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Dated: December 01, 2023

SUPREME POWER EQUIPMENT LIMITED

Our Company was incorporated as a private limited company with the name of "Supreme Power Equipment Private Limited" under the Companies Act, 1956 vide certificate of incorporation dated June 21, 2005, issued by Registrar of Companies, Chennai, bearing CIN U31200TN2005PTC056666. Further, our company was converted into a Public Limited Company in pursuance of a special resolution passed by the members of our Company at the Extra Ordinary General Meeting held on August 31, 2023 & name of our Company changed from Supreme Power Equipment Private Limited to Supreme Power Equipment Limited & Registrar of Companies, Chennai has issued a new certificate of incorporation consequent upon conversion dated September 18, 2023, bearing CIN U31200TN2005PLC056666.

Registered Office: 55, SIDCO Industrial Estates, Thirumazhisai Thirumushi, Tiruvallur, Poonamallee, Tamil Nadu, India, 600124

Tel: +91 44 26811221, Fax: N.A., Website: www.supremepower.in, E-Mail: cs@supremepower.in

Company Secretary and Compliance Officer: Ms. Priyanka Bansal OUR PROMOTERS: MR. VEE RAJMOHAN & MR. K V PRADEEP KUMAR

ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED OCTOBER 16, 2023: NOTICE TO INVESTORS (THE "ADDENDUM") INITIAL PUBLIC OFFERING UP TO 67,56,000 EQUITY SHARES OF RS. 10/- EACH ("EQUITY SHARES") OF SUPREME POWER EQUIPMENT LIMITED ("SPEL" OR THE "COMPANY") FOR CASH AT A PRICE OF RS. [+]/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. [+] LAKHS ("THE ISSUE"). OUT OF THE ISSUE, 5,90,000 EQUITY SHARES AGGREGATING TO RS. [•] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 61,66,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT AN ISSUE PRICE OF RS. [•]/- PER EQUITY SHARE AGGREGATING TO RS. [4] LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.50% AND 25.10%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

Potential Bidders may note the following:

- The section titled "Summary of Offer Documents" beginning on page 18 of Draft Red Herring Prospectus has been updated to amend the details of pre and post shareholding of promoter and promoters 1.
- group as mentioned in Summary of Offer Documents section of this addendum. Please note that all other details will be carried out in the offer document. The section titled "Risk Factors" beginning on page 24 of Draft Red Herring Prospectus has been updated to amend the details mentioned in risk factors section of this addendum. Please note that all 2. other details will be carried out in the offer document.
- 3. The section titled "Capital Structure" beginning on page 57 of Draft Red Herring Prospectus has been updated to amend the details of promoter and promoters group as mentioned in capital structure section of this addendum. Please note that all other details will be carried out in the offer document.
- The section titled "Object of the Issue" beginning on page 76 of Draft Red Herring Prospectus has been updated to amend the details of schedule of implementation, "working capital requirements" and 4. "justification" of working capital. Please note that all other details will be carried out in the offer document
- The section titled "Our Business" beginning on page 113 of Draft Red Herring Prospectus has been updated to amend the details mentioned in our business section of this addendum. Please note that all other details will be carried out in the offer document. 5.
- 6. The section titled "Our History and Certain Other Corporate Matters" beginning on page 145 of Draft Red Herring Prospectus has been updated to amend the details of "Changes in Our Registered Office" as mentioned of this addendum. Please note that all other details will be carried out in the offer document.
- The section titled "Our Management" beginning on page 151 of Draft Red Herring Prospectus has been updated to amend the "Brief Profile of the directors of the Company" and "changes in the board 7. for last three years" as mentioned of this addendum. Please note that all other details will be carried out in the offer document
- The section titled "Our Promoters" beginning on page 168 of Draft Red Herring Prospectus has been updated to amend the details of "Brief Profile of the directors of the Company" as mentioned of this addendum. Please note that all other details will be carried out in the offer document. 8.
- 9. The section titled "Outstanding Litigation and Material Developments" beginning on page 259 of Draft Red Herring Prospectus has been updated to amend the details of "Outstanding Dues to Small Scale Undertakings or any Other Creditors" as mentioned of this addendum. Please note that all other details will be carried out in the offer document
- 10. The section titled "Government and Other Approvals" beginning on page 265 of Draft Red Herring Prospectus has been updated to amend the details of "Business Related Certifications" as mentioned of this addendum. Please note that all other details will be carried out in the offer document.
- The section titled "Other Regulatory and Statutory Disclosures" beginning on page 268 of Draft Red Herring Prospectus has been updated to amend the details of "Price Information and the Track 11. Record of the Past Issues Handled by the Book Running Lead Manager" as mentioned of this addendum. Please note that all other details will be carried out in the offer document.

BOOK RUNNING LEAD MANAGER TO THE ISSUE	REGISTAR TO THE ISSUE						
Narnolia [®]							
NARNOLIA FINANCIAL SERVICES LIMITED	PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED						
Address: 201, 2nd Floor, Marble Arch, 236 B A.J.C Bose Road, Kolkata, West Bengal- 700020, India	Address: 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East) Mumbai 400011,						
	Maharashtra, India.						
Telephone: +91-8130678743;	Telephone: +91 022 2301 8261						
Email: pankaj.passi@narnolia.com	Email: support@purvashare.com						
Website: www.narnolia.com	Website: www.purvashare.com;						
Contact Person: Mr. Pankaj Pasi	Contact Person: Ms. Deepali Dhuri						
SEBI Registration Number: INM000010791	SEBI Registration No.: INR000001112						
CIN: U51909WB1995PLC072876	CIN: U67120MH1993PTC074079						
BID/ISSU	E PERIOD						
Anchor Bid opens on: [•] Bid/ Issue open on: [•]	Bid/ Issue Closes on: [•]						

THIS PAGE HAS BEEN LEFT BLANK PURSUANT TO SCHEDULE VI OF SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018



Please scan this QR Code to view the Prospectus.



