

# VIVO COLLABORATION SOLUTIONS LIMITED

14<sup>TH</sup> ANNUAL REPORT (2024-25)



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#### **CORPORATE INFORMATION**

#### **\* BOARD OF DIRECTORS:**

- Mrs. Sonia Mittal –Director
- Mr. Raveesh Kanaujia- Independent Director
- Mr. Dinesh Kumar Goel Independent Director
- > Mr. Dharam Pal Mittal Non-Executive Director

#### **\* KEY MANAGERIAL PERSONNEL:**

- > Mr. Sanjay Mittal Managing Director
- Mrs. Reeta Company Secretary & Compliance Officer
- Mr. Pardeep Singh Chief Financial Officer

#### **AUDIT COMMITTEE:**

- Mr. Dinesh Goel Chairman
- Mr. Raveesh Kanaujia Member
- > Mr. Sanjay Mittal Member

#### **STAKEHOLDERS RELATIONSHIP COMMITTEE:**

- Mr. Raveesh Kanaujia Chairman
- > Mr. Dinesh Goel -Member
- Mr. Sanjay Mittal Member

#### **❖ NOMINATION & REMUNERATION COMMITTEE:**

- Mr. Raveesh Kanaujia Chairman
- > Mr. Dinesh Goel Member
- > Mr. Dharam Pal Mittal Member



#### **\* INDEPENDENT AUDITORS:**

#### M/s. Gaur & Associates

(Chartered Accountants) 107, Laxmideep Building, Laxmi Nagar District Centre, New Delhi- 110092

#### **❖ SHARE TRANSFER AGENTS:**

#### **Bigshare Services Private Limited**

1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis Apartments (Next to Keys Hotel), Marol Maroshi Road, Andheri East, Mumbai 400059

#### **\* BANKERS:**

#### ICICI BANK

AM 6, Shalimar Bagh, Delhi, 110088

#### **\* REGISTERED OFFICE:**

315, Third Floor, HB Twin Tower, Netaji Subhash Place,

Pitampura North Delhi DL 110034

Telephone: 91-7838651690 Email: sanjay.mittal@vivo.ooo

Website: www.vivo.ooo

#### **\* LISTED IN STOCK EXCHANGES:**

NSE Limited (SME Platform)

SYMBOL: VIVO

ISIN: INEOIA701014

#### ❖ 14TH ANNUAL GENERAL MEETING OF VIVO COLLABORATION SOLUTIONS LIMITED

Date: 25th September, 2025

**Time:** 03:00 P.M.



#### **VIVO COLLABORATION SOLUTIONS LIMITED**

Regd. Office: 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034
Ph: 91-7838651690, E-mail: sanjay.mittal@vivo.ooo

CIN: L72900DL2012PLC230709

#### **NOTICE**

#### 14TH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT THE 14<sup>TH</sup> ANNUAL GENERAL MEETING OF THE MEMBERS OF VIVO COLLABORATION SOLUTIONS LIMITED WILL BE HELD ON THURSDAY, THE 25<sup>TH</sup> DAY OF SEPTEMBER, 2025 AT 03:00 P.M. THROUGH VIDEO CONFERENCING ("VC")/ OTHER AUDIO VISUAL MEANS ("OAVM") TO TRANSACT THE FOLLOWING BUSINESSES. THE VENUE OF THE MEETING SHALL BE DEEMED TO BE THE REGISTERED OFFICE OF THE COMPANY SITUATED AT 315, THIRD FLOOR, HB TWIN TOWER, NETAJI SUBHASH PLACE, PITAMPURA DELHI 110034.

#### **ORDINARY BUISNESS:**

- **1.** To receive, consider and adopt the Standalone Financial Statements of the Company for the year ended 31<sup>st</sup> March 2025 including audited Balance Sheet as on 31st March 2025 and the Statement of Profit and Loss for the year ended on that date and report of Directors & Auditors' thereon.
- **2.** To re-appoint Mrs. Sonia Mittal (Holding DIN: 01710266), Director of the Company, who retires by rotation and being eligible offers herself for reappointment.
- **3.** To appoint M/s. Dabas S & Co., Company Secretaries, (Peer Review Certificate No: 5677/2024), as Secretarial Auditor of the Company.

To consider and if thought fit, to give assent/dissent to the following resolution as Ordinary Resolution:

**"RESOLVED THAT** pursuant to Section 204 and other applicable provisions, if any, of the Companies Act, 2013, Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), other applicable laws/statutory provisions, if any, as amended from time to time, M/s. Dabas S & Co., Company Secretaries, (Peer Review Certificate No: 5677/2024), be and are hereby appointed as Secretarial Auditors of the Company for term of five consecutive years commencing from financial year 2025-26 till financial year 2029-30, at such fees, plus applicable taxes and other out-of-pocket expenses as may be mutually agreed upon between the Board of Directors of the Company and the Secretarial Auditors."



By Order of the Board of Directors For Vivo Collaboration Solutions Limited

Date: August 28, 2025 Place: New Delhi

(Reeta) Company Secretary M.NO- A-40876



#### NOTES:

The Register of Members and the Share Transfer books of the Company will remain closed from Tuesday, 23<sup>rd</sup> September 2025 to Thursday, 25<sup>th</sup> September 2025 (both days inclusive).

