consumer spending. With growth varying across economies and last-mile disinflation proving sticky, global central banks are likely to take varying paths of monetary policy.

The global trade outlook for CY25 remains uncertain, despite global trade volume registering 3.7% on year growth in 2024. Escalating trade tensions and a heightened wave of uncertainty around the scope and intensity of tariffs will test the resilience of the global economy. Persistent policy uncertainty could drive structural adjustments in global value chains and its adverse impact could affect economies beyond the US amid ongoing geopolitical realignments.

Against the backdrop of turbulent global environment, the Indian economy is expected to continue to demonstrate resilience in FY26 supported by robust sectoral performance and improving consumption trends. The RBI projects 6.5% growth in India's real GDP in FY26 supported by strong momentum in domestic demand amid cooling food inflation, tax benefits and lower borrowing costs.

On the credit front, FY25 was a mixed picture. While lenders benefitted from improved profitability and stable asset quality, credit growth was tempered by cautious credit expansion, driven by stricter regulatory measures to prevent overheating in certain lending segments. Credit uptake among new-to-credit consumers and towards consumption-led credit products witnessed a sharp decline in loan originations as regulatory forbearance turned cautious in the first half of the year. Towards the end of the year however, much of the caution has started to fade as economic impulses are getting stronger.

India's financial system remains stable and prepared for potential global challenges in Fiscal Year 2025 2026. RBI's Financial Stability Report 2.8%, respectively which suggests a benign outlook for food inflation. Moreover, according to the IMD (India Meteorological Department), south-west monsoon is expected to be 'above-normal' in 2025 which will support reigning in inflation. Upside risk to inflation, however, could emanate from global uncertainties leading to pressure on Rupee and imported inflation.

Overall, the NBFC sector remained healthy with sizable capital buffers (CRAR stood at 26.1% in September, 2024), robust interest margins and earnings (NIM at 5.1% and RoA at 2.9%) and improving asset quality (GNPA at 3.4%). The RBI's policy measures in Q4- FY25 suggest a more balanced regulatory approach, fostering growth while ensuring compliance. Furthermore, RBI's commitment to maintain sufficient systemic liquidity could expedite transmission of policy rate cuts and help the NBFC sector to reduce their overall cost of funds.

FINANCIALPERFORMANCE-OVERVIEW

Sarvottam Finvest Limited ("The Company") is a registered Non-Banking Financial Company (NBFC). The performance of the Company is discussed in the Directors' Report. The Company is listed on Calcutta Stock Exchange Limited and Bombay Stock Exchange. The financial statements of the Company are prepared in compliance with applicable provision of the Companies Act, 2013 and applicable Indian Accounting Standards. The Company has earned income from financing, providing loans and advances trading of securities, interest and dividend. The Company will extend the business further through identification of promising investment opportunities, through leveraging its resources. Company is also looking forward to expand its operations in the other fields permitted by the regulator, in conformity with its present status. The Company is engaged in the businesses permitted for Non-Banking Financial Company and offered a wide range of fund based financial services to its customers. Nearly 100 percent of the operating profits were contributed by core businesses viz., lending, trading in securities and investments.

DISCLOSURE OF ACCOUNTING TREATMENT

The Company has followed the Standards of Accounting specified under Section 133 of the Act, read with Indian Accounting Standard (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and notified under Section 133 in preparation of its financial statements.

There was no change in the accounting treatment during the year.

CAPABILITIES AND STRATEGY

India's financial services sector comprises of commercial banks/co-operative banks, non-banking financial companies, insurance companies, pension / mutual funds and other various entities. India is expected to be fourth largest private wealth market globally by 2028. The NBFC sector plays important role in financial inclusion by meeting credit needs of retail and MSME sector. The NBFC sector provides efficient credit distribution reach to untapped and under-penetrated regions and customer class. It brings the much-needed diversity to the financial sector by providing consumer credit, including automobile finance, home finance and consumer durable products finance, wholesale finance products such as bills discounting forms all and medium companies and fee based services such as investment banking and under writing. NBFCs have carved niche business areas for them within the financial sector space and are also popular for providing customized products. Few NBFCs have upheld their position in this market. However, intense competition, dynamic environment, compliance framework and stricter regulations are forcing companies to change its framework. The Company is helping enterprises to rationalize and making business operationally efficient and remain cost competitive in market. The Company is in process of creating a separate niche in market. The Company's strategy for long term profitable growth is based on continuous scaling and updated to its core businesses, while investing in new customers, services, markets and industries. The Company's strategy of strengthening the current business and investing in future revolves around:

- 1. Customer centricity.
- 2. Proximity to client's location.
- 3. Transparent communication.
- 4. Flexible control systems

OPPORTUNITY AND THREATS

Non-Banking Financial Companies ("NBFCs") remain one of the most important pillars for ushering financial inclusion in India, reaching out to a hitherto under/unserved populace and in the process leading to "formalization" of the credit demand. The NBFCs cater to the needs of both the retail as well as commercial sectors and, at times, have been able to develop strong niches with their specialized credit delivery models that even larger players including banks, have found hard to match. This has further provided a fillip to employment generation and wealth creation and in the process, bringing in the benefits of economic progress to the weaker sections of the society.

RISKS AND CONCERNS

The Company aims to operate within an effective risk management framework to actively manage all the material risks faced by the organization and make it resilient to shocks in a rapidly changing environment. It aims to establish consistent approach in management of risks and strives to reach the efficient frontier of risk and return for the organization and its shareholders. Broad categories of risk faced by the Company are Credit Risk, Market Risk, Operational Risk, Fraud Risk, Compliance Risk, Cyber Security and Reputation Risk. The risk management policies are well defined for various risk categories supplemented by periodic monitoring through the sub committees of the Board (i)The Company reviews its risk factors annually in order to keep it aligned with the changing global risks.

- (ii) The Company manages such risks by maintaining a conservative financial profile and following prudent business andrisk management practices.
- (iii) The company is operating on a well-defined plan and strategy; hence we are equipped to face any change inregulatory risk.
- (iv) The risk appetite is enunciated by the Board from time to time.

COMPLIANCE

We have a robust risk management framework covering all elements of risk management which is aligned to RBI requirements and also other international best practices. The company regularly monitors the changes in legislation pertaining to employment, labour and immigration laws across the globe to ensure total compliance assisted by regular audits. The key areas where the Company needs to introduce new policies or modify the existing policies to remain compliant are identified and acted upon. The Company has complied with all the regulations and guidelines of RBI applicable to a Non-Banking Finance Company.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control system commensurate with its size and nature of business. Conforming to the requirements of the regulatory authorities such as the RBI and the SEBI and consistent with the requirements of the Listing agreements with the Stock Exchanges, the company has institutionalized an elaborate system of control processes designed to provide a high degree of assurance regarding the effectiveness and efficiency of operations, the adequacy of safeguards for assets, reliability of financial controls and compliance with applicable laws and regulations. These systems are designed in a manner to provide reasonable assurance about the integrity and reliability of the financial statements. The Internal Auditors are mandated to carry out periodical audit and report on areas of non-compliances/weaknesses. Corrective actions in case of reported deficiencies, if any, are taken actively to further strengthen the internal control systems. These reports are reviewed by the Audit Committee of the Board of Directors for follow-up action and instructions are issued for taking necessary measures. The Company's present business operations are preponderantly that of a Loan Company, future of which largely depends upon financial and capital markets. The Company has exposure in financially sound entities. The management is optimistic about the future outlook of the Company. Further, more promising areas of activity are being explored on a sustained basis. The Company will expand its activities, consistent with its status as a Non-Banking Finance Company.

HUMAN RESOURCES

The Company firmly believes that intellectual capital and human resources is the backbone of the Company's success. The Company always treats human resources as its most valuable assets and continuously evolves policies and process to attract and retain its substantial pool of managerial resources through friendly work environment. The Company has always aimed to create a work place where every person can achieve his optimum potential. In view of this, the Company encourages its people to balance their professional and personal responsibilities leading to a more productive tenure of its employees. The Company lays great emphasis on building a motivated work force, which can participate constructively in the growth of the Company.

CAUTIONARY STATEMENT

The statement in the Management's Discussion and Analysis Report detailing the Company's objectives, projections, estimates, expectations or predictions may be "forward looking statements" within the meaning of applicable securities laws and regulations. These statements being based on certain assumptions and expectation of future events, actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include changes in Government regulations and tax regime, economic developments within India and abroad, financial markets etc. The Company assumes no responsibility in respect of forward-looking statements that may be revised or modified in future on the basis of subsequent developments, information or events. The management of the Company has used estimates and judgments relating to the financial statements on a prudent and reasonable basis, in order that the financial statements reflect true and fair picture, the state of affairs and profit/loss for the year. The following discussions on our financial condition and result of operations should be read together with our audited financial statements and the notes to these statements included in the Annual Report.

For and on behalf of the Board

Manoj Sethia

Chairman

DIN:00585491

Place: Kolkata

Date: 26th August, 2025

CORPORATE GOVERNANCE REPORT

• Company's Philosophy on Corporate Governance

The Report for the financial year ended March 31, 2025 on compliance by the Company with the Corporate Governance provisions as prescribed under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") is given below.

Corporate governance refers to a combination of laws, regulation, procedure, implicit rules and good corporate practices, which ensure that a Company meets its obligation with the objective to optimize shareholder values and fulfill its responsibilities to the community, customers, employees, government and other societal segments.

The Company's philosophy is to conduct business with highest ethical standards for growth and prosperity of all stakeholders on a sustainable basis in keeping with its corporate social responsibilities. This philosophy is built on a rich legacy of fair, transparent and effective governance and led by strong emphasis on human values, individual dignity and adherence to honest, ethical and professional conduct.

The Company believes that a sound governance discipline enables the Board to direct and control the affair of the Company in an effective manner and maximize stakeholder values, including the society at large. This is an ongoing process with Sarvottam Finvest Limited and we continuously endeavour to improve upon our practices in line with the changing demand of the business. Sarvottam Finvest Ltd. adopts innovative approaches for leveraging all its resources and encourages a spirit of conversion of opportunities into achievements. Company's governance structures and system are the foundation which provides and nurtures ramping up of healthy and sustainable growth of human resources through empowerment and motivation. In this, your Company is guided by its vision, mission and the code on Corporate Governance.

Keeping in view the Company's size, reach and complexity of operation and corporate tradition, the Corporate Governance framework is based on the following main principles:

- 1. Strategic supervision by the Board of Directors which is made up of appropriate size, bouquet of experience and commitment to discharge their responsibilities:
- 2. Timely and adequate flow of information to the Board and its Committees for meaningful and focused Discussion at the meetings;
- 3. Independent verification of Company's financial reporting from time to time and on quarterly basis;
- 4. A sound system of internal controls within the Risk Management framework to mitigate perceivedrisk factors;
- 5. Timely and balanced disclosure of all material information and disclosure of all deviations, if any, to all stakeholders;
- 6. Compliance with applicable laws, rules, regulations and guidelines;
- 7. Transparency and defined accountability; and
- 8. Equitable and fair treatment to all the stakeholders including employees, customers, vendors, shareholders and investors.

The Board of Directors play an active role in fulfilling its fiduciary obligation to shareholders by efficiently overseeing management functions to ensure their effectiveness in delivering shareholder values. The governance framework is made effective through an efficient system of timely disclosures and transparent business practices.

BOARD OF DIRECTORS

The Board of Directors provides and evaluates the strategic direction of the Company, formulates and reviews management policies and ensure their effectiveness.

(a) Constitution

The Company's Board of Directors presently comprises of six members. Two of whom are Non –Executive Directors, three Independent Directors and one Managing Director. The Board is headed by Mr. Manoj Sethia and it has required number of Independent Directors. All the directors possess the requisite qualification and experience in general corporate management, finance, banking and other allied fields enabling them to contribute effectively in their capacity as Directors of the Company. They ensure that the management adheres to high standards of ethics, transparency and compliance.

(b) Number of Board Meetings

During the year under review Eights board meetings were held on 10-05-2024, 21-05-2024, 30-05-2024, 15-07-2024, 12-08- 2024, 13-08-2024, 14-11-2024 and 14-02-2025. The meetings were held as per the requirements of business and at intervals within the legally permitted limits. The Boards meets once in every quarter, inter alia, to review the quarterly results and other items on agenda.

(c) Directors' Attendance at Board Meetings and Details of Directorship / Committee Position held

The Composition of Board of Directors, their attendance at the board meetings during the year and at the last Annual General Meeting (AGM) and also number of other directorship in Indian Public Companies are as follows:

The Board consists of the following directors:

Name of Directors	Attendance of last AGM		Board Meeting	Name of other Listed Company holding Directorship and category of Directorship	Other Directorship in Indian Public Companies	No. of Other Indian Public Companies Board's Committee		No. of Shares held
						Chairperson	Member	
Mr. Manoj Sethia*	Yes	8	Promoter, Non- Independent Non – Executive Director	Tribute Trading and Finance Ltd - Promoter, Non-Independent Non – Executive Director	1	1	2	50
Mr. Rajesh Shah**	Yes	5	Independent Director	Tribute Trading and Finance Ltd. Independent Director	1	1	1	Nil
Mr. Dilip Kumar Gupta	Yes	8	Managing Director	NIL	Nil	Nil	Nil	Nil
Mrs. Sangeeta Sethia	Yes	8	Non-Independent Non-Executive Director	Tribute Trading and Finance Ltd. Managing Director	1	Nil	2	Nil
Mr. Mukesh Agarwal	Yes	8	Independent Director	Tribute Trading and Finance Ltd. Independent Director	1	Nil	3	Nil
Mrs. Anupama Madhogarhia	Yes	8	Independent Director	Tribute Trading and Finance Ltd. Independent Director	1	2	Nil	Nil

[•] Mr. Manoj Sethia is husband of Mrs. Sangeeta Sethia.

During the year under review, no Independent Director of the Company resigned before the expiry of his/her tenure.

(d) Information placed before the Board

A detailed agenda folder is sent to each director in advance of the Board Meetings. As a policy, all major decisions involving investments, in addition to matters which statutorily require the approval of the Board are placed before the Board for its consideration and direction. Inter alia, the following information, as may be applicable and required, is provided to the Board as a part of the agenda paper.

- Quarterly, half yearly and annual results of the Company.
- Revenue and Capital Expenditure Budgets, as applicable.
- Minutes of the Audit and other Committees of the Boards.
- Materially important legal or taxation issues.

^{**} Mr. Rajesh Shah completed his tenure w.e.f. 12.08.2024.

- Status of financial obligations to and by the Company.
- Any significant development in human resources or industrial relation.
- Details of risk exposure and steps taken by management to limit or restrain the risk.
- Compliance status with any regulatory, statutory or listing regulation related requirements or in relation to any shareholder services.
- Board periodically review compliance reports of all laws applicable to the Company, as well as steps taken by the Company to rectify instances of non-compliance, if any.

