

Ref: SFPL/BSE/80/2025-26 Date: August 13, 2025

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

Dear Sir/Madam,

Sub: Disclosure of Security Cover and Monitoring of Covenants as per Regulation 54 and 56 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular SEBI/HO/MIRSD/MIRSD_CRADT/CIR/P/2022/67 dated May 19, 2022, for the quarter ended June 30, 2025

BSE Scrip Code: 975324

With reference to the above, we hereby inform that, all the outstanding Non-Convertible Debt Securities are secured by way of an exclusive charge on identified receivables of the Company with security cover ranging between 1.02 to 1.13 times of outstanding amount on such securities at any point in time.

Also, please find attached the Security Cover Certificate along with compliance status with respect to Financial Covenants as on June 30, 2025, certified by M/s. V Narayanan & Co., Chartered Accountants, Statutory Auditors of the Company.

Kindly request you to take the same on record.

Thanking you,

Yours faithfully,

For Samunnati Finance Private Limited

Anil Kumar S G Director DIN: 01189011

Enclosure: As above

Copy to: Debenture Trustees

CHARTERED ACCOUNTANTS



To, The Board of Directors **Samunnati Finance Private Limited** Baid Hi-Tech Park, 129-B, 7th Floor ECR, Thiruvanmiyur Chennai - 600041

Independent Auditor's Certificate pursuant to Regulation 56(1)(d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and Regulation 15(1)(t)(ii)(a) of Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 (as amended) read with clause 3.1(a) of SEBI circular dated 19 May 2022

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 23 December 2024 with **Samunnati Finance Private Limited** ('the Company').
- 2. The accompanying Statement containing details of security coverage maintained against listed secured Non-Convertible Debentures ('NCDs') of the Company outstanding as at 30 June 2025 (hereinafter referred to as 'the Statement'), has been prepared by the Company's management for the purpose of submission of the statement along with this certificate to the Debenture Trustees of the company, pursuant to the requirements of Regulation 56(1)(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and Regulation 15(1)(t)(ii)(a) of Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 (as amended) read with clause 3.1(a) of SEBI circular SEBI/HO/MIRSD/MIRSD_CRADT/CIR/P/2022/67 dated 19 May 2022 (collectively referred to as 'the Regulations'). We have initialled the Statement for identification purposes only.

Management's Responsibility for the Statement

- 3. The preparation of the Statement, including the preparation and maintenance of all accounting and other relevant supporting records and documents, is solely the responsibility of the management of the Company. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The management is also responsible for ensuring compliance with the requirements of the regulations, the Offer Document/Information Memorandums and/or Debenture Trust Deeds ('DTD') for the purpose of furnishing this Statement and providing all relevant information to the Debenture Trustee.

Auditor's Responsibility

5. Pursuant to the requirements as referred to in paragraph 2 above, it is our responsibility to express a limited assurance in the form of a conclusion based on our examination of relevant records maintained by the Company as to whether anything has come to our attention that causes us to believe that the book value of assets included in the Statement, offered as security in respect of listed NCDs of the Company outstanding as at 30 June 2025, are not in agreement, in all material respects, with the unaudited financial results of the Company, underlying books of account and other relevant records and documents maintained by the Company for the quarter ended 30 June 2025.

Head Office: 23/12, C V Raman Road, Sriram Colony, Abiramapuram, Chennai, Tamil Nadu- 600018 Branch address - 45/58, Vallalar Street, Periyakuppam, Tiruvallur, Tamil Nadu- 602001 Other Branches - Bengaluru | Trichy