SUPREME POWER EQUIPMENT LIMITED CIN: U31200TN2005PLC056666

REGIST	TERED OFFICE	CORPORATE OFFICE	CONTACT PERSON EMAIL & TELEPHONE WEBSITE											
	trial Estates, Thirumazhisai	N.A.	Ms. Priyanka Bansal	Email-										
	ur, Poonamallee, Tamil Nadu,		Company Secretary & Compli		www.supremepower.in									
Inc	dia, 600124		Officer											
			ER(S) OF THE COMPANY											
			& MR. K V PRADEEP KUN											
	DET	AILS OF OFFER TO PUBLIC, I	PROMOTERS/ SELLING SH	AREHOLDERS										
Туре	Fresh Issue Size	OFS* Size	Total Issue Size	Eligibility & Share Reservation	on among NII & RII									
	(By Number of Shares)	(By amount in Rs. Lakh)	(By Number of Shares)		D 1 .: 000(0) 6									
Fresh Issue														
	SEBI (ICDR) Regulations. For details of Share reserve													
	among QIBs, NIIs and RIIs, see "Offer Structur beginning on page 321.													
*OFS: Offer for Sale														
Details of OFS by Promoter(s)/ Promoter Group/ Other Selling Shareholders (upto maximum of 10 shareholders)														
	Name	Туре	No. of shares offered/	WACA in Rs. Per Equ	uitv Shares									
		-545	Amount in Rs.											
			NIL											
P: Promoter, PG: I	Promoter Group, OSS: Other	Selling Shareholders, WACA: W	Veighted Average Cost of Acq	uisition on fully diluted basis										
			ON TO THE FIRST ISSUE											
This being the first	public issue of our Compan	y, there has been no formal mar	ket for the Equity Shares The	e face value of our Equity Shares is	₹10 each and the Floor									
Price and Cap Price	e are [•] times and [•] times	of the face value of the Equity S	hares, respectively. The Floo	r Price, Cap Price and Issue Price (d	determined and justified									
by our Company in	consultation with the Book I	Running Lead Manager as stated	in "Basis for Issue Price" on	page 88 of this Draft Red Herring Pr	ospectus) should not be									
				can be given regarding an active or										
	-	e Equity Shares will be traded af												
Equity Shares of re	garang are provide at times at		ERAL RISK											
Investments in Equ	ity and Equity related securi			ny funds in this issue unless they ca	n afford to take the risk									
-		-		ent decision in the Issue. For taking										
-			•	quity Shares issued in the Issue have										
			-											
** •	-			or adequacy of the Draft Red Herri	ng Prospectus. Specific									
attention of the invo	estors is invited to the sectior	n "Risk Factors" beginning on pa	ge 24 of this Draft Red Herri	ng Prospectus.										
		ISSUER'S ABSOI	LUTE RESPONSIBILITY											
Our Company, hav	ing made all reasonable inqu	iries, accepts responsibility for a	and confirms that this Draft R	ed Herring Prospectus contains all	information with regard									
				this Draft Red Herring Prospectus										
				rein are honestly held and that there										
· ·	÷ .		-	ression of any such opinions or inter										
material respect.				ession of any such opinions of more	anono mioreaunig in any									
materiar respect.		I	LISTING											
The Equity Shares	of our Company offered thro			ted on the Emerge Platform of Natio	onal Stock Exchange of									
				ne. Our Company has received an a										
	-	· · · ·		ing of our shares on the Emerge Pla										
	U U	U U	0 1	0	tionii of National Stock									
		his Issue, National Stock Exchan	ge of India Limited shall be t											
BOOK	RUNNING LEAD MANAG	JER TO THE ISSUE		REGISTRAR TO THE ISSUE										
Narn	olia®													
NARNOLIA FIN	ANCIAL SERVICES LIM	ITED	PURVA SHAREGISTR	Y (INDIA) PRIVATE LIMITED										
		A.J.C Bose Road, Kolkata, West		Industrial Estate, J. R. Boricha Ma	arg Lower Parel (Fast)									
Bengal- 700020, Ir		iste Bose Roud, Romana, West	Mumbai 400011, Mahara		ang, Lower Furer (Lust)									
Telephone: +91- 8			Telephone : +91 022 230											
-			-											
Email: pankaj.pass			Email: <u>support@purvash</u>											
Website: www.nar			Website: www.purvasha											
Contact Person: N	Ar. Pankaj Passi		Contact Person: Ms. De	epali Dhuri										
SEBI Registration	n Number: INM000010791		SEBI Registration Num	ber: INR000001112										
CIN: U51909WB	31995PLC072876		CIN: U67120MH1993F	TC074079										
			SUE PERIOD											
Anc	chor Bid opens on: [•]		Issue open on: [•]	Bid/ Issue Clo	oses on: [•]									
All	nor bid opens on. [•]	Blu/	issue open on. [*]	Dia/ issue Ch	/scs on, [-]									

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SECTION II - SUMMARY OF OFFER DOCUMENTS

AGGREGATE PRE-ISSUE SHAREHOLDING OF THE PROMOTERS AND PROMOTER GROUP AS A PERCENTAGE OF THE PAID-UP SHARE CAPITAL OF THE ISSUER

		Pre issue		Post issue			
#	Name of shareholder	No. ofequity shares	As a % of Issued Capital	No. ofequity shares	As a % of Issued Capital		
Pro	noters						
1	Mr. Vee Rajmohan	77,37,930	43.44%	77,37,930	31.50%		
2	K V Pradeep Kumar	51,26,905	28.78%	51,26,905	20.87%		
Tota	ıl − A	1,28,64,835	72.23%	1,28,64,835	52.37%		
Pro	noter Group	•	•				
3	Ms. Savita Pradeep	2,82,545	1.59%	2,82,545	1.15%		
4	Ms. R Sasikala	9,88,785	5.55%	9,88,785	4.02%		
Total – B		12,71,330	7.14%	12,71,330	5.17%		

WEIGHTED AVERAGE COST OF ACQUISITION OF EQUITY SHARES BY OUR PROMOTERS IN LAST ONE YEAR

The weighted average cost of acquisition of equity shares by our promoters in last one year which has been calculated by taking average amount paid by them to acquire our equity shares is as follows:

Name of shareholders	No. of shares bought	Weighted Average Price (in Rs.)
Mr. Vee Rajmohan	75,65,976	0.00
Mr. K V Pradeep Kumar	50,65,196	0.00

As certified by auditor M/s P P N and Company, Chartered Accountants, dated December 08, 2023

AVERAGE COST OF ACQUISITION

The average cost of acquisition per Equity Share by our promoters which has been calculated by taking the average amount paid by them to acquire our Equity Shares, is as follows:

Name of the Promoter	No. of Shares held	Average cost of Acquisition (in Rs.)
Mr. Vee Rajmohan	77,37,930	1.93
Mr. K V Pradeep Kumar	51,26,905	1.59

As certified by auditor M/s P P N and Company, Chartered Accountants, dated December 08, 2023

SECTION III – RISK FACTORS

INTERNAL RISK FACTORS

2. Our Promoters/Directors are involved in certain legal proceedings/litigations. Any adverse decision in such proceedings may render us/them liable to penalties and may adversely affect our business and result of operations.