(e) Independent Directors:

Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the Listing Regulations and Section 149(6) of the Act along with rules framed thereunder. All Independent Directors of the Company have been appointed as per the provisions of the Act, Listing Regulations and the Nomination & Remuneration policy of the Company. In terms of the provisions of Section 149 of the Companies Act, 2013 and Rules framed thereunder, the Independent Directors of the Company are appointed for a period of five years by the Members of the Company at the General Meetings.

The terms and conditions of such appointment of the Independent Directors are also made available on the website of the Company www.sarvottamfinvest.in.

The said Independent Directors have submitted disclosure confirming that they meet the criteria of independence as laid down under the Companies Act, 2013 and the SEBI (LODR) Regulations, 2015, as amended. Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the Listing Regulations read with Section 149(6) of the Act along with rules framed thereunder. In terms of Regulation 25(8) of Listing Regulations, they have also confirmed that they are not aware of any circumstance or situation which exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. Based on the declarations received from the Independent Directors, Board confirms that the Independent Directors fulfill the conditions specified in the SEBI (LODR) Regulations, 2015 and are independent from the management.

Further, names of Independent Directors are included in the data bank of Independent Directors maintained with the Indian Institute of Corporate Affairs in terms of Section 150 of the Act read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

The Independent Directors held a meeting on 10th May, 2024. All the Independent Directors were present at the meeting. The following issues were discussed in detail:

- o Reviewed the performance of non-independent directors and the Board as a whole;
- o Reviewed the performance of the Chairperson of the Company.
- O Assessed the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably performtheir duties.

The details of familiarization programmes available on the Companies website:www.sarvottamfinvest.in.

Compliance Officer

Name : Priyanka Mundhara

Designation: Company Secretary and Chief Compliance Officer

Committees of the Board

Pursuant to the provision of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors has constituted various committees of the directors with adequate delegation of power to properly discharge business of the Company.

These Committees are:-

- Audit Committee
- Stakeholders' Relationship Committee
- Nomination and Remuneration Committee
- Risk Management Committee

C. AUDIT COMMITTEE:

Composition and Terms of Reference:

The Audit Committee comprises of three Non-Executive Directors and is headed by Mr. Mukesh Agarwal, Independent Director. The other members of the committee are Mr. Manoj Sethia and Mrs. Anupama Madhogarhia. The Chairman of the Audit Committee is financially literate and majority of them having accounting or related financial management experience

Terms of reference of the Audit Committee comprises the following:

- Overseeing the Company's financial reporting process and the disclosure of its financial information ensure that the financial statements are correct, reliable and sufficient.
- Reviewing with the management, internal auditors and statutory auditors the quarterly /annual financial statements before submission to the Board and focusing primarily on:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Board's Report in terms of clause(c) of sub–section 3 of Section 134 of the Companies Act, 2013;
 - Any changes in the accounting policies and procedures;
 - Major accounting entries involving estimates based on the exercise of judgment by management;
 - Significant adjustments made in the financial statements arising out of audit findings;
 - Compliances with Listing and other legal requirements relating financial statements.
 - Any related party transactions of the Company of a material nature that may cause potential conflict with the interest of the Company.
- Reviewing the Company's financial and risk management policy.
- Reviewing, with the management, the quarterly financial statements before submission to the Board for approval;
- Recommending the appointment and removal of statutory and internal auditors and determination of the audit fees and also grant approval for payment for any other services.
- · Reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- Scrutiny of Inter-corporate loans and investment.
- Evaluation of internal financial controls and risk management systems;
- Reviewing, with the management, performance of statutory auditors and adequacy of the internal control systems.
- Approval of appointment of Chief Financial Officer after assessing the qualifications, experience and background, etc. of the candidate;
- The Audit Committee also reviews every quarter the Report on Corporate Governance under Regulation 27(2) of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015.
- To review the function of the Vigil Mechanism and Whistle Blower Mechanism.
- Any other matter that may be referred to the Committee from time to time.

Meetings and Attendance

During the year under review four meetings of the committee were held on 30th May 2024, 13th August 2024, 14th November 2024 and 14th February 2025. The composition of the committee and the attendance of the members at the meetings were as follows:

Name of Member	Designation in the Committee	No. of Meetings Attended
Mr. Mukesh Agarwal*	Chairman	3
Mr. Rajesh Shah**	Chairman	1
Mr. Manoj Sethia	Member	4
Mrs. Anupama Madhogarhia	Member	4

^{*} Mukesh Agarwal appointed as a Chairman of the Committee w.e.f. 12.08.2024.

The Committee reviews various aspects of the internal control system, financial and risk management policies. The requirements in respect of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time are also reviewed by the Committee. The management makes a presentation beforethe Audit Committee on the observation and recommendation of the Statutory and Internal Auditors to strengthen control and compliance.

^{**}Ceased as a Chairman of the Committee w.e.f. 12.08.2024.

D. STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The main function of the Stakeholders' Relationship Committee is to review the status of redressal of Shareholders/ Investors complaints on a periodical basis.

Composition and Terms of Reference

The Stakeholders' Relationship Committee comprises of non-executive and executive directors and is headed by Mr. Manoj Sethia, Non -Executive Director chairman of the committee. The other members of the committee are Mr. Mukesh Agarwal and Mr. Dilip Kumar Gupta.

The Committee oversees the redressal of shareholders and investors complaints / requests for transfer/transmission of shares, subdivision and consolidation of share certificates, the issue of duplicate share certificates, request for demat and remat of shares and non-receipt of the Annual Report. It also recommends measures for improvement in investor services. Committee keeps a close watch on the performance of M/s. ABS Consultant Pvt. Ltd, the Registrar & Share Transfer Agent of the Company. The Committee meets as often as is necessary for resolution of important matters within its mandate. There were no investor's complaints pending at the end of the financial year.

(ii) Mrs. Priyanka Mundhara, Company Secretary and Chief Compliance officer of the Company.

(iii) Shareholders/Investors' Complaints Received and resolved during the year.

No. of Shareholders complaints received during the year	No. of complaints not solved to the satisfaction of shareholders	No. of pending complaints
NIL	NIL	NIL

Meetings and Attendance

During the year under review, one meeting of the committee was held on 14th February, 2025. The composition of the committee and the attendance of the members at the meeting were as follows:

Name of Member	Designation in the Committee	No. of Meetings Attended
Mr. Manoj Sethia	Chairman	1
Mr. Mukesh Agarwal*	Member*	1*
Mr. Rajesh Shah**	Member**	Nil**
Mr. Dilip Kumar Gupta	Member	1

^{*} Mr. Mukesh Agarwal appointed as a Member of the Committee w.e.f. 12.08.2024.

Minutes of the meeting of the Stakeholders' Relationship Committee are approved by the Chairman of the Committee and are noted by the Board at its next meeting.

Shareholders/Investors' Complaints Received and Resolved during the year

During the year, the Company has not received any Shareholders/Investors' Complaints. There was no un-resolved complaint as on 31st March, 2025.

E. NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee has complete discretion in determining /recommending the criteria for appointment of Executives, Directors and other officials at the Management level, reviewing and determining all elements of remuneration package, evaluating their performance etc.

Composition and Terms of Reference

The Nomination and Remuneration Committee comprises of Non–Executive Directors and is headed by Mrs. Anupama Madhogarhia, an Independent Director as Chairman to the Committee. The other member of the Committee is Mr. Manoj Sethia and Mr. Mukesh Agarwal.

^{**} Ceased as a Member of the Committee w.e.f. 12.08.2024.

The Committee's constitution and terms of reference are in compliance with provisions of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time.

The broad terms of reference of the Nomination and Remuneration Committee are as under:-

- To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the Board their appointment and/ or removal.
- To carry out evaluation of every Director's performance.
- To formulate the criteria for determining qualifications, positive attributes and independence of a Director, and recommend to the Board a policy, relating to the remuneration for the Directors, Key Managerial Personnel and other employees.
- To formulate the criteria for evaluation of Independent Directors and the Board.
- To devise a policy on Board diversity.
- To recommend/review remuneration of the Managing Director/Key Managerial Personnel based on their performance and defined assessment criteria.
- To carry out any other function as is mandated by the Board from time to time and /or enforced by any statutory notification, amendment or modification, as may be applicable.
- To perform such other functions as may be necessary or appropriate for the performance of its duties.

Meetings and Attendance

During the year under review 1 (One) meeting of the committee was held on 10th May, 2024. The composition of the committee and the attendance of the members at the meeting were as follows:

Name of Member	Designation in the Committee	No. of Meetings Attended
Mrs. Anupama Madhogarhia	Chairman	1
Mr. Manoj Sethia	Member	1
Mr. Mukesh Agarwal*	Member*	Nil*
Mr. Rajesh Shah**	Member**	1**

- * Mr. Mukesh Agarwal appointed as a Member of the Committee w.e.f. 12.08.2024.
- ** Ceased as a Member of the Committee w.e.f. 12.08.2024

Performance evaluation criteria for independent Directors

Pursuant to the provisions of the Act and the SEBI Listing Regulations, the Board has carried out an annual evaluation of its own performance, performance of the Directors individually and the Committees of the Board. During the year under review, the NRC approved expansion of the evaluation criteria of the Stakeholders' Relationship and Customer Protection Committee in line with the widened scope of the committee as specified in the Master Direction – Reserve Bank of India (Internal Ombudsman for Regulated Entities) Directions, 2023.

Manner of Evaluation

The NRC and the Board have laid down the manner in which formal annual evaluation of the performance of the Board, its Committees and individual directors is required to be carried out. It includes circulation of evaluation forms separately for evaluation of the Board and its Committees, Independent Directors/ Non-Executive Directors/ Executive Directors/Managing Director and Chief Executive Officer and Chairman of the Board, as applicable.

During the year under review, the aforesaid annual performance evaluation was conducted. The results of the evaluation were sent to the Chairman of the NRC, after which necessary feedback was provided to the NRC/ Board. This process ensured that the evaluation process was carried out in a confidential manner and independent feedback was obtained on the performance. The process of the annual performance evaluation broadly comprises:

a) Board and Committee Evaluation:

Evaluation of Board as a whole and the Committees is done by the individual Directors/members, followed by submission of collation to NRC and feedback to the Board by the NRC post discussion.

b) Independent / Non-Executive Directors Evaluation:

Evaluation done by Board members excluding the Director being evaluated is received and individual feedback is provided to each Director as per the policy for performance evaluation of the Board/its Committees/Directors.

c) Chairperson / Managing Director and Chief Executive Officer Evaluation:

Evaluation as done by the individual directors is submitted to the Chairperson of the NRC and Chairperson of the NRC presents the feedback at the NRC meeting and subsequently at the Board meeting.

F. RISK MANAGEMENT COMMITTEE:

The Risk Management Committee has been constituted in line with the Regulation 21 of Listing Regulations as amended. The terms of reference of the Risk Management Committee shall be as follows:

Composition and Terms of Reference

The Risk Management Committee comprises of Non-Executive Directors and Executive Director viz. Mrs. Anupama Madhogarhia, Mr. Mukesh Agarwal and Mr. Dilip Kumar Gupta.

The terms of reference of the Risk Management Committee shall be as follows:

- Reviewing Risk Management Policy.
- Approval of Risk Management Plan, implementing and monitoring the Risk Management Plan.
- Roll out and implementation of the Risk Management System.
- Such other matters as may be delegated by Board from time to time.

Meeting and Attendance

During the year under review, two meetings of the Committee were held on 30.05.2024 and 14.11.2024 and the attendance of the members at the meeting were as follows.

Name of Member	Designation in the Committee	No. of Meetings Attended
Mrs. Anupama Madhogarhia	Chairman	2
Mr. Mukesh Agarwal	Member	2
Mr. Dilip Kumar Gupta	Member	2

G. MANAGEMENT

- (a) Management Discussion and Analysis: The Directors' Report includes Management Discussion and Analysis of business of the Company, as a separate section.
- (b) Disclosures by the Management to the Board: All details relating to financial and commercial transactions where Directors may have pecuniary interest are provided to the Board and the Interested Directors neither participate in the discussion nor do they vote on such matters.

H. SENIOR MANAGEMENT

The details of Senior Management Personnel ("SMP") as per SEBI Listing Regulations as on March 31, 2025 and the changes during the year are as follows:

Suraj Bhowmick - Chief Financial Officer

Priyanka Mundhara - Company Secretary

I. REMUNERATION POLICY

Except Managing Director, the remaining directors do not receive any remuneration, other than sitting fees for attending each meeting of Board of Directors and Committees thereof. The Company has not paid any other remuneration to any other Directors.

J. ANNUAL GENERAL MEETINGS OF THE COMPANY

Details of last three Annual General Meetings of the Company are as under:

AGM	Financial	Date	Time	Venue	Special Resolution/s
	Year				Passed
45th	2023-24	August 12, 2024	1:00 PM	3, Bentinck Street, 2 nd Floor,	None
				Kolkata – 700001	
44 th	2022-23	September 30, 2023	3:00 PM	3, Bentinck Street, 2 nd Floor,	None
				Kolkata – 700001	
43 rd	2021-22	September 30, 2022	3:00 PM	3, Bentinck Street, 2nd Floor, Kolkata	None
				- 700001	

The 46th Annual General Meeting of the Company is proposed to be held on 24th September, 2025 at 1:00 P.M. at the Registered Office of the Company.

Postal Ballot: No resolution by way of Postal Ballot was passed during the year 2024–2025.

K. MEANS OF COMMUNICATION

In accordance with Regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015, the Company has maintained a functioning website at www.sarvottamfinvest.in containing the basic information about the Company viz. the details of its business, financial information, shareholding pattern, compliance with corporate governance, contact information of the designated officials of the Company who are responsible for assisting and handling investor grievances etc. The contents of the said website are updated from time to time.

The quarterly and annual audited financial results of the Company are sent to the Stock Exchanges immediately after they are approved by the Board. The results are normally published in "Financial Express" in English and "Duranto Barta" in vernacular. The results are hosted on the website of the Company at www.sarvottafinvest.in.

Further the Company disseminates to the stock exchanges where the equity shares of the Company are listed, all mandatory Information and price sensitive / such other information which in its opinion are material and / or have a bearing on its performance/ operations and issue press releases wherever necessary for the information to public at large. For the benefit of the shareholders an email id has been created for the shareholders correspondence viz. sarvottamfinvest@gmail.com.