Email - auditdt@vnctvl.com

CHARTERED ACCOUNTANTS



- 6. The unaudited financial results referred to in paragraph 5 above have been reviewed by us, on which we have issued an unmodified conclusion vide our report dated 13 August 2025. Our review of the unaudited financial results was conducted in accordance with the Standard on Review Engagements (SRE) 2410, Review of Interim Financial Information performed by the Independent Auditor of the Entity, issued by the Institute of Chartered Accountants of India ('the ICAI'). This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial information is free of material misstatement. A review is limited primarily to inquiries of the Company personnel and analytical procedures applied to the financial data and thus, provides less assurance than an audit. We have not performed an audit and accordingly, we did not express an audit opinion.
- 7. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) ('the Guidance Note'), issued by the Institute of Chartered Accountants of India ('the ICAI'). The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 8. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements, issued by the ICAI.
- 9. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for a reasonable assurance engagement; and consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed. The procedures selected depend on the auditor's judgment, including the assessment of the areas where a material misstatement of the matters mentioned in paragraph 5 is likely to arise. We have performed the following procedures in relation to the Statement:
 - a) Verified the details of the ISIN issue size, security coverage details for each series of listed NCDs from the respective offer Document/Information Memorandum and/or DTDs;
 - b) Obtained the details of loan assets provided as security for each NCDs and ensured that the value of the security does not breach the minimum coverage ratio for each of the NCDs;
 - c) Traced the value of assets forming part of the Statement to unaudited financial results, underlying books of account and other relevant records and documents maintained by the Company for the period ended 30 June 2025;
 - d) Verified the arithmetical accuracy of the statement; and
 - e) Performed necessary inquiries with the management and obtained necessary representations.

CHARTERED ACCOUNTANTS



Opinion

10. Based on our examination and the procedures performed as per paragraph 9 above, evidences obtained, and the information and explanations given to us, along with the representations provided by the management, nothing has come to our attention that causes us to believe that the book value of assets included in the Statement, offered as security in respect of listed NCDs of the Company outstanding as at 30 June 2025, is not in agreement, in all material respects, with the unaudited financial results of the Company, underlying books of account and other relevant records and documents maintained by the Company for the Quarter ended 30 June 2025.

Restriction on distribution or use

- 11. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the requirements of the Regulations. Our obligations in respect of this certificate are entirely separate from, and our responsibility and liability is in no way changed by, any other role we may have as statutory auditors of the Company or otherwise. Nothing in this certificate, nor anything said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as statutory auditors of the Company.
- 12. The certificate is addressed to and provided to the Board of Directors of the Company solely for the purpose of enabling it to comply with the requirements of the regulations which, inter alia, requires it to submit this certificate along with the Statement to the Debenture Trustee of the Company, and therefore, this certificate should not be used, referred to or distributed for any other purpose or to any other party without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other party to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For **V Narayanan & Co** Chartered Accountants