Our Promoters/ Directors are involved in certain legal proceedings and claims in relation to certain criminal matters incidental to our business and operations. Any adverse decision may render us/them liable to liabilities/penalties and may adversely affect our business and results of operations. A classification of these legal and other proceedings are as follows:

Litigations involving our Promoters/Directors:

Nature of litigation	Number of cases outstanding	Amount in dispute (in Rupees)
By our Promoters/Directors		
Civil cases	Nil	Nil
Criminal Cases	1	Unascertainable

Brief details of Criminal Case

<u>Mr. Vee Rajmohan</u>

Sr. No.	Case Reg No.	Court Name	Plaintiff/ Complainant	Petitioner/	Defendant/ Respondent	Case Status	
1	CC /219/2023	V Additional Metropolitan Magistrate	M/s Central Investigation Offence Branch	Bureau of Economic	10 th Accuse	Examination Accuse	of

Description of the case: CBI Economic offence Wing has taken cognizance under section 120B r/w 420, 467, 468, and 471 of Indian Penal Code based on complaint received from State Bank Of India against M/s. Meghana Metallurgy Pvt. Ltd & their director's for fraud against bank in repayment of dues and collateral towards which FIR has been filed in 2015. However, during the course of investigation Mr. Vee Rajmohan, was added as Accuse no: 10 in final report.

The allegation is that in year 2010-2011 Mr. Vee Rajmohan has supplied goods to M/s Meghana Metallurgy Pvt. Ltd through partnership firm M/s Industrial Engineers (Currently Dissolved) and M/s. Dhanya Electric. Based on the bills issued by the above said partnership name M/s. Meghana Metallurgy Pvt. Ltd has opened a Letter of credit in their respective firm names. Subsequently the Letter of Credit (LC) has been discounted in respective partnership firms Bank and the received LC amount has been transferred to M/s. Meghana Metallurgy Pvt. Ltd director's and their friends. Meanwhile M/s. Meghana Metallurgy Pvt. Ltd has repaid all the pending dues and obtained no due certificate from Complainant bank on 08.08.2019.

Current Status of the Case: Stage of case is For Examination of accuse and Charge Sheet is filed. Since the Trail has started only in the month of April 2023 and also the alleged amount is paid to the bank, therefore with the strength of no due certificate and other documents we are exploring to all the appropriate legal remedy to discharge from this Case by establishing our bonafide reasons.

12. If we experience delays and/or defaults in client payments, we may be unable to recover all expenditures.

Due to the inherent characteristics of our business operations, we occasionally allocate resources to projects before obtaining payments from our clients that are adequate to cover the expenses incurred during the process. In difficult economic times, some of our clients may find it increasingly difficult to pay invoices for our services in a timely manner. Delays in client payments may require us to make a working capital investment, which could impact our cash flows and liquidity. If a client fails to pay invoices on a timely basis or defaults in making its payments on a project in which we have devoted significant resources, there could be an adverse effect on our results of operations or liquidity. - Deleted

17. The Objects of the Issue for which funds are being raised, are based on our management estimates and any bank or financial institution or any independent agency has not appraised the same. The deployment of funds in the project is entirely at our discretion, based on the parameters as mentioned in the chapter titles "Objects of the Issue".

The fund requirement and deployment, as mentioned in the "Objects of the Issue" on page 76 of this Draft Red Herring Prospectus is based on the estimates of our management and has not been appraised by any bank or financial institution or any other independent agency. These fund requirements are based on our current business plan. We cannot assure that the current business plan will be implemented in its entirety or at all. In view of the highly competitive and dynamic nature of our business, we may have to revise our business plan from time to time and consequently these fund requirements. The deployment of the funds as stated under chapter Objects of the Issue is at the discretion of our Board of Directors and is not subject to monitoring by any external independent agency and the audit committee of the Company will monitor the deployment of funds and provide disclosure for the same as per applicable provisions. Further, we cannot assure that the actual costs or schedule of implementation as stated under chapter Objects of the Issue will not vary from the estimated costs or schedule of implementation. Any such variance may be on account of one or more factors, some of which may be beyond our control. Occurrence of any such event may delay our business plans and/or may have an adverse bearing on our expected revenues and earnings."

20. Our Promoters, Directors have provided personal guarantees to loan facility availed by us, which if revoked may require alternative guarantees, repayment of amount due or termination of the facilities.

Our company has taken secured loan by creation of hypothecation/mortgage over stock & book debts and vehicles, for which our promoters have given personal guarantee.

Our Promoters, Directors have provided personal guarantees to certain loan facilities availed by us. In the event that any of these guarantees are revoked or withdrawn, the lenders for such facility may require alternative guarantees, repayment of amounts outstanding under such facilities, or may even terminate such facility. We may not be successful in procuring alternative guarantees satisfactory to the lender, and as a result may need to repay the outstanding amounts under such facility or seek additional sources of capital, which may not be available on acceptable terms or at all and any such failure to raise additional capital could affect our operations and our financial conditions.

Additionally, our company has created charges over the Stock & Book Debts, Vehicle etc. in favour of our lenders to secure our indebtedness. In the event that any lender seeks the accelerated repayment of any such loan or seeks to, and is successful in, enforcing any other rights against us there could be a material adverse effect on our business, cash flows, financial condition and results of operations.

22. Our Company has entered into certain related party transactions in the past and may continue to do so in the future.

As of four months period ended July 31, 2023 we have entered into several related party transactions with our Promoters, individuals and entities forming a part of our promoter group relating to our operations aggregate amount to Rs. 1,112.07 Lakhs on standalone basis. In addition, we have in the past also entered into transactions with other related parties.

For further details, please refer to the chapter titled "Financial Information – Restated Financial Information – Annexure 31: Restated Statement of Related Party Transactions" beginning on page 180. While we believe that all our related party transactions have been conducted on an arm's length basis as per the Companies Act, 2013, and other applicable laws, we cannot assure you that we may not have achieved more favorable terms had such transactions been entered into with unrelated parties. The related party transactions are conducted on arm length basis and are in compliance as per the provisions of Companies Act, 2013. There can be no assurance that such transactions, individually or taken together, will not have an adverse effect on our business, prospects, results of operations and financial condition, including because of potential conflicts of interest or otherwise. In addition, our business and growth prospects may decline if we cannot benefit from our relationships with them in the future."