- 1. Considering the ongoing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has, vide its circular dated January 13, 2021 read together with circulars dated April 8, 2020, April 13, 2020 and May 5, 2020 (collectively referred to as "MCA Circulars"), permitted convening the Annual General Meeting ("AGM" / "Meeting") through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM"), without physical presence of the members at a common venue. In accordance with the MCA Circulars, provisions of the Companies Act, 2013 (" the Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the AGM of the Company is being held through VC / OAVM. The deemed venue for the AGM shall be the Registered Office of the Company
- 2. Pursuant to SEBI (LODR) Regulations, 2015 ('Listing Regulations'), SEBI Circulars and MCA Circulars, the 14th AGM of the Company is being held through VC/OA VM on Thursday, September 25 2025, at 03.00 p.m. (IST). The deemed venue for the 14th AGM will be 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034.
- 3. PURSUANT TO THE PROVISIONS OF THE ACT, A MEMBER ENTITLED TO ATTEND AND VOTE AT THE AGM IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON HIS/HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. SINCE THIS AGM IS BEING HELD PURSUANT TO THE MCA CIRCULARS THROUGH VC/OAVM, THE REQUIREMENT OF PHYSICAL ATTENDANCE OF MEMBERS HAS BEEN DISPENSED WITH. ACCORDINGLY, IN TERMS OF THE MCA CIRCULARS AND THE SEBI CIRCULAR, THE FACILITY FOR APPOINTMENT OF PROXIES BY THE MEMBERS WILL NOT BE AVAILABLE FOR THIS AGM AND HENCE THE PROXY FORM, ATTENDANCE SLIP AND ROUTE MAP OF THE AGM VENUE ARE NOT ANNEXED TO THIS NOTICE.
- 4. The relative Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the business under Notice, is annexed hereto. The relevant details, pursuant to Regulation 26(4) and 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of company Secretaries of India in respect of Director seeking appointment/re-appointment at this AGM are also annexed.
- 5. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 250 members on a first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors



etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- 6. Institutional Investors, who are Members of the Company, are encouraged to attend the 14th AGM through VC/OAVM mode and vote electronically. Corporate Members intending to appoint their authorized representatives pursuant to Sections 112 and 113 of the Act, as the case may be, to attend the AGM through VC/OA VM or to vote through remote e-Voting are requested to send a certified copy of the Board Resolution to the Scrutinizer by e-mail at <a href="mailto:cssanjeevdabas@gmail.com">cssanjeevdabas@gmail.com</a> with a copy marked to <a href="mailto:evoting@nsdl.co.in">evoting@nsdl.co.in</a> & <a href="mailto:cs@vivo.ooo">cs@vivo.ooo</a>.
- 7. The attendance of the Members attending the AGM through VC/OAVM will be counted or the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 8. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 and January 13, 2021 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 9. In line with the MCA Circular dated April 08, 2020, April 13, 2020, and May 05, 2020 and January 13, 2021, the Notice of the AGM along with the Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/Depositories. The Notice convening the 14th AGM has been uploaded on the website of the Company at www.vivo.ooo and may also be accessed from the relevant section of the websites of the Stock Exchanges i.e. NSE Limited at www.nseindia.com. The Notice is also available on the website of NSDL at www.evoting.nsdl.com.
- 10. Further, those members who have not registered their email address and in consequence could not be served the Annual Report for the Financial Year 2024-25 and Notice of 14<sup>th</sup> Annual General Meeting, may temporarily get themselves registered with RTA of the Company Bigshare Services Private Limited, by clicking the link: <a href="www.bigshareonline.com/ForInvestor.aspx">www.bigshareonline.com/ForInvestor.aspx</a> for receiving the same. Members are requested to support our commitment to environmental protection by choosing to receive the Company's communication through e-mail going forward.
- 11. Since the AGM will be held through VC / OAVM, the route map of the venue of the Meeting is not annexed hereto.
- 12. The Company has fixed the cut- off date of **Friday**, **22**<sup>nd</sup> **August 2025** for determining the entitlement of shareholders to receive Annual Report of the Financial Year 2024-25.



- 13. Pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and the Share Transfer books of the Company will remain closed from Tuesday, 23rd September 2025 to Thursday, 25th September 2025 (both days inclusive).
- 14. Members who have not registered / updated their email addresses with Bigshare Services Private Limited, are requested to do so to receive all future communications from the company including Annual Reports, Notices, Circulars etc. electronically.
- 15. Members are requested to make all correspondence in connection with shares held by them by addressing letters directly to Bigshare Services Private Limited, Registrar & Share Transfer Agent of the company quoting their Folio number.
- 16.Members are requested to notify immediately about any change in their postal address/ e-mail address/ bank details to their Depository Participant (DP) in respect of their shareholding in Demat mode and in respect of their physical shareholding to the Company's Registrar and Share Transfer Agent viz. M/s Bigshare Services Private Ltd having its office at 302, Kushal Bazar 32-33 Nehru Place New Delhi-11001 although 100% paid capital of the Company as on date of this notice is in de-mat form.
- 17. 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, accordingly, requested to submit the 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 (although 100% of paid-up capital of the Company is in de-mat form as on date of this notice).
- 18.In all correspondences with the Company, members are requested to quote their account/folio numbers and in case their shares are held in the dematerialized form, they must quote their DP ID and Client ID No(s).
- 19. Additional information, details pursuant to Regulation 36 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, in respect of the Director seeking re-appointment at the Annual General Meeting, forms an integral part of the notice. The director has furnished the requisite declaration for his reappointment, confirming that he meets the criteria for re-appointment.
- 20. Members desirous of obtaining any information/ clarification concerning the Financial Statements for the Financial Year ended March 31, 2025, of the Company, may send their queries in writing at least seven days before the Annual General Meeting to the Company Secretary at the registered office of the Company or at e-mail id: cs@vivo.ooo.
- 21. Pursuant to Section 72 of the Companies Act, 2013, members holding shares in physical form may file nomination in the prescribed Form SH-13 with the Company's Registrar and Transfer Agent. In respect of shares held in



electronic/Demat form, the nomination form may be filed with the respective Depository Participant.

#### 22. Inspection:

- All the documents referred to in the accompanying Notice and Explanatory Statements, shall be available for inspection through electronic mode, basis the request being sent on <a href="mailto:cs@vivo.ooo">cs@vivo.ooo</a>.
- The Register of Directors' and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013, will be available for inspection at the Annual General Meeting.
- 23. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 24. Members may note that the Notice and Annual Report 2024-25 will also be available on the company's website www.vivo.ooo, websites of the Stock Exchanges i.e. NSE Limited at www.nseindia.com.
- 25. Members who would like to express their views/ask questions as a speaker at the Meeting may pre-register themselves by sending a request from their registered e-mail address mentioning their names, DP ID and Client ID/folio number, PAN and mobile number at <a href="mailto:cs@vivo.ooo">cs@vivo.ooo</a> between 22/09/2025 (9.00 a.m. IST) and 24/09/2025 (5.00 p.m. IST). Only those Members who have pre-registered themselves as a speaker will be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- 26.In compliance with Section 108 of the Companies Act, 2013, and Rule 20 of the Companies (Management and Administration) Rules, 2014 as may be amended from time to time, Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, and the Secretarial Standard on General Meeting issued by Institute of Company Secretaries of India, the Company is pleased to provide E-Voting facility to the Members of the Company to exercise their right to vote at the 14th Annual General Meeting (AGM) by electronic means (remote e-voting) in respect of the resolutions contained in this notice and the business may be transacted through e-voting services provided by NSDL.