Firm's Registration No.: 002398S

Dileep Thammana

Partner

Membership No.: 227512 UDIN: 25227512BMLZLB4404

Place: Chennai Date: 13 August 2025

Annexure I - Computation of security cover ratio as on 30 June 2025

| Column A | Column B | Column C | Column D | Column E | Column F | Column G | Column H | Column I | Column J | -Column K | Column L | Column M | Column N | -Column O |
|---|---|---------------------|-----------------------|---|---|---|-----------------------------------|--|-------------|---|--|--|--|-----------|
| Particulars | | Exclusive Charge | Exclusive Charge | Pari- Passu Charge | Pari- Passu Charge | Pari- Passu Charge | Assets not offered as Security | Elimination (amount in negative) | (Total C to | | | | | |
| | Description of asset for which this certificate relates | | Other Secured Debt | Debt for which this certificate is being issued | Assets shared by pari passu debt holder (includes debt for which this certificate is issued & other debt with pari-passu charge) | Other assets on which there is pari-Passu charge (excluding items covered in column F) | Southly | Debt amount considered more than once (due to exclusive plus pari passu charge) | Total | -Market Value for Assets charged on Exclusive basis | Carrying /book value for exclusive charge assets where market value is not ascortainable | Market Value for Pari- passu charge Assetsviii- | Carrying value/book value for pari passu charge assets where market value is not ascertainable or applicable | |
| | | | | | | | | | | | | -R | elating to Column F | |
| | | Book Value | Book Value | Yes/No | Book Value | Book Value | | | | | | | | |
| ASSETS | | | | | | | | | | | | | | |
| Property, Plant and Equipment | | - | - | No | - | - | 6 | | 6 | | | | | |
| Capital Work-in- Progress | | - | - | No | - | - | - | | - | | | | | |
| Right of Use Assets | | - | - | No | - | - | 1 | | 1 | | | | | |
| Goodwill | | - | - | No | - | - | | | - | | | | | |
| Intangible Assets | | - | - | No | - | - | 0 | | 0 | | | | | |
| Intangible Assets under Development | | - | - | No | - | - | - | | - | | | | | |
| Investments | | - | | No | - | - | - | | - | | | | | |
| Loans | | 4,249 | 9,222 | | - | - | 2,014 | | 15,485 | | | | | |
| Inventories | | - | - | No | - | - | | | - | | | | | |
| Trade Receivables | | - | - | No | - | - | | | - | | | | | |
| Cash and Cash Equivalents | | - | - | No | - | - | 976 | | 976 | | | | | |
| Bank Balances other than Cash and Cash Equivalents | Fixed deposits (exclusive for cash credit) | - | 462 | No | - | - | 1,050 | | 1,513 | | | | | |
| Others | | - | - | No | | - | 303 | | 303 | | | | | 1 |
| Total (I) | | 4,249 | 9.684 | | - | - | 4.352 | | 18.285 | | | | | 1 |
| 1000 | | ,, | -,,,,, | | - | - | .,,,,, | | | | | | | |
| LIABILITIES | | | | | - | - | | | | | | | | 1 |
| Debt securities to which this certificate pertains | Secured Non Convertible Debentures | 3,980 | - | No | - | - | 615 | | 4,595 | | | | | |
| Other debt sharing pari-passu charge with above debt | | - | - | No | - | - | | | - | | | | | |
| Other Debt | | - | 4,821 | No | - | - | | | 4,822 | | | | | 1 |
| Subordinated debt | | - | - | No | - | - | - | | - | | | | | 1 |
| Borrowings | | - | - | No | - | - | | | - | | | | | 1 |
| Bank and Fis | 1 | _ | 4.699 | No | - | - | | | 4,699 | 1 | i e | | | 1 |
| Debt Securities | | - | , | No | | - | - | | - 1,000 | | 1 | | | 1 |
| Others | | - | | No | _ | - | | | - | | | | | 1 |
| Trade payables | | - | _ | No | - | - | 96 | | 96 | | | | | 1 |
| Lease Liabilities | | - | - | No | | | - | | | | | | | + |
| Provisions | 1 | - | - | No | | - | 67 | | 67 | | | | | + |
| Others | | - | - | No | | - | 54 | | 54 | | | | | + |
| Total (II) | | 3,980 | 9,519 | | - | | 831 | | 14,332 | | | | | + |
| | | | | | | | 631 | | 17,332 | | | | | + |
| Cover on Book Value | | 1.07 | 1.02 | | | | | | 3,953 | | | | | |

Notes:

1. The above financial information has been extracted from the unaudited financial results for the Quarter ended 30 June 2025

2. Columns K to O have been left blank. This will be shared separately by the Company

For and on behalf of Samunnati Finance Private Limited

Anil Kumar S G Director DIN: 01189011

Place: Chennai Date: 13 August 2025

CHARTERED ACCOUNTANTS



To, The Board of Directors **Samunnati Finance Private Limited** Baid Hi-Tech Park, 129-B, 7th Floor ECR, Thiruvanmiyur Chennai - 600041

Independent Auditor's Certificate on compliance with financial covenants of the listed Non-convertible debt securities ('NCDs') pursuant to Regulation 56(1)(d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and Regulation 15(1)(t)(ii)(a) of Securities and Exchange Board of India (Debenture Trustees) Regulations,1993 (as amended) read with Clause 7 of SEBI circular dated 19 May 2022