L. GENERAL SHAREHOLDERS' INFORMATION

- a. 46th Annual General Meeting: As stated in the Notice of Annual General Meeting.
- b. Financial Year: Period from 01-04-2024 to 31-03-2025
- c. Last Date for receipt of Proxies: As stated in the Notice of Annual General Meeting
- d. Book Closure: As stated in the Notice of Annual General Meeting
- e. Dividend Payment Date: The Board recommended no dividend for the year ended 31.03.2025

f. Tentative Financial Calendar:

First Quarter Result & Limited Review	Mid Aug, 2025
Second Quarter Result & Limited Review	Mid Nov, 2025
Third Quarter Result & Limited Review	Mid Feb, 2026
Audited Annual Result (2025–2026)	End May, 2026

g. Listing on Stock Exchanges and Stock Codes: The name of the stock exchanges where the equity shares of the Company are listed and the address are as follows:

Sl No.	Name of the Stock Exchange	Address
1	BSE Ltd.	P. J Towers, Dalal Street, Mumbai – 400001
2	The Calcutta Stock Exchange Ltd.	7, Lyons Range, Kolkata – 700001

Listing fees for the year 2025–2026 have been paid to both the Stock Exchanges within the stipulated time.

h. Disclosures regarding Directors seeking appointment/re-appointment: Requisite disclosure is stated in the Notice of Annual General Meeting.

i. Share Transfer System:

In terms of Regulation 40(1) of SEBI Listing Regulations, as may amended, securities can be transferred only in dematerialized form w.e.f. 1st April, 2019, except in case of request received for transmission or transposition of securities. Members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Transfers of equity shares in electronic form are effected through the depositories with no involvement of the Company.

j. Distribution of Equity Shareholding as on 31st March, 2025

Sl.	No. of Equity Shares	No. of Shareholder	% of total Shareholders	No. of Shares Held	% of total Shares
No.					
1	1 to 500	211	87.06	148214	1.98
2	501 to 1000	101	4.16	79248	1.06
3	1001 to 2000	63	2.60	98114	1.31
4	2001 to 3000	34	1.40	87222	1.16
5	3001 to 4000	10	0.41	38094	0.51
6	4001 to 5000	9	0.37	42169	0.56
7	5001 to 10000	20	0.82	150560	2.01
8	10001 & Above	77	3.17	6856379	91.42
Tota	1	2427	100	7500000	100

k. Categories of Equity Shareholding as on 31st March, 2025

Sl. No.	Category	No. of Shareholder	% of shareholder	No. of Shares Held	% of Share Holding
1100					8
1	Promoter	2	0.08	1800050	24.00
2	Financial Instructions, Banks and Mutual Funds	NIL	NIL	NIL	NIL
3	Private Corporate Bodies & Association	49	2.04	4094236	54.59
4	Indian Public	2348	97.55	1603449	21.38
5	FIIs	NIL	NIL	NIL	NIL
6	NRI, Foreign, National & OCBs	8	0.33	2265	0.03
	Total	2407	100	7500000	100

I. Dematerialization of shares and liquidity:

The Company's shares are available for dematerialization/re-materialization with both the Depositories i.e., National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). As on 31st March 2025, out of the total 7500000 equity shares, 7450000 equity shares representing 99.33% of the total paid up share capital were held in dematerialized form with NSDL and CDSL. The balance 0.67% paid-up share capital representing 50000 Equity Shares is held in physical mode. The entire Promoters' shareholding of 1800050 Equity Shares, representing 24.00% of the paid-up share capital of the Company is held in dematerialized mode. Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is INE822Q01015.

m. Outstanding GDRs/ADRs/Warrants or any convertible instruments conversion date and likely impacton equity

As on date there are no outstanding warrants or any other convertible instruments. The Company has notissued GDR/ADR.

n. Address for Shareholders' Correspondence

The Company has appointed M/s. ABS Consultant Pvt. Ltd. as its Registrar and Share Transfer Agent (RTA) for handling share registry for both physical and electronic modes. Accordingly, all correspondence, share for transfer, transmission, demat/ remat requests and other communication in relation there to should be mailed /hand delivered to the said RTA directly at the following address:

ABS Consultant Pvt. Ltd.

(Unit: - Sarvottam Finvest Limited) Room

No. 99, 6th floor

Stephen House

4, B.B.D. Bag (East)

Kolkata- 700 001

Email: absconsultant99@gmail.com

M. OTHER DISCLOSURES

(a) Related Party Transactions

All related party transactions that were entered into during the financial year were on an arm's length basis andwere in the ordinary course of business. Details of materially significant related party transactions are the transactions of a material nature between the Company and the Promoters, Management, Directors or their relatives etc. are disclosed in the Note No.38 of the Financial Statements in compliance with the Accounting Standard relating to "Related Party Disclosures".

There are no materially significant related party transactions with the Company's Promoters, Directors, Management or their relatives, which may have a potential conflict with the interest of the Company.

(b) Statutory Compliance, Penalties and Strictures

The Company is regular in complying with the requirements of the Stock Exchanges, SEBI, RBI and other statutory authorities on all the relevant matters. There were no cases of penalties or strictures imposed on the Company by any Stock Exchanges, SEBI, RBI or any other statutory authorities for any violation related to the Capital Market / any other related matter or relating to condition of Licensing by the RBI, during the last 3 years.

(c) SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 Compliance

The Company complies with all the requirement of the Regulation 17 to 27 and Regulation 46(2) and other applicable provisions of the SEBI Listing Regulations.

- (d) There is no material subsidiary of the Company as on March 31, 2025.
- (e) The web link with respect to the policy for determining material subsidiaries and policy on dealing with related party transactions are mentioned in the Board's Report.
- (f) The details pertaining to loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount are given in the notes to the Financial Statements, as applicable.
- (g) The Company does not have any material subsidiary as on March 31, 2025. Hence, the details of material subsidiaries of the listed entity are not applicable.
- (h) During FY25, total fees of Rs. 0.28 lakhs was paid to the Statutory Auditor J Gupta & Co LLP for all the services rendered to the Company.
- (i) Insider Trading

The Company adopted the code of internal procedures and conduct framed under the SEBI (Prohibition of Insider Trading) Regulation, 2015 which, inter alia, prohibited the trading in shares by an 'insider' when in possession of unpublished price sensitive information.

(i) Code of Conduct and Ethics

The Company laid down a Code of Conduct for the entire Board of Director and senior management to avoid conflict of interest. The Directors and the Senior Management affirmed compliance with Code of Conduct for the year 2024–2025. A declaration to this effect is attached to this report. The Code of Conduct is available on the Company's website www.sarvottamfinvest.in.

There was no material, financial, commercial transactions in which the senior management had a personalinterest, leading to a potential conflict of interest during the year under review.

(k) Adoption of Non Mandatory Requirements

The Company has not adopted any non mandatory requirements except relating to the maintenance of the office of the Non–Executive Chairman. The internal auditor directly reports to Audit Committee.

(1) Certificate of Company Secretary in Practice

A Certificate obtained from a Company Secretary in Practice, confirming that none of the Directors of the Company is debarred or disqualified from being appointed or continuing as Director of Companies by the SEBI/Ministry of Corporate Affairs or any such statutory authority, is annexed hereto.

(m) Risk Management

As required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has established a well documented and robust risk management framework. Under this framework, risks are identified across all business process of the Company on a continuous basis. Once identified, these risks are classified as strategic risk, business risk or reporting risk. Strategic risk are those which are associated with the longer term interests of the Company. Reporting risk is associated with incorrect or un—timely financial and non—financial reporting.

The Audit Committee and the Board of Directors review the Risk Management Strategy of the Company to ensure effectiveness of the Risk Management policy and procedures. Board of Directors of the Company is regularly apprised on the key risk assessment areas and a mitigation mechanism is recommended.

During the year, the Board has reviewed the risk assessment and a risk minimization procedure commensurate to the risks has been adopted and is in place.

(n) Corporate Ethics

As a reasonable corporate citizen, the Company consciously follows corporate ethics in business and corporate interactions. Company has framed codes and policies providing guidance for carrying business in ethical manner. Some of these policies are:

- i) Code for prevention of Insider Trading
- ii) Code of Conduct

(o) Investor Relations

In order to facilitate investor servicing, the Company has designated an e-mail id sarvottamfinvest@gmail.com for Registering complaints by investors.

(p) Investor Safeguards and Other Information

i) Update Address/Bank Details

To receive all communications/corporate action promptly, shareholder holding shares in dematerialized form are requested to please update their address/bank details with the respective DPs and in case of physical shares, the update details have to be intimated to the Registrar and Share Transfer Agent/ Company.

ii) Consolidate Multiple Holdings (in respect of physical holding)

Members are requested to consolidate their shareholdings under multiple folios to eliminate receipt of multiple communications and this would ensure that future correspondence/corporate benefit could be sent to consolidated folio.

iii) Register Email Address

As you all may be aware, Ministry of Corporate Affairs has taken a 'Green Initiative in Corporate Governance' by issuing Circulars 17/2011 and 18/2011 dated 21st April 2011 and 29th April 2011 whereby companies are permitted to send Notice/ documents including Annual Report in electronic mode, provided the Company has obtained email address of its members for sending these documents through email by giving an advance opportunity to every shareholder to register their email addresses and changes therein from time to time with the Company.

Accordingly, shareholders holding shares in physical form are requested to register their email addresses and changes therein from time to time, by directly sending the relevant email addresses along with the details such as name, address, Folio No., No. of shares held to the Registrar and Share Transfer Agent, M/s ABS Consultant Pvt. Ltd.

In respect of shares held in electronic form, the e-mail addresses along with DP ID/ Client ID and other shareholders details as mentioned above should be registered by the shareholders with their respective Depositary Participants. Upon registration of the email address, the Company proposes to send notices and documents, in electronic form to such shareholders address for Correspondence.

(q) Address for correspondence

Sarvottam Finvest Limited 3,

Bentinck Street

2nd Floor, Kolkata-700 001 Telephone: 033-22100875

E-mail: sarvottamfinvest@gmail.com;

Website: www.sarvottamfinvest.in

ABS Consultant Pvt. Ltd.

(Unit: Sarvottam Finvest Limited) Room No. 99, 6th Floor, Stephen House, 4 B.B.D Bag (East), Kolkata–700 001 Telephone: 033–2230 1043/ 033–22430153 E–mail:absconsultant99@gmail.com

N. CHIEF EXECUTIVE OFFICER (CEO) / CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

The Company is fully cognizant of the need to maintain adequate internal control to protect its assets and interests and for integrity and fairness in financial reporting and is committed to laying down and enforcing such controls of appropriate system and procedures. Towards this the Managing Director and Chief Financial Officer have certified to the Board by placing a certificate on the internal control related to the financial reporting process during the year ended 31st March, 2025.

O. AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

Pursuant to Regulation 34(3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 a Compliance Certificate from the Statutory Auditors regarding compliance of condition of Corporate Governance by the Company is annexed to the Director's Report.

For and on behalf of the Board

Manoj Sethia

Chairman

DIN:00585491

Place: Kolkata Date:26th August, 2025

CERTIFICATION BY CHIEF EXECUTIVE OFFICER (CEO) & CHIEF FINANCIAL OFFICER (CFO)

In terms of Regulation 17(8) of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015

To,
The Board of Directors
Sarvottam Finvest Limited 3,
Bentinck Street, 2nd Floor
Kolkata – 700 001

We, Dilip Kumar Gupta, Managing Director & CEO and Suraj Bhowmick, Chief Financial Officer of the Sarvottam Finvest Limited hereby certify as under:

- A. We have reviewed financial statements and the cash flow statement for the year ended March 31, 2025 and thatto the best of our knowledge and belief:
 - These statements do not contain any materially untrue statements or omit any material fact or containstatements at might be misleading;
 - b) These statements together present a true fair of the Company's affairs and are in compliances with existing accounting standards, applicable laws and regulations; and
- B. To the best of our knowledge and belief, no transactions entered into by the Company during the year ended March 31, 2025 are fraudulent, illegal or violative of the Company's Code of Conduct.
- C. For the purpose of financial reporting, we accept the responsibility for establishing and maintaining internal controls and that we have evaluated the effectiveness of the internal controls system of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, and further state that there were no deficiencies in the design or operation of such internal controls.
- D. We do further certify that there has been:
 - a. no significant changes in internal controls over financial reporting during the year;
 - b. no significant changes in accounting policies during the year; and
 - c. no instances during the year of significant fraud with involvement therein of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Dilip Kumar Gupta (Managing Director & CEO) DIN:01168576 Suraj Bhowmick (Chief Financial Officer) PAN:CHNPB8921M

Place: Kolkata

Date: 26th August, 2025

CODE OF CONDUCT DECLARATION

(Regulation 26(3) read with Schedule V(D) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To

The Members

Sarvottam Finvest Limited

I hereby declare that all the members of the Board and Senior Management Personnel of the Company have affirmed due observance of the Code of Conduct for the financial year ended 31st March, 2025.

For Sarvottam Finvest Limited

Dilip Kumar Gupta Managing Director (DIN: 01168576)

Place: Kolkata Date: 26th August, 2025

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015)

To The Members Sarvottam Finvest Limited 3, Bentinck Street, 2nd Floor, Kolkata –700001

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of M/s. Sarvottam Finvest Limited (CIN L65993WB1978PLC031793) (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

Sl	Name of Director	DIN	Date of Appointment in Company
No.			
1	Mr. Dilip Kumar Gupta	01168576	25th March, 2013
2	Mrs. Sangeeta Sethia	00585682	29th September, 2018
3	Mr. Manoj Sethia	00585491	29th September, 2012
5	Mrs. Anupama Madhogarhia	06674373	10th July, 2020
6	Mr. Mukesh Agarwal	08836416	1st April, 2020

• the date of appointment is as per the MCA Portal.

Ensuring the eligibility for the appointment/continuity of every Director on the Board is the responsibility of the management of the Company. My responsibility is to express an opinion based on the verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Rajesh Ghorawat (Practising Company Secretary) Membership No. F7226, CP No. 20897 ICSI Peer Review No. 1992/2022 UDIN :F007226G000314500

Place: Kolkata Date: 10th May, 2025

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

[in terms of Regulation 34(3) and Schedule V (E) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To The Members

Sarvottam Finvest Limited

(CIN: L65993WB1978PLC031793)

1. We have examined the compliance of the conditions of Corporate Governance by Sarvottam Finvest Limited ('the Company') for the year ended on 31st March, 2025 as stipulated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

Management's Responsibility

2. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the designing, implementing and maintain operating effectiveness of internal control to ensure compliance with the conditions of corporate governance as stipulated in the Listing Regulations.

Auditor's Responsibility

- 3. Pursuant to the requirements of the Listing Regulations, our responsibility is to express a reasonable assurance in the form of an opinion as to whether the Company has complied with the conditions of corporate governance as stated in paragraph 1 above. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring the compliance with the conditions of corporate governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined the relevant records of the Company in accordance with the applicable Generally Accepted Auditing Standards in India, the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (the 'ICAI'), and the Guidance note on Reports or Certificate for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 5. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Performs Audits and Review of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

6. Based on our examination of the relevant records and according to the information and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the ListingRegulations during the year ended 31st March,2025.

We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency oreffectiveness with which the management has conducted the affairs of the Company.