The facility for voting, through electronic voting system on the resolution(s) shall also be made available at the AGM and members attending the meeting through VC/OAVM who have not already cast their vote on the resolution(s) by remote evoting shall be able to exercise their right to vote on such resolution(s) at the meeting.



- I. The Members who have already cast their vote by remote e-voting prior to the AGM would be entitled to attend the AGM through VC / OAVM but shall not be entitled to vote on such resolution(s) at the meeting.
- II. The Remote e-voting period commences from 9.00 a.m. on Monday, 22<sup>nd</sup> September 2025 and ends at 5.00 p.m. on Wednesday, 24<sup>th</sup> September 2025. During this period, the members of the company, holding shares either in physical form or in demat form, as on the cut-off date of Thursday, 18<sup>th</sup> September 2025 may cast their vote electronically. The evoting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast vote again.
- III. The cut-off date for determining the eligibility of shareholders to exercise remote E-Voting rights and attendance at 14th Annual General Meeting (AGM) is **Thursday 18th September 2025.** A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off date, shall be entitled to avail the facility of E-Voting. A person who is not a member as on the cut-off date should treat this Notice for information purpose only.
- IV. The Board of Directors of your Company has appointed Mr. Sanjeev Dabas, Company Secretary, as the Scrutinizer for conducting the voting through electronic voting system or through polling paper at the AGM, in fair and transparent manner.
- V. The Scrutinizer shall, immediately after the conclusion of voting at the AGM will unblock the votes cast through remote E-Voting in the presence of at least two witnesses not in the employment of the Company and shall submit, not later than 02 (two) working days from the conclusion of the AGM, a consolidated Scrutinizer's report of the total votes cast in favor or against, if any, to the Chairman, or a person authorized by him in writing who shall countersign the same and declare the result of voting forthwith.
- VI. The results of the electronic voting and Voting at AGM shall be declared to the Stock Exchanges on or before 27<sup>th</sup> September 2025. The results along with the Scrutinizer's Report, shall also be placed on the website of the Company at www.vivo.ooo.



#### THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:-

- 1. Pursuant to the General Circular No. 09/2024 dated September 19, 2024, issued by the Ministry of Corporate Affairs (MCA) and circular issued by SEBI vide circular no. SEBI/ HO/ CFD/ CFDPoD-2/ P/ CIR/ 2024/ 133 dated October 3, 2024 ("SEBI Circular") and other applicable circulars and notifications issued (including any statutory modifications or re-enactment thereof for the time being in force and as amended from time to time, companies are allowed to hold AGM through Video Conferencing (VC) or other audio visual means (OAVM), without the physical presence of members at a common venue. In compliance with the said Circulars, AGM shall be conducted through VC/OAVM.
- 2. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 250 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) the Secretarial Standard on General Meetings (SS-2) issued by the ICSI and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs from time to time the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as e-voting on the date of the AGM will be provided by NSDL.



- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.vivo.ooo. The Notice can also be accessed from the websites of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com respectively and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- 7. AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular issued from time to time

### THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING ANNUAL GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on 22nd, September 2025 at 09:00 A.M. and ends on 24th, September 2025 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 18th September 2025, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 18th September 2025.

#### How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

#### Step 1: Access to NSDL e-Voting system

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

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:



Type of	Login Method
sharehol	
ders	
Individua	1. For OTP based login you can click
1	on https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.j
Sharehol	sp. You will have to enter your 8-digit DP ID,8-digit Client Id,
ders	PAN No., Verification code and generate OTP. Enter the OTP
holding	received on registered email id/mobile number and click on
securities	login. After successful authentication, you will be redirected
in demat	to NSDL Depository site wherein you can see e-Voting page.
mode	Click on company name or e-Voting service provider i.e.
with	<b>NSDL</b> and you will be redirected to e-Voting website of NSDL
NSDL.	for casting your vote during the remote e-Voting period.
	2. Existing <b>IDeAS</b> user can visit the e-Services website of NSDL
	Viz. <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> either on a Personal Computer
	or on a mobile. On the e-Services home page click on the
	"Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your
	existing User ID and Password. After successful
	authentication, you will be able to see e-Voting services under
	Value added services. Click on "Access to e-Voting" under
	e-Voting services and you will be able to see e-Voting page.
	Click on company name or <b>e-Voting service provider i.e.</b>
	<b>NSDL</b> and you will be re-directed to e-Voting website of NSDL
	for casting your vote during the remote e-Voting period or
	joining virtual meeting & voting during the meeting.
	3. If you are not registered for IDeAS e-Services, option to
	register is available at <a href="https://eservices.nsdl.com">https://eservices.nsdl.com</a> . Select
	"Register Online for IDeAS Portal" or click at
	https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	4. Visit the e-Voting website of NSDL. Open web browser by
	typing the following URL: <a href="https://www.evoting.nsdl.com/">https://www.evoting.nsdl.com/</a> either
	on a Personal Computer or on a mobile. Once the home page
	of e-Voting system is launched, click on the icon "Login"
	which is available under 'Shareholder/Member' section. A
	new screen will open. You will have to enter your User ID (i.e.
	your sixteen digit demat account number hold with NSDL),
	Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected
	to NSDL Depository site wherein you can see e-Voting page.
	to Nobel Depository site wherein you can see e-voting page.



Click on company name or **e-Voting service provider i.e. NSDL** and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

5. Shareholders/Members can also download NSDL Mobile App "**NSDL Speede**" facility by scanning the QR code mentioned below for seamless voting experience.