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 23 December 2024 with **Samunnati Finance Private Limited** ('the Company').
- 2. The accompanying Statement containing details of the Company's compliance with the financial covenants as per the terms of the Information Memorandum and/or Debenture Trust Deeds ('DTD') of the listed NCDs of the Company as at 30 June 2025 (hereinafter referred to as 'the Statement') has been prepared by the Company's management for the purpose of submission of the Statement along with this certificate to the Debenture Trustee(s) of the Company, pursuant to the requirements of Regulation 56(1)(d) of Securities and Exchange Board of India ('SEBI') (Listing Obligations and Disclosure Requirements) Regulations,2015 (as amended) and Regulation 15(1)(t)(ii)(a) of Securities and Exchange Board of India (Debenture Trustees) Regulation, 1993 (as amended) read with Clause 7 of SEBI circular SEBI/HO/MIRSD/MIRSD_CRADT/CIR/P/2022/67 dated 19 May 2022 (collectively referred to as 'the Regulations'). We have attached the Statement for identification purposes only.

Management's Responsibility for the Statement

- 3. The preparation of the Statement, including the preparation and maintenance of all accounting and other relevant supporting records and documents, is solely the responsibility of the management of the Company. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The management is also responsible for ensuring the compliance with the requirements of the Regulations and the Information memorandum and/or debenture trust deed for the purpose of furnishing this Statement and for providing all relevant information to the Debenture Trustee.

Auditor's Responsibility

5. Pursuant to requirements of the Regulations, it is our responsibility to express limited assurance in the form of a conclusion based on our examination of relevant records maintained by the Company as to whether anything has come to our attention that causes us to believe that the details included in the accompanying Statement with respect to the compliance with the financial covenants are not as per the terms of the Information Memorandum and/or DTDs of the listed non-convertible debt securities of the Company outstanding as at 30 June 2025 and the amounts used in computation of such financial covenants are not in agreement with the unaudited financial results of the Company, underlying books of account and other relevant records and documents maintained by the Company for the three months ended 30 June 2025 or that the calculation thereof is arithmetically inaccurate.

CHARTERED ACCOUNTANTS



- 6. The unaudited financial results referred to in paragraph 5 above have been reviewed by us, on which we have issued an unmodified conclusion vide our report dated 13 August 2025. Our review of the unaudited financial results was conducted in accordance with the Standard on Review Engagements (SRE) 2410, Review of Interim Financial Information performed by the Independent Auditor of the Entity, issued by the Institute of Chartered Accountants of India ('the ICAI'). This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial information is free of material misstatement. A review is limited primarily to inquiries of the Company personnel and analytical procedures applied to the financial data and thus, provides less assurance than an audit. We have not performed an audit and accordingly, we did not express an audit opinion.
- 7. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) ('the Guidance Note') issued by the ICAI. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 8. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements, issued by the ICAI.
- 9. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for a reasonable assurance engagement; and consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed. The procedures selected depend on the auditor's judgment, including the assessment of the areas where a material misstatement of the subject matter information is likely to arise. We have performed the following procedures in relation to the Statement:
 - a) Obtained the details of the financial covenants as stated in the Information memorandum and/or debenture trust deed in respect of the listed NCDs of the Company outstanding as at 30 June 2025;
 - b) Enquired and understood management's assessment of compliance with the financial covenants as obtained in point (a) above and corroborated the responses from the understanding obtained by us during the review of the unaudited financial results as referred in paragraph 6 above, and such further inspection of supporting and other documents as deemed necessary;
 - c) Recomputed the financial covenants as mentioned in the Statement and ensured that the amounts used in such computation of financial covenants as on 30 June 2025 have been accurately extracted from the unaudited financial results, underlying books of accounts and other relevant records and documents maintained by the Company for the three months ended 30 June 2025;
 - d) Verified the arithmetical accuracy of the Statement;
 - e) Performed necessary inquiries with the management and obtained necessary representations;
 - f) Based on the procedures performed in (a) to (e) above, evaluated whether the Company has complied with the financial covenants and also the appropriateness of the declaration made by the Company in the Statement.