For J Gupta & Co LLP

Chartered Accountants Firm

Registration No.:312136E/300029

LLP No.AAM-2652

N. C. Konar Partner

Membership No.:052892

UDIN: 25052892BMKQZQ4839

Place: Kolkata Date: 30th May, 2025

INDEPENDENT AUDITORS' REPORT

To the Members, Sarvottam Finvest Limited

Report on the Audit of the IndAS Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **SARVOTTAM FINVEST LIMITED** ("the Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss, Statement of changes in equity and Statement of Cash Flows for the year then ended, and notes to the Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, and loss, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind AS financial statements of the current year. These matters were addressed in the context of our audit of the Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that the matter described below to be the key audit matter to be communicated in our report.

Sr. No.	Key Audit Matters	How the matter was addressed in our audit:		
1.	Impairment loss allowance of loans ("Impairment loss	We started our audit procedures with the		
	allowance") is a key audit matter as the	understanding of the internal control environment		
	Company has significant credit risk exposure. The	related to Impairment loss allowance. Our procedures over		
	value of loans on the balance sheet is	internal controls focused on recognition and		
	significant and there is a high degree of	measurement of impairment loss allowance. We		
	complexity and judgment involved for the	e assessed the design and tested the operating		
	Company in estimating individual and collective	e effectiveness of the selected key controls		
	credit impairment provisions, write-offs against	t implemented by the Company.		
	these loans.			
		We also assessed whether the impairment		
	The Company's model to calculate expected	d methodology used by the Company is in accordance with		
	credit loss ("ECL") is inherently complex and	d the assumptions and methodology approved by the Board		
	judgment is applied in determining the three-	of Directors of the Company, which is based on and in		
	stage impairment model ("ECL Model"), including	compliance with Ind AS 109, "Financial		

the selection and input of forward-looking information. ECL provision calculations require the use of large volumes of data. The completeness and reliability of data can significantly impact the accuracy of the modelled impairment provisions. The accuracy of data flows and the implementation of related controls are critical for the integrity of the estimated impairment provisions.

instruments". More particularly, we assessed the approach of the Company regarding the definition of default, Probability of Default, Loss Given Default and incorporation of forward-looking information for the calculation of ECL.

For loans which are assessed for impairment on a portfolio basis, we performed particularly the following procedures:

- tested the reliability of key data inputs and related management controls;
- checked the stage classification as at the balance sheet date as per definition of default;
- validated the ECL model and calculation;
- calculated the ECL provision manually for a selected sample.

Information other than the financial statements and Auditors' report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the Board's Report (including annexures thereto), Management Discussion and Analysis and Report on Corporate Governance (collectively referred to as 'other information') but does not include the standalone financial statements, and our auditors' report thereon.

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards specified under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for the safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent and design, implementation, and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that gives a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern, and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations or has no realistic alternative but to do so.

Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the standalone financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit.

We also:

- a) Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- b) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has an adequate internal financial controls system in place and the operating effectiveness of such controls.
- c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- d) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- e) Evaluate the overall presentation, structure, and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
 - We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
 - We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, we give in the Annexure ('Annexure A') a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143 (3) of the Act, we report that:
- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- (b) In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- (c) The Balance Sheet, Statement of Profit and Loss, Statement of changes in equity, and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid standalone financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act.
- (e) On the basis of written representations received from the Directors as on March 31, 2025, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2025, from being appointed as a director in terms of Section 164(2) of the Act.
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- (g) Based on our explanation which included test checks the company has used an accounting software for maintaining its book of accounts which has a feature of recording audit trail (edit log) facility and the same has operated throught the year for all relevant transaction recorded in the software, further during the course of our audit we did not come across any instance of audit trail feature being tampered with.
 - As provison to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11 (g) of the companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2025.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors), 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - ii. In our opinion and as per the information and explanations provided to us, the Company has not entered into any long-term contracts including derivative contracts, requiring provision under applicable laws or accounting standards, for material foreseeable losses
 - iii. There were no amounts that were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. a) The company has not advanced any funds to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - b) The company has not received any funds from any persons or entities, including foreign entities ("Funding Parties") with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

SARVOTTAM FINVEST LIMITED

- c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- The company has not declared or paid any dividend during the year. ٧.
- 3. With respect to the other matters to be included in the Auditors' Report in accordance with the Section 197 (16) of the the Act, in our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. Further, the Ministry of Corporate Affairs has not prescribed other details under aforesaid section which are required to be commented upon by us.

For J Gupta & Co LLP **Chartered Accountants** FRN: 314010E/E300029 LLP No.: AAM-2652

N.C.Konar

Partner M. No.: 052892

Date: May 30, 2025 Place: Kolkata UDIN:25052892BMKQYE5724

ANNEXURE 'A' TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF SARVOTTAM FINVEST LIMITED

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Sarvottam Finvest Limited of even date)

To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the normal course of audit, we state that:

- i) In respect of the Company's Property, Plant and Equipment, and Intangible Assets:
- (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and the situation of Property, Plant & Equipment.
 - (B) The Company does not have any Intangible Assets and accordingly, reporting under clause (i)(a)(B) of paragraph 3 of the Order is not applicable.
 - (b) During the year, the Property, Plant and Equipment of the Company have been physically verified by the management and no material discrepancies were noticed on such verification.
 - (c) The company does not possess any immovable property and hence clause i(c) is not applicable.
 - (d) The company has not revalued its Property, Plant & Equipment during the year. Hence, clause 3(i)(d) is not applicable.
 - (e) No proceedings have been initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. Accordingly, reporting under clause 3(i)(e) of the Order is not applicable to the Company.
 - (ii) (a) Physical verification of inventory has been conducted at reasonable intervals by management. In our opinion, the coverage and procedure by the management are appropriate and no discrepancies of 10% or more in the aggregate for each class of inventory were noticed.
 - (b) The Company has not been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
 - (iii) (a) The Company's principal business is to give loans and therefore, reporting under clause (iii)(a) of paragraph 3 of the Order are not applicable.
 - (b) The investments made and the terms and conditions of the grant of all loans and advances in the nature of loans provided by the Company during the year are not prejudicial to the interest of the Company. Further, the Company has not provided any guarantee during the year.
 - (c) The schedule of repayment of principal and payment of interest in respect of the loans and advances in the nature of loans has been stipulated. The repayment and receipts are regular. Further, wherever irregularities have been observed, necessary provisions have been made.
 - (d) As informed to us, the loans are repayable on demand and hence not overdue for more than ninety days during the year.
 - (e) The Company's principal business is to give loans and therefore, reporting under clause (iii)(e) of paragraph 3 of the Order are not applicable.

(f) The company has granted all loans or advances in the nature of loans repayable on demand. Loan has been granted to the promoters of the company. The details of loan granted to related parties as defined in clause (76) of section 2 of the Companies Act, 2013 are as follows:

Sr. No.		Aggregate amount of loan granted (in lakhs)	Percentage of total loans	
1.	Vardy Apparels Private Limited	244.60	11.08%	
2.	Jain Commodity Broking Private Limited	84.50	3.83%	

- (iv) The Company has not advanced loans or made investments in or provided guaranty or security to parties covered by section 185 and section 186 is not applicable to the Company. Hence reporting under paragraph 3(iv) of the Order is not applicable.
- (v) In our opinion and according to the information and explanations given to us, the Company being NBFC registered with RBI, provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014, as amended, are not applicable to the Company. We are informed by the Management that no order has been passed by the Company Law Board, National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal against the Company in this regard.
- (vi) The Central Government has not prescribed the maintenance of cost records for any of the products of the Company under sub-section (1) of section 148 of the Act and the rules framed there under. Hence reporting under paragraph 3(vi) of the order is not applicable.
- (vii) (a) The Company has generally been regular in depositing undisputed statutory dues, including goods and services tax, provident fund, employees' state insurance, income tax, cess and other material statutory dues applicable to it, to the appropriate authorities. As explained to us, the Company does not have any dues on account of goods and services tax, provident fund, employees' state insurance, sales tax, service tax, duty of customs, duty of excise and value added tax.

There were no undisputed amounts payable in respect of goods and services tax, provident fund, employees' state insurance, income tax, sales tax, service tax, duty of customs, duty of excise, value added tax, cess and any other material statutory dues in arrears as of 31 March 2025, for a period of more than six months from the date they became payable.

- (b) According to records of the Company, no dues outstanding of Income Tax, Sales Tax, Service Tax, GST, Custom Duty, Excise Duty, Value Added Tax and cess on account of any dispute.
- (viii) According to the records of the company examined by us and the information and explanation given to us, there are no transactions that are not recorded in the books of account to be surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (ix) (a) According to the records of the company examined by us and the information and explanation given to us, the Company has taken loan from a lender but the company has not made any default in repayment of loan. Hence reporting underclause 3(ix)(a) of the order is not applicable.
 - (b) According to the records of the company examined by us and the information and explanation given to us, the Company has not been declared a wilful defaulter by any bank or financial institution or government or any government authority.
 - (c) According to the records of the company examined by us and the information and explanation given to us, the Company has not taken any term loan during the year and there are no outstanding term loans at the beginning of the year hence, reporting under clause 3(ix)(c) of the Order is not applicable.

- (d) On an overall examination of the financial statements of the Company, no funds have been raised on a short-term basis hence, reporting under clause 3(ix)(d) of the Order is not applicable.
- (e) During the year ended March 31, 2025, the Company did not have any subsidiaries, associates or joint ventures as defined under the Act. Accordingly, reporting under clause (ix)(e) of paragraph 3 of the Order is not applicable.
- (f) During the year ended March 31, 2025, the Company did not have any subsidiaries, associates or joint ventures as defined under the Act. Accordingly, reporting under clause (ix)(f) of paragraph 3 of the Order is not applicable.
- (x) (a) The Company has not raised money by way of an initial public offer or further public offer (including debt instruments) during the year. Hence, reporting under clause 3(x)(a) of the Order is not applicable.
- (b) According to the records of the company examined by us and the information and explanation given to us, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.
- (xi) (a) During the course of our examination and according to the information and explanations given to us, we have neither come across any instance of fraud by the Company nor any fraud on the Company has been noticed or reported during the year, nor have we been informed of any such instance by the management.
- (b) No report under section 143(12) of the Act has been filed with the Central Government by the auditors of the Company in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014, during the year or upto the date of this report. Further the Secretarial Auditor of the Company has informed that to the best of their knowledge and belief, they have not filed any report under section 143(12) of the Act with the Central Government in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014, during the year or upto the date of this report.
- (c) There are no whistle blower complaints received by the Company during the year and upto the date of this report.
- (xii) In our opinion, the Company is not a Nidhi Company. Therefore, reporting under clause (xii) of paragraph 3 of the Order is not applicable.
- (xiii) The transactions entered into with related parties are in compliance with sections 177 & 188 of The Companies Act, 2013 and the details have been disclosed in the financial statements as required by the applicable indian accounting standards.
- (xiv) (a) The company has an internal audit system commensurate with the size and nature of its business.
 - (b) The reports of the Internal Auditors for the period under audit have been considered.
- (xv) According to the records of the company examined by us and the information and explanation given to us, the company has not entered into any non-cash transactions with directors or persons connected with directors, during the year. Hence, provisions of section 192 of the Act are not applicable to the Company.
- (xvi) The company is registered under section 45-IA of the Reserve Bank of India Act, 1934 and it is holding a valid certificate of registration (COR) from RBI as per RBI Act, 1934.
- (xvii) The company has not incurred cash losses in the current financial year but it has incurred loss in the immediately preceding financial year.
- (xviii) There has not been any resignation of the statutory auditors during the year.

- On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, (xix) other information accompanying the Ind AS financial statements and our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which cause us to believe that any material uncertainty exists as on the date of this audit report and that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- The provision of section 135 of the Companies Act, 2013 does not apply to the company. Hence, reporting under clause of (xx)paragraph 3 of the Order is not applicable.
- (xxi) The reporting under clause (xxi) is not applicable in respect of audit of standalone financial statements of the Company. Accordingly, no comment has been included in respect of said clause under this report.

For J Gupta & Co LLP **Chartered Accountants** FRN: 314010E/E300029

LLP No.: AAM-2652

N.C.Konar Partner M. No.: 052892

UDIN: 25052892BMKQYE5724

Date: May 30, 2025 Place: Kolkata

ANNEXURE 'B' TO THE INDEPENDENT AUDITORS REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF SARVOTTAM FINVEST LIMITED

Report on the Internal Financial Controls under clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") We have audited the internal financial controls over financial reporting of **Sarvottam Finvest Limited** ("the Company") as of 31st March, 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation, and maintenance of, adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and retained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting, and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For J Gupta & Co LLP Chartered Accountants FRN: 314010E/E300029 LLP No.: AAM-2652

> N.C.konar Partner M. No.: 052892

UDIN: 25052892BMKQYE5724

Date: May 30, 2025 Place: Kolkata

Balance Sheet as at March 31, 2025

(Amount in INR lakhs)

Particulars	Note No.	As at March 31, 2025	As at March 31, 2024
A ASSETS			
1 Financial Assets			
(a) Cash and cash equivalents	4	12.65	65.60
(b) Receivables	5		
(I) Trade Receivables		107.83	211.04
(c) Loans	6	2,207.50	2,070.64
(d) Investments	7	81.90	152.29
(e) Others	8	26.45	26.01
2 Non-Financial Assets			
(a) Inventories	9	35.34	46.96
(b) Current tax assets (net)	10	7.01	13.97
(c) Deferred tax assets (net)	11	3.16	3.51
(d) Property, Plant and Equipment and Intangible assets	12	1.09	1.59
Total Assets		2,482.93	2,591.61
B LIABILITIES AND EQUITY			
I LIABILITIES			
1 Financial Liabilities			
(a) Payables	13		
(I) Trade Payables			
(i) total outstanding dues of micro and small enterprises		-	=
(ii) total outstanding dues of creditors other than micro			
and small enterprises		5.96	5.57
(II) Other Payables			
(i) total outstanding dues of micro and small enterprises		-	-
(ii) total outstanding dues of creditors other than micro			
and small enterprises		0.24	0.28
(b) Borrowings (Other than debt securities)	14	-	50.00
(c) Other financial liabilities	15	-	0.05
2 Non-Financial Liabilities			
(a) Provisions	16	5.79	5.89
(b) Other Non-Financial Liabilities	17	0.25	0.18
II EQUITY			
(a) Equity Share capital	18	750.00	750.00
(b) Other Equity	19	1,720.70	1,779.64
Total Liabilities and Equity	1 -	2,482.93	2,591.61

See accompanying notes form part of financial statements

As per our attached report to even date

For and on behalf of the Board of Directors

For J Gupta & Co LLP Chartered Accountants

FRN - 314010E/E300029 LLP No.: AAM-2652 **Dilip Kumar Gupta**Managing Director
(DIN: 01168576)

Suraj Bhowmick

Chief Financial Officer

Mukesh Agarwal Independent Director (DIN: 08836416)

