SWARNA SECURITIES LIMITED

(CIN: L52520AP1990PLC011031)

Ph: 0866 - 2575928

Date: 07/05/2025

To

Corporate Relationship Department BSE Limited, P.J. Towers, Dalal Street Mumbai - 400001

Dear Sirs,

SUB: Submission of Annual Report for the F.Y 2024-25 in compliance with Regulation 34 of SEBI (LODR) Regulations 2015

Ref: ISIN - INE595G01018 & SYMBOL: SWRNASE

In terms of Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are herewith enclosing the Annual Report of the Company along with Notice of AGM for the financial year 2024-2025, which is being sent to the Members in electronic mode and the Annual Report along with Notice is also being uploaded on the website https://www.swarnasecurities.com/ of the Company in the due course.

This is for your information and record.

Thanking You,

Yours Faithfully,

For Swarna Securities Limited

M Anil Kumar Company Secretary & Compliance Officer Membership No: A27989

Enclosed: a/a



Swarna Securities Limited

CIN- L52520AP1990PLC011031

35th ANNUAL REPORT 2024 -2025

Registered Office:

27-1-102, II Floor Governorpet, Vijayawada - 520 002. Phone :0866-2575928

www.swarnasecurities.com

Board of Directors

Sri M. Murali Krishna:Managing DirectorSmt. M.V.N.S. Sushma:Non-Executive DirectorSri P. Nandadeep:Independent DirectorSri V.E.Ch. Vidya Sagar:Independent Director

Sri M. Karunakar : Independent Director (up to 07.05.25)
Sri Kosaraju Nagesh Babu : Independent Director (w.e.f. 07.05.25)

Key Managerial Persons (KMP)

Sri M. Murali Krishna : Chairman and Managing Director

Sri M. Anil Kumar : Company Secretary & Compliance Officer

Sri Chaya Devi G : Chief Financial Officer.

Audit Committee (AC)

Sri P. Nandadeep : Chairman Sri V.E.Ch. Vidya Sagar : Member

Sri M. Karunakar : Member (up to 07.05.25)
Sri Kosaraju Nagesh Babu : Member (w.e.f. 07.05.25)

Nomination and Remuneration Committee (NRC)

Sri P. Nandadeep : Chairman Sri V.E.Ch. Vidya Sagar : Member

Sri M. Karunakar : Member (up to 07.05.25)
Sri Kosaraju Nagesh Babu : Member (w.e.f. 07.05.25)

Stakeholders Relationship Committee (SRC)

Sri P. Nandadeep : Chairman Sri V.E.Ch. Vidya Sagar : Member

Sri M. Karunakar : Member (up to 07.05.25)
Sri Kosaraju Nagesh Babu : Member (w.e.f. 07.05.25)

Registered Office

27-1-102, II Floor, Swarnalok Complex, Governorpet Eluru Road, Vijayawada - 520 002, AP, India.

Statutory Auditors

M/s. Seshadry & Company

29-36-37, Ammana Estates, Prakasam Rd,

Governor Peta, Vijayawada, Andhra Pradesh 520002.

Secretarial Auditors

M/s. Ganga Anil Kumar & Associates Practicing Company Secretaries 3-548, 1st Floor, Javahar Vidya Nikethan School Building, Undavalli Centre, Amaravati, AP – 522501

Main Bankers:

HDFC Bank Ltd

Registrars and Share Transfer Agents

Aarthi Consultants Private Limited

1-2-285, Domalguda, Hyderabad - 500029

Phone: 040-27638111 / 040-27638111 / 040-27638111 / 040-27638111

Email:<u>info@aarthiconsultants.com</u>
Web: <u>http://www.aarthiconsultants.com</u>

Listed at - BSE Limited

Corporate Identity Number - L52520AP1990PLC011031

ISIN - INE595G01018

Script Name - SWRNASE

Script Code - 531003

35th ANNUAL GENERAL MEETING

Day, Date : Saturday, the 31st May, 2025

Venue : M Hotel, D. No. 54-15-3, Srinagar Colony

Ring Road, Vijayawada- 520008, AP

Time : 10.00 A.M.

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NOTICE

NOTICE is hereby given that the "Thirty Fifth" (**35**th) Annual General Meeting ("**AGM**") of the members of the Company will be held on Saturday, the 31st day of May, 2025 at 10.00 AM at M Hotel, D. No. 54-15-3, Srinagar Colony, Ring Road, Vijayawada-520008 at to transact the following business:

ORDINARY BUSINESS:

1. To consider and adopt the Standalone Audited Financial Statements for the year ended 31st March, 2025 and reports of the Directors and Auditors thereon including all the annexures thereof.

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT the Audited Standalone Financial Statements of the Company for the financial year ended 31 March 2025, and the Reports of the Board of Directors and the Statutory Auditor thereon, as circulated to the Members, be and are hereby considered and adopted."

2. To re-appoint Smt. Venkata Naga Siva Sushma Muthavarapu (DIN: 01890545), as a Non-Executive Non-Independent Director of the Company who retires by rotation and being eligible, offers herself for re-appointment.

To consider and if thought fit, to pass, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 152 and all other applicable provisions of the Companies Act, 2013 read with Rules framed thereunder [including any statutory modification(s) or re-enactment(s) thereof for the time being in force], Smt. Venkata Naga Siva Sushma Muthavarapu (DIN: 01890545), Non-Executive Non Independent Director, who retires by rotation at this 35th Annual General Meeting, and being eligible for re-appointment, be and is hereby re-appointed as a Non-Executive Non Independent Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS

3. Re-appointment of Mr. M Murali Krishna (DIN: 01889812) as a Managing Director of the Company for a period of 5 years.

To consider and if thought fit, to pass, the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 152, 196, 197, 198 and 203 read with Schedule V of the Act, the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 other applicable provisions, if any, of the Companies Act 2013, and in terms of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or reenactment thereof for the time being in force), and the Articles of Association of the Company, the Company's Policy on Appointment and Remuneration of Directors and Senior Management and Succession Planning, as recommended by the Nomination and Remuneration Committee, and such other approvals, permissions and sanctions, as may be required and subject to such conditions and modifications, as may be prescribed or imposed by any of the authorities while granting such approvals, permissions and sanctions the consent of the members be and is hereby accorded to the re-appointment of Mr. M Murali Krishna as the Managing Director of the Company y, liable to retire by rotation for a further period of five years with effect from 01.06.2025 to 31.05.2030 (both days inclusive), without any remuneration."

"RESOLVED FURTHER THAT the approval of the Members of the Company be accorded to the Board of Directors of the Company (including any Committee thereof) to do all such acts, deeds, matters and things and to take all such steps as may be required in this connection including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

"RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things, as in its absolute discretion, it may consider, necessary, expedient or desirable in order to give effect to this resolution."

4. Appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431) as a Director of the Company.

To consider and, if thought fit, to pass the following Resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Sections 152, 160 and all other applicable provisions contained under the Companies Act, 2013 ("Act"), and in terms of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment thereof for the time being in force), the Company has received a notice in writing from a member under Section 160(1) of the Act proposing Sri. Kosaraju Nagesh Babu (DIN: 11067431) to the

office of Director of the Company, and as recommended by the Nomination and Remuneration Committee, be and is hereby appointed to the office of Director of the Company."

"RESOLVED FURTHER THAT approval of the Members of the Company be accorded to the Board of Directors of the Company (including any Committee thereof) to do all such acts, deeds, matters and things and to take all such steps as may be required in this connection including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

5. Appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431) as Non-Executive Independent Director of the Company.

To consider and, if thought fit, to pass the following Resolution as n **Special Resolution**:

"RESOLVED THAT pursuant to the provisions of section 149,150 and 152 read with Schedule IV and all other applicable provisions, if any, of the Companies Act, 2013 ("The Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) and SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015 as amended from time to time, the consent of the members of the Company be and hereby accorded for appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431), who has submitted a declaration that he meets the criteria of independence as provided in section 149(6) of the Act, as Non-Executive Independent Director of the Company for a period of 5 (Five) consecutive years with effect from 7th day of May, 2025 to 06th day of May, 2030, whose office shall not be liable to retire by rotation."

"RESOLVED FURTHER THAT approval of the Members of the Company be accorded to the Board of Directors of the Company (including any Committee thereof) to do all such acts, deeds, matters and things and to take all such steps as may be required in this connection including seeking all necessary approvals to give effect to this Resolution and to settle any questions, difficulties or doubts that may arise in this regard and further to execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

"RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things, as in its absolute discretion, it may consider, necessary, expedient or desirable in order to give effect to this resolution."

6. Appointment of Secretarial Auditors.

To consider, and if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 204 of the Companies Act, 2013, and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, read with Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any statutory modification(s) or re-enactment(s) thereof for the time being in force, **M/s Ganga Anil Kumar & Associates**, a sole proprietorship firm of Practicing Company Secretaries, (Firm Registration No. S2023AP952200), be and is hereby appointed as the Secretarial Auditors of the Company, for a term of five (5) consecutive financial years commencing from April 01, 2025 till March 31, 2030, at such remuneration as may be determined by the Board of Directors of the Company (including its Committee thereof) in consultation with the Secretarial Auditors."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof), be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this Resolution."

BY ORDER OF THE BOARD For **SWARNA SECURITIES LIMITED**

Sd/-(M. MURALI KRISHNA) Managing Director DIN: 01889812

Regd. Office:

27-1-102, 2nd Floor, Swarnalok Complex, Eluru Road, Governorpet, Vijayawada, Andhra Pradesh - 520002, India.

Tel.: +91-0866-2575928

Email: swarnasecurities@rediffmail.com

Web: www.swarnasecurities.com CIN- L52520AP1990PLC011031

Date: 07.05.2025 Place: Vijayawada

NOTES:

- O1 A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND SUCH A PROXY NEED NOT BE A MEMBER. THE PROXY FORMS, IN ORDER TO BE EFFECTIVE, SHALL BE LODGED WITH THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE MEETING.
- A person can act as proxy on behalf of members not exceeding 50 (fifty) in number and holding in the aggregate not more than 10 (ten) percent of the total share capital of the Company carrying voting rights. However, a member holding more than ten percent of the total share capital of the Company voting rights may appoint a single person as proxy and such person shall not act as proxy for any other shareholder.
- The Register of Members and Share Transfer Books of the Company will remain closed from Sunday, the 25th day of May, 2025 to Saturday, the 31st day of May, 2025 (Both days inclusive).
- O4 Shareholders desiring any information as regards accounts are requested to write to the Company at E-Mail: swarnasecurities@rediffmail.com seven days before the date of the Meeting so as to enable the Company to keep the information ready at the meeting.
- As a measure of economy, copies of the Annual Report will not be physically distributed at the Annual General Meeting. Members are requested to bring their copies of the Annual Report to the Meeting.
- As per SS-2, complete particulars of the venue of the Meeting through route map has been attached herewith the Notice.
 - Information in respect of M. Murali Krishna, the Managing Director being reappointment and other Directors who are being appointed / re-appointed as per the AGM Notice, is attached herewith as required under the Secretarial Standards on General Meetings (SS-2) issued by Institute of Company Secretaries of India ("ICSI").
- A proxy form is being sent herewith and is annexed to this Annual Report. Only registered members of the Company or any proxy appointed by such registered members may attend the AGM as provided under the provisions of the Companies Act, 2013.
- During the period beginning 24 hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, members would be entitled to inspect the proxies lodged, at any time during the business hours of the Company (10.00 a.m. to 1.00 p.m.), provided not less than 3 days' written notice is given to the Company.

- In case you are holding the Company's shares in dematerialized form, please contact your depository Participant and give suitable instructions to update and to notify any changes with respect to any changes of addresses, email id and other details.
- In case you are holding Company's shares in physical form, please inform Company's RTA to update and to notify any changes with respect to any changes of addresses, email id and other details.
- 11 Corporate members intending to send their authorized representatives to attend the meeting are requested to send to the Company a certified true copy of the Board resolution authorizing their representative to attend and vote on their behalf at the meeting.
- Relevant documents referred to in the accompanying Notice are open for inspection by the members at the registered office of the Company on all working days, between 11.00 A.M. to 1.00 P.M. up to the date of the meeting.
- Members / Proxies are requested to bring the attendance slip annexed to this Annual Report, duly filled in and executed for attending the Meeting.
- The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company / RTA.
- Electronic copies of the Notice for the 35th Annual General Meeting (AGM) and the Annual Report 2024-25 are being sent by electronic mode to all the members whose email IDs are registered with the Company / depository participant(s) and for members who have not registered their email addresses, physical copy of the Notice together with the Annual Report will be sent upon request only, at free of cost. The Notice together with the Annual Report is also available on the Company's Website https://www.swarnasecurities.com/annual-report.phpfor their download.
- 16 Under Rule 18 of Companies (Management and Administration) Rules, 2014, Members, who have not registered their E-Mail IDs, are requested to register their email address and changes therein with the Company / RTA in case of physical shares and with Depository Participants in case of dematerialized shares. Members are also requested to provide their Unique Identification Number and PAN (CIN in the case of Corporate Members) to the Company / RTA / Depository Participants.
- M/s. Ganga Anil Kumar & Associates, Company Secretaries in Practice, represented by Mr. Ganga Anil Kumar, CP No. 26347, M No. F11250, Amaravati, AP has been appointed as the Scrutinizer to Scrutinize the voting by ballot, remote e-Voting or polling at the meeting in a fair and transparent manner.

- The Company has fixed Saturday, the **24th May**, **2025** as **cut-off date** for identifying the Shareholders for determining the eligibility to vote by electronic means or in meeting by the ballot or polling. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off / entitlement date only shall be entitled to avail the facility of remote e-voting as well as voting at the meeting.
- 19 Members may address their queries / communications at swarnasecurities@rediffmail.com
- 20 (i) In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Rules, 2015 and Regulation 44 of the SEBI (LODR) Regulations, 2015, the Company is providing members a facility to exercise their right to vote at the Annual General Meeting by electronic means and the business may be transacted through such voting, through e-Voting services provided by Central Depository Services (India) Limited ("CDSL").

The EVSN is 250428002

- (ii) The facility for voting through ballot or polling paper shall also be made available at the meeting and members attending the meeting who have not already cast their vote by remote e-Voting shall be able to exercise their right at the meeting.
- (iii) The members who have cast their vote by remote e-Voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.

1. PROCEDUREFORREMOTEE-VOTING

- i. In compliance with the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, Regulation 44 of the SEBI Listing Regulations and in terms of SEBI vide circular no. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated December 9, 2020 in relation to e-Voting Facility Provided by Listed Entities, the Members are provided with the facility to cast their vote electronically, through the e-Voting services provided by Central Depository Services (India) Limited ("CDSL") by visiting their website at https://www.evotingindia.com/homepage.jsp on all the resolution(s) set forth in this Notice. The instructions for e-Voting are given herein below.
- ii. Pursuant to SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on "e-Voting facility provided by Listed Companies", e- Voting process will be enabled to all the individual demat account holders, by way of single login credential, through their demat accounts / websites of Depositories / DPs in order to increase the

- efficiency of the voting process.
- iii. Individual demat account holders would be able to cast their vote without having to register again with thee-Voting service provider (ESP) thereby not only facilitating seamless authentication but also ease and convenience of participating in e-Voting process. Shareholders are advised to update their mobile number and e-mail ID with their DPs to access e-Voting facility.

Remote e-Voting period

- iv. The remote e-Voting period commences on Wednesday, 28th May, 2025 at 9:00 A.M. (IST) and ends on Friday, 30th May, 2025 at 5:00 P.M. (IST). The remote e-voting module will be disabled by CDSL thereafter.
- v. The members who have cast their vote by remote-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- vi. The members are requested to note that -
 - (a) remote e-voting shall not be allowed beyond the said date and time;
 - (b) the members present at the meeting who have not cast their vote by remote-voting prior to the meeting are entitled to cast their vote through by use of polling paper or by using an electronic voting system by availing the remote e-voting facility which will be made available at the AGM venue.
- vii. The company opts to provide the same electronic voting system (i.e. CDSL e-Voting System) as used during remote e-voting during the general meeting, the said facility shall be in operation till all the resolutions are considered and voted upon in the meeting and may be used for voting only by the members attending the meeting and who have not exercised their right to vote through remote e-voting.

Cut-off Date

- viii. The voting rights of Members shall be in proportion to their share in the paid- up equity share capital of the Company as on the **cut-off date**, being **Saturday**, **24**th **May**, **2025**.
- ix. Any person holding shares in physical form and non-individual shareholders, who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if he / she is

- already registered with CDSL for remote e-Voting then he/she can use his/her existing User ID and password for casting the vote.
- x. In case of Individual Shareholders holding securities in demat mode and who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date may follow steps mentioned below under "Login method for remote e-Voting for Individual shareholders holding securities in demat mode."
- xi. The details of the process and manner for remote e-Voting are explained herein below:

Step1: Access to Depository e-Voting system in case of individual shareholders holding shares in demat mode.

Step 2: Access to CDSL e-Voting system in case of shareholders holding shares in physical and non-individual shareholders in demat mode.