#### **NSDL** Mobile App is available on









Individua

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holding
securities
in demat
mode
with
CDSL

- 1. Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website <a href="www.cdslindia.com">www.cdslindia.com</a> and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on <a href="www.cdslindia.com">www.cdslindia.com</a> home page. The system will authenticate the user by sending OTP on



	registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e- Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individua  1 Sharehol ders (holding securities in demat mode) login through their depositor y participa nts	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

### Helpdesk 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
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at <a href="mailto:evoting@nsdl.com">evoting@nsdl.com</a> or call at 022 - 4886 7000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <a href="helpdesk.evoting@cdslindia.com">helpdesk.evoting@cdslindia.com</a> or contact at toll free no. 1800-21-09911



B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

#### How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <a href="https://www.evoting.nsdl.com/">https://www.evoting.nsdl.com/</a> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at <a href="https://eservices.nsdl.com/">https://eservices.nsdl.com/</a> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID  For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID  For example if your Beneficiary ID is 12********* then your user ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company  For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***



- 5. Password details for shareholders other than Individual shareholders are given below:
  - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
  - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
  - c) How to retrieve your 'initial password'?
    - If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
    - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
  - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
  - b) **Physical User Reset Password?**" (If you are holding shares in physical mode) option available on <a href="https://www.evoting.nsdl.com">www.evoting.nsdl.com</a>.
  - c) If you are still unable to get the password by aforesaid two options, you can send a request at <a href="evoting@nsdl.com">evoting@nsdl.com</a> mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
  - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After enter entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.



#### Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

### How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution you will not be allowed to modify your vote.

#### General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to cssanjeevdabas@gmail.com with a copy marked to <a href="mailto:evoting@nsdl.com">evoting@nsdl.com</a>. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key



- in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of <a href="www.evoting.nsdl.com">www.evoting.nsdl.com</a> or call on.: 022 4886 7000 or send a request to Nitin Mahala at <a href="www.evoting@nsdl.com">evoting@nsdl.com</a>

# Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to <a href="mailto:cs@vivo.ooo">cs@vivo.ooo</a>.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to cs@vivo.ooo. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to <a href="evoting@nsdl.com">evoting@nsdl.com</a> for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

### THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through



- remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

### INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for **Access to NSDL e-Voting system**. After successful login, you can see link of "VC/OAVM" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at <a href="mailto:cs@vivo.ooo">cs@vivo.ooo</a>. The same will be replied by the company suitably.



#### **EXPLANATORY STATEMENT**

#### **ORDINARY BUSINESS:**

#### ITEM NO. 2:

### EXPLANATORY STATEMENT PURSUANT TO REGULATION 36 OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS,2015

Details of Directors seeking Appointment/re-appointment at the Annual General Meeting.

Name of Director	Mrs. Sonia Mittal
Date of Birth	27/09/1969
DIN	01710266
Date of	24/12/2016
Appointment/ Re-	
Appointment	
Type of	Liable to Retire by Rotation
Appointment	
Qualification	DNB- Paediatrics, MBBS
Expertise in specific	
functional area	
Directorship held in	1. Olympia Infocom Private Limited
other companies	2. UC IT Managed Services Private Limited
	<b>3.</b> Gromit Securities Private Limited
	<b>4.</b> Helios Securities Private Limited
Memberships/Chair	NIL
manships of	
Committees of	
other Companies	
Relationship with	Wife of Mr. Sanjay Mittal
other Director/s	
Number of Shares	NA
held in the	
Company	

#### For Vivo Collaboration Solutions Limited

(Reeta)

Company Secretary

M.NO- A-40876

Date: August 28, 2025

Place: New Delhi



#### **VIVO COLLABORATION SOLUTIONS LIMITED**

Regd. Office: 315, Third Floor, HB Twin Tower, Netaji Subhash Place,
Pitampura North Delhi DL 110034

Ph: 91-7838651690, E-mail: sanjay.mittal@vivo.ooo CIN: L72900DL2012PLC230709

### **DIRECTORS' REPORT**

To,
The Members,
Vivo Collaboration Solutions Limited

Your directors have the pleasure of presenting the 14th Annual Report of the Company on the business and operations of the Company, together with an Audited Statement of Accounts for the year ended March 31, 2025.

#### FINANCIAL RESULTS

The Company's performance during the financial year ended March 31, 2025, as compared to the previous financial year is summarized as below:

(Amount in Lakhs.)

<u>PARTICULARS</u>	<u>2024-25</u>	2023-24
Revenue		
Revenue from operations	259.96	518.43
Other Income	320.22	160.24
Total Income	580.19	678.67
Expenditure		
Cost of Raw Material Consumed	-	-
Purchase of Services	192.2	281.14
Change in Inventories	-	-
Employee Benefit Expenses	429.24	379.63
Finance Cost	0.75	0.97
Depreciation	10.27	9.93
Other Expenses	74.76	74.09
Total Expenses	707.22	745.78



Profit Before Tax	(127.03)	(67.11)
Less: <b>Tax</b>	(0.50)	(0.21)
Net Profit	(126.53)	(66.89)

#### **NATURE OF BUSINESS**

The Company was engaged in the business of providing platforms for enterprise voice and integration with video cloud to global telecom service providers. Since the business became unviable it has been closed effective March 31st 2025.

The main objects of our Company is given below:

- 1. To carry on the business of all kinds in the area of Information Technology enabled business process outsourcing including products like call centers, training institute, content development, data processing, design services, geographic information system services, legal database, remote maintenance, payroll accounting support center, back office operations support centers & website services, and to act as software designer, collaboration & telecom space software, developers, implementers, consultants, system integrators trainers, technologists and providers of software solution & products.
- 2. To carry on the business of design, develop, rental, software selling, distribution, dealership, trading, importers, exporters and dealers in all kinds of computer, software, hardware, computer peripherals, audio visual presentation, electronic publishing.
- 3. To run training institute in the computer system, programming, operation and system analysis, operational research, data entry and processing and to hold seminars, courses, business conferences in the information technologies and computers.
- 4. To act as agents, sub agents, dealers, distributors, traders, importers, exporters of all kinds of software & hardware and technology related services.
- 5. To design, develop, own, maintain and operate websites, E-Commerce solution and provide all kinds of services on the internet.