N.C.Konar Partner

Mem No. - 052892

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

Priyanka Mundhara Company Secretary

Statement of Profit or Loss for the year ended March 31, 2025

(Amount in INR lakhs)

	Particulars	Note No.	For the year ended March 31, 2025	For the year ended March 31, 2024
(i)	Income			
(i)	Interest income	20	121.73	152.79
(ii)	Dividend income	21	2.12	0.95
(iii)	Sale of stock-in-trade	22	22.29	28.81
(iv)	Net gain on sale of investments	23	16.95	-
(v)	Others	24	0.37	-
	Total Income		163.46	182.55
(11)	Expenses			
(i)	Finance Cost	25	_	0.05
(ii)	Net loss on Fair value changes	26	2.81	1.82
(iii)	Impairment on Financial instruments	27	66.00	(28.50)
(iv)	Purchases of stock-in-trade	28	29.57	43.39
(v)	Changes in inventories of stock-in- trade	28 29	11.62	(35.75)
(vi)	Employee benefits expense	30	38.87	37.94
(vii)	Depreciation & amortisation expenses	31	0.50	0.24
(viii)	Contingent provisions for standard assets	32	(0.10)	(0.19)
(ix)	Others expenses	33	68.28	114.61
	Total Expenses (II)	33	217.55	133.62
(III) (IV) (V)	Profit/(loss) before tax (I-II) Tax expense Profit / (loss) for the year (III-IV)	34	(54.10) 4.84 (58.94)	48.93 1.78 47.15
(VI) (VII)	Other comprehensive income Total comprehensive income for the year		-	-
(VIII)	Earnings per equity share		(58.94)	47.15
	Basic (Rs.)	25		
	Diluted (Rs.)	35	(0.70)	0.62
			(0.79)	0.63
			(0.79)	0.63

See accompanying notes form part of financial statements As

per our attached report to even date

For and on behalf of the Board of Directors

For J Gupta & Co LLP

Chartered Accountants FRN - 314010E/E300029 **Dilip Kumar Gupta** Managing Director (DIN: 01168576)

Suraj Bhowmick

Chief Financial Officer

Mukesh Agarwal Independent Director (DIN: 08836416)

N.C.Konar Partner

Mem No. - 052892

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

Priyanka Mundhara Company Secretary

Statement of Changes in Equity for the year ended March 31, 2025

A. Equity Share Capital

(Amount in INR lakhs)

Balance as at April 01, 2023	750.00
Changes in equity share capital during the year	-
Balance as at March 31, 2024	750.00
Changes in equity share capital during the year	-
Balance as at March 31, 2025	750.00

B. Other equity

(Amount in INR lakhs)

		Reserves a	nd surplus		T. 6 .1	
Particulars	Statutory Reserve	Securitie s Premiu m Reserve	Genera l Reserve	Retained Earning s	Items of other comprehensive income	
Balance as at April 01, 2023	15.32	1,825.00	17.43	(125.26)	-	1,732.49
Profit for the year	-	-	-	47.15	-	47.15
Other comprehensive income for the year	-	-	-	-	-	-
Transfer to Statutory Reserve u/s 45IC	9.43	-	-	(9.43)	-	-
Balance as at March 31, 2024	24.76	1,825.00	17.43	(87.54)	-	1,779.64

(Amount in INR lakhs)

		Reserves and surplus				
Particulars	Statutory Reserve	Securitie s Premiu m Reserve	Genera l Reserve	Retained Earning s	Items of other comprehensive income	Total
Balance as at March 31, 2024	24.76	1,825.00	17.43	(87.54)	-	1,779.64
Profit for the year	-	-	-	(58.94)	-	(58.94)
Other comprehensive income for the year	-	-	-	-	-	-
Transfer to Statutory Reserve u/s 45IC	-	-	- 1	-	-	-
Balance as at March 31, 2025	24.76	1,825.00	17.43	(146.48)	-	1,720.70

See accompanying notes form part of financial statements

As per our attached report of even date

For and on behalf of the Board of Directors

For J Gupta & Co

LLP Chartered

Accountants FRN -

314010E/E300029

Dilip Kumar Gupta Managing Director (DIN: 01168576) Mukesh Agarwal Independent Director

(DIN: 08836416)

N.C.Konar

Partner

Mem No. - 052892

Suraj Bhowmick Chief Financial Officer Priyanka Mundhara Company Secretary

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

Statement of Cash Flow for the year ended March 31, 2025

(Amount in INR lakhs)

Particulars	For the year ended Marci 31, 2025	h	For the y ended 31, 202	March
I CASH FLOW FROM OPERATING ACTIVITIES				
Profit/ (Loss) before tax		(54.10)		48.93
Adjusted for:				
(a) Depreciation	0.50	i	0.24	
(b) Provision for standard assets	(0.10)	0.40	(0.19)	0.05
Cash generated from operation before working capital changes		(53.69)	-	48.98
Adjustment for:				
(a) Inventories	11.62		(35.75)	
(b) Loans	(136.86)		126.95	
(c) Trade receivables	103.21		(24.87)	
(d) Other current assets	2.46		8.34	
(e) Payables	0.41		(7.34)	
(f) Other financial liabilities	(0.05)		0.05	
(g) Other financial Assets	(0.44)		-	
		(19.65)		67.38
Cash generated from operations		(73.34)	_	116.36
Income tax paid (net)		-	_	(0.47
NET CASH FLOWS FROM/ (USED IN) OPERATING ACTIVITIES	_	(73.34)	_	116.83
II CASH FLOW FROM INVESTING ACTIVITIES				
Purchase of Investments		(231.20)		(140.96
Purchase of Fixed Assets		-		(1.02
Sale of Investments		301.59		25.00
NET CASH FLOWS FROM INVESTING ACTIVITIES	_	70.39	_	(116.97
III CASH FLOW FROM FINANCING ACTIVITIES				
Financing Activities				
Loan taken		(50.00)		50.00
NET CASH FROM FINANCING ACTIVITIES		(50.00)	_	50.00
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS				
(I+II+III)		(52.95)		49.86
CASH AND CASH EQUIVALENTS - AT THE BEGINNING OF THE YEAR		65.60		15.75
CASH AND CASH EQUIVALENTS - AT THE END OF THE YEAR	_	12.65	_	65.60
Components of cash and cash equivalents				
Balances with banks		12.49		65.40
Cheques on hand		-		-
Cash on hand		0.16	_	0.20
Total cash and cash equivalents		12.65	_	65.60
(Refer Note No. 4)			_	

Note: The above Statement of Cash Flows has been prepared under the 'Indirect Method' as set out in Ind AS 7, 'Statement of Cash Flows'. See accompanying notes form part of financial statements
As per our attached report to even date

For and on behalf of the Board of Directors

For J Gupta & Co LLP Chartered Accountants FRN-314010E/E300029

Dilip Kumar GuptaMukesh AgarwalManaging Director
(DIN: 01168576)Independent Director
(DIN: 08836416)

N.C.Konar Partner Mem No. - 052892

Suraj Bhowmick Priyanka Mundhara
Chief Financial Officer Company Secretary

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

Note No. 1 - Corporate Information

Sarvottam Finvest Ltd. ('the Company', 'SFL') is a company limited by shares, incorporated on 30 November 1978 and domiciled in India. The Company is engaged in the business of financing, providing loans and advances, inter-corporate deposits and investment & trading in shares & securities. It's shares are listed on The Calcutta Stock Exchange Limited and BSE Limited. The Company has its registered office at 3, Bentinck Street, Kolkata, West Bengal, India.

The Company is a non-deposit taking Non-Banking Financial Company (NBFC), registered with the Reserve Bank of India (RBI) with effect from 09-July-2012, with Registration No. B.05.01047 and classified as NBFC Investment and Credit Company (NBFC- ICC) pursuant to circular DNBR(PD) CC No. 097/03.10.001/2018-19 dated 22 February 2019.

On 30 May, 2025, Board of Directors of the Company approved and recommended the audited financial statements for consideration and adoption by the shareholders in its annual general meeting.

Note No. 2 - Basis of Preparation

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and notified under Section 133 of the Companies Act, 2013 (the Act) along with other relevant provisions of the Act and the Master Direction –Reserve bank of india (Non-Banking Financial Company –scale based Regulation) Directions, 2024 ('the NBFC Master Directions') issued by RBI. The financial statements have been prepared on a going concern basis. The Company uses accrual basis of accounting except in case of significant uncertainties.

(i) Functional and presentation currency

These financial statements are presented in Indian Rupees in lakhs (INR lakhs), which is also the Company's functional currency. All amounts have been rounded off to the nearest lakhs, unless otherwise indicated.

(ii) Use of Estimates & Judgements

The preparation of these Financial Statements requires management judgements, estimates and assumptions that affect the application of Accounting Policies, the Accounting disclosures made and the reported amounts of Assets, Liabilities, Income and Expenses. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to Accounting estimates are recognised in the period in which the estimates are revised and any future periods effected pursuant to such revision.

Note No. 3 - Material Accounting Policies

The note provides a list of the significant accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unles otherwise stated.

3.1 Revenue Recognition

(i) Interest income

Interest income is calculated by applying effective interest rate.

(ii) Dividend income

Dividend on shares & securities is recognised on receipt basis.

(iii) Sale of stock-in-trade

Revenue is recognized on satisfaction of performance obligation upon transfer of control of products or services to customers in an amount that reflects the consideration the Company expects to receive in exchange for those products or services.

3.2 Expenditures

(i) Finance costs

Borrowing costs on financial liabilities are recognised using the Effective interest rate.

(ii) Other expenses

Other expenses which are not directly linked to the sourcing of financial assets are recognised in the Statement of Profit and Loss on an accrual basis.

3.3 Cash and cash equivalents

Cash and cash equivalents include cash on hand, other short term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

3.4 Financial Instruments

A financial instrument is defined as any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Trade receivables and payables, loan receivables, investments in securities and subsidiaries, debt securities and other borrowings, preferential and equity capital etc. are some examples of financial instruments. All the financial instruments are recognised on the date when the Company becomes party to the contractual provisions of the financial instruments. For tradable securities, the Company recognises the financial instruments on settlement date.

3.5 Financial assets

Financial assets include cash, or an equity instrument of another entity, or a contractual right to receive cash or another financial asset from another entity. Few examples of financial assets are loan receivables, investment in equity and debt instruments, trade receivables and cash and cash equivalents.

3.5.1 Classification and subsequent measurement

The Company has applied Ind As 109 and classifies its financial assets in the following measurement categories: - Fair value through profit or loss (FVTPL)

- Fair value through other comprehensive income (FVOCI); or
- Amortised cost

Fair value through profit or loss: Assets that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss; A gain or loss on a debt investment that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in statement of profit and loss in the period in which it arise, unless it arises from debt instruments that were designated at fair value or which are not held for trading. Interest income from these financial assets is included in 'interest income' using the effective interest rate method.

Fair value option for financial assets: The Company may also irrevocably designate financial assets at fair value through profit or loss if doing so significantly reduces or eliminates an accounting mismatch created by assets and liabilities being measured on different bases.

Amortised Cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest ('SPPI,), and that are not designated at FVTPL, are measured at amortised cost. The carrying amount of these assets is adjusted by any expected credit loss allowance recognise and measured. Interest income from these financial assets is recognised using the effective interest rate method.

However, the loans granted by the company are in the nature of repayable on demand and the time period of the same is uncertain and as a result, amortised cost of loans has not been taken.

3.5.2 Interest Income

Interest income is calculated by applying the effective interest rate to the gross carrying amount of financial assets, except for:
a)Purchased or originated credit impaired (POCI) financial assets, for which the original credit –adjusted effective interest rate is applied to the amortised cost of that financial assets.

b)Financial assets that are not 'POCI' but have subsequently become credit-impaired (or 'stage 3'), for which interest revenue is calculated by applying the effective interest rate to their amortised cost (i.e., net of the expected credit loss provision).

The effective interest rate is the exactly discounts estimated future cash payments or receipts through the expected life of the financial assets or liability to the gross carrying amount of a financial assets (i,e, its amortised cost before any impairment allowance) or to the amortised cost of a financial liability. The calculation does not consider expected credit losses and includes transaction cost, premiums or discounts and fees and points paid or received that are integral to the effective interest rate, such as origination fees. For FVOCI financial assets - assets that are credit impared at intial recognition- the company calculates the credit-adjusted effective interest rate, which is calculated based on the amortised cost of the financial assets instead of its gross carrying amount and incorporates the impact of expected credit losses in estimated future cash flows.

3.5.3 Equity instruments

Equity instruments are instruments that meet the definition of equity from the issuer's perspective; that is, instruments that do not contain a contractual obligation to pay and that evidence a residual interest in the issuer's net assets. The Company subsequently measures all equity investments at fair value. Where the company's management has elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair values gains and losses to profit or loss following the derecognition of the investment. Changes in the fair value of financial assets at fair value through profit or loss are recognised in net gain/loss on fair value changes in the statement of profit and loss. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOIC are not reported separately from other changes in fair value.

Gains and losses on equity investments at FVTPL are included in the statement of Profit and Loss.

3.5.4 Equity Derivatives.

All Derivatives other than those hedging which do not meet the criteria for classification as subsequently measured at amortised cost or fair market value through other comprehensive income (FVOCI) are measured at fair value at each reporting date and all gains/lossess are recoginesed in the statement of profit and loss.

3.5.5 Impairment

The Company assesses on a forward looking basis the expected credit losses (ECL) associated with its debt instruments carried at amortised cost and FVOCI and with the exposure arising from loan commitments and financial guarantee contracts. The Company recognizes a loss allowance for such losses at each reporting date.

The measurements of ECL reflects:

- An unbiased probability-weighted amount that is determined by evaluating a range of possible outcome;
- The time value of money; and
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about pat events, current conditions and forecasts of future economic conditions.

The measurement of the ECL allowance is an area that requires the use of complex models and significant assumptions about future economic condition and credit behaviour (e.g., the likelihood of customers defaulting and the resulting losses.)

3.5.6 Write-off policy

The Company writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include

(i) ceasing enforcement activity and (ii) where the company's recovery method is foreclosing on collateral and the value of the collateral is such that there is no reasonable expectation of recovering in full.

3.5.7 Derecognition other than on a modification

Financial assets, or a portion thereof, are derecognised when the contractual rights to receive the cash flows from the assets have expired, or when they have been transferred and either (i) the Company transfers substantially all the risk and rewards of ownership, or (ii) the Company neither transfer nor retains substantially all the risks and rewards of ownership and the company has not retained control. The company directly reduces the gross carrying amount of a financial assets when there is no reasonable expectation of recovering a financial assets in its entirely or a portion thereof.

3.6 Property, plant and equipment (PPE)

Property, Plant and Equipment are stated at cost less accumulated depreciation and accumulated losses, if any. Cost includes expenses directly attributable to bringing the Asset to their location and conditions necessary for it to be capable of operating in the manner intended by the management.