Details on Step 1 are mentioned below:

1) Login method for remote e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

Type of shareholders	Login Method		
Individual Shareholders holding securities in demat mode with "NSDL"	 User already registered for IDeAS facility: Visit URL: https://eservices.nsdl.com/ Click on the "Beneficial Owner" icon under "Login" under 'IDeAS' section. On the new page, enter User ID and Password. Post successful authentication, click on "Access to e-Voting" Click on company name or e-Voting service provider and you will be re- directed to e-Voting service provider website for casting the vote during the remote e-Voting period. 		
	User not registered for IDeAS e-Services		
	 i. To register click on link: https://eservices.nsdl.com/ ii. Select "Register Online for IDeAS" or click at: https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp iii. Proceed with completing the required fields. iv. Follow steps given in points1 		
	3. Alternatively, by directly accessing thee-Voting website of NSDL		
	i. Open URL: https://www.evoting.nsdl.com/ ii. Click on the icon " Login " which is available under		

	 Shareholder/Member' section. iii. A new screen will open. You will have to enter your User ID (i.e. your sixteen-digit demat account number held with NSDL), Password / OTP and a Verification Code as shown on the screen. iv. Post successful authentication, you will be requested to select the name of the company and the e-Voting Service Provider name, i.e. CDSL. v. On successful selection, you will be redirected to CDSL e-Voting page for casting your vote during the remote e-Voting period.
Individual	1. Existing user who has opted for Easi/ Easiest:
Shareholders	
holding	i. VisitURL: https://web.cdslindia.com/myeasitoken/Registration/EasiR
securities in	egistration
demat mode	https://web.cdslindia.com/myeasitoken/Registration/Easie
with "CDSL"	stRegistration
	URL: http://www.cdslindia.com
	ii. Click on New System My easi
	iii. Login with your registered use rid and password.
	iv. The user will see thee-Voting Menu. The Menu will have
	links of ESP i.e. CDSL e-Voting portal.
	v. Click one-Voting service provider name to cast your vote.
	2. User not registered for Easi/Easiest
	i. Option to register available at
	https://web.cdslindia.com/myeasitoken/Registration/EasiRegistratio
	n
	ii. Proceed with completing the required fields.
	iii. Follow the steps given in point1.
	. •
	3. Alternatively, by directly accessing thee-Voting website of CDSL
	i. Visit URL: http://www.cdslindia.com
	ii. Provide your demat Account Number and PAN No.
	iii. System will authenticate user by sending OTP on registered
	Mobile & Email as recorded in the demat Account.
	iv. After successful authentication, user will be provided links
	for the respective ESP, i.e CDSL e-Voting system where the
	e- Voting is in progress.

Individual Shareholder login through their demat accounts/ Website of Depository Participant	I. II. III.	You can also login using the login credentials of your demat account through your DP registered with NSDL /CDSL for e-Voting facility. Once logged-in, you will be able 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 options available against company name or e-Voting service provider—CDSL and you will be redirected to e-Voting website of CDSL for casting your vote during the remote e-Voting period without any further authentication.
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Important note: Members who are unable to retrieve User ID / Password are advised to use Forgot user ID and Forgot Password option available at respective websites.

Help desk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details		
Securities held with CDSL	Please contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.comorcontactat022-23058738or 022-23058542-43		
Securities held with NSDL	Please contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30		

Details on Step 2 are mentioned below:

- 2) Login method for e-Voting for shareholders other than Individual's shareholders holding securities in demat mode and shareholders holding securities in physical mode.
 - A. Members whose email IDs are registered with the Company / Depository Participants(s), will receive an email from RTA / CDSL which will include details of E-Voting Event Number, USER ID and password. They will have to follow the following process:
 - i. Launch internet browser by typing the URL: https://www.evotingindia.com/homepage.jsp
 - ii. Enter the login credentials (i.e. User ID and password). In case of physical folio, User ID will be **EVSN i.e. 240601001**, followed by folio number. In case of Demat account, User ID will be your DP ID and Client ID. However, if you are already registered with CDSL for e-voting, you can use your existing User ID and password for casting the vote.
 - iii. After entering these details appropriately, click on "LOGIN"
 - iv. You will now reach password change Menu wherein you are required to mandatorily change your password. The new password shall comprise of minimum 8 characters with at least one upper case (A- Z), one lower case (a-z), one numeric value (0-9) and a special character (@,#,\$, etc.,). The system will prompt you to change your password and update your contact details like mobile number, email ID etc. on first login. You may also enter a secret question and answer of your choice to retrieve your password in case you forget it. It is strongly recommended that you do not share your password with any other person and that you take utmost care to keep your password confidential.
 - v. You need to login again with the new credentials
 - vi. On successful login, the system will prompt you to select the "EVSN" i.e. 250428002 'Swarna Securities Limited-AGM" and click on "Submit".
 - vii. On the voting page, enter the number of shares (which represents the number of votes) as on the Cut-off Date under "FOR/AGAINST" or alternatively, you may partially enter any number in "FOR" and partially "AGAINST" but the total number in "FOR/AGAINST" taken together shall not exceed your total shareholding as mentioned herein above. You may also choose the option ABSTAIN. If the Member does not indicate either "FOR" or "AGAINST" it will be treated as "ABSTAIN" and the shares held will not be counted under either head.

- viii. Members holding multiple folios/demat accounts shall choose the voting process separately for each folio/ demat accounts
 - ix. Voting has to be done for each item of the notice separately. In case you do not desire to cast your vote on any specific item, it will be treated as abstained.
 - x. You may then cast your vote by selecting an appropriate option and click on "**Submit**".
- xi. A confirmation box will be displayed. Click "OK" to confirm else "CANCEL" to modify. Once you have voted on the resolution (s), you will not be allowed to modify your vote. During the voting period, Members can login any number of times till they have voted on the Resolution(s).
- xii. Corporate / Institutional Members (i.e. other than Individuals, HUF, NRI etc.) are also required to send scanned certified true copy (PDF Format) of the Board Resolution/Authority Letter etc., authorizing its representative to attend the AGM on its behalf and to cast its vote through remote e-voting. Together with attested specimen signature(s) of the duly authorized representative(s), to the Scrutinizer at email id at with a copy anilkumar@ananyalegal.com marked helpdesk.evoting@cdslindia.com and Company swarnasecurities@rediffmail.com. The scanned image of the abovementioned documents should be in the naming format "Corporate Name Even No."
- B. Members whose email IDs are not registered with the Company / Depository Participants(s), and consequently the Notice of AGM and evoting instructions cannot be serviced, will have to follow the following process:
 - i. Members who have not registered their email address and in consequence the Notice of AGM and e-voting instructions cannot be serviced, may temporarily get their email address and mobile number registered with Depositories and RTA by accessing the respective websites and Members are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e- voting instructions along with the User ID and Password. In case of any queries, member may write to helpdesk.evoting@cdslindia.com.
 - ii. Alternatively, member may send an e-mail request at to the RTA at the email id info@aarthiconsultants.com or can contact at Phone(s): 040 27638111, 040-27638111 and 040-27638111 along with scanned copy of the signed copy of the request letter providing the email

address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the Notice of AGM and the e- voting instructions.

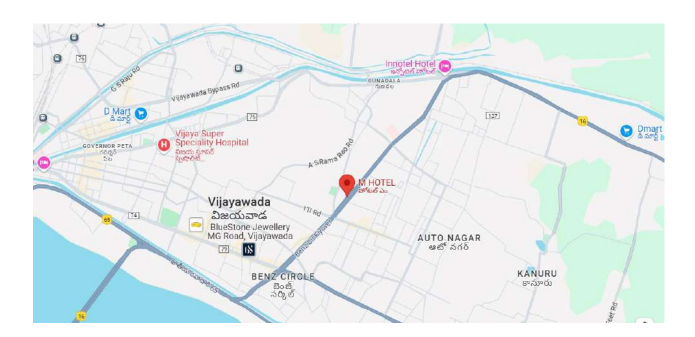
iii. After receiving thee-voting instructions, please follow all steps above to cast your vote by electronic means.

OTHER INSTRUCTIONS

- I. **Speaker Registration**: The Members who wish to speak during the meeting may register themselves as speakers for the AGM to express their views by sending an email at before the meeting. The Company reserves the right to restrict the speakers at the AGM to only those Members who have registered themselves, depending on the availability of time for the AGM.
- II. **Post your Question**: The Members who wish to post their questions prior to the meeting can do the same by using the above-mentioned mode.
- III. In case of any query and/or grievance, in respect of voting by electronic means, Members may refer to the Help & Frequently Asked Questions (FAQs) and E- voting user manual available at Help section of CDSL e-Voting at https://www.evotingindia.com/Help.jsp for any further clarifications you can contact e-Voting Helpdesk (Timings Monday Friday: 10:00 AM to 6.30 PM) Toll Free: 1800225533.
- IV. The Members, whose names appear in the Register of Members / list of Beneficial Owners after **Saturday**, **24th May**, **2025**, **being the cut-off date**, are not entitled to vote on the Resolutions set forth in this Notice. A person who is not a member as on the cut-off date should treat this Notice for information purposes only. Once the vote on a resolution(s) is cast by the Member, the Member shall not be allowed to change it subsequently.
- V. This AGM Notice is being sent to all the Members, whose names appear in the Register of Members / List of Beneficial Owners as received from National Securities Depository Limited (NSDL) / Central Depository Services (India) Limited (CDSL) as on Saturday, 24th May, 2025 being the cut-off date. In case a person has become a Member of the Company after dispatch of AGM Notice but on or before the cut-off date for E-voting, he/she may obtain the User ID and Password in the manner as mentioned below:
 - If the mobile number of the member is registered against Folio No./ DP ID Client ID, the member may send SMS: MYEPWD <space> E-Voting Event Number + Folio No. or DP ID Client ID to 9212993399
 - 1. Example for NSDL: MYEPWD<SPACE> IN12345612345678
 - 2. Example for CDSL: MYEPWD<SPACE> 1402345612345678
 - 3. Example for Physical: MYEPWD<SPACE> XXXX1234567890

- ii. If e-mail address or mobile number of the member is registered against Folio No. / DP ID Client ID, then on the homepage of https://www.evotingindia.com/homepage.jsp the member may click "Forgot Password" and enter Folio No. or DPID Client ID and PAN to generate a password.
- iii. Members who may require any technical assistance or support before or during the AGM are requested to contact CDSL e-Voting at https://www.evotingindia.com/Help.jsp for any further clarifications you can contact e-Voting Helpdesk (Timings Monday Friday: 10:00 AM to 6.30 PM) Toll Free: 1800225533.
- iv. The Scrutinizer shall, immediately after the conclusion of AGM, count the votes cast at the AGM and thereafter, unblock the votes cast through remote e-voting in the presence of at least two witnesses, who are not in the employment of the Company. The Scrutinizer shall submit a consolidated Scrutinizer's Report of the total votes cast in favor of or against, if any, within the prescribed time limit after the conclusion of the AGM to the Chairman or a person authorized by him. The Chairman or any other person authorized by him shall declare the result of the voting forthwith.
- v. The resolution(s) will be deemed to be passed on the AGM date subject to receipt of the requisite number of votes in favor of the resolution(s). The Results declared along with the Scrutinizer's Report(s) will be available on the website of the Company at https://www.swarnasecurities.com/ and Service Provider's website at https://www.evotingindia.com/homepage.jsp and the communication will be sent to the BSE Limited.

Route Map of AGM Venue



STATEMENT SETTING OUT MATERIAL FACTS UNDER SECTION 102 OF THE COMPANIES ACT, 2013 ("the Act")

The following Explanatory Statement sets out the relevant information as required by Section 102 and other applicable provisions, if any, of the Companies Act, 2013 read with rules framed there under and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the "SEBI Listing Regulations") as may be amended, modified, replaced, substituted, re-stated and/or re-issued from time to time:

Item No:3

The Managing Director was re-appointed for period of 5 years with effect from 01.06.2020 to 31.05.2025, without any remuneration in the 30th Annual General Meeting held on Thursday, the 23rd day of July, 2020. Therefore, the term of office of the Managing Director comes to an end at the ensuing 35th Annual General Meeting (35th AGM) to be held on 31st May, 2025.

Accordingly, the Board at its meeting held on 07.05.2025, as recommended by the Nomination and Remuneration Committee, approved the re-appointment of Mr. M Murali Krishna (DIN: 01889812) as a Managing Director of the company for a further term of 5 years with effect from 01-06-2025, subject to the shareholders' approval.

Considering the experience of the Managing Director in the fields of Driving the P & L, Business Management, Business Development and Leadership, your Board, recommends his appointment as set out at Item No. 3 of this Notice, for approval of the Members as a **Special Resolution**.

Further details of Mr. M Murali Krishna pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015, ("**Listing Regulations**") and Secretarial Standard-2 on General Meetings is provided in the Annexure to this Notice.

Being the promoter and current Managing Director of the Company, Mr. M Murali Krishna and being wife of Mr. M Murali Krishna, Smt. Venkata Naga Siva Sushma Muthavarapu (DIN: 01890545) are interested in this resolution. Except as stated above none of the Directors, Key Managerial Personnel or their relatives, are interested, financially or otherwise, in the Resolution as set out at Item No. 3 of this Notice.

<u>Item No:4 & 5</u>

The Board at its meeting held on 07.05.2025, as recommended by the Nomination and Remuneration Committee, approved the appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431) as an Independent Director of the Company for a term of 5 years with effect from 07-05-2025, subject to the shareholders' approval.

Considering the experience of Sri. Kosaraju Nagesh Babu in the fields of Engineering and Construction, your Board, recommends his appointment as set out at Item No. 4 & 5 of this Notice, for approval of the Members as an **Ordinary Resolution** and a **Special Resolution respectively**.

Further details of Sri. Kosaraju Nagesh Babu pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") and Secretarial Standard-2 on General Meetings is provided in the Annexure to this Notice.

None of the Directors, Key Managerial Personnel or their relatives, are interested, financially or otherwise, in the Resolution as set out at Item No. 4 & 5 of this Notice.

Item No:6

Pursuant to provisions of Section 204 of the Companies Act, 2013, and relevant rules thereunder, read with Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations, 2015"), every listed company is required to annex with its Board's Report, a secretarial audit report, issued by a Practicing Company Secretary. For this purpose, the Board of Directors of the Company had appointed M/s Ganga Anil Kumar & Associates ("GAKA"), a firm of Practicing Company Secretaries, as Secretarial Auditors of the Company for the financial year 2024 and they have issued their report which is annexed to the report of the Board of Directors of the Company as a part of the Annual Report.

SEBI vide its notification dated December 12, 2024, amended the SEBI Listing Regulations, 2015. The amended regulations require companies to obtain shareholders' approval for appointment of Secretarial Auditors, in addition to approval by the Board of Directors. Further, such Secretarial Auditor must be a peer reviewed company secretary and should not have incurred any of the disqualifications as specified by SEBI.

In light of the aforesaid, the Board of Directors of the Company, pursuant to the recommendations of the Audit Committee, has recommended appointment of GAKA, a firm of Practicing Company Secretaries, as the Secretarial Auditors of the Company for a term of five consecutive financial years commencing from April, 1, 2025 till March 31, 2030.

GAKA has a rich experience and the team is mentored by a senior professional of repute who has worked with a large conglomerates and government undertakings. Furthermore, in terms of the amended regulations, GAKA has provided a confirmation that they have subjected themselves to the peer review process of the Institute of Company Secretaries of India and hold a valid peer review certificate. GAKA has confirmed that they are not disqualified from being appointed as Secretarial Auditors and that they have no conflict of interest. GAKA has further furnished a declaration that they have not taken up any prohibited non-secretarial audit assignments for the Company.

The Board shall decide the remuneration for obtaining the secretarial audit certificate from time to time. The Company would also obtain certifications which are to be mandatorily received from the Secretarial Auditors under various statutory regulations from time to time, for which the auditors will be remunerated separately on mutually agreed terms. The Board of Directors and the Audit Committee shall approve the remuneration of the Secretarial Auditors.

None of the Directors and Key Managerial Personnel of the Company and their relatives, are concerned or interested, financially or otherwise, in this resolution. Hence, the Board recommends the **Ordinary Resolution** set out at item number 6 of the notice for approval by the members.

BY ORDER OF THE BOARD For **SWARNA SECURITIES LIMITED**

Sd/-(M. MURALI KRISHNA) Managing Director DIN: 01889812

Regd. Office:

27-1-102, 2nd Floor, Swarnalok Complex, Eluru Road, Governorpet, Vijayawada, Andhra Pradesh - 520002, India.

Tel.: +91-0866-2575928

Email: swarnasecurities@rediffmail.com

Web: <u>www.swarnasecurities.com</u> CIN- L52520AP1990PLC011031

Date: 07.05.2025 Place: Vijayawada Details of Directors seeking appointment / re-appointment pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Clause 1.2.5 of Secretarial Standard - 2 on General Meetings.

Smt. Venkata Naga Siva Sushma Muthavarapu (DIN: 01890545)

Nationality	Indian	
Date of birth and age	02.11.1966 and 58 years	
Date of first appointment on the Board	11/07/2008	
Qualification	B. Sc	
Expertise in specific functional areas	Business Management, Promotion and marketing.	
Experience (including brief resume)	She has 30 years of experience in the field of Hospitality, Real estate, Hire Purchase, Financing etc.	
	She is director in many companies including Kandhari Hotels, Siva Credits etc.	
	She graduated in Bachelor of Science.	
Directorships of other Boards (including Directorships on the Board of listed companies) as on March 31, 2025	 Siva Credits Private Limited Mmk Farms Private Limited Bezawada Real Estates Private Limited Kandhari Hotels Pvt Ltd. Muthavarapu Leasing Private Limited Swarna Spinning Mills Private Limited 	
Memberships/ Chairmanship of Committees (including Memberships/Chairmanship of Committees of Board of listed entities) as on March 31, 2025	Nil	
Disclosure of inter-se relationships between directors and key managerial personnel	Her spouse is also one of the Directors and Promoter of the Company.	
Number of Equity shares held in the Company, including shareholding as a beneficial owner.	237400	
Details of Board / Committee Meetings attended during the year	Board Meetings – 06 Committee Meetings - NA	
Terms and conditions of Appointment	Appointed as Non-Executive Non-Independent Director eligible to retire by rotation with no remuneration.	