There is major change in the nature of the business of the Company during the year under review. We are now focusing on becoming an original design house in power electronics and related field.

#### FINANCIAL PERFORMANCE REVIEW

The year was a very challenging year when we had to take decision to close the existing business. The new platform being developed also did not take off as domain expertise was lacking and it was not available to design the required product. As mentioned last year to navigate this business challenge, your management has decided to invest in R&D for newer domains like the design of power controllers to be used in EV chargers and related fields. We shall be investing in resources to design the controllers which control the electrical devices. Accordingly, the teams shall be resourced for manpower,



equipment's and alliances. This is an upcoming new growth stream in power efficiency of electrical devices and holds a promising future.

The Company's total revenue stood at Rs. 259.96 Lakhs as of 31st March 2025 as compared to Rs. 518.43 Lakhs as of 31st March 2024.

#### **FUTURE PROSPECTS**

The company has discontinued its voice platform as business has become financially unviable. The company is actively engaged in developing resources for designing complete technology suites for EV chargers and shall be ready with some product prototype soon during next financial year. The company is very hopeful of success in coming years and shall be able to generate revenues from the newer streams of business. Your company shall now focus on being an original design house in power electronics and shall work closely in alliance with EV industry and other related industries like solar invertors to design fast chargers and invertors to replace foreign designed EV chargers and invertors Your company has already registered a brand name TurboLatch for the same.

#### **RESERVES & SURPLUS**

The Company's Reserve & Surplus in the year 2024-25 is Rs. 1032.05 Lakhs as compared to the previous year it was Rs. 1158.59 Lakhs.

No Profit was transferred to reserves.

#### **DIVIDEND**

The Board of Directors has not recommended any dividend on the Share Capital of the Company for the period ended 31st March 2025 considering the current cash flow position of the Company and future funds requirement for growth of business.

#### **DEPOSITS**

During the year under review, your Company has not accepted any deposits in terms of Section 73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposit) Rules, 2014.

#### **LISTING ON STOCK EXCHANGES**

Your Company is listed in NSE Limited (SME Platform).

The Company was listed on NSE Limited (SME Platform) vide NSE Notice no. NSE/LIST/1472 dated December 30, 2021, effective from December 31, 2021.

#### **CASH FLOW STATEMENT:**

In conformity with the provisions of Regulation 34(2)(C) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and requirements of Companies Act the Cash flow Statement for the year ended 31.03.2025 is forming a part of Annual Report.



# MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

The company has discontinued its voice platform as business had become financially unviable.

#### PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES

All transactions of the Company with Related Parties are in the ordinary course of business and at arm's length. Information about the transactions with Related Parties is given in the Corporate Governance Report which forms a part of this Annual Report.

Form AOC – 2 pursuant to the provisions of Section 134 (3) (h) of the Companies Act, 2013, read with Rule 8 (2) of the Companies (Accounts) Rules, 2014 is given as **Annexure-I** to this Directors' Report.

#### PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS UNDER SECTION 186

Loans, guarantees and investments as on 31st March 2025 are given in the Notes to the financial statement.

#### DISCLOSURE RELATING TO EQUITY SHARES WITH DIFFERENTIAL RIGHTS

The Company has not issued any equity shares with differential rights during the year under review and hence no information as per provisions of Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

#### DISCLOSURE RELATING TO SWEAT EQUITY SHARE

The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

### DISCLOSURE RELATING TO EMPLOYEE STOCK OPTION SCHEME AND EMPLOYEE STOCK PURCHASE SCHEME

The Company has not issued any employee stock option scheme and employee stock purchase scheme and hence no information as provisions of Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 and SEBI (Employee Share Based Employee Benefits) Regulations, 2014, has been furnished.

### DISCLOSURES IN RESPECT OF VOTING RIGHTS NOT DIRECTLY EXERCISED BY EMPLOYEES

There are no shares held by trustees for the benefit of employees therefore, no disclosure under Rule 16(4) of the Companies (Share Capital and Debentures) Rules, 2014 has been furnished.



#### MATTERS RELATED TO DIRECTORS AND KEY MANAGERIAL PERSONNEL

#### **Directors**

As on 31st March 2025, your Board comprises of 05 Directors which includes 01 Managing Director, 01 Non- Executive Director, 01 Executive Director, and 02 Independent Directors.

In terms of the provisions Section 152 of the Companies Act, 2013 read with the Articles of Association of the Company, Mrs. Sonia Mittal, Director of the Company is liable to retire by rotation at the ensuing 14th Annual General Meeting and being eligible offered her-self for reappointment.

#### **Declarations By Independent Directors**

In terms of Section 149 of the Act and SEBI Listing Regulations, Mr. Raveesh Kanaujia, and Mr. Dinesh Kumar Goel are the Independent Directors of the Company as of date of this report.

All Independent Directors of the Company have given requisite declarations under Section 149(7) of the Act, that they meet the criteria of independence as laid down under Section 149(6) of the Act along with Rules framed thereunder, Regulation 16(1)(b) of SEBI Listing Regulations and have complied with the Code of Conduct of the Company as applicable to the Board of directors and Senior Managers. In terms of Regulation 25(8) of the SEBI Listing Regulations, the Independent Directors have confirmed that they are not aware of any circumstance or situation, which exists or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgement and without any external influence. The Company has received confirmation from all the Independent Directors of their registration on the Independent Directors Database maintained by the Indian Institute of Corporate Affairs, in terms of Section 150 read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

In the opinion of the Board, the Independent Directors possess the requisite expertise and experience and are people of high integrity and repute. They fulfill the conditions specified in the Act as well as the Rules made thereunder and are independent of the management.

#### **Key Managerial Personnel**

In compliance with the requirements of Section 203 of the Companies Act, 2013 following are the Key Managerial Personnel of the Company:

- Mr. Sanjay Mittal
- Mr. Pardeep Singh
- Mrs. Reeta

- Chairman and Managing Director
- Chief Financial Officer
- Company Secretary & Compliance Officer



#### POLICY ON DIRECTORS' APPOINTMENT AND POLICY ON REMUNERATION

Pursuant to Section 134(3)(e) and Section 178(3) of the Companies Act, 2013, the Policy on appointment of Board members including criteria for determining qualifications, positive attributes, independence of a Director and the Policy on remuneration of Directors, KMP and other employees is forming a part of Corporate Governance Report.