SECTION IV- INTRODUCTION

OBJECTS OF THE ISSUE

Details of Utilization of Issue Proceeds

1. Capital Expenditure

Our Company intends to deploy Net Proceeds aggregating to Rs. 2,413.30 Lakhs towards Capital expenditure, which includes machinery for manufacturing of transformers and for setting up of second factory in the land owned by Company, details of which are as follows:

S. No.	Address (Survey No(s). of Kannur Village Thiruvallur Taluk)	Extent (in cents)
1	235/6A	97 (out of 99 cents)
2	235/8A	57
3	235/8B	30 (out of 51 cents)
4	235/7	52
5	235/9	87 ¹ / ₂ (out of 98 cents)
6	234/10	62
7	234/11	44
8	234/12A	39
9	234/13	126 ½ (out of 144 cents)
	Total	5 Acres 95 Cents

Purpose of setting up second factory

The intended purpose of utilizing the proceeds from the IPO is to fund this capital expenditure, covering the setup of the new factory and the acquisition of plant and machinery required for manufacturing transformers with capacities up to 160 MVA. The company has been engaged in supplying transformers to government through tenders. In order to meet eligibility criterion and supplying transformers upto 160 MVA to government, we propose to set up a new factory. This strategic move aligns with the company's objective of diversifying its product range, enhancing eligibility for government tenders for supplying transformers upto 160 MVA, and ultimately driving growth. As of now, the company's manufacturing capabilities enables it to secure order for transformers with a capacity of up to 25 MVA.

Therefore, the allocation of IPO proceeds to establish a second factory is a strategic initiative to position the company for increased success in the market.

Utilities for functioning of second factory

The second factory's water needs for both human consumption and other purposes will be satisfied by a borewell, while the electricity supply will be sourced from the Tamil Nadu Generation and Distribution Corporation (TANGEDCO).

SCHEDULE OF IMPLEMENTATION

We propose to deploy the Net Proceeds for the previously mentioned purposes in accordance with the estimated schedule of implementation and deployment of funds set forth in the table below.

				((Amount in Lakhs)
Sr. No.	Particulars	Amount to be funded from Net Proceeds	Expenses incurred till September 30, 2023	Estimated Utilisation of Net Proceeds (F.Y. 2023-24)	Estimated Utilisation of Net Proceeds (F.Y. 2024-25)
1	Capital Expenditure Requirement	2,413.30	-	1,206.65	1,206.65
2	Working Capital Requirement	605.00	-	302.50	302.50
3	General Corporate Purposes*	[•]	-	[•]	[•]
4	Issue Expenses**	[•]	34.44	[•]	[•]
Т	otal	[•]	34.44	[•]	[•]

**Figures are tentative*

**As per the certificate dated October 05, 2023, given by Statutory Auditor of the company, M/s, PPN and Company, Chartered Accountants, the company has incurred a sum of Rs. 34.44 lakhs towards the issue expenses.

To the extent the company is unable to utilise any portion of the Net Proceeds towards the Objects, as per the estimated schedule of deployment specified above, the Company shall deploy the Net Proceeds in the subsequent Financial Years towards the Objects.

CAPITAL STRUCTURE

3. Shareholding of the Promoters of our Company

As on the date of this Draft Red Herring Prospectus, our Promoters – Mr. Vee Rajmohan and Mr. K V Pradeep Kumar holds aggregating to 1,28,64,835 Equity Shares representing 72.23% of the pre-issue paid up share capital of our Company.

Details of build-up of shareholding of the Promoters

Date of Allotment / acquisition / transaction and when made fully paid up	Nature (Allotment/ transfer)	Number of Equity Shares	Face Value per Equity Share (inRs.)	Issue/ Transfer price perEquity Share (inRs.)	Consideration (cash/ other than cash)	Name of Transferor / Transferee	% of pre issue capital of Cumulative Shares						
Mr. K V Pradeep Kumar													
March 04, 2013	Preferential allotment	9,000	100	100	Cash	N.A.	0.05%						
March 14, 2014	Bonus	3,000	100	NA	Other than Cash	N.A.	0.02%						
March 24, 2016	Preferential allotment	27,400	100	100	Cash	N.A.	0.15%						
March 16, 2017	Preferential allotment	6,000	100	100	Cash	N.A.	0.03%						
March 31, 2022	Transfer from Vivek J	5,382	100	240.68	Cash	Transferor: Vivek J	0.03%						
April 30, 2022	Transfer from Vivek J	10,927	100	240.68	Cash	Transferor: Vivek J	0.06%						
July 13, 2023	Sub-division of Shares	5,55,381	10	10	Other than Cash	N.A.	3.12%						
September 04, 2023	Bonus	21,59,815	10	10	Other than Cash	N.A.	12.13%						
December 01, 2023	Transfer	23,50,000	10	Nil	Other than Cash	Transferee: Savita Pradeep	13.19%						
To	51,26,905					28.78%							

All the Equity Shares held by our Promoters were fully paid-up on the respective dates of acquisition of such Equity Shares. None of the Equity Shares held by our Promoters are under pledged.

I. Shareholding Pattern of Promoters and Promoter Group

#	Category& name of shareholder(1)	PAN(II)) No. of share holde		Partly sh paid un	rtly share shares held ing nid under (VII) of t			ing as a % class of securities		class of securities		as a % class of securities otal no.			No. of Shares Underlyin g	Shareholding, as a % assuming full conversion of	Numb locke Sha	ed in	Number Shares p or other encum	oledged wise	Number of shares held in dematerializ
			rs (III)	shares held (IV)	up equity shares held (V)	iying Depos itory (VI)		(calculated as per SCRR, 1957) As a % of (A+B +C2)	Class : X	Voting Class s : Y	g Rights Total	Total asa % of (A+ B+C)	convertibl e securities	convertible securities (as a percentage of diluted share Capita l) As a % of (A+B+C2)	(4)	As a % of total share s held (B)	No. (a)	As a % of tot al shares held (B)				
	(1)	(11)	(111)	(IV)	(V)	(VI)	(IV)+(V) +(VI)	(VIII)		(TX)		(X)	(XI)=(V II)+(X)	(XI	I)	(XII	T)	(XIV)			
(1)	Indian	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			
(a)	Individual/HUF		4																			
1	Vee Rajmohan		1	77,37,930	-	-	77,37,930	43.44	77,37,930	-	77,37,930	43.44	-	43.44	-	-	-	-	77,37,930			
2	K V Pradeep Kumar		1	51,26,905			51,26,905	28.78	51,26,905	-	51,26,905	28.78	-	28.78	-	-	-	-	51,26,905			
3	R Sasikala		1	9,88,785	-	-	9,88,785	5.55	9,88,785	-	9,88,785	5.55	-	5.55	-	-	-	-	9,88,785			
4	Savita Pradeep		1	2,82,545			2,82,545	1.59	2,82,545		2,82,545	1.59		1.59					2,82,545			
(b)	Cen. Govt./ State Government(s)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			
(c)	Financial Institutions/Banks	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			
(d)	Any other(Body Corporate)	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			
	Sub- total (A) (1)	-	4	1,41,36,165	-	-	1,41,36,165	79.37	1,41,36,165	-	1,41,36,165	79.37	-	79.37	-	-	-	-	1,41,36,165			