Details of Remuneration sought to be paid	Nil
Remuneration last drawn by the Director	Nil
Names of the listed entities from which the	NA
appointee has resigned in the past three	
years	

Mr. M Murali Krishna (DIN: 01889812)

Nationality	Indian	
Date of birth and age	010.06.1958 and 67 years	
Date of first appointment on the Board	01/06/2003	
Qualification	Post Graduate in Commerce i.e. M. Com.	
Expertise in specific functional areas	Driving P& L, Business Management and Leadership, Promotion and Marketing.	
Experience (including brief resume)	Mr. M Murali Krishna is a post graduate in commerce and has to his credit more than 35 years of experience in finance, re-finance, hire-purchase, banking, hospitality, real estate, engineering, agriculture commodities and organic produce. He is active member of several industry bodies in the state of Andhra Pradesh and national bodies including Chairman of most of them in the past.	
Directorships of other Boards (including Directorships on the Board of listed companies) as on March 31, 2025	1. Siva Credits (P) Ltd., 2. Muthavarapu Leasing (P) Ltd., 3. Kandhari Hotels (P) Ltd., 4. Swarna Spinning Mills Pvt. Ltd., 5. M.V.R. Estates (P) Ltd., 6. MVR Hotels & Estates (P) Ltd., 7. MMK Farms (P) Ltd., 8. Kakatiya Organic Farms & Resorts Pvt. Ltd., 9. Amaravati Kosta Marina & Club (P) Ltd.	
Memberships / Chairmanship of Committees (including Memberships / Chairmanship of Committees of Board of listed entities) as on March 31, 2025	Nil	
Disclosure of inter-se relationships between directors and key managerial personnel	His spouse is also one of the Directors and Promoter of the Company.	
Number of Equity shares held in the Company, including shareholding as a beneficial owner.	718750	
Details of Board / Committee Meetings attended during the year	Board Meetings – 06 Committee Meetings - NA	
Terms and conditions of Appointment	Appointed as Managing Director eligible to retire by rotation with no remuneration.	

Details of Remuneration sought to be paid	Nil
Remuneration last drawn by the Director	Nil
Names of the listed entities from which the	NA
appointee has resigned in the past three	
years	

Sri. Kosaraju Nagesh Babu (DIN: 11067431)

Nationality	Indian
Date of birth and age	11/09/1966 and 59 years
Date of first appointment on the Board	07/05/2025
Qualification	Diploma in Civil Engineering
Expertise in specific functional areas	Engineering, Project feasibility, conducting & supervising site surveys.
Experience (including brief resume)	Mr. Kosaraju Nagesh Babu is a highly experienced Civil Engineer with over 30 years of expertise in infrastructure development, construction management, and project execution. He holds a Diploma in Civil Engineering from AANM & VVRSR Polytechnic, Gudlavalleru, Andhra Pradesh, India. Throughout his career, he has contributed significantly to reputed organizations such as Kusalava International and The Krishna Industrial and Agricultural Exhibition Society, demonstrating a strong command over cost estimation, site surveying, infrastructure development and maintenance.
Directorships of other Boards (including Directorships on the Board of listed companies) as on March 31, 2025	Nil
Memberships/ Chairmanship of Committees (including Memberships/Chairmanship of Committees of Board of listed entities) as on March 31, 2025	Nil
Disclosure of inter-se relationships between directors and key managerial personnel	NA
Number of Equity shares held in the Company, including shareholding as a beneficial owner.	Nil

Details of Board / Committee Meetings attended during the year	Board Meetings – NA Committee Meetings - NA		
Terms and conditions of Appointment	Appointed for a period of 5 years w.e.f. 07/05/2025 as an Independent Director not required to retire by rotation with no remuneration or sitting fee.		
Details of Remuneration sought to be paid	Nil		
Remuneration last drawn by the Director	Nil		
Names of the listed entities from which the appointee has resigned in the past three years	NA		

BY ORDER OF THE BOARD For **SWARNA SECURITIES LIMITED**

Sd/-(M. MURALI KRISHNA) Managing Director DIN: 01889812

Regd. Office:

27-1-102, 2nd Floor, Swarnalok Complex, Eluru Road, Governorpet, Vijayawada, Andhra Pradesh - 520002, India.

Tel.: +91-0866-2575928

Email: swarnasecurities@rediffmail.com

Web: <u>www.swarnasecurities.com</u> CIN- L52520AP1990PLC011031

Date: 07.05.2025 Place: Vijayawada

DIRECTORS' REPORT

Your directors take pleasure in presenting their 35th Annual Report and the Audited Financial Statements of the Company for the year ending 31st March, 2025.

(Rupees in Lakhs)

FINANCIAL RESULTS:	Current Year 31-03-2025	Previous Year 31-03-2024
Total Income Less: Expenditure	143.09 37.05	127.33 34.41
Profit before depreciation Less: Depreciation	106.04 05.40	92.92 05.41
Profit before tax Less/Add: Provision for Taxation	100.64 19.65	87.51 16.00
Profit after tax	80.99	71.51
Earning per Equity share of face value of Rs. Basic Diluted	10/- each 2.70 2.70	2.38 2.38

Financial statements for the year ended March 31, 2025 have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.

There are no material departures from the prescribed norms stipulated by the accounting standards in preparation of the annual accounts. Accounting policies have been consistently applied, except where a newly issued accounting standard, if initially adopted, or a revision to an existing accounting standard, required a change in the accounting policy hitherto in use. The management evaluates all recently issued or revised accounting standards on an ongoing basis.

The Company discloses standalone financial results on a quarterly basis, which are subject to limited review and publishes standalone audited financial results annually.

STANDALONE OPERATIONS:

Total other income from the Company's standalone operations for 2025 was Rs. 143.09 Lakhs compared with Rs. 127.33 Lakhs in the previous financial year. Overall expenses were 37.05 Lakhs as against Rs. 34.41 Lakhs in the previous financial year. Profit before tax was 100.64 Lakhs as against Rs. 87.51 Lakhs in the previous financial year. Profit after tax was Rs. 80.99 Lakhs as against Rs. 71.51 Lakhs in the previous financial year.

A detailed analysis of the performance is included in the Management Discussion and Analysis Report, which forms part of the Annual Report.

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DIVIDEND:

With an intention to retain the profits, the Board do not recommend any dividend for the year 2024-25.

REVIEW OF OPERATIONS:

With the surrender of the NBFC certificate of registration to the Reserve Bank of India, the Company has stopped the business of non-banking finance company. There has been no fresh issue of any loans during the year. The Company has only been collecting the outstanding dues from its borrowers. Therefore, there is no business in the Company, has some non-operating income in the form of rent / lease and dividend.

PUBLIC DEPOSITS:

The Company had neither accepted nor held any public deposits during the year under review. In pursuance to Clause 5 (Part III) of the Non-Banking Finance Companies (Reserve Bank) Directions, 1998, your Directors wish to state that as on 31st March, 2025 there are no depositors who have not claimed or to whom the amount was not paid by the Company after the date on which the deposits became due for repayment and as on date there are no deposits that are matured and remained unclaimed or deposits that are claimed and remained unpaid.

FUTURE PROSPECTS:

After coming out of the non-banking finance business as mentioned hereinabove, the Company is intending to venture in to real estate and infra development sector. Plans are afoot to diversify the activities of the company in to other business sectors.

DIRECTORS AND KEY MANAGERIAL PERSONNELS:

As of March 31, 2025, your Company's Board had 5 members comprising of 1 Executive Director who is the Managing Director of the Company and 3 Independent Directors and 1 Non-Executive Non-Independent Woman Director. The details of Board and Committee composition, tenure of directors, and other details are available in the Corporate Governance Report, which forms part of this Annual Report.

As of March 31, 2025, your Company has 3 Key Managerial Personals ("**KMP**"). One MD, one CFO and one Company Secretary and the details are as follows.

1. Sri M. Murali Krishna : Chairman and Managing Director

2. Sri M. Anil Kumar : Compliance Officer & Company Secretary

3. Sri Chaya Devi G : Chief Financial Officer.

APPOINTMENT/CESSATION/CHANGE IN DESIGNATION OF DIRECTORS:

Retiring by rotation:

Smt. M.V.N.S. Sushma, is the only one Non-Executive Director on the Board who is liable for rotation as per the Act. Hence, she retires by rotation at this 35th Annual General Meeting, and being eligible for re-appointment, she herself offers for reappointment.

Therefore, the members may pass the resolution as stated in the AGM Notice.

Appointments:

Sri. M Murali Krishna (DIN: 01889812) the Managing Director of the Company being reappointed in the ensuing AGM for a further term of 5 years as stated in the AGM Notice.

Your Board appointed Sri P. Nandadeep as an Independent Director and Chairman of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committees in the Board Meeting held on 31-01-2024, thereafter, his appointment was approved by the shareholders in the EGM held on 30th April, 2024.

Sri. Kosaraju Nagesh Babu (DIN: 11067431) was appointed by the Board in it's meeting held on 07/05/2025 as an Additional Director (Independent Director) subject to the shareholders approval in the ensuing AGM.

Resignations:

Mr. Karunakar Mandava (DIN: 07256176) resigned as an independent Director of the Company w.e.f. 07/05/2025 due to his personal commitments only.

COMMITTEES OF BOARD:

As required under the Act and the SEBI Listing Regulations, your Company has constituted various Statutory Committees. As on March 31, 2025, your Board has constituted the following statutory committees:

- 1. Audit Committee
- 2. Nomination and Remuneration Committee
- 3. Stakeholders Relationship Committee

Details of all the committees such as terms of reference, composition, and meetings held during the year under review are disclosed in the Corporate Governance Report, which forms part of this Annual Report.

BOARD INDEPENDENCE:

Our definition of 'independence' of Directors is derived from Regulation 16(b) of the SEBI Listing Regulations, 2015, and Section 149(6) of the Companies Act, 2013. Based on the confirmation / disclosures received from the Directors, and on the evaluation of the independence of Directors during the Board evaluation process and assessing the veracity of disclosures, the following Non-Executive Directors are independent:

Sri P. Nandadeep : Independent Director
 Sri V.E.Ch. Vidya Sagar : Independent Director

Sri M. Karunakar
 Kosaraju Nagesh Babu
 Independent Director (up to 07/05/25)
 Independent Director (w.e.f. 07/05/25)

In the opinion of the Board, the Independent Directors fulfil the conditions specified under the Companies Act, 2013, the rules made thereunder and the SEBI Listing Regulations, 2015. They are independent of the Management and are persons of high integrity, expertise and experience. Further, in terms of Section 150 of the Companies Act, 2013, read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014, the Independent Directors of the Company have confirmed that they have registered themselves with the databank maintained

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by the Indian Institute of Corporate Affairs (IICA) and have passed the proficiency test, if applicable to them.

STATEMENT ON DECLARATION GIVEN BY INDEPENDENT DIRECTORS:

All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149 (6) of the Companies Act, 2013 and Regulation 16 (b) of SEBI (LODR) Regulations, 2015 and there has been no change in the circumstances which may affect their status as an Independent Director.

The Independent Directors have also given declaration of compliance with Rules 6(1) and 6(2) of the Companies (Appointment and Qualification of Directors) Rules, 2014, with respect to their name appearing in the data bank of Independent Directors maintained by the Indian Institute of Corporate Affairs.

INDEPENDENT DIRECTORS' MEETING:

The Independent Directors met on March 31, 2025, without the attendance of Non-Independent Directors and members of the management. The Independent Directors reviewed the performance of Non-Independent Directors, the Committees and your Board as a whole along with the performance of the Chairman of your Company, taking into account the views of Executive Directors and Non-Executive Directors and assessed the quality, quantity and timeliness of flow of information between the management and your Board that is necessary for your Board to effectively and reasonably perform their duties.

COMPLIANCE MONITORING FRAMEWORK:

The Company has a comprehensive framework for monitoring compliances with applicable laws and internal policies. Compliance reviews take place at multiple levels, including checks and controls in departments, audits by auditors, including secretarial auditors and reviews by Stakeholders' Relationship Committee.

DIRECTORS' RESPONSIBILITY STATEMENT:

Your directors wish to confirm that:

- in the preparation of annual accounts for the year ended 31st March, 2025, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;
- (ii) such accounting policies have been selected and applied consistently and judgments and estimates are made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at 31st March, 2025 and of the profit of the company for the year ended on that date;
- (iii) proper and sufficient care has been taken for maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safe guarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) accounts for the financial year ended on 31st March, 2025 are prepared on a going-concern basis.

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- (v) internal financial controls to be followed by the Company has been laid down and such internal financial controls are adequate and are operating effectively; and
- (vi) proper systems have been devised to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.

INTERNAL FINANCIAL CONTROLS:

The Company has in place adequate internal financial controls with reference to the financial statements. During the year, such controls were tested and no reportable material weakness in design or operation were observed.

CONSERVATION OF ENERGY&TECHNOLOGY ABSORPTION:

Your Company not being a manufacturing company and no active business is carried out, therefore the Company has no much particulars to report in respect of Conservation of Energy and Technology Absorption as required under rule 8(3) of the Companies (Accounts) Rules, 2014. However, efforts are made to further reduce energy consumption.

Conservation of energy, technology absorption, foreign exchange earnings and outgo:

As per the provisions of Section 134(3)(m) of the Act 2013 and the rules made thereunder relating to the information, the details on conservation of energy, technology absorption to the extent applicable are given below:

(A) Conservation of energy: -				
(i)	Steps taken or impact on	Your company accords highest priority		
	conservation of energy	to energy conservation and is committed for energy conservation measures including regular review of energy consumption and effective control on utilization of energy. The company has taken all steps to conserve energy in the workplaces by educating and training the employees to conserve energy.		
(ii)	Steps taken for utilizing alternate sources of energy	The Company does not have any power generation units and did not produce / generate any renewal or conventional power.		
(iii)	Capital investment on energy conservation equipment's	The capital investment on energy conservation equipment is insignificant.		

(B) ⁻	(B) Technology absorption: -						
(i)	Efforts r absorption		towards	technology	The Company has adopted all new technology in terms of new software and hardware and latest machinery with automated processes available in the current Techno- environment and commensurate to the size, scale and complexity of its operations.		
(ii)	Benefits	deriv	ed lik	e product	Technology absorption has helped the		

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	-	ovement, cost reduction	
	•	luct development or impo stitution;	rt accurate service to the customers.
(iii)	(imp	case of imported technolog orted during the last three year oned from the beginning of th ncial year)- Details of technology imported	e Nil
	(b)	Year of import	N.A
	(c)	Whether the technology beef fully absorbed	N.A
	(d)	If not fully absorbed, area where absorption has not taken place, and the reasor thereof; and	ot _{N A}
(iv)		enditure incurred on Researc	h Revenue: Nil
	and	Development	Capital : Nil

C. Foreign Exchange Earnings and Outgo

Particulars	31.03.2025 (Rs. Lakhs)
Foreign Exchange Earnings	0
Foreign Exchange Outgo	0

STATUTORY AUDITORS AND REPORT:

M/s. Seshadry & Company, Chartered Accountants, the Auditors of the Company, were appointed as such during the 32nd Annual General Meeting of the Company to hold office till the conclusion of the 37th Annual General Meeting. Therefore, they hold the office as statutory auditors of the Company till the conclusion of the 37th Annual General Meeting of the Company.

The Audit Report is self-explanatory and the same is placed hereunder for your reference and do not call for any further comments. The Auditor's Report does not contain any qualification, reservation or adverse remark. The Statutory Auditor also did not report any incident of fraud to the Audit Committee of the Company in the year under review.

SECRETARIAL AUDITOR & REPORT:

The Board has appointed M/s. Ganga Anil Kumar & Associates ("GAKA"), Practicing Company Secretaries, FRN- S2023AP952200, to conduct the Secretarial Audit for the financial year 2024-25. The Secretarial Audit Report for the financial year ended 31st March, 2025 is annexed herewith as "Annexure - I". The report does not contain any qualification, reservation or adverse remark.

Further, in terms of the SEBI (Listing Obligations & Disclosure Requirements) (Third Amendment) Regulation, 2024, the Board has recommended appointment of GAKA as the Secretarial Auditors of the Company for a term of five consecutive financial years commencing from April 01, 2025 till March 31, 2030. The appointment will be subject to shareholder's approval at the ensuing AGM.

Therefore, your Board recommends the appointment of GAKA as stated in the AGM Notice.

COST AUDITOR AND DISCLOSURE ON MAINTENANCE OF COST RECORDS AS REQUIRED UNDER SECTION 148(1) OF THE COMPANIES ACT, 2013

The Company is not required to maintain the cost records in respect of its business under Section 148 of the Companies Act, read with Companies (Audit & Auditors') Rules, 2014 and the Companies (Cost Records and Audit) Rules, 2014 for the FY 2024-25.

SECRETARIAL STANDARDS:

During the year under review, your Company has complied with all the applicable provisions of Secretarial Standard-1 and Secretarial Standard-2 issued by the Institute of Company Secretaries of India.