CHARTERED ACCOUNTANTS



Conclusion

10. Based on our examination and the procedures performed as per paragraph 9 above, evidences obtained, and the information and explanations given to us, along with the representations provided by the management, nothing has come to our attention that causes us to believe that the details included in the Statement with respect to compliance with the financial covenants as per the terms of the Information memorandum and/or debenture trust deed of the listed NCDs of the Company outstanding as at 30 June 2025 and the amounts used in the computation of such financial covenants are not in agreement, in all material respects, with the unaudited financial results of the Company, underlying books of account and other relevant records and documents maintained by the Company for the three months ended 30 June 2025, or that the calculation thereof is arithmetically inaccurate.

Restriction on distribution or use

- 11. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the Regulations. Our obligations in respect of this certificate is entirely separate from, and our responsibility and liability is in no way changed by, any other role we may have as the statutory auditors of the Company or otherwise. Nothing in this certificate, nor anything said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as statutory auditors of the Company.
- 12. The certificate is addressed to and provided to the Board of Directors of the Company solely for the purpose of enabling it to comply with the requirements of the Regulations, which inter alia, require it to submit this certificate along with the Statement to the Debenture Trustee of the Company, and therefore, this certificate should not be used, referred to or distributed for any other purpose or to any other party without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For V Narayanan & Co

Chartered Accountants

Firm's Registration No.: 002398S

Dileep Thammana

Partner

Membership No.: 227512 UDIN: 25227512BMLZLC9284

Place: Chennai

Date: 13 August 2025

Annexure II

The Company has complied with the covenants in respect of listed non-convertible debentures as per the terms mentioned in the offer document / information memorandum except in cases listed below:

| ISIN | Financial Covenants | Covenant Level | As at |
|---------------|---|-------------------|--------------|
| | | | 30-06-2025 |
| INE551U07209 | PAR90*+Restructured-LLR/ Equity < 20% | < 20% | |
| | | | |
| INE551U07209 | | > 0% | |
| INFECTION | RoA > 0% | - C0/ | _ |
| INE551U07266 | PAR 90" < 6% | < 6% | |
| INE551U07266 | Loan Loss Reserve Ratio > 50% of PAR 90* | 0 | |
| INE551U07316 | | < 5% | _ |
| | PAR90*<5% GLP | | |
| INE551U07316 | Net PAR>90* shall not exceed 3.5 of GLP | < 3.5% | |
| INE551U07316 | Net 1 A12 30 Shail not exceed 3.3 of GEI | < 8% | 1 |
| | PAR 90* + WRITEOFFS/GLP < 8% | | |
| INE551U07316 | Maximum Permissible PAR90* net of provision/tangible net worth of the issuer < 20% | < 20% | |
| INE551U07316 | | > 0 |] |
| INFERALIOZOOO | PAT>0 for every financial quarter | . 50/ | _ |
| INE551U07290 | PAR90*<5% GLP | < 5% | |
| INE551U07290 | TARGO 10% OEI | < 3.5% | 1 |
| | Net PAR>90* shall not exceed 3.5 of GLP | | |
| INE551U07290 | PAR 90* + WRITEOFFS/GLP < 8% | < 8% | Not Complied |
| INE551U07290 | Maximum Permissible PAR90* net of provision/tangible net worth of the issuer < 20% | < 20% | |
| INE551U07290 | | > 0 | |
| | PAT>0 for every financial quarter | | |
| INE551U07308 | | > 0 | |
| INE551U08017 | PAT>0 for every financial quarter | < 25% | _ |
| INE331000017 | (PAR 90* + Restructured - LLR)/ Tangible Networth < 25% | < 25 /6 | |
| INE551U08017 | (1711/00 1/1001/dota/od 221/) Taligible Hotherth 2070 | < 14% | |
| | PAR 90* + WRITEOFFS < 14% | | |
| INE551U07340 | Maximum permissible ratio of PAR > 90* net - Loan Loss Provisions/Tangibles Net worth < 20% | < 20% | |
| INE551U07340 | Maximum permissible ratio of PAR > 90* + writeoffs / Gross Loan Portfolio < 14% | < 14% | |
| INE551U07357 | | < 5% | |
| | PAR > 90* < 5% of Gross Loan Portfolio | | |
| INE551U07357 | PAR > 90* net of Provisioning < 3.5.% of Gross Loan Portfolio | < 3.5% | |
| INE551U07357 | Maximum permissible ratio of PAR>90* and writeoff < 6% Gross Loan Portfolio | < 6% | |
| INE551U07357 | Maximum Permissible PAR>90* net of provision/Tangible net worth of the issuer < 20% | < 20% | |
| INE551U07357 | | > 0 | 1 |
| | PAT>0 for every financial quarter | | |