No remuneration is being paid to the directors.

#### NUMBER OF MEETINGS OF BOARD AND COMMITTEE OF BOARD OF DIRECTORS

#### MEETINGS OF BOARD OF DIRECTORS

The Board of Directors met 4 times during the financial year ended March 31, 2025, in accordance with the provisions of the Companies Act, 2013 and rules made there-under. Directors of the Company actively participated in the meetings and contributed valuable input on the matters brought before the Board of Directors from time to time.

Additionally, during the financial year ended on January 09, 2025, the Independent Directors held a separate meeting in compliance with the requirements of Schedule IV of the Companies Act, 2013.

#### **COMMITTEES MEETINGS**

The Audit Committee met 04 times during the financial year ended March 31, 2025. The nomination and remuneration committee met 02 times during the financial year ended March 31, 2025. The Shareholders Grievances Committee met 02 times during the financial year ended March 31, 2025. Members of the Committees discussed the matter placed and contributed valuable inputs on the matters brought before.

#### DIRECTOR'S RESPONSIBILITY STATEMENT

In terms of Section 134(5) of the Companies Act, 2013, in relation to the audited financial statements of the Company for the year ended March 31, 2025, the Board of Directors hereby confirms that:

- 1. In the preparation of the annual accounts, the applicable accounting standards were followed along with proper explanation relating to material departures.
- 2. The Directors had selected such accounting policies and applied consistently and the Directors made judgments and estimates that are reasonable and prudent to give a true and fair view of the situation of the Company as on March 31, 2025, and of the profits of the Company for the year ended on that date.
- **3.** The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- **4.** The Directors has prepared annual accounts of the Company have been prepared on a going concern basis.
- 5. The Directors have laid down internal financial controls that have been laid down to be followed by the Company and that such internal financial controls are adequate and were operating effectively.



**6.** The Directors have devised proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

#### **AUDIT COMMITTEE**

An Audit Committee is in existence in accordance with the provisions of Section 177 of the Companies Act, 2013. Kindly refer to the section on Corporate Governance, under the head, 'Audit Committee' for matters relating to constitution, meetings and functions of the Committee.

#### NOMINATION AND REMUNERATION COMMITTEE

The Company has constituted a Nomination and Remuneration Committee and formulated the criteria for determining the qualification, positive attributes and independence of a Director (the Criteria). The Nomination and Remuneration Committee has recommended to the Board a policy relating to the remuneration for Directors, Key Managerial Personnel and other employees, as required under Section 178 (1) of the Companies Act, 2013.

Kindly refer section on Corporate Governance, under the head, 'Nomination and Remuneration Committee' for matters relating to constitution, meetings, functions of the Committee and the remuneration policy formulated by this Committee.

### PERFORMANCE EVALUATION OF THE BOARD, ITS COMMITTEES AND INDIVIDUAL DIRECTORS

Pursuant to applicable provisions of the Companies Act, 2013 and the Listing Agreement with Stock Exchanges, the Board, in consultation with its Nomination & Remuneration Committee, has formulated a framework containing, inter-alia, the criteria for performance evaluation of the entire Board of the Company, its Committees and Individual Directors, including Independent Directors.

The Nomination and Remuneration Committee has also carried out evaluation of every Director's performance.

The performance evaluation of all the Independent Directors has been done by the entire Board, excluding the Director being evaluated. Based on performance evaluation done by the Board, it shall be determined whether to extend or continue their term of appointment, whenever the respective term expires.

The Directors expressed their satisfaction with the evaluation process.

#### CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Company is not required to constitute the corporate social responsibility committee pursuant to section 135 of the Companies Act, 2013. Therefore, your Company was not required to adopt the Corporate Social Responsibility Policy.



#### OTHER BOARD COMMITTEES

For details of other board committees viz. Shareholders/ Investors Grievance Committee, kindly refer to the section on Corporate Governance.

#### VIGIL MECHANISM FOR THE DIRECTORS AND EMPLOYEES

The Company has established a vigil mechanism, through a Whistle Blower Policy, where Directors and employees can voice their genuine concerns or grievances about any unethical or unacceptable business practice. A whistle-blowing mechanism not only helps the Company in detection of fraud but is also used as a corporate governance tool leading to prevention and deterrence of misconduct.

It provides direct access to the employees of the Company to approach the Compliance Officer or the Chairman of the Audit Committee, where necessary. The Company ensures that genuine Whistle Blowers are accorded complete protection from any kind of unfair treatment or victimization.

The Whistle Blower Policy is disclosed on the website of the Company at www.vivo.ooo.

#### **RISK MANAGEMENT POLICY**

The Board of Directors of the Company has formulated a Risk Management Policy which aims at enhancing shareholders' value and providing an optimum risk reward thereof. The risk management approach is based on a clear understanding of the variety of risks that the organization faces, disciplined risk monitoring and measurement and continuous risk assessment and mitigation measures.

## DISCLOSURE AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013 RELATION TO THE CONSTITUTION OF INTERNAL COMPLAINT COMMITTEE.

The Company has zero tolerance for sexual harassment at workplace and has adopted a Policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules there under for prevention and redressal of complaints of sexual harassment at workplace. There is an Internal Complaint Committee in the Company.

#### SECRETARIAL STANDARDS

Your Company is following the Secretarial Standards on Meetings of the Board of Directors (SS-1) and Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India ("ICSI") as may be amended from time to time.

#### INTERNAL FINANCIAL CONTROLS

The Company has in place adequate internal financial controls related to financial statements. During the year, such controls were tested, and no reportable material weaknesses were observed for inefficiency or inadequacy of such controls. Some of the controls are outlined below:



- The Company has adopted accounting policies, which are in line with the Accounting Standards and other applicable provisions of the Companies Act, 2013.
- Changes in the polices, if any, are approved by the Audit Committee in consultation with the Auditors.
- In preparing the financial statement, judgment and estimates have been made based on sound policies. The basis of such judgments and estimates are approved by the Auditors and the Audit Committee.