Subsequent cost are included in the asset's carrying amount or recognized as separate asset, as appropriate, only when it is probable that is future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the straight-line method to allocate their cost less their residual values on the basis of useful lives prescribed in Schedule II to the Companies Act, 2013.

The residual values are not more than 5% of the cost of an item of PPE. Depreciation methods, useful lives and residual values are reviewed at the end of each financial year and adjusted prospectively, if appropriate.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss within other gains/(losses).

3.7 Financial liabilities

Financial liabilities include liabilities that represent a contractual obligation to deliver cash or another financial assets to another entity, or a contract that may or will be settled in the entities own equity instruments. Few examples of financial liabilities are trade payables, debt securities and other borrowings and subordinated debts.

3.7.1 Initial measurement

All financial liabilities are recognised initially at fair value and, in the case of borrowings and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade payables, other payables, debt securities and other borrowings.

3.7.2 Subsequent measurement

After initial recognition, all financial liabilities are subsequently measured at amortised cost using the EIR [Refer note no. 3.1(i)]. Any gains or losses arising on derecognition of liabilities are recognised in the Statement of Profit and Loss.

3.7.3 Derecognition

The Company derecognises a financial liability when the obligation under the liability is discharged, cancelled or expired.

3.8 Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the Balance Sheet only if there is an enforceable legal right to offset the recognised amounts with an intention to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

3.9 Fair value measurement

The Company measures its qualifying financial instruments at fair value on each Balance Sheet date.

Fair value is the price that would be received against sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place in the accessible principal market or the most advantageous accessible market as applicable. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy into Level I, Level II and Level III based on the lowest level input that is significant to the fair value measurement as a whole.

For a detailed information on the fair value hierarchy, refer note no. 35. For assets and liabilities that are fair valued in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy.

3.10 Inventory

Inventories are carried at FVTPL as per IndAs 109.Provision is made for obsolete/slow moving/defective stocks, wherever necessary.

3.11 Trade receivable

All financial assets are recognised initially at fair value plus in case of financial assets not recorded at fair value through profit or loss(FVPTL) transaction costs that are attributable yo the acquisition of the financial assets. However trade recevables that do not contain a significant financial componant are measured at transaction price.

3.12 Taxes

3.11.1 Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, in accordance with the Income Tax Act, 1961 and the Income Computation and Disclosure Standards (ICDS) prescribed therein. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. Current tax relating to items recognised outside profit or loss is recognised in correlation to the underlying transaction either in OCI or directly in other equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate. The company has opted for the New Tax regime u/s 115BAA of IT Act..

3.11.2 Deferred tax

A Deferred tax asset shall be recognised for the carry forward of unused tax losses and unused tax credit to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilised.

Deferred tax assets and liabilities are assets when there is legally enforcable right to offset current taxes assets and liabilities and when the deffered tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforcable right to offset and intends either to settle on net basis or to realise the asset and settle the liability simultaneously.

3.13 Impairment of non-financial assets

An assessment is done at each Balance Sheet date to ascertain whether there is any indication that an asset may be impaired. If any such indication exists, an estimate of the recoverable amount of asset is determined. If the carrying value of relevant asset is higher than the recoverable amount, the carrying value is written down accordingly.

3.14 Provisions and contingent liabilities

The Company creates a provision when there is present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. The Company also discloses present obligations for which a reliable estimate cannot be made. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Notes to the Financial Statements for the year ended March 31, 2025

	·		(Amount in INR lakl
	PARTICULRS	As at March 31, 2025	As at March 31, 2024
Note No.	4 - Cash and cash equivalents		
	(i) Balances with banks		
	in current accounts	11.06	25.40
	in Fixed deposit (maturing in 3 months)	1.42	40.00
	(ii) Cheques on hand	-	-
	(iii) Cash on hand	0.16	0.20
	Total cash and cash equivalents	12.65	65.60
Note No.	5 - Receivables		
	(Considered good - unsecured)		
	(i) From related party	16.25	15.64
	(il) From Others	91.58	195.40
	Total receivables	107.83	211.04
	Ageing of trade receivables		
	(From the due date of payment)		
	Undisputed Trade receivables — considered good		
	Less Than 6 months	84.61	120.73
	6 months to 1 year	23.22	70.94
	1-2 years	-	19.37
	2-3 years		-
	More than 3 years		
	•	107.83	211.04
	 Impairment allowance recognised on trade receivables is Rs. NIL (Previous year: Rs. NIL) No trade receivables are due from directors or other officers of the Company either severally or join 	atly with any other person	
Note No	6 – Loans	At amortised cost	At amortised co
NOIC ING.	(a)	At alliof tised cost	At amortised Co
	Term Loan		
	Related Party	_	_
	Others	172.00	172.00
	Loans repayable on demand	.,	.,,
	Related Party	329.10	248.00
	Others	1,911.60	1,789.84
	T T : (1 H	(205.20)	(120.20)
	Less: Impairment loss allowance Total (a)	(205.20) 2,207.50	(139.20) 2,070.64
	(b) Out of above		
	Unsecured	2,412.70	2,209.84
	Less: Impairment loss allowance	(205.20)	(139.20)
	Total (b)	2,207.50	2,070.64
	Total (b)	2,207.50	2,070.04
	(c) Out of above		
	(i) Loans in India	2,412.70	2,209.84
	Less: Impairment loss allowance	(205.20)	(139.20)
	Sub-total (i)	2,207.50	2,070.64
	(ii) Loans outside India	_	_
	Total (c)	2,207.50	2,070.64
M	A in law allowance there		
viovemei	nt in loss allowance – loans	120.20	167.70
	Opening loss allowance	139.20	167.70
	Loss allowance reversed during the year	66.00	(44.50)
	Loss allowance recognised during the year Closing loss allowance	205.20	16.00 139.20
_		_35,20	
Summar	y of loans by stage distribution		
	Stage -1	2.412.70	2 200 94
	Gross Carring amount	2,412.70	2,209.84
	Less: Impairment loss allowance	(205.20)	(139.20)
	Net carrying amount	2,207.50	2,070.64
	Stage -2		
	Gross Carring amount	-	· ·
	Less: Impairment loss allowance	-	-
	Net carrying amount	-	-
	Stage -3		
	Gross Carring amount	-	-
	Less: Impairment loss allowance	-	-

Notes to the Financial Statements for the year ended March 31, 2025

PARTICULARS		As at Marc	h 31, 2025	As at Mai	rch 31, 2024
Note No. 7 - Investments					
Recognised at fair market value through FVTPL	Face Value	No. of Share	Amount	No. of Share	Amount
Hindustan Unilever Ltd	1/-	1420	32.08	1420	32.21
Bandhan Bank	10/-	10000	14.63	10000	36.00
Dwarikesh Sugar Industries Ltd	1/-	2000	0.74	2200	1.53
Hindalco Industries Ltd	1/-		-		
Navin Flourine International Ltd	2/-	7000		7000	39.22
Sharda Cropchem Ltd	10/-	500	21.05	500	15.57
Vedanta Ltd	1/-	6530	-	6530	20.97
Elcid Investment Ltd	1/-	2500	-	2500	6.79
HIL Limited	1/-	1	1.33	-	-
India Pesticides Ltd	1/-	20	0.36	-	-
Patel Engineering Ltd.	1/-	1,000	1.34	-	-
Primo Chemicals Ltd	2/-	10,816	4.23	-	-
Subex Ltd	5/-	1,000	0.21	-	-
Trans India Real Estate Ltd	10/-	8,000	0.98	- i	-
UPL Ltd	2/-	8,000	2.73	i - i	-
Vodafone Idea Ltd	10/-	159	0.69	-	-
		22,595	1.54	-	-
			81.90		152.29
PARTICULARS				As at March 31, 2025	As at March 31, 2024
Note No. 8 - Other financial assets					
Advance for land				26.00	26.00
Accrued Interest on FD				0.02	0.01
Accrued Dividend				0.43	-
Note No. 9 – Inventories				26.45	26.01
Recognised at fair market value through FVTPL					
(i) Equity instruments (Quoted)				35.33	46.96
(ii) Mutual Funds (Quoted)				0.01	0.00
Total inventories				35.34	46.96
,					.000
Note No. 10 - Current tax assets (net)				0.50	c
Income tax refundable				0.78	0.57
TDS for the year				10.72	13.40
Less: Provision for taxation				(4.49)	-
Total current tax assets (net)				7.01	13.97
Note No. 11 - Deferred tax assets (net)					
Deferred tax relates to the following:					
(i) Deferred tax assets					
Carried forward losses				2.85	3.32
On account of fair value changes				0.28	0.18
Timing difference on depriciable assets				0.03	0.01
(ii) Deferred tax liabilities				-	-
				I I	
Total deferred tax assets (net)				3.16	3.51

PARTICULRS	As at	As at	
0.0000000000000000000000000000000000000	March 31, 2025	March 31, 2024	
	2023	2024	
Note No. 12 - Property, plant and equipment			
Office equipments			
I Gross carrying value			
Balance at the beginning of the year	3.89	2.88	
Additions/ (Disposals)	-	1.02	
Balance at the end of the year	3.89	3.89	
II Accumulated Depreciation			
Balance at the beginning of the year	2.78	2.67	
Depreciation for the year	0.37	0.11	
Balance at the end of the year	3.15	2.78	
III Net carrying value at the end of the year (I-II)	0.75	1.12	
<u>Furniture</u>			
I Gross carrying value			
Balance at the beginning of the year	1.28	1.28	
Additions/ (Disposals)	-	-	
Balance at the end of the year	1.28	1.28	
II Accumulated Depreciation			
Balance at the beginning of the year	0.81	0.68	
Depreciation for the year	0.14	0.14	
Balance at the end of the year	0.95	0.81	
III Net carrying value at the end of the year (I-II)	0.34	0.47	
Net property, plant and equipment	1.09	1.59	

(Amount in INR lakhs)

PARTICULRS	As at March 31, 2025	As at March 31, 2024	
Note No. 13 - Payables			
(i) Trade Payables			
(a) total outstanding dues of micro and small enterprises	-	-	
(b) total outstanding dues of creditors other than micro and small enterprises	5.96	5.57	
(i) Other Payables			
(a) total outstanding dues of micro and small enterprises	-	-	
(b) total outstanding dues of creditors other than micro and small enterprises	0.24	0.28	
Total payables	6.19	5.85	
Ageing Schedule			
(From the due date of payment)			
Non disputed - Others			
Less than 1 year	6.10	5.05	
1 year to 2 years	6.19	5.85	
2 years to 3 years	-	-	
More than 3 years	- [-	
Total payables	-	-	
	6.19	5.85	

Based on and to the extent of information received by the Company from the suppliers regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act) and relied upon by the auditors, the relevant particulars as at the year-end are furnished below:

As at March 31, 2025	As at March 31, 2024
-	-
-	-
-	-
-	-
-	-
_	_
-	_
-	-
1	
_	
	50.00
	-
-	50.00
-	50.00
-	-
-	50.00
-	0.05
	0.05
	5.89
5.79	5.89
0.25	0.18
0.25	0.18

(Amount in INR lakhs)

PARTICULRS	As at March 31, 2025	As at March 31, 2024
Note No. 18 - Equity share capital		
Authorised: 1,00,00,000 Equity Shares of Rs.10/- each	1,000.00	1,000.00
Issued, Subscribed & Fully Paid 75,00,000 Equity Shares of Rs.10/- each	750.00	750.00
Total subscribed and fully paid up Equity share capital	750.00	750.00

(a) Reconciliation of the number of shares outstanding at the beginning and end of the year:

Particulars	No. of Shares	No. of Shares
Balance as at the beginning and end of the year	7500000	7500000

(b) Terms & Rights attached to equity shares:

The Company has issued one class of equity shares having a face value of Rs. 10 per share. Each shareholder has right to vote in respect of such share, on every resolution placed before the Company and his voting right on a poll shall be in proportion to his share of the paid-up equity capital of the Company. In the event of liquidation, the equity shareholders are entitled to receive the remaining assets of the Company after payments to secured and unsecured creditors, in proportion to their shareholding.

(c) Details of shareholding more than 5% (Face value Rs. 10 per share)

Jain Commodity Broking Pvt. Ltd.	No. of shares	% of total shares
No. of shares	1800000	1800000
Percentage	24%	24%

(d) Details of shares held by promoters at the end of the year:

Promoter's Name	No. of shares	% of total shares	% Change during the year
Jain Commodity Broking Pvt. Ltd.	1800000	24.00	Nil
Manoj Sethia	50	0.02	Nil
Total	1800050	24.02	Nil

Details of shares held by promoters at the beginning of the year:

Promoter's Name	No. of shares	% of total shares	% Change during the year
Jain Commodity Broking Pvt. Ltd.	1800000	24.00	Nil
Manoj Sethia	50	0.02	Nil
Total	1800050	24.02	Nil

(e) Capital Management

The Company's objective is to maintain appropriate levels of capital to support its business strategy taking into account the regulatory, economic and commercial environment. The Company aims to maintain a strong capital base to support the risks inherent to its business and growth strategies. The Company endeavours to maintain a higher capital base than the mandated regulatory capital at all times.

The Company's assessment of capital requirement is aligned to its planned growth which forms part of an annual operating plan which is approved by the Board and also a long range strategy. Accordingly, increase in capital is planned well in advance to ensure adequate funding for its growth. The Company does not owe any debt.

Dividend

The Company follows the policy of Dividend for every financial year as may be decided by Board considering financial performance of the company and other internal and external factors enumerated in the Company dividend policy. The Company has not proposed/declared dividend for current financial year as well as in the previous financial year.

(Amount in INR lakhs)

Particulars	As at March 31, 2025	As at March 31, 2024
Note No. 19 - Other Equity		
Other equity consist of the following:		
a) Statutory Reserve u/s 45IC of RBI Act, 1934		
Opening Balance	24.76	15.32
Changes during the year	-	9.43
	24.76	24.76
b) Securities Premium		
Opening Balance	1,825.00	1,825.00
Changes during the year		, - I
	1,825.00	1,825.00
c) General Reserve		
Opening Balance	17.43	17.43
Changes during the year	-	-
	17.43	17.43
d) Retained Earnings		
Opening Balance	(87.54	(125.26
Net Profit/(Loss) for the year	(58.94	
	(146.48	` `
Less: Transfer to statutory reserve u/s 45IC of RBI Act, 1934	<u> </u>	9.43
	(146.48	
Total Other Equity	1,720.70	1,779.64

Nature and purpose of Reserves

a) Statutory Reserve

Reserve fund is created as per the terms of section 45-IC(1) of the Reserve Bank of India Act, 1934 as a statutory reserve.

b) Securities Premium

Securities premium is used to record the premium on issue of shares. The reserve is utilised in accordance with the provisions of Section 52 of the Companies Act, 2013.

c) General Reserve

This Reserve is created by an appropriation from one component of equity (generally Retained Earnings) to another, not being an item of Other Comprehensive Income. The same can be utilized in accordance with the provisions of the Companies Act, 2013.

d) Retained Earnings

This Reserve represents the cumulative profits of the Company. This Reserve can be utilized in accordance with the provisions of the Companies Act, 2013.