ANNUAL RETURN:

Pursuant to Section 92(3) every company shall place a copy of the annual return on the website of the company, if any, and the web-link of such annual return shall be disclosed in the Board's report. Accordingly, the Annual Return of the Company will placed be in the website of the company publicly https://www.swarnasecurities.com/annual-report-MGT-9s.php. is This available in the MCA portal at www.mca.gov.in also.

MEETINGS:

A calendar of meetings is prepared and circulated in advance to the Directors. During the year Seven Board Meetings and four Audit Committee Meetings were convened and held and one meeting each of Nomination and Remuneration Committee and Stakeholders Relationship Committee was held; the complete details of which are given in the Corporate Governance Report attached hereunder in the Annual Report. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013.

LISTING:

The shares of the Company were listed in BSE Ltd., Mumbai and the listing fee has been paid up to financial year 2024-25. The shares of the Company are being actively traded in the BSE stock exchange.

INFORMATION ABOUT THE FINANCIAL PERFORMANCE / FINANCIAL POSITION OF THE SUBSIDIARIES / ASSOCIATES/ JV:

The Company does not have any subsidiaries or JVs and Associate Companies.

PARTICULARS OF EMPLOYEES:

There are no employees covered in terms of the provisions of section 197(12) of the Act read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 to furnish the particulars mentioned in Rule 5(1) thereof.

EMPLOYEE STOCK OPTION SCHEMES:

The Company has no employee stock option schemes in place of on the date of review period.

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CEO AND CFO CERTIFICATION:

A certificate from Sri M. Murali Krishna, Managing Director & Sri Chaya Devi G, CFO, pursuant to the provisions of the SEBI Listing Regulations, 2015, for the year under review was placed before the Board of Directors of the Company at its meeting held on May 07, 2025. CEO and CFO certification forms and part of the annual report.

RISK MANAGEMENT FRAMEWORK:

Risk management is embedded in your Company's operating framework. Your Company believes that managing risks helps in maximizing returns. The Company's approach to addressing business risks is comprehensive and includes periodic review of such risks and a framework for mitigating controls and reporting mechanism of such risks. The risk management framework is reviewed periodically by the Board and the Audit Committee.

CORPORATE SOCIAL RESPONSIBILITY (CSR):

The present financial position of your Company does not mandate the implementation of corporate social responsibility activities pursuant to the provisions of Section 135 and Schedule VII of the Companies Act, 2013. The Company will constitute CSR Committee, develop CSR policy and implement the CSR initiatives whenever it is applicable to the Company.

AUDIT COMMITTEE:

The Board has constituted Audit Committee as per the provisions of Section 177 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The composition, attendance, powers and role of the Audit Committee are included in Corporate Governance Report. All the recommendations made by the Audit Committee were accepted by the Board of Directors.

ANNUAL EVALUATION OF BOARD PERFORMANCE AND PERFORMANCE OF ITS COMMITTEES AND OF DIRECTORS:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out the annual performance evaluation of its own performance and the Directors individually as well as the evaluation of the working of its Audit and other Committees.

A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance. A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgment, safeguarding the interest of the Company and its minority shareholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non-Independent Directors was carried out by the Independent Directors who also reviewed the performance of the Secretarial Department. The Directors expressed their satisfaction with the evaluation process.

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ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Board has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of the accounting records, and timely preparation of reliable financial disclosures. The Internal Audit Reports were reviewed periodically by Audit Committee as well as by the Board.

Further, the Board annually reviews the effectiveness of the Company's internal control system. The Directors and Management confirm that the Internal Financial Controls (IFC) is adequate with respect to the operations of the Company. A report of Auditors pursuant to Section 143(3) (i) of the Companies Act, 2013 certifying the adequacy of Internal Financial Controls is annexed with the Auditors report.

NOMINATION AND REMUENRATION POLICY:

A committee of the Board named as "Nomination and Remuneration Committee" has been constituted to comply with the provisions of section 178 of Companies Act, 2013 and Regulation 19 of SEBI (LODR) Regulations, 2015 to recommend a policy of the Company on directors' appointment and remuneration, including criteria for determining qualifications, positive attributes, independence of a director and other matters and to frame proper systems for identification, appointment of Directors & KMPs, Payment of Remuneration to them and Evaluation of their performance and to recommend the same to the Board from time to time. The policy is also posted in section the company's website investors of https://www.swarnasecurities.com/pdf/policies/Nomination-&-Remuneration-Policy.pdf.

POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION AND OTHER MATTERS:

(a) Procedure for Nomination and Appointment of Directors:

The Nomination and Remuneration Committee has been formed pursuant to and in compliance with Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and pursuant to Section 178 of the Companies Act, 2013. The main object of this Committee is to identify persons who are qualified to become directors and who may be appointed in senior management of the Company, recommend to the Board their appointment and removal and shall carry out evaluation of every Director's performance, recommend the remuneration package of both the Executive and the Non-Executive Directors on the Board and also the remuneration of Senior Management, one level below the Board. The Committee reviews the remuneration package payable to Executive Director(s) and recommends to the Board the same and acts in terms of reference of the Board from time to time.

On the recommendation of the Nomination and Remuneration Committee, the Board has adopted and frameda Nomination and Remuneration policy for the Directors, Key Managerial Personnel and other employees pursuant to the provisions of the Companies Act, 2013 and SEBI Listing Regulations.

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The remuneration paid to Directors, Key Managerial Personnel and all other employees is in accordance with the Nomination and Remuneration policy of the Company.

The Nomination and Remuneration Policy and other matters provided in Section 178 (3) of the Act and Regulation 19 of SEBI Listing Regulations have been disclosed in the Corporate Governance Report, which forms part of this Annual Report.

(b) Familiarization/Orientation program for Independent Directors:

Your Board is regularly updated on changes in statutory provisions, as applicable to your Company. Your Board is also updated on the operations, key trends and risk universe applicable to your Company's business. It is the general practice of the Company to notify the changes in all the applicable laws from time to time in every Board Meeting conducted. The company has conducted the following familiarization programmes to independent directors during the year.

S No	Topic Covered	Directors Attended	Duration	Date
1	Insolvency and Bankruptcy Code.	Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar	2 Hour	30 May 2024
2	Insider Trading Role and Responsibility of the Independent Directors and Integrity	Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar	2 Hours	31st July, 2024.
3	1. Compliances required under SEBI (LODR) Regulations and Companies Act, 2013. 2. Insider Trading Regulations and SDD 3. The amendments in the Companies Act, 2013, Rules prescribed there under, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015	Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar	2.5 Hours	31 st January, 2025.

The details of familiarization programs for Independent Directors are also posted on the website of the Company at https://www.swarnasecurities.com.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS:

No Loans, Guarantees and Investments under the provisions of Section 186 of the Companies Act, 2013 are given during the financial year.

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DEPOSITS:

The Company has neither accepted nor renewed any deposits falling within the provisions of Sections 73 and 76 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014 from the its member and public during the Financial Year.

POLICY ON PREVENTION, PROHIBITION AND REDRESSAL OF SEXUAL HARASSMENT AT WORK PLACE:

Your Company strongly supports the rights of all its employees to work in an environment, free from all forms of harassment. The Company has adopted a Policy on Prevention, Prohibition and Redressal of Sexual Harassment at workplace as per the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made there under. The policy aims to provide protection to Employees at the workplace and prevent and redress complaints of sexual harassment and for matters connected or incidental thereto, with the objective of providing a safe working environment, where Employees feel secure. The Company has proper procedures in place to address the concerns and complaints of sexual harassment and to recommend appropriate action.

The Company has not received any complaint on sexual harassment during the year.

VIGIL MECHANISM / WHISTLE BLOWER POLICY:

The Company has a Whistle Blower Policy framed to deal with instance of fraud and mismanagement if any, in the Company. The details of the Policy are explained in the Corporate Governance Report and also posted on the website of the Company at the following link:

https://www.swarnasecurities.com/pdf/policies/Whistle-Blower-Policy.pdf

RELATED PARTY TRANSACTIONS:

During the year under review, there were no related party transactions. Hence, a disclosure in Form AOC-2 is not applicable. As required under Regulation 46 (2) (g) of SEBI (LODR) Regulations, 2015, the Company has developed a Policy on Related Party Transactions in accordance with provisions of all applicable laws for the purpose of identification and monitoring of such transactions. The Policy on dealing with related party transactions is available on the website of the Company at the following link:

https://www.swarnasecurities.com/pdf/policies/Policy-on-Related-Party-Transactions.pdf

CODE FOR PREVENTION OF INSIDER TRADING

Your Company has adopted a Code of Conduct ("Code") to regulate, monitor and report trading in Company's shares by Company's designated persons and their immediate relatives as per the requirements under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015. The Code, inter alia, lays down the procedures to be followed by designated persons while trading/dealing in your Company's shares and sharing Unpublished Price Sensitive Information("UPSI"). The Code covers your Company's obligation to maintain a digital database, mechanism for prevention of insider trading and handling of UPSI, and the process to familiarize with the sensitivity of UPSI. Further, it also includes

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code for practices and procedures for fair disclosure of unpublished price sensitive information which has been made available on your Company's website at https://www.swarnasecurities.com/pdf/policies/Code-of-Insider-Trading.pdf

The employees undergo a mandatory training/certification on this Code to sensitize themselves and strengthen their awareness.

CYBER SECURITY:

In view of increased cyberattack scenarios, the cyber security maturity is reviewed periodically and the processes, technology controls are being enhanced in-line with the threat scenarios. Your Company's technology environment is enabled with real time security monitoring with requisite controls at various layers starting from end user machines to network, application and the data.

During the year under review, your Company did not face any incidents or breaches or loss of data breach in cyber security.

MANAGEMENT DISCUSSION AND ANALYSIS:

A detailed report on Management Discussion and Analysis as stipulated under clause 49 of the listing agreement is attached to this report.

CORPORATE GOVERNANCE REPORT:

The Company has been making every endeavor to bring more transparency in the conduct of its business. As per the requirements of the per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a compliance report on Corporate Governance for the year 2024-25 and a Certificate from the Secretarial Auditor is furnished, which form part of this Annual Report.

A detailed and separate report on Corporate Governance along with the certificates from the Statutory Auditors of the Company regarding compliance of Corporate Governance as stipulated under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached hereunder to this report.

However, in view of the exemptions available under regulation 15(2) of the Listing Regulations, the compliance with the corporate governance provisions as specified in regulations 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 26A, 27 and clauses (b) to (i) and (t) of sub-regulation (2) of regulation 46 and para C, D and E of Schedule V shall not apply to the Company for the year ended 31 March, 2025. Nevertheless, company following all corporate governance provision voluntarily.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS:

No orders passed by the Any Regulator / Courts which would impact the future operations / going concern status of the Company.

There were about Rs. 61.94 (excluding GST) SOP fines levied by the BSE for the delay submission of the disclosures under SEBI (LODR) Regulations, 2015 related to various quarter ranging from December, 2013 to September, 2020. However, certain SOP fines were not applicable to the Company as the CIRCULAR CIR/CFD/CMD/12/2015 dated November 30, 2015 came in to force w.e.f. Dec 01, 2015, therefore certain fines are not applicable to the Company.

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The Company has been making required correspondence with the BSE for clarifying the same. In view of the Company's waiver application to BSE on 03rd August, 2023 and following up for waiver of the fines, most of the SOP fines were either withdrawn or waived by BSC. As on 31/03/2025 the SOP fines reduced to Rs. 7,16,260 including GST. The Company is further following up with BSE for further reduction of the fines.

MATERIAL CHANGES AND COMMITMENTS:

There were no material changes and commitments affecting the financial position of the Company that have occurred between the end of the Financial Year 2024-25 of the Company and the date of the report.

EVENTS SUBSEQUENT TO THE DATE OF FINANCIAL STATEMENT TILL THE DATE OF DIRECTORS' REPORT:

There are no material changes and commitments affecting the financial position of the company between 31st March 2025 and the date of Board's Report.

TRANSFER TO RESERVES / OTHER EQUITY:

As permitted under the Act, your Board / Company has transferred the closing balance of the retained earnings of your Company for FY 2024-25, after all appropriations and adjustments to other Equity.

INCREASE IN ISSUED, SUBSCRIBED AND PAID-UP EQUITY SHARE CAPITAL:

During the year under review there are no changes in the paid up and authorized share capital of the Company. The current authorized Capital of the Company is Rs.3,60,00,000 and Paid-up Capital is Rs. 3,00,00,000/- and face value of the equity share is Rs. 10/- each.

During the year under review no allotments of shares.

DIVIDEND DISTRIBUTION POLICY

The Dividend Distribution Policy, in terms of Regulation 43A of the SEBI Listing Regulations is available on your Company's website on https://www.swarnasecurities.com/pdf/policies/Dividend-Distribution-Policy.pdf.

GENERAL DISCLOSURES:

As per Section 134 (3), other applicable provisional of the Companies Act 2013 and the rules made their under, the following discloser are made by your board of directors:

- a. There are no applications filed against the company under Insolvency and Bankruptcy Code ("**IBC**") 2016 during the year.
- b. No frauds have been reported by the Statutory Auditors under Section 143 of the Companies Act.
- c. No equity shares with differential voting rights were issued during the year.
- d. No securities were issued under Issue of Shares (Including Sweat Equity Shares) to employees of your Company under any scheme.

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- e. no one time settlement of loan obtained from the Banks or Financial Institutions.
- f. No revision of financial statements and Directors' Report of your Company during the period under review.
- g. no significant or material orders passed by the regulators or courts or tribunals that impact the going concern status and the Company's operations in the future.
- h. No buyback of shares during the year under review.

APPRECIATION:

Your directors wish to place on record their sincere appreciation to the Company's customers, Bankers, Financial Institutions and shareholders for their continued support and faith in the Company. A word of appreciation is also due to the employees of the Company for their hard work and commitment.

> For and on behalf of the Board Swarna Securities Limited

Place: VIJAYAWADA Date: 07.05.2025

> Sd/-M. Murali Krishna **Chairman & Managing Director** DIN: 01889812

Annexure - I

Form NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2025

(Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014)

To
The Members,
Swarna Securities Limited.

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **SWARNA SECURITIES LIMITED** (hereinafter called the '**Company**'). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March 2025, complied with the statutory provisions listed here under 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.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2025, according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the Rules made there under:
- ii. The Securities Contract (Regulation) Act, 1956('SCRA') and the Rules made there under:
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under,
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings.
- 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, 1992; (up to 14th may 2015) and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (Effective From 15th May 2015);
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; [Not Applicable as The Company Has Not Issued Any Further Share Capital During the Period Under Review]
- d) The Securities and Exchange Board of India (share-based employee benefits) Regulations, 2014; [Not applicable to the Company during the period of audit as there was no reportable event];
- e) The Securities and Exchange Board of India (Issue and listing of Debt Securities) Regulations, 2008 [Not applicable to the Company during the period of audit];
- f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Company Act and dealing with client; [Not applicable as the Company is not registered as the registrar to the issue and share transfer agent during the financial year under review of audit]
- g) The Securities and Exchange Board of India (Delisting of Equity Shares Regulations, 2009; (Not applicable to the Company during the period of audit as the Company has not delisted / proposed to delist its equity shares from Stock Exchange); and
- h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the Company during the period of audit as the Company has not bought back / proposed to buy-back any of its securities).
- The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not Applicable as the Company has not issued and listed Non-Convertible Securities during the financial year under review) and;
- j) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015.

vi. other laws specifically applicable to the company as per the representations made by the management.

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

- Secretarial Standards with regard to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India ("ICSI") was applicable and compiled.
- ii. The Listing Agreement entered into by the Company with BSE Limited.
- iii. The Company has given all publications as required relating to Board Meetings, Annual General Meetings, audited and unaudited financial results etc.
- iv. Section 203 of the Companies Act, 2013 is complied. The company had appointed a qualified Company Secretary as Compliance Officer of the Company as per regulation 6(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- v. The website of the Company is updated as per the requirements.
- vi. The company has appointed the internal auditor and met the compliance.

During the period under review the company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that 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.

All the decisions of the Board and Committees thereof were carried through with requisite majority.

We 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.

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We further report that during the review period, no major action having a bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. above have taken place.

The report is to be read with our letter of even date which is annexed as **Annexure A** and forms an integral part of this report.

For Ganga Anil Kumar & Associates
Practicing Company Secretaries
FRN- S2023AP952200

Ganga Anil Kumar, Proprietor M No: F11250 | CP No: 26347 UDIN: F011250G000246144

Peer Review Unique Code - I2022AP2433800

Place: Amaravati Date: 01/05/2025

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'ANNEXURE A'

To
The Members,
Swarna Securities Limited

Our Secretarial Audit Report of even Date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We 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. We believe that the processes and practices, we followed, provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- Where ever required, we 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. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the further viability of the company nor of the efficacy or effectiveness and with which the management has conducted the affairs of the Company.

For Ganga Anil Kumar & Associates Practicing Company Secretaries FRN- S2023AP952200

Ganga Anil Kumar, Proprietor M No: F11250 | CP No: 26347 UDIN: F011250G000246144 Peer Review Unique Code - I2022AP2433800

Place: Amaravati Date: 01/05/2025

REPORT ON CORPORATE GOVERNANCE

I. Your Company has been practicing the principles of good corporate governance and lays a strong emphasis on transparency, accountability and integrity. All the matters of strategy, significant developments etc., are routinely placed before the Board. The Audit, Nomination and Remuneration Committee and Stakeholders Relationship Committee meet regularly to consider the aspects relevant to each committee.