#### PARTICULARS OF EMPLOYEES AND REMUNERATION

Your directors appreciate the significant contribution made by the employees to the operations of your Company during the period.

The information required on particulars of employees as per Section 197(12) of the Companies Act, 2013 and Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is given in a separate **Annexure-II** to this Directors' Report.

As per the provisions contained in the proviso to Section 136(1) of the Companies Act, 2013, some of the aforesaid particulars are not being sent as a part of this Annual Report. Any Member interested in obtaining a copy of the same may write to the Company Secretary at the registered office of the Company.

### OBLIGATION OF COMPANY UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

To prevent sexual harassment of women at work place a new act The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified on 9th December 2013. Under the said Act every company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at workplace of any women employee.

The Company has not received any complaint of harassment till date.

#### ANNUAL RETURN

As required pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014, a draft annual return in MGT 7 is placed on website of the Company and a link of the website where Annual Return is placed is <a href="https://www.vivo.ooo/investor.html">https://www.vivo.ooo/investor.html</a>

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

The particulars as required under the provisions of Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 in respect of conservation of energy, and technology absorption have not been furnished considering the nature of activities undertaken by the Company during the year under review.



#### (Amount in Lakhs)

Foreign Exchange Inflow: 225.49/-Foreign Exchange Outflow: NIL

#### **CORPORATE GOVERNANCE**

A report on Corporate Governance and the certificate from the Secretarial Auditor regarding compliance with the conditions of Corporate Governance have been furnished in the Annual Report and form a part of the Annual Report.

#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management Discussion and Analysis report has been separately furnished in the Annual Report and forms a part of the Annual Report.

#### **AUDITORS**

#### STATUTORY AUDITORS

M/s. Gaur & Associates, Chartered Accountants, the Statutory Auditors of the Company, were appointed as Statutory Auditor of Company in 11<sup>th</sup> AGM.

The Audit Report given by M/s Gaur & Associates for the Financial Year 2024-25, forming part of this Annual Report.

The Reports of Statutory Auditor do not contain any qualification, reservation or adverse remarks. During the year the Statutory Auditors have not reported any matter under Section 143 (12), therefore no detail is required to be disclosed under the applicable provisions of the Act.

#### SECRETARIAL AUDITOR

As required under provisions of Section 204 of the Companies Act, 2013, the report in respect of the Secretarial Audit carried out by M/s Dabas S & Co., Company Secretaries in Form MR-3 for the F.Y. 2024-25 is attached as **Annexure-III'** which forms part of this Report.

#### INTERNAL AUDITORS

Mr. Vikash Bansal, Chartered Accountant, performed the duties of internal auditors of the Company during F.Y. 2024-25 and their report was reviewed by the audit committee from time to time.

#### ACKNOWLEDGEMENTS AND APPRECIATION

The Directors acknowledge with appreciation the co-operation and assistance received from the Government, Banks, Authorities and other Business Constituents during the year.



The Directors wish to place on record their appreciation of the contribution made by employees, customers and suppliers for the continuous support given by them to the Company at all levels during the period under report.

Your Board of Directors also takes this opportunity to convey their gratitude and sincere thanks for the co-operation & assistance received from the shareholders. The Board acknowledges your confidence and continued support and looks forward to the same in future as well.

By Order of the Board of Directors For, **Vivo Collaboration Solutions Limited** 

Date: August 28, 2025

Place: New Delhi

(Sanjay Mittal)

Chairman & Managing Director

DIN: 01710260



#### ANNEXURE- I

#### Form No. AOC-2

(Pursuant to *clause (h) of sub-section (3) of section 134 of the Act and* Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto

### 1. Details of contracts or arrangements or transactions not at arm's length basis:

(a) Name(s) of the related party and	Not applicable
nature of relationship:	
(b) Nature of	Not applicable
contracts/arrangements/transactions:	
(c) Duration of the contracts /	Not applicable
arrangements/transactions:	
(d) Salient terms of the contracts or	Not applicable
arrangements or transactions	
including the value, if any:	
(e) Justification for entering into such	Not applicable
contracts or arrangements or	
transactions	
(f) Date(s) of approval by the Board:	Not applicable
(g) Amount paid as advances, if any:	Not applicable
(h) Date on which the special	Not applicable
resolution was passed in general	
meeting as required under first	
proviso to section 188:	

### 2. Details of material contracts or arrangement or transactions at arm's length basis:

(a) Name(s) of the related party and	Mr. Pardeep Singh
nature of relationship:	
	(Mr. Pardeep Singh is key managerial
	personnel of the company)



(b) Nature of	1. Salary
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2024-25
arrangements/transactions:	
(d) Salient terms of the contracts or	NA
arrangements or transactions	
including the value, if any:	
(e) Date(s) of approval by the Board, if	21.05.2024
any:	
(f) Amount paid as advances, if any:	NA

(a) Name(s) of the related party and nature of relationship:	Reeta
-	(Mrs. Reeta is key managerial
	personnel of the company)
(b) Nature of	Salary
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2024-25
arrangements/transactions:	
(d) Salient terms of the contracts or	NA
arrangements or transactions	
including the value, if any:	
(e) Date(s) of approval by the Board, if	21.05.2024
any:	
(f) Amount paid as advances, if any:	NIL

(a) Name(s) of the related party and nature of relationship:	Sanjay Mittal HUF
(b) Nature of	Rent Paid
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2024-25
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions at Market Price on
arrangements or transactions	prevalent market conditions
including the value, if any:	
(e) Date(s) of approval by the Board, if	21.05.2024
any:	
(f) Amount paid as advances, if any:	NA



(a) Name(s) of the related party and	Sun Agro Technologies LLP
nature of relationship:	
(b) Nature of	Rent Paid
contracts/arrangements/transactions:	
(c) Duration of the contracts /	F.Y. 2024-25
arrangements/transactions:	
(d) Salient terms of the contracts or	Transactions at Market Price on
arrangements or transactions	prevalent market conditions
including the value, if any:	
(e) Date(s) of approval by the Board, if	21.05.2024
any:	
(f) Amount paid as advances, if any:	NA