6. Following are the details of the holding of securities of persons belonging to the category "Promoters and Promoter Group" and "public" before and after the Issue:

		Pre issue		Post issue		
#	Name of shareholder	No. of equity shares	As a % of b sued Capital	No. of equity shares	As a % of Issued Capital	
Pro	moters					
1	Mr. Vee Rajmohan	77,37,930	43.44%	77,37,930	31.50%	
2	K V Pradeep Kumar	51,26,905	28.78%	51,26,905	20.87%	
Tota	al – A	1,28,64,835	72.23%	1,28,64,835	52.37%	
Pro	moter Group					
3	Ms. Savita Pradeep	2,82,545	1.59%	2,82,545	1.15%	
4	Ms. R Sasikala	9,88,785	5.55%	9,88,785	4.02%	
Tota	al – B	12,71,330	7.14%	12,71,330	5.17%	

7. The average cost of acquisition of or subscription to Equity Shares by our Promoters is set forth in the table below:

Name of the Promoter	No. of Shares held	Average cost of Acquisition (in Rs.)
Mr. Vee Rajmohan	77,37,930	1.93
Mr. K V Pradeep Kumar	51,26,905	1.59

As certified by auditor M/s P P N and Company, Chartered Accountants, dated December 08, 2023

SECTION V – ABOUT THE COMPANY

OUR BUSINESS

Some of the information in this section, including information with respect to our plans and strategies, contain forward-looking statements that involve risks and uncertainties. Before deciding to invest in the Equity Shares, Shareholders should read this entire Draft Red Herring Prospectus. An investment in the Equity Shares involves a high degree of risk. For a discussion of certain risks in connection with investment in the Equity Shares, you should read "Risk Factors" on page 24 for a discussion of the risks and uncertainties related to those statements, as well as "Financial Statements" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" on pages 180, 244 respectively, for a discussion of certain factors that may affect our business, financial condition or results of operations. Our actual results may differ materially from those expressed in or implied by these forward-looking statements. Unless otherwise stated, the financial information used in this section is derived from our Restated Financial Statements.

MISSION: We at Supreme Power Equipment Limited strives to achieve Customer Satisfaction through providing quality products and effectiveness of the quality management system.

RAW MATERIAL

Our company acquires raw materials from suppliers based in India without having specific contracts in place. The company places a strong emphasis on ensuring the quality and timely delivery of goods to its clients, leading to a diverse list of suppliers for raw materials. Our company maintains flexibility by not being tied to any specific supplier, and its list of suppliers is subject to change based on factors such as product availability, pricing, and logistics. It is to be noted that no formal agreements have not been established with the following suppliers, allowing the company to adapt to changing circumstances in the procurement process.

Sr. No.	Name of Raw Material	Usage						
1.	Press Board	Electrical Insulating materials in Power, Distribution and Auto						
		Transformers. Boards are obtain good dimensional stability, excellent						
		mechanical strength in copper coil and di-electric strength. (i.e., Strip						
		Spacers, Cylinder, Washers and Blocks).						
2.	CRGO	Cold Rolled Grain Oriented Silicon Steel (CRGO) main application of						
		CRGO Silicon Steel as Transformer core. It has High Magnetic Permeability						
		leads to low excitation current and Low induction. Magnetic Flux passin						
		through the core and converted into EMF						
3.	Copper major roll in the Transformer. For It's excellent electrical							
		conductivity and suitable as a conductor. This is ensure efficient energy						
		transfer with minimal losses. It is low resistance and reduce heat generation						
		during transformer Operation.						
4.	Core Clamp	To build the CRGO Core and assemble the copper coil using MS Core						
		Clamp and tightening the core to avoid the core vibration.						
5.	Metal Parts:	It is an electrical conductor to pass the electric power safely with the Help						
		of bushing insulator and avoid conductivity between tank and inside A						
		part.						
6.	Connection Copper	It is a multistand copper conductor to use connection between coil leads To						
		OLTC / OCTC.						

List of Raw Materials:

7.	OLTC / OCTC :	OLTC – On Load Tap Changer is used to change the winding tap in
		Electrical load condition whenever required the power fluctuation Like pick
		hour period.
		OCTC – Off Circuit Tap changer is used to change the winding tap in
0		electrical off load condition.
8.	HV Bushing & LV	The bushings on the transformer are used to carry the power out source in
	Bushing	high or low voltage condition and to provide as insulation Between the tank
		and lead lines also prevent any short circuit
9.	Valves	It is used to transformer pipe line to control oil and drain the oil when it's required.
10.	Radiator	It is used to cooling the transformer and oil circulation is the Transformer tank with help of cooling fans.
11.	СТ	Current transformer is used to measure the current in the load Circuit and
		preventing damage to sensitive equipment.
12.	Hardware & Gasket	To use the fastners and gasket to tightening the tank and all the Accessories
		and maintain the oil leak and pressure in the Tank.
13.	Oil	Transformer Oil is known as electrical insulating oil and its Reduced the
		temperature and arcing and corona distance.
14.	MS Tank	Passive part in the transformer, its made up of MS material accumulate
		Transformer active parts.
15.	Aircel Bag	To reduces condensation and oxidation inside the transformers and
		Suppresses gas bubble formation in the transformer oil.
16.	Fan & Pumps for Cooling	To reduce the Oil Temperature the pump will circulate the oil from Tank to
		Radiator and Fan will act as a heat reducer.
17.	Marshalling Box	To control all the monitoring and tripping devices like OTI, WTI, PRV,
		Buchholz Relay, Cooling Fan, MOG etc.
18.	RTCC	Remote Tap Changer Control is to change the winding tapping is The OLTC
		in control room based on Remote sensing devices like RWTI, ROTI, AVR,
		Voltmeter, Ammeter. All the trip circuit and Alarm indication like
		Annunciator etc.
19.	Paint	To avoid the MS material rusting and corrosion with transformer good
		Aesthetic view and long life span paints are used.
20.	Terminal Connector	HV / LV Bushing line out to connect the power load, this terminal
		Connectors are used.