Notes to the Financial Statements for the year ended March 31, 2025

Particulars	For the year ended	For the year ended
	March 31, 2025	March 31, 2024
Note No. 20 - Interest income		
(on financial assets measured at amortised cost) Interest on loans	120.21	140.22
Interest on loans Interest on Bank deposits	120.31 0.81	149.33 2.32
On Others	0.60	1.14
Total Interest income	121.73	152.79
Note No. 21 - Dividend income		0.05
from Mutual Funds Total dividend income	2.12 2.12	0.95 0.95
Total dividend income	2.12	0.93
Note No. 22 - Sale of stock-in-trade		
Sale of securities	22.29	28.81
Total sale of stock-in-trade	22.29	28.81
Note No. 23 - Gain on sale of Investments		
Profit/ (Loss) from sale of investments	16.95	_
Total Gain on sale of Investments	16.95	-
Note No. 24 - Others		
Gain from Intraday trading	0.37	-
Total others	0.37	-
Note No. 25 Flance Cost		
Note No. 25 - Finance Cost Interest Paid		0.05
Total finance cost	-	0.05 0.05
Total Illiance cost		0.03
Note No. 26 - Net Loss on fair value changes		
Loss on financial instruments at fair value through profit & loss		
Unrealised loss on investments at FVTPL	2.81	1.82
Total net loss on fair value changes	2.81	1.82
Note No. 27 - Impairment on Financial instruments		
Impairment loss allowance/(Reversal)	66.00	(28.50)
Total impairment	66.00	(28.50)
Note No. 28 - Purchase of stock-in-trade		
Purchase of securities	29.57	43.39
Total purchase of stock-in-trade	29.57	43.39
Note No. 29 - Changes in inventories of stock-in-trade		
Opening stock	46.96	11.21
Less: Closing stock	(35.34)	(46.96)
Changes in inventories of stock-in-trade	11.62	(35.75)
Note No. 30 - Employee benefits expense		
Salaries	35.62	35.41
Staff welfare expenses	3.25	2.53
Total employee benefit expense	38.87	37.94
Note No. 31 - Depreciation and Amortisation expense		
Depreciation on PPE	0.50	0.24
Total depreciation	0.50	0.24

Particulars For the year end March 31, 202		For the year ended March 31, 2024	
Note No. 32 - Contingent provision on assets			
Provision required as on date of balance Sheet	5.79	5.89	
Less: Provision brought forward from previous year	(5.89)	6.08	
	(0.10)	(0.19)	
Note No. 33 - Other expenses			
Advertisement and publicity	3.35	2.82	
Auditor's remuneration			
- For statutory audit	0.24	0.24	
- For other certifications	0.05	0.05	
Bad debts written off	19.00	45.00	
Books and periodicals	2.94	3.75	
Communication Costs	2.42	4.55	
Conveyance	3.83	6.99	
Depository and RTA charges	0.72	0.71	
Electricity charges	3.15	3.08	
Fees to Stock exchanges	4.13	4.13	
General expenses	9.42	13.02	
Miscellaneous Expenses	1.57	6.68	
Office maintenance	1.49	2.88	
Postage and courier	2.24	2.67	
Printing and stationery	3.91	4.57	
Professional charges	4.18	5.02	
Rent, rates and taxes	2.55	1.85	
Repairs and maintenance	-	1.55	
Travelling	3.11	5.05	
Total other expenses	68.28	114.61	
Note No. 34 - Tax expenses			
Current tax	4.49	-	
Deferred tax	0.35	2.25	
Earlier Year's Tax	-	(0.47)	
Total tax expenses	4.84	1.78	
Note No. 35 - Earning per share			
	(58.94)	47.15	
Net profit after taxation as disclosed in the Statement of Profit & Loss	75,00,000	75,00,000	
Weighted average number of equity shares outstanding during the year	, 2, 33, 300	, 5, 55, 666	
Earnings per share (EPS) (Rs.)	(0.79)	0.63	
Nominal value per equity share	10	10	

Note No. 36 - Segment information

The Managing Director of the Company has been identified as the Chief Operating Decision Maker (CODM) as defined by Ind AS 108, "Operating Segments". The CODM evaluates the Company's performance and allocates resources based on an analysis of various performance indicators, however the Company is primarily engaged in only one segment viz., Financing and that all of the operations are in India. Hence the Company does not have any reportable Segments as per Ind AS 108 "Operating Segments".

Note No. 37 - Risk Management Strategies

(i) Risk Management Strategies

The Company's activities expose it to market risk, liquidity risk and credit risk as discussed below:

Risk	Exposure arising from	Measurement	Management
Credit risk	Credit risk is the risk of financial loss arising out of a customer or counterparty failing to meet their repayment obligations to the Company	ratings	Diversification of bank deposits, credit limits and letters of credit
Liquidity and funding risk	Liquidity risk arises from mismatches in the timing of cash flows	Identifying gaps in the structural and dynamic liquidity statements.	- Availability of borrowing facilities - Periodic reviews of the liquidity position and stress test
Interest rate risk	Interest rate risk stems from movements ir market factors, such as interest rates credit spreads which impacts investments income and the value of portfolios.		Portfolio diversification

Note No. 38 - Related party disclosures

A. List of related parties

Key Management Personnel

- 1. Mr. Dilip Kumar Gupta Managing Director
- 2. Mr. Suraj Bhowmick Chief Financial Officer
- 3. Mrs. Priyanka Mundhara Company Secretary (w.e.f 10.05.2024)
- 4. Jain Commodity Broking Pvt. Ltd. Promoter
- 5. Nem Chand Sethia HUF Director is a member of the HUF
- 6. Vardy Apparels Pvt. Ltd. Related to the promoter
- 7. Hari Om Dealmark Pvt. Ltd. Related to the promoter

B. The remuneration to key managerial personnel during the year was as follows:

(Amount in INR lakhs)

		As at March 31, 2025	As at March 31, 2024
1.	Managing Director	6.00	6.00
2.	Company Secretary and Compliance Officer	2.44	2.94
3.	Chief Financial Officer	4.20	2.00

C. Other Related parties with whom the Company has entered into transactions:

- 1. Vardy Apparels Pvt. Ltd.
- 2. Jain Commodity Broking Pvt. Ltd.
- 3. Nem Chand Sethia HUF
- 3. Hari Om Dealmark Pvt Ltd

Transactions during the year:

(Amount in INR lakhs)

11 misseuring the jent v			(Finite with the first funding)
Particulars	Nature of Transactions	As at March 31, 2025	As at March 31, 2024
Vardy Apparels Pvt. Ltd.	Loan Given	-	61.00
	Loan Refunded	3.40	61.00
	Interest (Less TDS)	16.04	15.64
	Interest received	15.64	(12.21
	Maximum outstanding	260.64	263.64
Jain Commodity Broking Pvt. Ltd	Loan taken	-	50.00
	Loan Refunded	(50.00)	-
	Loan Given	84.50	-
	Interest payable	0.21	0.05
	Maximum outstanding	84.71	50.05
Hari Om Dealmark Pvt. Ltd	Loan taken	60.78	-
	Loan Refunded	(60.78)	-
	Maximum outstanding	34.20	-
Nem Chand Sethia HUF	Rent paid	2.50	1.80

Closing Balances:

(Amount in INR lakhs)

Particulars	As at March 31, 2025	As at March 31, 2024
Jain Commodity Broking Pvt. Ltd.	84.71	50.05
Vardy Apparels Pvt. Ltd.	260.64	263.64

Note: All related party transactions entered during the year were in ordinary course of the business and are on arm's length basis.

Notes to the Financial Statements for the year ended March 31, 2025

Note No. 39 - Income Taxes

A reconciliation between the statutory income tax rate applicable to the Company and the effective income tax rate of the Company is as follows:

(Amount in INR lakhs)

Particulars	For the year ended March 31, 2025	For the year ended March 31, 2024
Profit /(loss) before taxation	(54.10)	48.93
Enacted income tax rate in India	25.17%	25.17%
Tax at the enacted income tax rate	(13.62)	12.32
Effect due to non-deductible expenses	13.65	(10.36)
Effect of remeasurement of deferred tax	0.31	0.29
Tax expense/ (credit)	0.35	2.25
	(Amount in INR lakhs)

	As at 1st April, 2023	Credit/ (charge) in Statement of profit and loss	As at 31st March, 2024	Credit/(charge) in Statement of profit and loss	As at 31st March, 2025
Deferred tax assets/(liabilities)					
Property, plant and equipment	0.07	(0.06)	0.01	0.02	0.03
Carry forward losses	5.69	(2.18)	3.51	(0.37)	3.13
	5.76	(2.25)	3.51	(0.35)	3.16

Note No. 40 - Schedule to the Balance Sheet as required in terms of Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2025 is annexed.

Note No. 41 - Fair values and fair value hierarchy

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

- 1. Fair value of cash and short-term deposits, trade and other short term receivables, trade payables, other current liabilities, short term loans from banks and other financial institutions approximate their carrying amounts largely due to short term maturities of these instruments.
- 2. Financial instruments with fixed and variable interest rates are evaluated by the Company based on parameters such as interest rates and individual credit worthiness of the counterparty. Based on this evaluation, allowances are taken to account for expected losses of these receivables. Accordingly, fair value of such instruments is not materially different from their carrying amounts.

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: techniques which use inputs that have a significant effect on the recorded fair value that are not based on observable market data.

The carrying amounts and fair values of financial instruments by category are as follows:

As at 31st March, 2024					(Amount in INR lakhs)
	Level	FVOCI	FVTPL	Amortised cost	Total
Financial Assets					
Investments	1	-	152.29	-	152.29
Cash and cash equivalents	3	-	-	65.60	65.60
Trade receivables	3	-	-	211.04	211.04
Loans	3	-	-	2,070.64	2,070.64
Others	3	-	-	26.01	26.01
		-	152.29	2,373.29	2,525.58
Financial Liabilities					
Payables	3	-	-	5.85	5.85
Borrowings (other than debt securities)	3	-	-	50.00	50.00
Other financial liabilities	3	-	-	0.05	0.05
		-	-	55.90	55.90
As at 31st March, 2025					(Amount in INR lakhs)
		FVOCI	FVTPL	Amortised cost	Total
Financial Assets					_
Investments	1	-	81.90	-	81.90
Cash and cash equivalents	3	-	-	12.65	12.65
Trade receivables	3	-	-	107.83	107.83
Loans	3	-	-	2,207.50	2,207.50
Others	3	-	-	26.45	26.45
		-	81.90	2,354.43	2,436.33
Financial Liabilities					
Payables	3	-	-	6.19	6.19
Borrowings (other than debt securities)	3	-	-	-	-
Other financial liabilities	3	-	-	-	-
		-	-	6.19	6.19

Notes to the Financial Statements for the year ended March 31, 2025

Note No. 42 - Financial Risk Factors

A summary of the major risk faced by the company, its measurement monitoring and management are described as under:

Nature of Risk	Arising From	Executive Governance Structure	Measurement,monitoring and management of risk
Liquidity and funding risk	Liquidity risk arises from mismatches in the timing of cash flows. Funding risk arises: • when long term assets cannot be funded at the expected term resulting in cashflow mismatches; • amidst volatile marke conditions impacting sourcing of funds from banks and money markets.	Board appointed Asset Liabilit y Committee (ALCO)	Liquidity and funding risk is: measured by identifying gaps in the structural and dynamic liquidity statements. monitored by assessment of the gap between visibility of funds and the near term liabilities given current liquidity condition and evolving regulatory directions for NBFCs. a constant calibration of sources of funds in line with emerging market conditions in banking and money markets. periodic reviews by ALCO relating to the liquidity position and stress tests assuming varied 'what i scenarios and comparing probable gaps with the liquidity buffers maintained by the Company.
Interest rate risk	Interest rate risk stems from movements in market factors such as interest rates, credi spreads which impacts the investments, income and the value of portfolios.	Asset Liabilit y Committee (ALCO)	Interest rate risk is: measured using Valuation at Risk ('VaR'), and modified duration analysis and other measures, including the sensitivity of net interest income. monitored by assessment of probable impacts o interest rate sensitivities under simulated stress tes scenarios given range of probable interest rate movements on both fixed and floating assets and liabilities. managed by the Company's treasury team under the guidance of ALCO.
Credit risk	Credit risk is the risk of financia loss arising out of a customer or counterparty failing to meet their repayment obligations to the Company.	Management Committee.	Credit risk is: measured as the amount at risk due to repaymen default of a customer or counterparty to the Company Various matrics such as EMI default rate, overduposition, collection efficiency, customers non performing loans etc. are used as leading indicators to assess credirisk. monitored by Risk Management Committee using level of credit exposures, portfolio monitoring repurchase rate, bureau data of portfolio performance and industry, geographic, customer and portfolio concentration risks. managed by a robust control framework by the risk department which continuously align credit policies obtaining external data from credit bureaus and review of portfolios and delinquencies by senior and middle Management team comprising of risk, analytics collection and fraud containment along with business The same is periodically reviewed by the Board appointed Risk Management committee.

Note No. 43 - Financial Ratios as per Schedule III of Companies Act, 2013:

S.No.	Particulars	As at March 31, 2025	As at March 31, 2024
(i)	CRAR (%)	106.71%	110.87%
(ii)	CRAR - Tier I Capital (%)	106.71%	110.87%
(iii)	CRAR - Tier II Capital (%)	-	-
(iv)	Liquidity Coverage Ratio	NA	NA

Note No. 44 - The disclosures required by the base layer NBFCs as per Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023:

1. Exposure

1.1 Exposure to real estate sector

(₹ in crore)

Category	Current Year	Previous Year
i) Direct Exposure		
a) Residential Mortgages	-	-
b) Commercial Real Estate	0.41	0.80
c) Investments in Mortgage-Backed Securities (MBS)	-	-
ii) Indirect Exposure	-	-
Total Exposure to Real Estate Sector	0.41	0.80

1.2 Exposure to Capital Market

(₹ in crore)

Particulars	Current Year	Previous Year
Direct investment in equity shares, convertible bonds, convertible debentures and units of equity oriented mutual funds the corpus of which is not exclusively invested in corporate debt	0.82	1.52
Total exposure to Capital market	0.82	1.52

1.3 Exposure to sectoral exposure

(₹ in crore)

	Current Year	rrent Year Previous Year		
Sectors	Total Exposure (includes on balance sheet and off-balance sheet exposure) (₹ crore)	Gross NPA (in crores)	Total Exposure (includes on balance sheet and off-balance sheet exposure) (₹ crore)	Gross NPA (in crores)
1. Agriculture	-	-	-	-
2 Industry				
2. Industry Real Estate	0.41		0.80	
	11.82	-	10.36	-
Manufacturing Transport	0.20	-	0.60	-
Transport Wholesale & Retail Trade	3.39	-	3.19	-
Total	15.82	-	14.94	
10(a)	15.02	-	14,74	-
3. Services				
Service Providers	1.87	=	0.83	-
NBFCs	-	-	2.80	-
Others	1.32	-	0.50	-
Total	3.19	-	4.12	-
4. Personal Loans	3.06	-	1.64	-
Total	3.06	-	1.64	-
TOTAL	22.07	-	20.71	-

1.4 Intra-group exposures

(₹ in crore)

Particulars	Current year	Previous Year
Total amount of intra group exposures	3.29	2.48
Total amount of top 20 intra-group exposures	3.29	2.48
Percentage of intra-group exposures to total exposure of the NBFC onborrowers/customers	14.91%	11.98%

1.5 Unhedged foreign currency exposure

The company does not have foreign currency exposure.