| INE551U07324 | PAR>[90*] days + restructured portfolio minus loan loss provisions divided by Equity below 15% | < 15% | |
|--------------|--|--------|--------------|
| INE0N5S07011 | | < 15% | |
| | PAR Ratio > 30 days of not more than 15% | | |
| INE0N5S07011 | • | < 5% | |
| | PAR Ratio > 90* days of not more than 5% | 0,0 | |
| INE0N5S07029 | | < 6.5% | |
| | PAR > 90* < 6.5% | | |
| INE0N5S07029 | | < 4% | |
| | PAR > 90* net of provisioning < 4 % | | |
| INE551U07308 | | < 3% | 7 |
| | Net NPA of less than 3% | | |
| INE0N5S07029 | | < 8% | |
| | PAR>90* / Gross Loan Portfolio <= 8% | | |
| INE0N5S07029 | | < 4.5% | |
| | PAR>90* net of provisioning / Gross Loan Portfolio <= 4.5% | | Not Complied |
| INE0N5S07029 | Maximum permissible ratio of (PAR>90*+Write - off)/Gross | < 9% | |
| | Loan Portfolio < 9%. | | |
| INE0N5S07029 | Maximum permissible PAR>90* net of provision/Tangible Net | < 15% | |
| | Worth of the issuer < 15% | | |
| INE0N5S07037 | | < 6.5% | |
| | PAR > 90* < 6.5% | | |
| INE0N5S07037 | | < 4% | |
| | PAR > 90* net of provisioning < 4 % | | |
| INE0N5S07037 | | < 8% | |
| | PAR>90* / Gross Loan Portfolio <= 8% | | |
| INE0N5S07037 | | < 4.5% | |
| | PAR>90* net of provisioning / Gross Loan Portfolio <= 4.5% | | |
| INE0N5S07037 | Maximum permissible ratio of (PAR>90*+Write - off)/Gross | < 9% | |
| | Loan Portfolio < 9%. | | _ |
| INE0N5S07037 | Maximum permissible PAR>90* net of provision/Tangible Net | < 15% | |
| | Worth of the issuer < 15% | | |

*PAR 90 – The Company follows PAR 90 for Agri Enterprises customer segment and for Farmer Collective customer segment two cropping cycles (i.e., 365 days) norm is followed with effect from 1st January 2025.

Note 1: Wholesale Banking / Wholesale Loan Portfolio means financial products and services to large corporations, and financial institutions. It's often referred to as corporate banking or commercial banking. Samunnati engages in providing Loans to Entities other than the referred above hence the Wholesale condition complied with for ISIN - INE551U07209 and INE551U07308.

For and on behalf of the board of directors of Samunnati Finance Private Limited

S G

ANIL

Digitally signed by S G ANIL

KUMAR

Date: 2025.08.13

KUMAR

18:30:39 +05'30'

Anil Kumar S G Director

DIN: 01189011 Place: Chennai Date: 13 August 2025