CERTIFICATIONS:

We have obtained following certifications from the International Organization for Standardization ("ISO") and the Bureau of Indian Standards ("BIS"):

Certificates	Certification Number	Creation Date	Expiry Date
ISO	45001:2018	02-05-2022	13-04-2025
ISO	14001:2015	02-05-2022	13-04-2025
ISO	9001:2015	09-15-2021	09-14-2024
BIS	6700052811	06-03-2017	05-03-2024

HUMAN RESOURCE

We believe that a motivated and empowered employee base is the key to our operations and business strategy. We have developed a large pool of skilled and experienced personnel. Currently we have 58 full time employees as on July 31, 2023. Our manpower is a prudent mix of the experienced and young people which gives us the dual advantage of stability and growth, consequently execution of services within time and quality.

Our skilled resources together with our strong management team have enabled us to successfully implement our growth plans. The permanent employees at our plants include personnel in manufacturing activities such as machine operations, assembling and testing of products, quality assurance, and receipt and dispatch of materials.

DEPARTMENT WISE BREAK-UP:

Sr. No.	Particulars	Number of Employees
1	Management	4
2	Production	16
3	Design	7
4	Marketing	6
5	Accounts	5
6	Admin	5
7	Quality Assurance	4
8	Testing	3
9	Maintenance	2
10	Stores	2
11	Purchase	1
12	Sourcing	1
13	Planning	1
14	Technical	1
	TOTAL	58

GEOGRAPHICAL-WISE REVENUE BIFURCATION

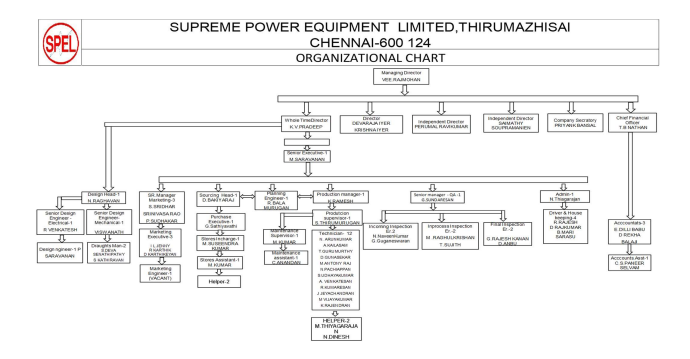
Our company has been sourcing revenue from various parts of the world. The geographical wise bifurcation of revenue (good and service) on Standalone basis is given as follows:

			_				(Amou	nt in lakhs,	
Coornerhier	31st July 2023		31st Mar	31st March 2023		31st March 2022		31st March 2021	
Geographies	Amount	%	Amount	%	Amount	%	Amount	%	
India	3,425.06	99.88	7,536.83	99.79	4,660.47	100.00	3,535.17	100.00	
Singapore	-	-	7.70	0.10	-	-	-	-	
Nigeria	4.28	0.12	8.33	0.11	-	-	-	-	
UAE	-	-	0.17	0.00	-	-	-	-	
Total	3,429.34	100.00	7,553.03	100.00	4,660.47	100.00	3,535.17	100.00	

CAPACITY UTILIZATION

Description	Particulars	UOM	31st July 2023	31st March 2023	31st March 2022	31st March 2021
Overall Plant	Installed capacity	MVA	2500.00	2500.00	2500.00	2500.00
& Machinery	Actual production	MVA	201.00	758.27	192.45	245.13
Capacity	Capacity Utilized	%	24.12 [@]	30.33	7.70	9.81

ORGANISATIONAL CHART



OUR HISTORY AND CERTAIN OTHER CORPORATE MATTERS

CHANGES IN OUR REGISTERED OFFICE

The Registered Office of the Company is presently situated at No.55, SIDCO Industrial Estate, Thirumazhisai, Thiruvallur Chennai Tamil Nadu- 600124. The details of change of Registered Office of the Company are as follows:

Sr. No.	Date	of	Shifted from	Shifted to	Reason
	Change				
1.	13-07-		No. 16, Susmith Apartment,	No.55, SIDCO	The Company has after due
	2023		Kandappan Colony, Gill Nagar,	Industrial Estate,	deliberation has changed its
			Choolamedu Chennai 600094	Thirumazhisai,	registered office to ensure
				Thiruvallur Chennai	better administration and
				Tamil Nadu- 600124	operational efficiencies,
					effective decision making and
					facilitate smoother day-to-day
					management of the Company.

OUR MANAGEMENT

BRIEF PROFILE OF THE DIRECTORS OF OUR COMPANY

Vee Rajmohan: The Managing Director i.e., Mr. Vee. Rajmohan has completed his Intermediate and enrolled for Bachelor of Engineering as his undergraduate program and having more than Three Decades experience is expertised in the commercial and technical sectors. Mr. Rajmohan has started his carrier from M/s. Venuss Herbo Aromatics Private Limited, Rajapalayam, Tamilnadu as Works Manager in the year 1990 and was in charge for the unit from construction to dispatch. His work area comprises of designing, extraction, erection of machineries and testing equipments till commissioning of the same was done by him. He with his field knowledge commenced the commercial operation of the unit. He has associated with M/s. Venuss Herbo Aromatics Private Limited until 2001. Thereafter, he established a Partnership Firm in the name and style of SUPREME POWER EQUIPMENTS in the year of 2001 catering to the Distribution Transformer requirements to cater our Local Electric Utility i.e., **Tamilnadu Electricity Board**.

In 2005, the partnership firm i.e., SUPREME POWER EQUIPMENTS was reconstituted as a private limited with facilities in all the sectors raised to manufacture and test Power and Distribution transformers upto 25MVA/132KV class under the name of SUPREME POWER EQUIPMENT PRIVATE LIMITED (SPEL). Since then, he was responsible for smooth operation of the Company and currently serving as Managing Director of the Company.