2. Related Party Disclosure

(₹ in crore)

As on 31-03-2025	Parent (as per ownership or control)	Key Management	Others	Total
Borrowings	-	-	-	-
Deposits	-	-	-	-
Advances	0.85	-	2.45	3.29
Investments	-	-	-	-
Purchase of fixed assets	-	-	-	-
Sale of fixed assets	-	-	-	-
Interest paid	0.00	-	-	0.00
Interest received	-	-	-0.16	-0.16
Salary	-	0.13	-	0.13
Others - Rent	-	-	0.03	0.03

As on 31-03-2024	Parent (as per ownership or control)	Key Management	Others	Total
Borrowings	0.50	-	-	0.50
Deposits	-	-	-	-
Advances	-	-	2.48	2.48
Investments	-	=	=	-
Purchase of fixed assets	-	-	-	-
Sale of fixed assets	-	=		-
Interest paid	0.00	=		0.00
Interest received	-	-	0.12	0.12
Salary	-	0.11	-	0.11
Others - Rent	-	-	0.02	0.02

3. Disclosure of complaints

3.1 Summary information on complaints received by the NBFCs from customers and from the Offices of Ombudsman

Sr. No.	Particulars	Current Year	Previous Year
Complaints received by			
1	Number of complaints pending at beginning	NIL	NIL
2	Number of complaints received during the year	NIL	NIL
3	Number of complaints disposed during the year	NIL	NIL
3.1	Of which, number of complaints rejected	NIL	NIL
4	Number of complaints pending at the end	NIL	NIL
Maintainable complaint	s received by the NBFC from Office of Ombudsman		
5	Number of maintainable complaints received by the NBFC from Office of Ombudsman	NIL	NIL
5.1	Of 5, number of complaints resolved in favour of the NBFC by Office of Ombudsman	NIL	NIL
5.2	Of 5, number of complaints resolved through conciliation/ mediation/advisories issued by Office of Ombudsman	NIL	NIL
5.3	Of 5, number of complaints resolved after passing of Awards by Office of Ombudsman against the NBFC	NIL	NIL
6	Number of Awards unimplemented within the stipulated time (other than those appealed	NIL	NIL

Notes to the Financial Statements for the year ended March 31, 2025

Top five grounds of complaints received by the NBFCs from customers in current & previous year:

Grounds of complaints	Number of complaints pending at the beginning of the year	Number of complaints received during the year	% change in the no. of complaints received in FY	Number of complaints pending at the end of the year	Of 5, no. of complaints pending beyond 30 days
NIL	NIL	NIL	NIL	NIL	NIL

Note No. 45 - Additional disclosures under Companies Act, 2013

- (a) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Group for holding any Benami property.
- (b) The Company does not have any transactions with companies struck off.
- (c) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
- (d) The Company have not traded or invested in Crypto currency or Virtual Currency during the financial year.
- (e) The Company have not any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.)
- (f) The Company does not fall under the criteria of section 135 of Companies Act, 2013 for corporate social responsibility.
- (g) The Company has not borrowed any funds from banks or financial institutions for any purpose.

Note No. 46 - The figures of previous year have been regrouped/ reclassified wherever considered necessary to make them comparable with those of current year.

Note No. 47 - Approval of financial statements

The financial statements were approved for issue by the Board of Directors on May 30, 2025.

For and on behalf of the Board of Directors

For J	Gupta	&	Co	LLP
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Chartered Accountants	Dilip Kumar Gupta	Mukesh Agarwal
FRN - 314010E/E300029	Managing Director	Independent Director
	(DIN: 01168576)	(DIN: 08836416)

N.C.Konar

Partner

Mem No. - 052892 Suraj Bhowmick Priyanka Mundhara
Chief Financial Company Secretary
Officer

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

SCHEDULE TO THE BALANCE SHEET OF A NON-DEPOSIT TAKING NON-BANKING FINANCIAL COMPANY

Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2024 Schedule to the Balance Sheet as on 31st March, 2025

(₹ in crore)

PARTICULARS	Amount Outstanding	Amount Overdue
Liabilities Side		
1 Loans and advances availed by the NBFC inclusive of interest accrued thereon but not paid:		
a Debentures: Secured	Nil	Nil
Unsecured (other than falling within the meaning of public deposits*)	Nil	Nil
b Deferred Credits	Nil	Nil
c Term Loans	Nil	Nil
d Inter-corporate loans and borrowing	-	-
e Commercial Paper	Nil	Nil
f Public Deposits*	Nil	Nil
g Other Loans (Specify nature)	Nil	Nil
2 Break-up of (1) (f) above (outstanding public deposits inclusive of interest accrued thereon but not paid):		
a In the form of Unsecured denentures	N.A.	N.A.
b In the form of partly secured debentures i.e. debentures	N.A.	N.A.
where there is a shortfall in the value of security		
c Other public deposits * Please see Note 1 below	N.A.	N.A.
Assets Side	Amount Outstanding	
3 Break up of Loans and Advances including Bills Receivables		
(Other than those included in (4) below)		
a Secured	NIL	
b Unsecured	23.15	
4 Break-up of Leased Assets and Stock on Hire and other		
assets counting towards asset financing activities (i) Lease Assets including lease rentals under sundry debtors		
(i) Lease Assets including lease rentals under sundry debtors a Financial Lease	Nil	
a Financial Lease b Operating Lease	Nil Nil	
(ii) Stock on hire including hire charges under sundry debtors	INII	
a Assets on Hire	Nil	
b Repossessed Assets	Nil	
(iii) Other Loans counting towards asset financing activities	1111	
a Loans where assets have been repossessed	Nil	
b Loans other than (a) above	Nil	

Total

SCHEDULE TO THE BALANCE SHEET OF A NON-DEPOSIT TAKING NON-BANKING FINANCIAL COMPANY

Master Direction – Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2024 Schedule to the Balance Sheet as on 31st March, 2025

(₹ in crore)

PARTICULARS		Amount Outstanding	Amount Overdue
5 Break-up of Investments:		•	
Current Investment			
1 Quoted:			
i Shares: a Equity		Nil	
b Preference		Nil	
ii Debentures and Bonds		Nil	
iii Units of Mutual Funds		Nil	
iv Government Securities		Nil	
v. Others (Please Specify)		Nil	
2 Unquoted			
i Shares: a Equity		Nil	
b Preference		Nil	
ii Debentures and Bonds		Nil	
iii Units of Mutual Funds		Nil	
iv Government Securities		Nil	
v. Others (Please Specify)		Nil	
Long Term			
Investments 1			
Quoted:		0.82	
i Shares: a Equity		Nil	
b Preference		Nil	
ii Debentures and Bonds		Nil Nil	
iii Units of Mutual Funds		Nil	
iv Government Securities		1.11	
v. Others (Please Specify)		Nil	
2 Unquoted		Nil	
i Shares: a Equity		Nil	
b Preference ii Debentures and Bonds		Nil	
iii Units of Mutual Funds		Nil	
iv Government Securities		Nil	
v. Others (Please Specify)			
6 Borrower group-wise classification of Assets	financed as in (3) a	nd (4) above.	Please see
Note 2 below.			
Category		Amount net of provisi	
1 Related Parties**	Secured	Unsecured	Total
a Subsidiaries	Nil	Nil	Nil
b Companies in the same Group	Nil	0.85	0.85
c Other related parties	Nil	2.61	2.61
2 Other than related parties			
2 Other than related parties	Nil	19.70	19.70

Nil

23.15

23.15

SCHEDULE TO THE BALANCE SHEET OF A NON-DEPOSIT TAKING NON-BANKING FINANCIAL COMPANY

Master Direction - Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2024 Schedule to the Balance Sheet as on 31st March, 2025

Investor group-wise classification of all investments (c and unquoted): note 3 below	current and long term) in shares and so	ecurities (Both quoted Please see
Category	Market value/Breakup or Fair value or NAV	Book Value (Net of provisions)
1 Related Parties**	l l	
a Subsidiaries	Nil	N
b Companies in the same Group	Nil	N
c Other related parties	Nil	N
2 Other than related parties	0.82	0.9
Total	0.82	0.0
**As per Ind AS of ICAI (Please see Note 3)		

(₹ in crore)

b Other than related parties ii Net Non-Performing Assets a Related Parties b Other than related parties			(
a Related Parties b Other than related parties ii Net Non-Performing Assets a Related Parties b Other than related parties			Amount
b Other than related parties ii Net Non-Performing Assets a Related Parties b Other than related parties	i	Gross Non-Performing Assets	
ii Net Non-Performing Assets a Related Parties b Other than related parties		a Related Parties	Nil
a Related Parties b Other than related parties		b Other than related parties	Nil
b Other than related parties	ii	Net Non-Performing Assets	
		a Related Parties	Nil
iii Assets acquired in satisfaction of debt		b Other than related parties	Nil
	iii	Assets acquired in satisfaction of debt	Nil

Notes:

- 1. As defined in paragraph 5.1.26 of the Directions.
- 2. Provisioning norms shall be applicable as prescribed in these Directions.
- 3. All Indian Accounting Standards and Guidance Notes issued by ICAI are applicable including for valution of investments and others assets as also assets aquired in satisfaction of debt.

In terms of our report attached.

For and on behalf of Board of Directors:

For J Gupta & Co LLP	Dilip Kumar Gupta	Mukesh Agarwal
Chartered Accountants	Managing Director	Independent Director
FRN -	(DIN: 01168576)	(DIN: 08836416)

314010E/E300029

N.C.Konar

Suraj Bhowmick Partner Priyanka Mundhara Mem No. - 052892 Chief Financial Officer Company Secretary

Date: May 30, 2025 Place: Kolkata

UDIN:25052892BMKQYE5724

SARVOTTAM FINVEST LIMITED

3, Bentinck Street, 2nd Floor, Kolkata – 700001

Ph: (033) 2210 0875, Email: sarvottamfinvest@gmail.com
CIN: L65993WB1978PLC031793 Website: www.sarvottamfinvest.in

FORM NO. MGT-11 PROXY FORM

[Pursuant to Section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

]	Name of the member(s):	
]	Registered Office:	
]	Folio No./ DP ID :Client ID:	
]	E-mail ID:	
/We	e, being the member(s) of	ares of the above named Company, hereby appoint
1.	Name:	. Address:
	E-mail Id:	Signatureor failing him
2.	Name:	Address:
	E-mail Id:	Signature or failing him
3.	Name:	Address:
	E-mail Id:	Signature

as my/our proxy to attend and vote for me/us and on my/our behalf at the 46th Annual General Meeting of the Company, to be held on 24th day of September, 2025 at 1.00 P. M at 3, Bentinck Street, 2nd Floor, Kolkata — 700 001 and at any adjournment thereof in respect of such resolution as are indicated below:

Ordinary Business:

Sl.	Sl. Onlineary Recolution		nal
No.	Ordinary Resolution	For	Against
1.	To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2025 together with the Director's Report and Auditors' Report thereon.		
2.	To appoint a director in place of Mr. Manoj Sethia (DIN: 00585491), who retires by rotation and being eligible, offers himself for re–appointment.		
3	RESOLVED THAT pursuant to provision of Section 139, 142 and other applicable provisions of the Companies Act, 2013 if any, read with Companies (Audit & Auditors) Rules, 2014 including any Statutory enactment or modification thereof and the base of recommendation of Audit Committee and Board of Directors, M/s. D. C. Dharewa & Co. Chartered Accountants (FRN: 322617E) appointed for a term of Three (3) consecutive years as Statutory Auditors of the Company to hold office from the conclusion of this 46th Annual General Meeting till the conclusion of 49th Annual General Meeting to be scheduled in 2028 of calendar year and they shall be paid remuneration as may be finalized by the Board of Directors of the Company.		

Signed this	Affix Rs.1 Revenue Stamp
Signature of the Shareholder	
Signature of Proxy holder (s)	

Note: This form of proxy in order to be effective should be duly completed and deposited at the registered office of the Company at 3, Bentinck Street, 2nd Floor, Kolkata — 700001, not less than 48 hours before the commencement of the meeting.

SARVOTTAM FINVEST LIMITED

3, Bentinck Street, 2^{nd} Floor, Kolkata – 700001

Ph: (033) 2210 0875, Email: sarvottamfinvest@gmail.com

CIN: L65993WB1978PLC031793 Website: www.sarvottamfinvest.in

ATTENDANCE SLIP **46TH ANNUAL GENERAL MEETING**

(Please sign and handover at the entrance of the Meeting Hall)

	Regd.	Folio / DP ID & Client ID			
	Name and Address of the Shareholder				
		NUAL GENERAL MEETING of the Compice of the Company at 3, Bentinck Street, 2 nd Fl			
C'	/D				
Signature of the Sharehold	er/Proxy Present				
Shareholder / Proxy holder at the entrance duly sign		ting must bring the Attendance Slip to the meeting	g and hand over the same		
Shareholder / Proxy holder meeting.	desiring to attend the med	eting may bring his / her copy of the Annual Repo	rt for reference at the		
te: - PLEASE CUT HERE A	AND BRING THE ABOV	E ATTENDANCE SLIP TO THE MEETING.			
	ELECTRON	IC VOTING PARTICULARS			
(1) EVSN E-Voting Sequence No.)	(2) USER ID.	(3) PAN or Relevant No. as under	(4) Bank Account No.		
			(See Note No.1)		
otes:					

- (1) Where Bank Account Number is not registered with the Depositories or Company please enter your User Id. as mentioned in column (2) above.
- (2) Please read the Instructions printed under the Note No. 13 to the Notice dated 26.08.2025 of the 46Th Annual General Meeting. The e-voting period starts from 9.00 A.M. on 21.09.2025 and ends at 5.00 P.M. on 23.09.2025, the e-voting module shall be disabled by Central Depository Services (India) Ltd. for voting thereafter.

Sarvottam Finvest Limited

3, Bentinck Street, 2nd Floor Kolkata $-700\ 001$ Telephone: 033–2210 0875

Email: sarvottamfinvest@gmail.com Website:

www.sarvotapmfinvest.in