II. BOARD OF DIRECTORS

a)	Composition and Category of Directors as on 31st March, 2025				
S No	Name of Director	Category	Designation	No. of shares held	
1	Sri M. Murali Krishna	Executive Director	Chairman and Managing Director	7,18,750	
2	Smt. M.V.N.S. Sushma	Non-Executive Director and Non-Independent Women Director	Director	2,37,400	
3	Sri P. Nandadeep	Non-Executive Independent Director	Director	695	
4	Sri M. Karunakar	Non-Executive Independent Director	Director	NIL	
5	Sri V.E.Ch. Vidya Sagar	Non-Executive Independent Director	Director	100	

Selection criteria of Board Members

The Nomination and Remuneration Committee in accordance with the Company's Policy for determining the qualifications, positive attributes and independence of director and the requirements of the skill-sets of the Board considers eminent persons having an independent standing in their respective field and who can effectively contribute to the Company's business, for appointment of new Directors on the Board. The Policy for determining the qualifications, positive attributes and independence of director is available on the website of the Company.

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The Nomination and Remuneration Committee works with the Board to determine the appropriate characteristics, skills and experience required for the Board as a whole and for individual member. The Company has adopted Guidelines on selection criteria of Board members, which is available on the website of the Company.

Profiles of Directors

The profiles of Directors available at https://www.swarnasecurities.com/ give an insight into the education, expertise, skills and experience of your Board members, thus bringing diversity to the Board's deliberations.

Skills of Directors

Your Board aims to be comprised of Directors with the appropriate mix of skills, experience, expertise and diversity relevant to the Company's business and the Board's responsibilities. The objectives of the skills matrix adopted by the Board are to:

- * Identify the skills, knowledge, experience and capabilities that are considered to be desirable by Board as a whole, in order for the Board to fulfill its role and in light of the Company's strategic direction;
- * Ascertain the current skills, knowledge, experience and capabilities of the Board, and provide the incumbent Directors with an opportunity to reflect upon and discuss the current composition of the Board; and
- * Identify any gaps in skills or competencies that can be addressed in future Director Appointments.

Your Board considers the following key skills set out in the matrix collectively, which it considered to be desired of the Board of Directors of the Company:

Board skills and experience

- S1- Industry expertise
- S2- Executive leadership and Board experience
- S3- Expertise in financial matters
- S4- Corporate Governance
- S5- Strategy & Risk Management
- S6- Health, safety, environment and sustainability
- S7- M&A/Capital Markets
- S8- Sales, Marketing and Market Strategy

Board Competency Matrix:

Board of Directors	S1	S2	S3	S4	S5	S6	S7	S8
Sri M Murali Krishna	/	/	/	/	/	/	/	/
Smt. M.V.N.S. Sushma	/	/	/	/	/	/	/	Χ
Sri Karunakar Mandava	/	/	/	/	X	Χ	/	/
Sri V.E.Ch. Vidya Sagar	/	/	/	/	/	/	/	/
Sri P. Nandadeep	/	Χ	/	/	/	/	Χ	/

The current composition of your Company's Board includes directors with core industry experience and has all the key skills and experience set out above.

Relationship among Directors

None of the Independent Directors are related to each of other Directors on the Board. Sri M Murali Krishna and Smt. M.V.N.S. Sushma are husband and wife.

Membership term

According to the Articles of Association of the Company, at least two-thirds of the Board members shall be retiring Directors, excluding Independent Directors. One-third of such Directors are required to retire every year and, if eligible, the retiring Directors qualify for re-appointment.

The Managing Director is appointed by the shareholders for five years but can be reappointed on completion of the term, if eligible. The employment may be terminated by either party by giving three months' notice. Independent Directors may hold office for up to two terms of five years each subject to the Companies Act and SEBI (LODR) Regulations.

Attendance of Board Meetings and the last AGM

a) Attendance of each Director at the Board Meetings and the last AGM

Director	No. of Board Meetings	No of Board Meetings	Last AGM
Attendance	held	Attended	(Yes/No)
Sri M. Murali Krishna Smt. M.V.N.S. Sushma Sri P. Nandadeep Sri M. Karunakar Sri V.E.Ch. Vidya Sagar	06 06 06 06 06	06 06 06 06 06	Yes Yes Yes Yes Yes

b) Number of Other Directorships or Board Committees he/she is a member or

chairperson of

Name of Director	Number of Directorships	No of Member ships in Board Committees Other than SSL	Whether Member or Chairman
Sri M. Murali Krishna	09	0	
Sri M.V.N.S.Sushma	06	0	-
Sri P. Nandadeep	0	0	-
Sri M. Karunakar	0	0	-
Sri V.E.Ch. Vidya Sagar	0	0	-

c) Number of Board Meetings held and dates on which held

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Six Board Meetings were held during the financial year from 01.04.2024 to 31.03.2025. The dates on which the meetings were held are as follows:

24.04.2024, 30.05.2024, 28.06.2024, 31.07.2024, 30.10.2024, and 31.01.2025.

III. AUDIT COMMITTEE:

a) Terms of Reference:

The responsibilities of the Audit Committee include the overseeing of the financial reporting process to ensure a proper disclosure of the financial statements; recommending appointment/removal of the external auditors and fixing their remuneration; reviewing the quarterly, half yearly and annual financial results before submission to the Board; reviewing the adequacy of internal control systems; structure and staffing of the internal audit function, reviewing findings of the internal investigations and to make recommendations to the Board on any matter relating to the financial management of the Company including the Audit Report.

b) Composition

The Audit Committee has been formed in compliance of Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and pursuant to Section 177 of the Companies Act, 2013 comprising of 3 Independent Non-Executive Directors. The Following are the members of the Committee

.....

1.	Sri P. Nandadeep	Chairmar
2.	Sri M. Karunakar	Member
3.	Sri V.E.Ch. Vidya Sagar	Member

c) Meetings and Attendance of the Audit Committee during the year

A total of 4 meetings were held during the financial year from 01.04.2024 to 31.03.2025 on 30.05.2024, 31.07.2024, 31.10.2024 and 31.01.2025.

All the Members and the Chairman attended all the meetings.

IV. NOMINATION AND REMUNERATION COMMITTEE:

a) The Nomination and Remuneration Committee has been formed in compliance of Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and pursuant to Section 178 of the Companies Act, 2013 comprising of 3 Independent Non-Executive Directors. The Following are the members of the Committee.

b) Composition

1.	Sri P. Nandadeep	Chairman
2.	Sri M. Karunakar	Member
3	Sri V F Ch Vidya Sagar	Member

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c) Meetings and Attendance of the Nomination and Remuneration Committee during the year.

One meeting was held during the financial year from 01.04.2024 to 31.03.2025 on 31.01.2025.

All the Members and the Chairman attended the meeting.

REMUNERATION OF DIRECTORS:

All pecuniary relationship or transactions of the Non-Executive Directors:

The Company has not entered into any pecuniary transactions with the Non-Executive Directors. During the year, the Company has not paid any sitting fee or commission to any Directors.

Sitting fees and commission paid to Non-Executive Directors:

The company has not paid any sitting fees or commission to non-executive directors.

Criteria of making payments to Non-Executive Directors:

The Non-Executive Directors are not paid any payment during the year. The complete details of the Criteria of making payments to Non-Executive Directors are available in the Nomination and Remuneration Policy available in the following link of the website of the Company.

https://www.swarnasecurities.com/pdf/policies/Nomination-&-Remuneration-Policy.pdf

Disclosure with respect to remuneration:

During the year, the Company has not paid Remuneration to any Directors, KMP and other Employees.

The complete details of the Remuneration Policy of the Company is available in the Nomination and Remuneration Policy available in the following link of the website of the Company.

https://www.swarnasecurities.com/pdf/policies/Nomination-&-Remuneration-Policy.pdf

Managing Director:

Mr. M Murali Krishna, the Managing Director, has signed an agreement containing the terms and conditions of his employment. Key terms of the service contract and the remuneration package are mentioned in the Table below:

Appointment period.	5 Years
Remuneration and Perquisites.	Nil
Performance-linked Benefits.	Nil
Long-term benefits.	Nil
Notice period.	3 Months

V.STAKEHOLDERS RELATIONSHIP COMMITTEE:

a) The Board has constituted the Share Holders Committee which looks into shareholders and investors grievances. The Following are the members of the Committee.

b) Composition

The Stakeholders Relationship Committee has been formed in compliance of Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and pursuant to Section 178 of the Companies Act, 2013 comprising of 3 Independent Non-Executive Directors. The Following are the members of the Committee

1.	Sri P. Nandadeep	Chairman
2.	Sri M. Karunakar	Member
3.	Sri V.E.Ch. Vidva Sagar	Member

c) Meetings and Attendance of the Share Holders Committee during the year

One meeting was held during the financial year from 01.04.2024 to 31.03.2025 on 31.01.2025.

All the Members and the Chairman attended all the meeting.

d) During the year 2024-25, no shares were transferred and as at 31st March, 2025 there are no equity shares pending for transfer.

Framework for handling and monitoring shareholder complaints:

Shareholders are requested to approach the Company's RTA directly at the first instance for their grievances. If the RTA/Company does not resolve the grievance within the stipulated timeline or the shareholder is not satisfied with the RTA/Company's response, they may approach SEBI and file their grievance through SCORES, the centralized online system for lodging and tracking complaints.

Through SCORES, all activities, from the lodging of a complaint to disposal, are carried out online automatically and the status of every complaint can be checked online at any time. The Company is registered on SCORES and endeavors to resolve all investor complaints received through SCORES or otherwise within the prescribed timelines. SEBI has notified a revised framework for handling and monitoring investor complaints received through SCORES. This includes filing of an action taken report (ATR) by the Company, which will be automatically routed to the complainant through SCORES.

Shareholders can access the SCORES portal at https://scores.sebi.gov.in.

Further, SEBI introduced the common ODR portal to further streamline the complaint/dispute resolution mechanism, under the aegis of stock exchanges and Depositories (collectively referred to as market infrastructure) by establishing an online conciliation and arbitration process. Disputes between investors and listed companies (including their RTAs) can be referred for resolution through the ODR

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portal, provided such complaint/dispute is not pending before any arbitral process, court, tribunal or consumer forum.

It may be noted that in case the investor files a dispute on the ODR portal while the complaint is pending on SCORES, the complaint shall automatically be treated as disposed on SCORES. Shareholders can access the ODR portal at https://smartodr.in.

Complaints:

There are no complaints received during the year under review and as on 31st March, 2025 there are no complaints that are pending. Since the company has an inhouse secretarial department in addition to the common agency for transfers, the shareholders grievances, if any are promptly attended to.

For any queries / grievance, please contact:

Name of the Compliance Officer : M. Anil Kumar

Designation : Company Secretary & Compliance Officer Address : 2nd Floor, Swarnalok Complex, Eluru Road,

Governorpet, Vijayawada, Andhra Pradesh

520002, India.

Tel. : +91-0866-2575928

Email : <u>swarnasecurities@rediffmail.com</u>

Transfer of shares only in De-materialized (DEMAT) form:

Shareholders holding shares in Physical form may please note that effective December 5, 2018, the shares of the Company / any listed company and certain types of company's can be transferred only in dematerialized form, as per notification issued by SEBI. Please <u>click here</u> to know the process of de-materialization of physical shares.

Updating KYC details:

As per SEBI Circular SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021, as an on-going measure to enhance the ease of doing business for investors in the securities market, the following norms are followed by Listed Companies, Stock exchanges and RTAs.

- Common and simplified forms for processing any service request from the holder by the RTAs and Listed Companies.
- Mandatory furnishing of PAN, KYC details and Nomination by holders of physical securities.
- Folios without valid PAN, KYC details and Nomination on or after April 01, 2023, shall be frozen by the RTA.
- Compulsory linking of PAN and Aadhaar by all holders of physical securities.

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Shareholders are requested to use the following forms:

- 1. <u>Click here for Form ISR-1</u> to update KYC, PAN, Bank Details, Signature, Postal Address, Email and phone number etc.
- 2. <u>Click here for Form ISR-2</u> in case Major mismatch in signature or Signature Card is not available with company / RTA
- 3. **Nomination** (for all eligible folios)

Details of nomination details shall be furnished hard copy or through electronic mode with e-signature, separately for each company, as follows;

- o Nomination through Form SH-13 (Click here)
- o 'Declaration to Opt-out' Form ISR-3(Click here)
- o Cancellation / Change of nomination through Form SH-14(Click here)
- 4. Form ISR-4 (Click here) for Request for Duplicate Certificates, Split, Consolidation, Transmission, Transposition, Endorsement, Consolidation of Folios, Replacement / Exchange / Renewal of security certificates, Claiming from Unclaimed Suspense Account.

VI. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

The present financial position of your Company does not mandate the implementation of corporate social responsibility activities pursuant to the provisions of Section 135 and Schedule VII of the Companies Act, 2013. The Company will constitute CSR Committee, develop CSR policy and implement the CSR initiatives whenever it is applicable to the Company. At present, the Company does not have any CSR Committee.

VII. RISK MANAGEMENT COMMITTEE:

The Company is not required to constitute Risk Management Committee pursuant to Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

VIII. CODE OF CONDUCT:

All the Directors and senior management confirmed the compliance of code of conduct. The Company has posted the Code of Conduct for Directors and Senior Management on the website at the <u>following link</u>.

https://www.swarnasecurities.com/pdf/policies/Code-of-Conduct-Directors-&-Senior-Management.pdf

IX. MEETING OF INDEPENDENT DIRECTORS:

The Company's Independent Directors met without the presence of the Managing Director & CEO, Non-Executive, Non-Independent Directors, and the management team. The meeting(s) was / were informal, enabling the Independent Directors to discuss matters pertaining to the Company's affairs and put forth their combined views to the Board of Directors.

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During the year under review, the Independent Directors met on 31.01.2025, inter alia, to discuss:

- a. Evaluation of the performance of Non-Independent Directors and the Board of Directors as a whole;
- b. Evaluation of the performance of the Chairman of the Company, taking into account the views of the Executive and Non-Executive Directors.
- c. Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

All the Independent Directors were present at the Meeting.

X. FAMILIARIZATION PROGRAMME FOR BOARD MEMBERS:

A formal familiarization programme was conducted about the amendments in the Companies Act, 2013, Rules prescribed thereunder, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and all other applicable laws of the Company.

It is the general practice of the Company to notify the changes in all the applicable laws from time to time in every Board Meeting conducted.

The following familiarization programs for Independent Directors were conducted during the year 2024-2025 and the same are posted on the website of the Company.

nd Bankruptcy	Sri P. Nandadeep Sri V.E.Ch. Vidya	2 Hour	30 May
	Sagar Sri M. Karunakar		2024
ndent	Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar	2 Hours	31st July, 2024.
LODR) and ct, 2013. ding and SDD ments in the ct, 2013, bed there	Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar	2.5 Hours	31 st January, 2025.
	esponsibility ndent Integrity es required ODR) and ct, 2013. ding and SDD ments in the ct, 2013, bed there Listing and Disclosure	Responsibility ndent Sagar Sri W.E.Ch. Vidya Sagar Sri M. Karunakar Sri M. Karunakar Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar Sagar Sri V.E.Ch. Vidya Sagar Sri V.E.Ch. Vidya Sagar Sri V.E.Ch. Vidya Sagar Sri M. Karunakar Sri M.	Responsibility ndent Sagar Sri V.E.Ch. Vidya Sagar Sri M. Karunakar Sagar Sri M. Karunakar Sagar Sri M. Karunakar Sri P. Nandadeep Sri V.E.Ch. Vidya Sagar Sri M. Karunakar Sagar Sri M. Karunakar ding and SDD ments in the ct, 2013, bed there Listing

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Requirements)		
Regulations, 2015		

XI. PERFORMANCE EVALUATION:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Audit and other Committees.

A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance.

A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board, who were evaluated on parameters such as level of engagement and contribution, independence of judgment, safeguarding the interest of the Company and its minority shareholders etc. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non-Independent Directors was carried out by the Independent Directors who also reviewed the performance of the Secretarial Department. The Directors expressed their satisfaction with the evaluation process.

XII. ANNUAL GENERAL MEETINGS:

The Location and Time of the Annual General Meetings held during the last 3 years are as follows:

AGM	Date	Time	Venue	No of Special Resolutions
32nd	21.07.2022	11.00AM	D.No.54-15-3, Ring Road Vijayawada	, Nil
33rd	30.06.2023	11.00 A.M	D.No.54-15-3, Ring Road, Vijayawada	Nil
34th	28.06.2024	11.00 A.M	D.No.54-15-3, Ring Road, Vijayawada	*1

^{*} Appoint Mr. P. Nandadeep (DIN: 10353482) as an Independent Director of the Company.

For the year ended 31st March, 2025 there have been no ordinary or special resolutions passed by the Company's shareholders through postal ballot.

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XIII. DISCLOSURES:

- a) There are no non-compliances by the Company, penalties imposed on the Company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years except certain penalties related to SOP Fines as described in the Board's Report.
- b) No personnel have been denied direct access to the Audit Committee.
- c) All the mandatory requirements with respect to Corporate Governance are complied with as mentioned in this annual report.

XIV. MEANS OF COMMUNICATION:

The unaudited quarterly and annual financial results are sent to all the stock exchanges (I.e. BSE only) where the shares of the Company are listed. The results are also published in newspapers within 48hours from the conclusion of the Board meeting. All the quarterly financial statements, annual reports, disclosures to stock exchange are generally published in the website of the company at https://www.swarnasecurities.com/index.php.