K V Pradeep Kumar: Mr. K.V. Pradeep whole time director of the Company has completed his Intermediate and completed Bachelor of Engineering as his undergraduate program and having experience of more than three decades in the field of Transformer Manufacturing and he is a Technocrat with a technical expertise in all the segments. His carrier was started from M/s. Indotech Transformers Limited (PROLEC GE), Chennai as Trainee Engineer (Quality Assurance) in the year 1991. In the year of 1997, he was promoted as Head – Quality Assurance to oversee design, production and testing of 100MVA/230KV class transformers. He, along with Mr. Vee Rajmohan established the partnership firm i.e., SUPREME POWER EQUIPMENTS. He is expertised in the Technical Specification of special type transformers such as Windmill and Inverter Duty Transformers involving Critical Design aspects to be adopted in the manufacture of these transformers. He developed the design and supplied a huge quantum of the same to almost all windmills and solar plants. Since then, he has been associated with the Company and is currently serving as whole time director.

The following table sets forth certain details regarding the members of our Company's Board as on the date of this Draft Red Herring Prospectus:

2	Mr. K V Pradeep Kumar			Indian Private
	<i>Designation:</i> Whole Time Director <i>Address:</i> F-2 New No. 28, Old No. 43 B, Gill Nagar 2nd Street, Choolaimedu, Chennai, Tamil Nadu 600094 <i>Date of Birth:</i> 26-06-1971	52 Years	51,26,905 Equity Shares (28.78% of the	CompaniesNilIndianPublicCompaniesNilSection 8 companies
	Occupation: Service		Pre -issue shareholding)	Nil Indian LLPs
	Nationality: Indian			Nil
	<i>Term:</i> 3 Years From 31-08-2023			
	Date of Appointment: 31-08-2023			
	DIN: 10218276			

SHAREHOLDING OF DIRECTORS IN OUR COMPANY

As per the Articles of Association of our Company, a director is not required to hold any shares in our Company to qualify him for the office of the Director of our Company. The following table details the shareholding in our Company of our Directors in their personal capacity, as on the date of this Draft Red Herring Prospectus:

Sr. No.	Name of the Directors	No. of Equity Shares held	% of pre-issue paid-up Equity Share capital in our Company
1.	Mr. Vee Rajmohan	77,37,930	43.44%
2.	Mr. K V Pradeep Kumar	51,26,905	28.78%

SHAREHOLDING OF THE KEY MANAGERIAL PERSONNEL

Except the following, none of our Key Managerial Personnel is holding any Equity Shares in our Company as on the date of this Draft Red Herring Prospectus:

Sr. No		No. of Equity Shares held	% of pre-issue paid-up Equity Share capital in our Company
1.	Mr. Vee Rajmohan	77,37,930	43.44%
2.	Mr. K V Pradeep Kumar	51,26,905	28.78%

CHANGES IN THE BOARD FOR THE LAST THREE YEARS

Save and except as mentioned below, there had been no change in the Directorship during the last three (3) years:

Name of Director	Date of Event	Reason for Change
Mr. Vee Rajmohan	31-08-2023	Change in Designation from Director to Managing Director and
		Chairman
Mr. K V Pradeep Kumar	31-08-2023	Appointment as Whole Time Director
Mr. Devaraja Iyer Krishna Iyer	31-08-2023	Appointment as Non Executive Non Independent Director
Mr. Perumal Ravikumar	31-08-2023	Appointment as Independent Director
Ms. Saimathy Soupramanien	31-08-2023	Appointment as Independent Director
Ms. Savita Pradeep	15-09-2023	Ms. Savita Pradeep has, taking into account her age and ongoing
		health issues, tendered her resignation from the directorship of
		the Company on 15-09-2023.

OUR PROMOTERS

The Promoters of our Company are:

S. N.	Name	Category	No. of Shares
1.	Mr. Vee Rajmohan	Individual	77,37,930
2.	Mr. K V Pradeep Kumar	Individual	51,26,905

For details of the build-up of our promoters" shareholding in our Company, see section titled "Capital Structure" beginning on page 57 of this Draft Red Herring Prospectus.

Brief Profile of Our Individual Promoters is as under:

	Mr. Vee. Rajmohan has completed his Intermediate and enrolled for Bachelor of Engineering as his undergraduate program and having more than Three Decades experience is expertised in the commercial and technical sectors. Mr. Rajmohan has started his carrier from M/s. Venuss Herbo Aromatics Private Limited, Rajapalayam, Tamilnadu as Works Manager in the year 1990 and was in charge for the unit from construction to dispatch. His work area comprises of designing, extraction, erection of machineries and testing equipments till commissioning of the same was done by him. He with his field knowledge commenced the commercial operation of the unit. He has associated with M/s. Venuss Herbo Aromatics Private Limited until 2001. Thereafter, he established a Partnership Firm in the name and style of SUPREME POWER EQUIPMENTS in the year of 2001 catering to the Distribution Transformer requirements to cater our Local Electric Utility i.e., Tamilnadu Electricity Board . In 2005, the partnership firm i.e., SUPREME POWER EQUIPMENTS was reconstituted as a private limited with facilities in all the sectors raised to manufacture and test Power and Distribution transformers upto 25MVA/132KV class under the name of SUPREME POWER EQUIPMENT PRIVATE LIMITED (SPEL). Since then, he was responsible for smooth operation of the Company and currently serving as Managing Director of the Company.
	Mr. K.V. Pradeep whole time director of the Company has completed his Intermediate and completed Bachelor of Engineering as his undergraduate program and having experience of more than three decades in the field of Transformer Manufacturing and he is a Technocrat with a technical expertise in all the segments. His carrier was started from M/s. Indotech Transformers Limited (PROLEC GE), Chennai as Trainee Engineer (Quality Assurance) in the year 1991. In the year of 1997, he was promoted as Head – Quality Assurance to oversee design, production and testing of 100MVA/23OKV class transformers. He, along with Mr. Vee Rajmohan established the partnership firm i.e., SUPREME POWER EQUIPMENTS. He is expertised in the Technical Specification of special type transformers such as Windmill and Inverter Duty Transformers involving Critical Design aspects to be adopted in the manufacture of these transformers. He developed the design and supplied a huge quantum of the same to almost all windmills and solar plants. Since then, he has been associated with the Company and is currently serving as whole time director.
Age	52 Years
Date of Birth	26-06-1971
Address	F-2 New No. 28, Old No. 43 B, Gill Nagar 2nd Street, Choolaimedu, Chennai, Tamil Nadu 600094
Occupation	Service
Experience	20+ Years

No. of Equity Shares & % Of Shareholding (Pre-Offer)			51,26,905 Equity Shares (28.78% of the pre- issue equity share capital of the company)		
Directorship	&	Other	Indian Private Companies:		
Ventures			NIL		
			Indian Public Companies:		
			NIL		
			Section 8 Companies:		
			NIL		
			Indian LLPs:		
			NIL		

Interest as member of Our Company

Our Promoters hold 1,28,64,835 Equity Shares aggregating to 72.23% of pre-issue Equity Share Capital in our Company and are therefore interested to the extent of their respective shareholding and the dividend declared, if any, by our Company. Except to the extent of their respective shareholding in our Company and benefits provided to Mr. Vee Rajmohan and Mr. K V Pradeep Kumar given in the chapter titled *–Our Management* beginning on page number 151 of this Draft Red Herring Prospectus, our Promoters hold no other interest in our Company.