The were no presentations made to institutional investors or to the analysts during the year.

The Whistle Blower policy of the company is available in the website of the Company at https://www.swarnasecurities.com/pdf/policies/Whistle-Blower-Policy.pdf

XV. GENERAL SHAREHOLDERS' INFORMATION:

i) AGM Date, Time and Venue : 31st May, 2025 at 10.00 A.M.

M Hotel, D.No. 54-15-3, Ring Road,

Vijavawada - 520008.

ii) Financial Year : 2024-25

iii) Date of Book Closure : 25th May, 2025 to 31st May, 2025

(Both days inclusive)

iv) Dividend Payment Date : Not Applicable

v) Listing on Stock Exchanges : BSE Limited

vi) Stock Code : SWRNASE

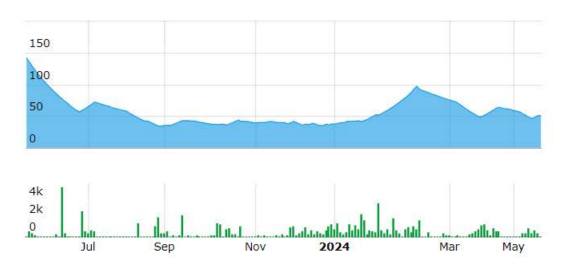
vii) Market Price Data :

	Apr.	May	June	July	Aug.	Sep.
	2024	2024	2024	2024	2024	2024
High	64.73	59.55	53.54	51.43	69.30	75.49
Low	47.36	44.27	44.45	50.40	43.81	48.93
	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.
	2024	2024	2024	2025	2025	2025

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High	69.90	84.49	82.50	76.92	75.00	88.70
Low	52.85	54.00	61.15	59.40	48.00	53.38

viii) Performance in comparison to Broad based indices:



ix) Registrar & Transfer Agents

: M/s Aarthi Consultants Private Limited 1-2-285, Domalguda, Hyderabad- 500029.

Email: info@aarthiconsultants.com

Phone:040-27638111

x) Share transfer System

: Transfers and dematerialization are handled by the Transfer Agents.

xi) Distribution of shareholding:

Slab of share holding	Share holders	Percentage	No of shares	Percentage
0-500	754	81.25	100043	3.34
501-1000	98	10.56	82055	2.74
1001-2000	36	3.88	57104	1.90
2001-3000	10	1.08	24254	0.80
3001-4000	6	0.65	21263	0.71
4001-5000	7	0.75	31682	1.06
5001-10000	4	0.43	27858	0.93
10001 and above	13	1.40	2655741	88.52
TOTAL	928	100	3000000	100

Category-wise shareholding pattern as on 31/03/2025:

S. No	Category	Number of Shares	% of Shareholding
1.	Promoter & Promoter Group	19,10,657	63.69
2.	Venture Capital Funds	2,000	0.07
3.	Bodies Corporate where State Government is	2,50,000	8.33

	a promoter		
4.	Resident Individuals holding nominal share capital up to Rs. 2 lakhs	3,53,694	11.79
5.	Resident Individuals holding nominal share capital in excess of Rs. 2 lakhs	2,81,707	9.39
6.	Non-Resident Indians (NRIs)	1,30,617	4.35
7.	Bodies Corporate	70,325	2.34
8.	Clearing Members	1,000	0.03

xii) Dematerialization of Shares : As on 31.03.2025 a total number of

and liquidity 2566950 shares have been

dematerialized.

xiii) Outstanding GDRs/ADRs/ : The Company has not issued any

Warrants or any Convertible GDRS/ADRs/ warrants or any

Debentures instruments.

xiv) Plant Location : No Plants

xv) Address for Correspondence : Swarna Securities Limited

II Floor, Swarnalok Complex

Governorpet, Vijayawada - 520002

Dematerialization mandatory for effecting share transfers:

SEBI has vide proviso to Regulation 40(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, mandated that requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository. In view of the same, the Company shall not process any requests for transfer of shares in physical mode. Shareholders who desire to demat their shares can get in touch with any Depository Participant having registration with SEBI to open a demat account and follow the procedure for share transfers.

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT:

In terms of SEBI (LODR) Regulations, 2015, I hereby confirm that all the Board members and Senior Management Personnel of the Company have affirmed compliance with e Code of Conduct and Ethics for Board of Directors and Senior Management Personnel laid down by the Company, as applicable to them for the year ended 31st March, 2025.

POLICIES:

In accordance with the applicable provisions of the Companies Act, 2013, SEBI Regulations, Company's philosophy of adhering to the highest standards of ethical business and corporate governance, and to ensure fairness, accountability, responsibility and transparency towards all stakeholders, the Company, inter alia,

has the all the required following policies and codes in place. All the policies and codes have been uploaded on the website of the Company.

S. No.	Name of the Policy / Code	Website Link
1.	Terms & Conditions of appointment of Independent Directors	
2.	Dividend-Distribution-Policy	
3.	Policy for determining Material Subsidiaries	Click Here
4.	Policy on determination of Materiality of Events or Information	for all
5.	Code of Conduct - Directors & Senior Management	<u>policies</u>
6.	Code of Insider Trading	
7.	Nomination & Remuneration Policy	
8.	Policy on Preservation of Documents	
9.	Policy on Related Party Transactions	
10.	Risk Management Policy	
11.	Sustainability Policy	
12.	Whistle Blower Policy	

For Swarna Securities Limited

Place: VIJAYAWADA Date: 07.05.2025

Sd/-M. Murali Krishna Chairman & Managing Director DIN: 01889812

MANAGEMENT DISCUSSION AND ANALYSIS (MD&A)

a) INDUSTRY STRUCTURE AND DEVELOPMENT:

With the surrender of the certificate of registration to the Reserve Bank of India, the Company has stopped the business of non-banking finance company. There has been no fresh issue of any loans during the year. The Company has only been collecting the outstanding dues from its borrowers.

b) OPPORTUNITIES AND THREATS:

The Company is prospecting entry into the real estate sector.

c) SEGMENT WISE PERFORMANCE:

The Company as of now is not into non-banking finance business and has only been liquidating its financial assets by collecting its dues - the performance of which was discussed earlier in the report.

The current revenue of the company is only other income in the form of lease rentals, dividend income.

d) RISKS AND CONCERNS:

Risk of delayed receipt of installments:

In case of delayed receipts of installment amounts of the hire purchase finance given, the funds of the Company get blocked resulting in high non-performing assets.

To mitigate this risk, the Company is trying to put pressure on the delayed payers for payment of installments and in inevitable cases legal action is also being initiated.

Risk of insolvency of the borrowers:

Where the borrower becomes insolvent, and is unable to clear the loan, the same becomes a bad debt and the total loan amount and the interest accrued thereon becomes a charge on the income generated by other good transactions.

To mitigate this risk, the company follows a very conservative policy of lending.

e) INTERNAL CONTROL SYSTEMS:

The Company has an adequate system of internal control and management with respect to disbursement of loans and follow-up action for collection of installments.

f) HUMAN RESOURCES:

There are no significant developments in this front during the year under review.

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CERTIFICATION BY MANAGING DIRECTOR (MD) AND CHIEF FINANCIAL OFFICER (CFO)

(Compliance Certificate as required under Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

We, the under signed to the best of our knowledge and belief, certify that:

- a. We have reviewed the financial statements including cash flow statement (standalone and consolidated) for the financial year ended 31st March, 2025 and to the best of our knowledge and belief:
 - I. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - II. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's code of conduct.
- c. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to address these deficiencies.
- d. We have indicated to the auditors and the Audit Committee that:
 - I. There have been no significant changes in the internal control over financial reporting during the year;
 - II. There have been no significant changes in the accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - III. there are no instances of significant fraud of which they have become aware of and involvement therein of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For Swarna Securities Limited

Place: VIJAYAWADA Date: 07.05.2025

Chaya Devi G
Chief Financial Officer

M. Murali Krishna Chairman & Managing Director DIN: 01889812

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CERTIFICATE ON CORPORATE GOVERNANCE BY PRACTICING COMPANY SECRETARY ("PCS")

To
The Members,
Swarna Securities Limited

I have examined the compliance of conditions of Corporate Governance by Swarna Securities Limited ('the Company') for the year ended 31st March, 2025 as per the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as referred as stipulated in regulations 17 to 27, clauses (b) to (i) of regulation 46(2), and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'). The compliance of conditions of Corporate Governance is the responsibility of management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In my opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations.

However, in view of the exemptions available under Regulation 15(2) of the Listing Regulations, the compliance with the corporate governance provisions as specified in regulations 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 26A, 27 and clauses (b) to (i) and (t) of sub-regulation (2) of regulation 46 and para C , D and E of Schedule V shall not apply to the Company for the year ended on 31 March 2025.

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

For Ganga Anil Kumar & Associates Practicing Company Secretaries FRN- S2023AP952200

Ganga Anil Kumar, Proprietor M No: F11250 | CP No: 26347 UDIN: F011250G000246287 Peer Review Unique Code - I2022AP2433800

Place: Amaravati Date: 01/05/2025

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CERTIFICATE ON QUALIFICATION OF DIRECTORS

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

Based on my verification of the books, papers, minute books, forms and returns filed and other records maintained by Swarna Securities Limited, having its registered office at 2nd Floor, Swarnalok Complex, Eluru Road, Governorpet, Vijayawada, Andhra Pradesh – 520002and also the information provided by the Company, its officers, agents and authorized representatives, we hereby report that during the Financial Year ended on March 31, 2025, in our opinion, none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as director of Company by the Board/Ministry of Corporate Affairs or any such Statutory authority.

For Ganga Anil Kumar & Associates Practicing Company Secretaries FRN- S2023AP952200

Ganga Anil Kumar, Proprietor M No: F11250 | CP No: 26347 UDIN: F011250G000246331 Peer Review Unique Code - I2022AP2433800

Place: Amaravati Date: 01/05/2025

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INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To
The Members
SWARNA SECURITIES LIMITED.

We have examined the compliance of conditions of corporate governance by Swarna Securities Limited ('the Company') for the year ended on 31 March 2025, as stipulated in Regulations 17 to 27, clauses (b) to (i) of Regulation 46(2), and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations').

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

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 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.

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 ('ICAI'), and Guidance Note on Reports or Certificates 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.

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.

Based on the procedures performed by us and to the best of our information and according to the explanations provided to us, in our opinion, the Company has complied, in all material respects, with the conditions of corporate governance as stipulated in the Listing Regulations during the year ended 31 March 2025.

However, in view of the exemptions available under Regulation 15(2) of the Listing Regulations, the compliance with the corporate governance provisions as specified in regulations 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 26A, 27 and clauses (b) to (i) and (t) of sub-regulation (2) of regulation 46 and para C , D and E of Schedule V shall not apply to the Company for the year ended on 31 March 2025.

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

This certificate is issued solely for the purpose of complying with the aforesaid regulations and may not be suitable for any other purpose.

PLACE: Vijayawada For SESHADRY & COMPANY DATE: 07/05/2025 Chartered Accountants

UDIN : 25216211BMJGPS9920 FRN: 004993S

Sd/-(L. S. RAJENDRA) Partner M.No.216211

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MANAGING DIRECTOR'S DECLARATION

To the Members of Swarna Securities Limited

I hereby confirm that all the members of the Board and Senior Management have affirmed compliance with the Code of Conduct.

For Swarna Securities Limited

Place: VIJAYAWADA Date: 07.05.2025

> M. Murali Krishna Chairman & Managing Director DIN: 01889812

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INDEPENDENT AUDITOR'S REPORT

To the Members of SWARNA SECURITIES LIMITED.

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of M/s **Swarna Securities Limited** ("theCompany"), which comprise the Balance Sheet as at 31st March, 2025, the Statement of Profit and Loss, the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and a summary of the 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 Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2025, and its profit, changes in equity and its cash flows for the year ended on that date.

Basis for opinion

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

Key Audit Matters

We have determined that there are no key audit matters to communicate in our report.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the informationincluded in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, BusinessResponsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

Ouropinion 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 ouraudit of the standalone financial statements, ourresponsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or ourknowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work wehave 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 Responsibilities for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to thepreparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, 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 accountingrecords in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detectingfrauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimatesthat are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, thatwere operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparationand presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone 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 accountingunless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

Ourobjectives are to obtain reasonable assurance about whether the standalone financial statements as a whole are free frommaterial misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonableassurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detecta material misstatement when it exists. Misstatements can arise from fraud or error and areconsidered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of thesefinancial statements.

As part of an audit in accordance with SAs, weexercise professional judgment and maintain professional scepticismthroughout the audit. Wealso:

- 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 provide a basis for ouropinion. The risk of not detecting a material misstatement resulting from fraud is higher than forone resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the overrideof internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that areappropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing ouropinionon whether the Company has adequate internal financial controls system in place and the operating effectiveness of suchcontrols.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and relateddisclosures made by the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the auditevidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt onthe Company's ability to continue as a

going concern. If we conclude that a material uncertainty exists, we are required todraw 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.

• 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 achievesfair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of theaudit and significant audit findings, including any significant deficiencies in internal control that weidentify during our audit.

We also provide those charged with governance with a statement that wehave complied with relevant ethical requirementsregarding independence, and to communicate with them all relationships and other matters that may reasonably be thoughtto 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 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 extremelyrare circumstances, wedetermine 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 ("the Order"), issued by the Central Government of India in terms of section 143(11) of the Companies Act, 2013, we give in *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, wereport that:
 - (a) Wehave 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, the Statement of Profit and Loss, the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid standalonefinancial statements comply with the Indian Accounting Standards specified under section 133 of the Act.
 - (e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31stMarch, 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 with reference to standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate report in Annexure-B. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to Standalone Financial Statements.
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, according to the explanations

- given to us and as per the records of the Company examined by us, we report that the Company has not paid any remuneration to its directors during the year.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance withRule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. the Company has disclosed the impact of pending litigations as on 31st March, 2025 on its financial position in its standalone financial statements. (Refer Item 7 of Significant Accounting Policies & Notes on Accounts to the standalone financial statements).
 - ii. the Company does not have any long-term contracts including derivative contracts for which there are any material foreseeable losses.
 - iii. there are no amounts which are required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), 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; and
 - (b) The Management has represented that to the best of its knowledge and belief, no funds have been received by the Company from any person(s) or entity(ies), 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.
 - (c) Based on audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to ournotice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided at (a) and (b) above, contain any material misstatement.
 - v. The Company has not declared or paid any dividends during the year and accordingly reporting on the compliance with section 123 of the Companies Act, 2013 is not applicable for the year under consideration.
 - vi. Based on our examination which included test checks, the company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions 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 and the audit trail has been preserved by the Company as per the statutory requirements for record retention.

PLACE: Vijayawada DATE: 07/05/2025

UDIN: 25216211BMJGPU1305

For SESHADRY & COMPANY
Chartered Accountants
FRN: 004993S

(L. S. RAJENDRA)

Partner

M.No.216211

ANNEXURE-Ato the Independent Auditors Report

(Referred to in paragraph (1) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of M/s **Swarna Securities Limited** of even date)

Statement on the matters specified in paragraphs 3 &4 of the Companies (Auditor's Report) Order, 2020

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of its Property, Plant and Equipment.
 - (B) The Company does not have any intangible assets. Hence, reporting under clause 3(i)(a)(B) of the Order is not applicable.
 - (b) The Property, Plant and Equipment are physically verified by the Management in a phased manner so as to cover all the items over a period of five years, which in our opinion is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain property, plant and equipment were due for verification during the year and were physically verified by the Management during the year. According to the information and explanations given to us and as per the records of the Company examined by usno material discrepancies have been noticed on such verification.
 - (c) As per the records of the Company examined by us the title deeds to all the immovable properties disclosed in the financial statements are held in the name of the Company as on the Balance Sheet date.
 - (d) According to the information and explanations given to us and as per the records of the Company examined by us the Company has not revalued its Property, Plant and Equipment during the year. Hence, reporting under clause 3(i)(d) of the Order is not applicable.
 - (e) According to the information and explanations given to us, no proceedings have been initiated or pending against the Company under the Benami Transactions (Prohibition) Act, 1988 and the rules made thereunder.
- (ii) (a) According to the information and explanations given to us the business of the Company does not involve holding any inventories. Hence, reporting under clause 3(ii)(a) of the Order is not applicable.
 - (b) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not been sanctioned any working capital limits during the year on the basis of security of its current assets. Hence, reporting under clause 3(ii)(b) of the Order is not applicable.
- (iii) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not made any investment in, provided any security or granted any loans or advances in the nature of loans, secured or unsecured, to any company, firm, LLP or any other party during the year. Hence, reporting under clause 3(iii) of the Order is not applicable.
- (iv) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not given any loans or made any investments or given any guarantees or securities specified under sections 185 and 186 of the Act. Hence, reporting under clause 3(iv) of the Order is not applicable.
- (v) According to the information and explanations given to us and as per the records of the Company examined by us the Company has not accepted any deposits or amounts which are deemed to be deposits, from the public. Hence, reporting under clause 3(v) of the

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Order is not applicable.

- (vi) The Central Government has not prescribed the maintenance of any cost records in respect to the activities of the Company. Hence, reporting under clause 3(vi) of the Order is not applicable.
- (vii) (a) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has generally been regular in depositing undisputed statutory dues applicable to it with the appropriate authorities. There are no undisputed amounts of any statutory dues that were in arrears as at the Balance Sheet date, for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us and as per the records of the Company examined by us the particulars of the statutory dues as at 31st March, 2025 which have not been deposited on account of dispute are as follows:

Name of the statute		Nature of	Amount	Amount paid	Period to	Forum where	
			dues	disputed	out of the	which the	dispute is
				(Rs.)	disputed	amount	pending
					amount (Rs.)	relates (FY)	
Income 1961	Tax	Act,	Income Tax	1,53,78,460	30,76,000	2014-15	Commissioner (Appeals)

- (viii) According to the information and explanations given to us and as per the records of the Company examined by us there were no transactions relating to previously unrecorded income in the books of accounts that have been surrendered or disclosed as income during the year in any tax assessments under the Income Tax Act, 1961.
- (ix) (a) According to the information and explanations given to us and as per the records of the Company examined by us, the Company did not have any loans or borrowings from any lenders during the year. Hence, reporting under clause 3(ix)(a) of the Order is not applicable.
 - (b) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not been declared a willful defaulter by any bank, financial institution or other lender.
 - (c) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not availed any term loans during the year. Hence, reporting under clause 3(ix)(c) of the Order is not applicable.
 - (d) According to the information and explanations given to us, as per the records of the Company examined by us and on an overall examination of the financial statements of the Company, no funds have been raised on short term basis by the Company. Hence, reporting under clause 3(ix)(d) of the Order is not applicable.
 - (e) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - (f) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not raised any loans during the year on the pledge of any securities held in its subsidiaries, joint ventures or associate companies.
- (x) (a) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not raised any moneys by way of initial public offer or further public offer during the year. Hence, reporting under clause 3(x)(a) of the Order is not applicable.

- (b) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not made any preferential allotment or private placement of shares or convertible debentures during the year. Hence, reporting under clause 3(x)(b) of the Order is not applicable.
- (xi) (a) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fraud by the Company or on the Company, noticed or reported during the year, nor have we been informed of any such case by the Management.
 - (b) According to the information and explanations given to us and as per the records of the Company examined by us, no report in Form ADT-4 under sub-section (12) of section 143 has been filed during the year.
 - (c) According to the information and explanations given to us and as per the records of the Company examined by us no whistle blower complaints have been received by the Company during the year. Hence, reporting under clause 3(xi)(c) of the Order is not applicable.
- (xii) The Company is not a Nidhi Company. Hence, reporting under clause 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, the transactions with the related parties are in compliance with sections 177 and 188 of the Act, where applicable; and the details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) (a) In our opinion and according to the information and explanations given to us and as per the records of the Company examined by us, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- (xv) According to the information and explanations given to us and as per the records of the Company examined by us, the Company has not entered into any non-cash transactions with any director or any person connected with him. Hence, reporting under clause 3(xv) of the Order is not applicable.
- (xvi) (a) The Company is no longer in to non-banking finance business since it surrendered its certificate of registration under section 45-IA of the Reserve Bank of India Act, 1934 on 15.10.2015. Hence, the Company is not required to registered under the said section 45-IA of the RBI Act.
 - (b) According to the information and explanations given to us and as per the records of the Company examined by us the Company has not conducted any non-banking financial or housing finance activities during the year.
 - (c) The Company is not a Core Investment Company as defined in the regulations made by the Reserve Bank of India. Hence, reporting under clause 3(xvi)(c) of the Order is not applicable.
 - (d) According to the information and explanations given to us, the Company does not belong to any Group that has any Core Investment Company as part of the Group. Hence, reporting under clause 3(xvi)(d) of the Order is not applicable.
- (xvii) The Company has not incurred any cash losses during the financial year under audit, nor

during the immediately preceding financial year.

- (xviii) There has been no resignation of statutory auditors during the year under audit. Hence, reporting under clause 3(xviii) of the Order is not applicable.
- (xix) On an analysis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on the examination of the evidence supporting the assumptions, nothing has come to our attention which causes us to believe that any material uncertainty exists as on the date of the audit report 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. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- (xx) According to the information and explanations given to us and as per the records of the Company examined by us the provisions of section 135 with regard to corporate social responsibility are not applicable to the Company for the year under audit. Hence, reporting under clause 3(xx) of the Order is not applicable.
- (xxi) The Company does not have any subsidiaries or associate companies so as to require preparation of consolidated financial statements under sub-section (3) of section 129. Hence, reporting under clause 3(xxi) of the order is not applicable.

PLACE: Vijayawada DATE: 07/05/2025

UDIN: 25216211BMJGPU1305

For SESHADRY & COMPANY
Chartered Accountants
FRN: 004993S

(L. S. RAJENDRA)
Partner
M.No.216211

ANNEXURE-B to the Independent Auditors Report

(Referred to in paragraph (2)(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of M/s **Swarna Securities Limited** of even date)

Report on the Internal Financial Controls under clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013

We have audited the internal financial controls with reference to standalone financial statements of M/s **Swarna Securities 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 with reference to standalone financial statements 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 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 with reference to standalone financial statements 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 with reference to standalone financial statements was established and maintained 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 with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of internal financial controls with reference to standalone financial statements, 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 standalone Ind AS 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 with reference to standalone financial statements.

Meaning of Internal Financial Controls with reference to Standalone Financial Statements

A company's internal financial control with reference to standalone financial statements 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 with reference to standalone financial statements 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 authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized 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 with reference to Standalone Financial Statements

Because of the inherent limitations of internal financial controls with reference to standalone financial statements, 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 with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements 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, the Company has, in all material respects, an adequate internal financial controls system with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at 31st March 2025, based on the internal control with reference to standalone financial statements criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls with reference to standalone financial statements issued by the Institute of Chartered Accountants of India.

PLACE: Vijayawada DATE: 07/05/2025

UDIN: 25216211BMJGPU1305

For SESHADRY & COMPANY Chartered Accountants FRN: 004993S

(L. S. RAJENDRA)
Partner
M.No.216211

BALANCE SHEET AS AT 31st March, 2025

	Note	As at	As at
100=70	No.	31.03.2025	31.03.2024
ASSETS			
Non-current assets	_	202700	4400040
Property, Plant and Equipment	1	899768	1162613
Investment Property	2	35859106	35859106
Deferred tax assets (net)	3	64940	64940
Other non-current assets	4	9557094	9555993
Current assets			
Financial Assets			
Investments	5	7609746	7609746
Cash and cash equivalents	6	17165177	8527116
Loans	7	0	0
Other current assets		0	0
Total Assets		71155831	62779514
EQUITY AND LIABILITIES			
Equity			
Equity Share capital	8	30000000	30000000
Other Equity	9	35699069	27599757
Total Equity		65699069	57599757
Liabilities			
Non-current liabilities			
Financial Liabilities			
Provisions		0	0
Other non-current liabilities	10	5044530	5044530
Current liabilities			
Other current liabilities	11	412231	135227
Total Liabilities		5456761	5179757
Total Equity and Liabilities		71155831	62779514
			32111011

As per our report of even date For SESHADRY & COMPANY Chartered Accountants FRN: 004993S For and on behalf of the Board

(M.MURALIKRISHNA) Managing Director DIN: 01889812

(L S RAJENDRA)
Partner
M.No.216211
UDIN-25216211BMJGPU1305

Vijayawada, 07th May, 2025

(M.V.N.S.SUSHMA) Director DIN: 01890545

(M.ANIL KUMAR) Company Secretary M.No. A27989

> (G. CHAYA DEVI) CFO PAN: AWUPG1252C

STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED 31st March, 2025

(Rs.)

			(1 (0.)
	Note No.	2024-25	2023-24
Income			
Revenue from operations		0	0
Other Income	12	14309169	12733085
Total Income		14309169	12733085
Expenses			
Employee benefits expense	13	1296000	1296000
Finance costs		0	0
Depreciation and amortization expenses	14	539620	540700
Other expenses	15	2409054	2145216
Total expenses		4244674	3981916
Profit/(loss) before tax Tax expense:		10064495	8751169
Current tax - current year		1900000	1600000
- previous years		65183	0
Deferred tax		o	0
Profit/(loss) for the year		8099313	7151169
Earning per Equity share of face value of Rs.10/- each			
Basic		2.70	2.38
Diluted		2.70	2.38
As per our report of even date		<u>l </u>	alf of the Board

For SESHADRY & COMPANY

Chartered Accountants

FRN: 004993S

(M.MURALIKRISHNA)

Managing Director DIN: 01889812

(L S RAJENDRA)

Partner

M.No.216211

(M.V.N.S.SUSHMA)

Director

DIN: 01890545

(M.ANIL KUMAR)

Company Secretary M.No. A27989

UDIN-25216211BMJGPU1305

(G. CHAYA DEVI)

Vijayawada, 07th May, 2025 PAN: AWUPG1252C

CFO

SWARNA SECURITIES LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED 31st March, 2025

Amount in Rs.

_		Amoun	ı III KS.
	PARTICULARS	31.03.2025	31.03.2024
l.	CASH FLOW FROM OPERATING ACTIVITIES: Net Profit before tax Add/Less: Adjustments for Provision/(Reversal) for NPAs Depreciation	10064495 0 539620	8751169 0 540700
	Operating profit before working capital changes	10604115	9291869
	Add/Less: Adjustments for working capital Increase/Decrease in Loans Increase/Decrease in Other Current Assets Increase/Decrease in Current Liabilities	0 0 34936	958000 0 13810
	Cash generated from operations	10639051	10263679
	Less: Direct taxes paid Net cash used in operating activities	1723114 8915937	1721652 8542028
II.	CASH FLOW FROM INVESTING ACTIVITIES: Purchase of Property, Plant & equipments and Intangible assets Disposal of Property, Plant & equipments and Intangible assets Increase/Decrease in Other non-current assets Increase/Decrease in Other non-current liabilities Net cash used in Investing activities	-276775 0 -1101 0 -277876	-341600 0 -1400000 0 -1741600
Ш.	CASH FLOW FROM FINANCING ACTIVITIES: Proceeds from issue of Share Capital Share Application Received Proceeds from Long-term borrowings Net cash from financing activities	0 0 0	0 0
	Net increase / decrease in cash and cash equivalents	8638061	6800428
	Cash and cash equivalents at the beginning of the period Cash and cash equivalents at the end of the period	8527116 17165177	1726688 8527116
	Net increase / decrease in cash and cash equivalents	8638061	6800428
As	per our report of even date	For and on beh	alf of the Board

As per our report of even date For SESHADRY & COMPANY Chartered Accountants

FRN: 004993S

(M.MURALIKRISHNA)
Managing Director

DIN: 01889812

(L S RAJENDRA)
Partner

M.No.216211 UDIN-25216211BMJGPU1305 Sd/-(M.V.N.S.SUSHMA) Director

DIN: 01890545

(M.ANIL KUMAR) Company Secretary M.No. A27989

> (G. CHAYA DEVI) CFO PAN: AWUPG1252C

Vijayawada, 07th May, 2025

STATEMENT OF CHANGES IN EQUITY

A. Equity Share Capital (Rs.)

Balance at the beginning of the reporting period and share and share and share are porting period and share are period and share are porting period and share a

B. Other Equity	/													(Rs.)
	Share	Equity		Reserve a	and Surplus		Debt instrument	Equity	Effective	Revalution	Exchange	Other items of	Money	Total
	application	component of	GeneralR	Securities	Reserve	Retained	through other	instrument	portion of	Surplus	difference on	other	received	
	money pending	compound	eserve	Premium	Fund	Earning	comprehensive	through other	Cash Flow		translating the	comprehensive	against	
	allotment	financial				_	income	comprehensive	Hedges		financial	income	share	
		instrument						income			statement		capital	
Dalaman at the	0	0	805000	0	2191000	24603757	0	0	0	0	0	0	0	27599757
Balance at the								_		_				
beginning of the														
reporting period														
Changes in	0	0	0	0	0	0	0	0	0	0	0	0	0	0
accounting														
policy or prior														
period errors Restated														
	0	0	0	0	0	0	0	0	0	0	0	0	0	0
balance at the														
begining of the														
reporting period														
comprehensive	0	0	805000	0	2191000	24603757	0	0	0	0	0	0	0	27599757
Dividends	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Transfer to		0	0		0	8099313	0	0	0	0	_		0	8099313
retained	١	U	l o	١	٥	8099313	U	U	"	0		٥	l ۰	8099313
I .														
earnings Any other	0	0	0	n	0	0	0	0	0	n	0	0	0	n
change (to be			I	I	ľ	J	l		I		I	ľ	l °	l "l
													1	
specified) Balance at the	0	0	805000	0	2191000	32703069	0	0	0	0	0	0	0	35699069
end of the	l ĭ		555666	l		32,03003	l		1		Ĭ	Ĭ	ľ	
reporting													l	
period													1	

NOTES TO FINANCIAL STATEMENTS

1. Property, Plant and Equipment

	Date of	Gross Block			Depreciation				Net Block		
Name of the Asset		Cost	Addition	Sale	Total	Upto	For the	Sale	Total	W.D.V	W.D.V
	purchase	31.03.2024		/Tfr	cost	31.03.2024	year	/Tfr	31.03.2025	31.03.2024	31.03.2025
Computer & Printer Vehicles		305205 1979558	276775		581980 1979558	299805 822345	178222 361398		478027 1183743	5400 1157213	103953 795815
TOTAL		2284763	276775	0	2561538	1122150	539620	0	1661770	1162613	899768

2. Investment Property

Name of the Asset	Date of purchase	Gross Block				Depreciation				Net Block	
		Cost	Addition	Sale	Total	Upto	For the	Sale	Total	W.D.V	W.D.V
		31.03.2024		/Tfr	cost	31.03.2024	year	/Tfr	31.03.2025	31.03.2024	31.03.2025
Land & Building		35859106		0	35859106	0	()	0	35859106	35859106
TOTAL		35859106	0	0	35859106	0	()	0	35859106	35859106

^{1.} Property, plant and equipment were tested for impairment during the year and no impairment losses or its reversals have been recognised on such analysis.

As per our report of even date

For SESHADRY & COMPANY

Chartered Accountants

FRN: 004993S

For and on behalf of the Board

(M. MURALI KRISHNA) DIN: 01889812

(L S RAJENDRA)

Partner (M.ANIL KUMAR)
M.No.216211 Company Secretary

M.No. A27989 (G. CHAYA DEVI)

(M.V.N.S.SUSHMA) Director

Vijayawada, 07th May, 2025 PAN: AWUPG1252C DIN: 01890545

^{2.} The title deeds of all the immovable properties are held in the name of the Company only.

^{3.} The Company has not revalued its Property, Plant and Equipment during the year.

^{4.} The Company does not hold any intangible assets.

NOTES TO FINANCIAL STATEMENTS

	As at 31.03.2025	As at 31.03.2024
	31.03.2025	31.03.2024
3. Deferred tax assets		
Balance for the year	64940	64940
4. Other non-current assets	64940	64940
Telephone Deposit	4000	4000
Electricity Deposit	65993	65993
Advance for land	6410000	6410000
Income tax paid for the earlier years	3076000	3076000
Dividend Receivable	1101	0
	9557094	9555993
5. Investments - Current		
Carrying value of		
Equity Shares - Quoted	28446	28446
Equity Shares - Unquoted	7550000	7550000
Mutual Funds - Quoted	31300	31300
(Market value of quoted shares and units of mutual funds - 2.24 Cr.) Impairment of investments recognised - Nil)		
impairment of investments resognised. Tvii)	7609746	7609746
6. Cash and cash equivalents		
Cash on hand	140249	228189
Unrestricted balances with banks	761827	709202
Bank Deposits	16263100	7589725
·	17165177	8527116
7. Loans		
To Related Parties	0	0
Other Loans -		
unsecured and considered good	0	0
Credit impaired	0	0
Allowance for credit loss	0	0
	0	0
As per our report of even date	For and on beha	alf of the Board
For SESHADRY & COMPANY		
Chartered Accountants FRN: 004993S		
	(M.MUR	ALIKRISHNA)
	` Mana	aging Director
	I	DIN: 01889812
(L S RAJENDRA)		
Partner		
M.No.216211	(MA \/	N C CHCHMA
	(141.4.	N.S.SUSHMA) Director
	ı	DIN: 01890545
(M.ANIL KUMAR)	•	2 1000040
Company Secretary		
M.No. A27989		
	(G.	CHAYA DEVI)
Vijayawada, 07th May, 2025	ΡΔΝ·	CFO AWUPG1252C
vijayamada, or ar iviay, 2020	r Alt. A	

NOTES TO FINANCIAL STATEMENTS

	As at	As at
	31.03.2025	31.03.2024
8. Equity Share Capital		
<u>Authorised</u>		
36,00,000 Equity Shares of Rs.10/- each	36000000	36000000
	========	========
Issued, Subscribed & Paid-up		
30,00,000 Equity Shares of Rs.10/- each	30000000	30000000
(The Company has only one class of equity shares having a of each share, voting right and divdend shall be in the same	•	•

shares bears to the total paid-up Capital of the Company)

Details of shareholders holding more than 5% of the aggregate shares in the Company

	As at 31/03/	/2025	As at 31/3/2024		
Name of the shareholder	No. of shares held	%age of	No. of shares	%age of	
M Muralikrishna	718750	23.96%	718750	23.96%	
Siva Credits (P) Ltd.	482657	16.09%	482657	16.09%	
APIDC Ltd.	250000	8.33%	250000	8.33%	
M V N S Sushma	237400	7.91%	237400	7.91%	
P Kasturi	348200	11.61%	348200	11.61%	