SECTION VII - LEGAL AND OTHER INFORMATION

OUTSTANDING LITIGATION AND MATERIAL DEVELOPMENTS

6. OUTSTANDING DUES TO SMALL SCALE UNDERTAKINGS OR ANY OTHER CREDITORS

As per the materiality policy of our company, a creditor of our company, shall be considered material ("Material Creditor") for disclosure in this Draft Red Herring Prospectus, if an amount due to such creditor exceeds 10% of the total consolidated trade payables.

As on July 31, 2023, our company has 28 MSME vendors as per the Micro, Small, Medium Enterprises Development Act, 2006 with aggregating payable or outstanding amounting to 352.45 Lakhs. Details of amounts outstanding to material and other creditors is as follows:

		(₹ in Lakhs)
Particulars	No. of Creditors	Amount
Dues to material creditors	3	1,004.26
Dues to MSME vendors	28	352.45
Dues to other creditors	124	1,426.05
Total	155	2782.76

Complete details of outstanding dues to our creditors as on July 31, 2023 is available at the website of our company i.e., <u>www.supremepower.in</u>. It is clarified that information provided on the website of our company is not a part of this Draft Red Herring Prospectus and should not be deemed to be incorporated by reference. Anyone placing reliance on any other source of information, including our company's website, <u>www.supremepower.in</u>. would be doing so at their own risk. For further details, please refer to the section titled "*Financial Information*" on page 180 of this Draft Red Herring Prospectus.

GOVERNMENT AND OTHER APPROVALS

BUSINESS RELATED CERTIFICATIONS

Our Company has received the following significant government and other approvals pertaining to ourbusiness:

Sr.No.	Authorization granted	Issuing Authority	Registration No./Reference No./License No.	Date of Issue/Date of Renewal	Validupto
1.	Udyam Registration Certificate	Ministry of Micro, Small and Medium Enterprise, GOI	UDYAM-TN-24- 0001196	18/08/2020	Valid until cancellation
2.	LEI Registered	Global Umbrella Organisation GLEIF(Global Legal Entity Identifier Foundation)	984500B4548B6REK E122	22/01/2022	22/01/2025
3.	Factory License	Government of Tamil Nadu (Directorate of Industrial Safety and Healthy)	TVR06857	12/11/2022	31/12/2027
4.	Fire Service Licence	District Officer, Fire and Rescue Services, Chennai	3730/2022	25/11/2022	24/11/2023
5.	Employees' Provident Funds and Miscellaneous Provisions Act, 1952	Office of the Regional Provident Fund Commissioner, New Delhi	TNAMB0067122000	02/06/2008	Valid until cancellation
6.	Employees State Insurance Act, 1948	Sub-Regional Officer, ESIC	51000888630000606	26-09-2009	Valid until cancellation
7	Air Pollution Control Licence	Tamil Nadu Pollution Control Board, Tiruvallur	2308242420257	23/01/2023	31/03/2027
8	Water Pollution Control Licence	Tamil Nadu Pollution Control Board, Tiruvallur	2308142420257	23/01/2023	31/03/2027

OTHER REGULATORY AND STATUTORY DISCLOSURES

PRICE INFORMATION AND THE TRACK RECORD OF THE PAST ISSUES HANDLED BY THE BOOK RUNNING LEAD MANAGER

Disclosure of Price Information of Past Issues Handled by Merchant Banker

TABLE 1

Sr. No.	Issue Name	Issue Size (Rs. in Cr.)	Issue Price (Rs.)	Listing Date	Operati ng Price on Listing Date	+/-% change in closing price, [+/-% change in closing benchmark]- 30th calendar days from listing	+/-% change in closing price, [+/-% change in closing benchmark]- 90th calendar days from listing	+/-% change in closing price, [+/-% change in closing benchmark]- 180th calendar days from listing
			Initi	al Public Offering - I	Main Boar	d		
				N.A.				
			Initial	Public Offering – SI	ME Exchai	nge		
1.	Drone Destination Limited	44.20	65.00	21 July 2023	102.10	21.99%	22.23%	N.A.
						(1.78%)	(0.61) %	
2.	Yudiz Solutions Limited	44.84	165.00	17 August 2023	181.40	(3.72%)	(17.56) %	N.A.
						4.72%	1.81%	
3.	Cellecor Gadgets Limited	d 50.77 92.00 28 September 2023		96.00	120.81%	N.A.	N.A.	
						(2.44) %		
4.	Inspire Films Limited	21.23	59.00	05 October 2023	70.20	N.A.	N.A.	N.A.
5.	Womancart Limited	9.56	86.00	27 October 2023	117.00	N.A.	N.A.	N.A.

SECTION XI - DECLARATION

We, hereby declare that, all the relevant provisions of Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities Exchange Board of India Act, 1992, as the case may be, have been complied with no statement made in the Draft Red Herring Prospectus is contrary to the provisions of the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made there under or regulations/guidelines issued, as the case may be. We further certify that all the statements made in this Draft Red Herring Prospectus are true and correct.

Signed by the Directors of our Company							
S.No.	Name	Category	Designation	DIN/PAN	Signature		
1.	Vee Rajmohan	Executive	Managing Director and Chairman	00844400	Sd/-		
2.	K V Pradeep Kumar	Executive	Whole-time director	10218276	Sd/-		
3.	Devaraja Iyer Krishna Iyer	Non- Executive	Non- Independent Director	09290465	Sd/-		
4.	Perumal Ravikumar	Non- Executive	Independent Director	09683689	Sd/-		
5.	Saimathy Soupramanien	Non- Executive	Independent Director	07657046	Sd/-		
S	igned by the "Chief Financ	ial Officer" an		ary & Complianc	e Officer" of our		
			Company				
6.	Priyanka Bansal	Full-time	Company Secretary and Compliance Officer	BWIPB9839H	Sd/-		
7.	Thulasiraman Boologa Nathan	Full-time	Chief Financial Officer	ADFPN2937F	Sd/-		

Place: Chennai Date: December 01, 2023