Details of promoters shareholding in the Company

Details of promoters shareholding		10005	A = = t 0.4.1	2/2024
Name of the about 11	As at 31/03/		As at 31/	
Name of the shareholder	No. of shares held	%age of	No. of shares	%age of
M Muralikrishna	718750	23.96%	718750	23.96%
Siva Credits (P) Ltd.	482657	16.09%	482657	16.09%
P Kasturi	348200	11.61%	348200	11.61%
M V N S Sushma	237400	7.91%	237400	7.91%
G.V. Chandra Rao	123650	4.12%	123650	4.12%
9. Other Equity				
a. General Reserve				
Balance as per last account			805000	805000
b. Reserve Fund			2191000	2191000
c. Retained earnings				
Opening balance			24603757	17452588
Add/(Less): Net profit/(loss) f	or the year		8099313	7151169
Closing balance	•		32703069	24603757
			35699069	27599757
10. Other non-current liabilities				
Rent deposit			5044530	5044530
·			5044530	5044530
11. Other current liabilities				
Expenses payable			82500	35400
GST payable			152845	165009
Provision for taxation			176886	-65183
			412231	135227
Provision for taxation (Net of Ad	vance Tax)		-65183	56469
Add: Provision for the year	· · · · · · · · · · · · · · · · ·		1965183	1600000
. tad. i fortolon for the year			1900000	1656469
Less: Income tax paid during	the vear		1723114	1721652
and during	,		176886	-65183

As per our report of even date For SESHADRY & COMPANY **Chartered Accountants**

FRN: 004993S

(M.MURALIKRISHNA) Managing Director DIN: 01889812

For and on behalf of the Board

(L S RAJENDRA) Partner M.No.216211

(M.V.N.S.SUSHMA) Director DIN: 01890545

(M.ANIL KUMAR) Company Secretary M.No. A27989

(G. CHAYA DEVI)

PAN: AWUPG1252C

Vijayawada, 07th May, 2025

NOTES TO FINANCIAL STATEMENTS

NOTES TO FINANCIAL STATEMENTS		
	For the Y.E.	For the Y.E.
	31.03.2025	31.03.2024
40. Other leasures		
12. Other Income Interest Received on		
Fixed Deposits	647609	212355
Bad debts recovered	047009	100000
Dividends	318724	238174
Rent received	13342836	12182556
	.00.2000	
	14309169	12733085
13. Employee Benefit Expenses		
Salaries	1296000	1296000
	1296000	1296000
14. Depreciation & amortisation expense		
Depreciation on Property, Plant & Equipment	539620	540700
	539620	540700
4- 64 -		
15. Other Expenses		
Establishment Expenses		
Fees, Licences & Taxes	1163314	959742
Postage and Telephones	578	3533
Conveyance and Travelling	17230	20100
Printing and Stationery	62037	8490
Professional Charges	163500	92300
Bank Charges	649	590
Advertisement	58107	41645
Miscellaneous Expenditure	9611	1900
Repairs & Maintenance	857288	950011
Insurance	76740	66905
	2409054	2145216
*Audit Fee includes Statutory Audit Fee of Rs.75,000/-		
As per our report of even date	For and on beha	If of the Board
For SESHADRY & COMPANY		00 200
Chartered Accountants		
FRN: 004993S		
		ALIKRISHNA)
		iging Director
(I C DA IENDOA)	L	DIN: 01889812
(L S RAJENDRA) Partner		
M.No.216211		
W. W. J. L.	(M.V.I	N.S.SUSHMA)
	(Director
	[DIN: 01890545
(M.ANIL KUMAR)		
Company Secretary		
M.No. A27989		
	(G.	CHAYA DEVI)
Vilousus de 07th Mary 0005	B411 /	CFO
Vijayawada, 07th May, 2025	PAN: A	AWUPG1252C

SWARNA SECURITIES LIMITED

NOTES TO FINANCIAL STATEMENTS:

SIGNIFICANT ACCOUNTING POLICIES& NOTES ON ACCOUNTS

1) INCOME RECOGNITION:

- a) The Company recognizes rent on accrual basis in accordance with the substance of the relevant agreement.
- b) Dividend income from investments is recognized when the right to receive payment has been established.
- c) Interest on bank deposits is recognized on accrual basis.

2) PROPERTY, PLANT AND EQUIPMENT:

Property, Plant and Equipment are stated in the Balance Sheet at cost less accumulated depreciation. Cost of acquisition of Property, Plant and Equipmentis inclusive of insurance, compensation charges, freight, duties, taxes and cost of installation as applicable.

3) DEPRECIATION:

Depreciation is provided on Written Down Value Method based on the useful life of the assets as prescribed in Schedule II to the Companies Act, 2013.

4) INVESTMENT PROPERTIES

Investment properties being land and buildings are stated at cost. On an analysis carried out by the Management, no impairment loss has been recognized during the year.

5) CURRENT INVESTMENTS

Stocks of shares in trade, where quoted, are valued scrip-wise at cost or market value as per quotations available as on the Balance Sheet date, whichever is less. Unquoted equity shares are valued at cost or break-up value, whichever is lower. Where the balance sheet of the invested company is not available, such shares are valued at one rupee.

During the year ended March 31, 2025, the Company considered indicators of impairment including market values of the quoted investments. The outcome of such assessment did not result in recognition of any impairment for investments held by the Company. The Management believes that no reasonably possible change in any of the key assumptions used in the assessment would cause the carrying value of such investment to exceed its recoverable amount. Hence, no impairment loss on investments is recognised during the year.

The Board of Directors in their meeting held on 15/10/2015 has decided to come out of the NBFC business. Accordingly, the certificate of registration issued by the Reserve Bank of India under the provisions of section 45-IA of the Reserve Bank Act, 1934 has been surrendered for cancellation. The Reserve Bank has duly passed an order dated 21/03/2016 cancelling the

certificate of registration. Thus, the Company is no longer in to NBFC business, but is merely collecting the outstanding dues.

7) CONTINGENCIES AND COMMITMENTS

The Company records a liability for any claims where a potential loss is probable and capable of being estimated and discloses such matters in its financial statements, if material. For potential losses that are considered possible, but not probable, the Company provides disclosure in the financial statements but does not record a liability in its accounts unless the loss becomes probable.

The Company is having dispute with the Income Tax Department with regard to the income it has offered on entering into development agreement during the financial year 2014-15 with respect to the land at Hyderabad. The Company has disputed the demand raised by the Income Tax Department of Rs.1.53 Crores for the assessment year 2015-16, before the Commissioner (Appeals). The Company has applied for the stay of collection of the disputed tax by payment of 20% of the sum. The Company expects to get a favourable verdict in the matter and therefore, has not made any provision towards the disputed tax.

8) There are no outstanding dues as on the Balance Sheet date to any micro, small or medium enterprises.

9) MANAGERIAL REMUNERATION

No remuneration has been paid to any director, key managerial personnel or other related parties during the year.

10) INCOME TAXES

Tax expense for the year comprises of current and deferred tax. The tax currently payable is based on taxable profit for the year. Taxable profit differs from net profit as reported in the statement of profit and loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying value of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences. In contrast, deferred tax assets are only recognised to the extent that it is probable that future taxable profits will be available against which the temporary differences can be utilised.

The timing difference between taxable income and the income as per the books of accounts being insignificant, no deferred tax asset or liability has been recognized for the year.

11) **SEGMENT REPORTING**

The Company has discontinued its non-banking finance business and has been in receipt of rental income only, during the year. As such the Company's activity falls within a single business and therefore there are no additional disclosures to be provided under Accounting Standard (AS-17) "Segment Reporting", other than those already provided in the financial statements.

12) RELATED PARTY TRANSACTIONS

There are no transactions during the year with any of the related parties, to be disclosed in accordance with the Indian Accounting Standard (Ind AS) 24 "Related Party Disclosures".

13) EARNING PER SHARE:

In determining earnings - per share, the Company considers the net profit after tax and includes the post-tax effect of any extra-ordinary/exceptional item. The number of shares used in computing basic earnings per share is the weighted average number of shares outstanding during the period. The number of shares used in computing diluted earnings per share comprises the weighted average shares considered for deriving basic earnings per share, and also the weighted average number of equity shares that could have been issued on the conversion of all dilutive potential equity shares.

14) There was no expenditure on employees who are in receipt of remuneration covered in terms of the provisions of Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 to furnish the particulars mentioned in Rule 5(1) thereof.

LOANS

- 15) (a) The Company has not advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) to or in any other person(s) or entity(ies), 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; and
 - (b) The Company has not received any funds from any person(s) or entity(ies), 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.
 - **16)** There are no outstanding loans/advances in nature of loan to or from promoters, key management personnel or other officers of the Company.

17) CORPORATE SOCIAL RESPONSIBILITY

Given the net worth, turnover and the net profit of the Company, the provisions of section 135 with respect to corporate social responsibility are not applicable for the year.

18) DIVIDEND

The Board has not recommended the payment of any dividend during the year.

FINANCIAL RATIOS

19) The applicable financial ratios to be disclosed for the years ended March 31, 2025 and March 31, 2024 are as follows:

Particulars	Numerator	Denominator	Unit of measurement	March 31, 2025	March 31, 2024	Variation in %	Reason for variation
Current Ratio	Current Assets	Current liabilities	In multiple	60.10	119.33	-49.64%	Note: 1
Debt-Equity Ratio	Total debt	Shareholder's equity	In multiple	0	0		
Debt Service Coverage Ratio	Earning available for debt service	Debt service	In multiple	0	0		
Return on Equity Ratio	Net profit after taxes	Average shareholder's equity	In %	12.33%	12.42%	-0.70%	
Inventory Turnover Ratio	Revenue	Average Inventories	In Days	0	0		
Trade receivables Turnover Ratio	Revenue	Average trade receivables	In Days	0	0		
Trade payables Turnover Ratio	Revenue	Average trade payables	In Days	0	0		
Net Capital Turnover Ratio	Revenue	Working capital	In Days	0	0		
Net Profit Ratio	Net profit	Revenue	In %	56.60%	56.16%	0.78%	
Return on Capital Employed	Earnings before interest & taxes	Capital employed	In %	15.32%	15.19%	0.83%	
Return on Investment (Assets)	Income generated from investments	Average invested funds	In %	4.19%	3.13%	33.82%	Note: 2

Note:

BORROWINGS FROM BANKS

20) The Company has not availed any working capital limits from banks or financial institutions at any point of time during the year.

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⁽¹⁾ Though the current assets have increased, the increase in current liabilities in form of provision for taxation was proportionately more.

⁽²⁾ Increase in income from investment was due to receipt of arrears of dividend.

RELATIONSHIP WITH STRUCK-OFF COMPANIES

21) The Company did not have any transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956 considering the information available

COMPLIANCE WITH NUMBER OF LAYERS OF COMPANIES

22) The Company do not have any parent company and accordingly, compliance with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017 is not applicable for the year under consideration.

SCHEME OF ARRANGEMENTS

- There are no schemes of arrangements approved by the Competent Authority in terms of sections 230 to 237 of the Companies Act, 2013 during the year.
- **24)** There was no consumption of imported raw materials, components or spare parts during the year.
- **25)** There were no earnings or expenditure in foreign currency during the year.
- **26)** Previous Year's Figures are regrouped wherever necessary

meeting.

SWARNA SECURITIES LIMITED

Regd. Office: II Floor, Swarnalok Complex, Vijayawada - 520002

ATTENDANCE SLIP				
NAME PROX	E OF THE SHAREHOLDER* / (Y*	FOLIO NO.	NO.OF SHARES HELD	
Andhra Prad	ord my presence at the 35 th Annulesh on Saturday, the 31st Day of ony, Ring Road, Vijayawada -520	f May, 2025	at M Hotel, D. No. 54-15-3,	
	whichever is not applicable. se handover the slip at the entran		eeting Venue.	
Re	SWARNA SECURITIES LIMITED Regd. Office: II Floor, Swarnalok Complex, Vijayawada - 520 002 PROXY FORM			
appointmy / our pro	of	of the above in the dis s on my / ou on Saturday	e-named Company hereby or failing him trict of as ur behalf at the 35 th Annual the 31st Day of May, 2025	
Signed at this day of 2025.				
Folio No				
Number of S	hares held:	Sign	ature:	
Note: 1. 2.	The Proxy need not be a memb The form of proxy, duly signed reach the Company, not less that	across Re.	•	

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Notice to Investors and Downloads

Dear Investors,

As per SEBI Circular SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 03, 2021, as an on-going measure to enhance the ease of doing business for investors in the securities market, the following norms are followed by Listed Companies, Stock exchanges and RTAs.

- 1. Common and simplified forms for processing any service request from the holder by the RTAs and Listed Companies.
- 2. **Mandatory** furnishing of PAN, KYC details and Nomination by holders of physical securities.
- 3. Folios without valid PAN, KYC details and Nomination on or after April 01, 2023, shall be frozen by the RTA.
- 4. Compulsory linking of PAN and Aadhaar by all holders of physical securities.

Shareholders are requested to use the following forms:

- 1. <u>Click here for Form ISR-1</u> to update KYC, PAN, Bank Details, Signature, Postal Address, Email and phone number etc.
- 2. <u>Click here for Form ISR-2</u> in case Major mismatch in signature or Signature Card is not available with company / RTA
- 3. **Nomination** (for all eligible folios)

 Details of nomination details shall be furnished hard copy or through electronic mode with e-signature, separately for each company, as follows;
 - Nomination through Form SH-13 (Click here)
 - 'Declaration to Opt-out' Form ISR-3(Click here)
 - Cancellation / Change of nomination through Form SH-14(Click here)
- Form ISR-4 (Click here) for Request for Duplicate Certificates, Split, Consolidation, Transmission, Transposition, Endorsement, Consolidation of Folios, Replacement / Exchange / Renewal of security certificates, Claiming from Unclaimed Suspence Account.

Transfer of shares only in De-materialized (DEMAT) form

Shareholders holding shares in Physical form may please note that effective December 5, 2018, the shares of the Company can be transferred only in dematerialized form, as per notification issued by SEBI. Please <u>click here</u> to know the process of de-materialization of physical shares.

If you are unable to download the forms from the above links, please click here https://www.swarnasecurities.com/notice-to-investors-and-downloads.php

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35Th AGM Form No.MGT-12 | POLLING PAPER SWARNA SECURITIES LIMITED | (CIN: L52520AP1990PLC011031)

Reg. Office Address: II Floor, Swarnalok Complex, Governorpet, Vijayawada - 520002, Andhra Pradesh, India.

Email: swarnasecurities@rediffmail.com
https://www.swarnasecurities.com

(Pursuant to Section 109(5) of the Companies Act, 2013 and Rule 21(1)(c) of the Companies (Management and Administration Rules, 2014)

CIN	L52520AP1990PLC011031		
Name of the Company	SWARNA SECURITIES LIMITED		
Registered Office	II Floor, Swarnalok Complex, Governorpet,		
	Vijayawada - 520002, Andhra Pradesh, India.		
Name of the member(s)			
Registered Address			
E-mail Id			
Folio No./Client ID	DP ID		
Number of Equity shares			
held			

I hereby exercise my vote in respect of **the Resolution(s)** enumerated below by recording my assent or dissent to the said Resolution in the following manner:

Number		Optional (√)	
	Description of the Resolution	For	Agains
Ordinary	Business:		
1	To consider and adopt the Standalone Audited Financial Statements for the year ended 31st March, 2025 and reports of the Directors and Auditors thereon including all the annexures thereof.		
Special E	Business:		
2	To re-appoint Smt. Venkata Naga Siva Sushma Muthavarapu (DIN: 01890545), as a Non-Executive Non-Independent Director of the Company who retires by rotation and being eligible, offers herself for re- appointment.		
3	Re-appointment of Mr. M Murali Krishna (DIN: 01889812) as a Managing Director of the Company for a period of 5 years.		
4	Appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431) as a Director of the Company.		

	Appointment of Sri. Kosaraju Nagesh Babu (DIN: 11067431) as Non-Executive Independent Director of the Company.	
6	Appointment of Secretarial Auditors	

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Date: (Signature of the Shareholder)

Contact Details:

Company	Swarna Securities Limited Address: 2nd Floor, Swarnalok Complex, Eluru Road, Governorpet, Vijayawada, Andhra Pradesh - 520002, India. Tel.: +91-0866-2575928 Email: swarnasecurities@rediffmail.com Web: www.swarnasecurities.com CIN- L52520AP1990PLC011031
Registrar and Transfer Agent	Aarthi Consultants Private Limited 1-2-285, Domalguda, Hyderabad - 500029 Phone:040-27638111 040-27638111 040-27638111 040-27638111 Email: info@aarthiconsultants.com Web: http://www.aarthiconsultants.com
e-Voting Agency	Central Depository Services (India) Limited E-mail ID: helpdesk.evoting@cdslindia.com Phone: 022-23058542/43
Scrutinizer	M/s. Ganga Anil Kumar & Associates Practicing Company Secretaries FRN- S2023AP952200 Email: anilkumar@ananyalegal.com
BSE Symbol ISIN (Equity)	BSE Symbol - SWRNASE 531003 ISIN - INE595G01018
AGM Electronic Voting Sequence Number (EVSN)	250428002
SEBI Online Dispute Resolution Platform link	https://smartodr.in/login
SEBI Complaint Redressal (SCORES) Platform link	https://scores.sebi.gov.in/

If undelivered please return to:

SWARNA SECURITIES LIMITED

27-1-102, II Floor, Governorpet, Vijayawada - 520 002, Andhra Pradesh. Phone: 0866-2575928