By Order of the Board of Directors For, **Vivo Collaboration Solutions Limited** 

Date: August 28, 2025

Place: New Delhi Sanjay Mittal)

Chairman & Managing Director

DIN: 01710260



#### **ANNEXURE-II**

## DISCLOSURE IN THE BOARD'S REPORT UNDER SECTION 197(12) OF THE ACT READ WITH RULE 5 OF COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

#### Particulars of remuneration of Directors/ KMP/Employees

There are no employees who are in receipt of remuneration more than the limits prescribed under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

S1	Particulars				
No.					
(i)	The Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year. 2024-25	Name of the Director	Total Remuneration (In Lakhs) - -		Ratio to the Median
(ii)	The percentage increase in	Name		% of Inc	rease
(11)	remuneration of each Director,	Reeta			3.28
	Chief Financial Officer, Chief	Pardeep Singh	L	_	1.45
(iii)	Executive Officer, Company Secretary in the financial year 2024-25  The percentage increase in the median remuneration of	e There was nominal increase in salary dur			5 in median
	employees in the financial year 2024-25	the inflation.			
(v)	Average percentiles increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional	There was nom the year Finan salary as comp the inflation.	icial Ye	ar 2024-2	5 in median



	circumstances for increase in the managerial remuneration.	
(vi)	remuneration is as per the	Pursuant to Rule 5(1)(xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, Key Managerial Personnel and senior Management is as per the Remuneration Policy of the Company.

Information pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

Name	Age	Designat ion	Remun eration (Amoun t in Lakhs) P.A.	Qualifica tion	Total Experie nce (Years)	Date of Commence ment of Employment	Previous employment/positionheld	Relative of Director or not
Reeta	34 Years	Company Secretary	6.01	B. Com, CS, LL.B.	08 Years	02/08/2021	-	No
Pardeep Singh	44 years	Chief Financial Officer	5.84	B. Com	20 years	06/02/2024	-	No

#### Note:

- 1. Remuneration includes Basic Salary & Allowances.
- 2. The nature of employment is regular in all the above cases.
- 3. All the employees have adequate experience to discharge the responsibility assigned to them.

By Order of the Board of Directors For, **Vivo Collaboration Solutions Limited** 

Date: August 28, 2025

Place: New Delhi

(Sanjay Mittal)

Chairman & Managing Director

DIN: 01710260

## DABAS S & CO.

Company Secretaries

ANNEXURE- III

#### SECRETARIAL AUDIT REPORT

For The Financial Year Ended 31st March 2025 {Pursuant to Section 204(1) of the Companies Act, 2013 and rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014}

To,

The Members,

#### VIVO COLLABORATION SOLUTIONS LIMITED

I have conducted the Secretarial Audit of the Compliance of applicable statutory provisions and the adherence to good corporate practices by **VIVO COLLABORATION SOLUTIONS LIMITED** (hereinafter called VIVO / the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the VIVO 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, I hereby report that in my opinion, the company has, during the audit period covering the financial period ended on 31st March, 2025 complied with the statutory provisions listed hereunder and also that the Company has proper Board- processes and Compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed, and other records maintained by **VIVO COLLABORATION SOLUTIONS LIMITED** ("the Company") for the financial year ended on 31<sup>st</sup> March 2025 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder.
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder.
- iii. The Depositories Act, 1996 and the Regulations and Byelaws framed thereunder.



- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; **N.A**
- 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) Regulation, 2011;
- b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.
- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.
- d. Securities And Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- e. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not Applicable to the Company during the Audit Period;)
- f. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not Applicable to the Company during the Audit Period;)
- g. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act, and dealing with client.
- h. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not Applicable to the Company during the Audit Period;) and
- i. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not Applicable to the Company during the Audit Period;)
- (vi) Compliances/ processes/ systems under other applicable Laws to the Company are being verified based on periodic certificate submitted to the Board of Directors of the Company.

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

- a. Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
- b. The Listing Agreements entered by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



During the period under review the Company has complied with the provisions of the Acts, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observation

#### Observations:

I 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.

Majority decision is carried through were captured and recorded as part of the minutes of the meeting.

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

Date: 28/08/2025 Place: New Delhi

> For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418

Peer Review Certificate No: 5677/2024

UDIN: A065138G001098885

This 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.

## DABAS S & CO.

Company Secretaries

ANNEXURE: A

To,

The Members,

#### VIVO COLLABORATION SOLUTIONS LIMITED

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

- 1. Maintenance of secretarial records, registers are the responsibility of the management of the Company. Our Responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulation and happening of events etc.
- 5. The Compliance of the provisions of corporate and other applicable laws, rules, regulations, standards are 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 future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Date: 28/08/2025 Place: New Delhi

For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas

M. No: A65138, COP: 24418

Peer Review Certificate No: 5677/2024



## **CORPORATE GOVERNANCE**

Your Company firmly believes that maintaining the highest standards of Corporate Governance is the implicit rule that determines a management's ability to make sound decisions and to perform efficiently and ethically in the best interest of its shareholders and other stakeholders to create value for all. Corporate Governance clauses of the SEBI (LODR) Regulations, 2015 are not applicable to the Company, but the Company has voluntarily complied with the Corporate Governance clauses.

The philosophy of Corporate Governance is a principle-based approach as codified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, encompassing the fundamentals of rights and roles of various stakeholders of the Company, disclosure, transparency and board responsibility.

A report on Corporate Governance Compliance of your Company for the year ended March 31, 2025, is as below:

#### 1. BOARD OF DIRECTORS:

Your Company has the combination of Executive and Non-Executive Directors in conformity with Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company's Board consists of Five Directors as on date of this report have considerable professional experience in their respective fields. Out of them two are Independent Directors, two are Executive Directors (including Chairman) and one Non-Executive Director.

As per the declarations received by the Company from each of the Directors, none of them are disqualified under Section 164(2) of the Companies Act, 2013.

The Independent Directors of the Company are following the provisions of Regulation 25 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Further, disclosures have been made by the Directors regarding their Chairmanships/Memberships of the mandatory Committees of the Board and that the same are within the maximum permissible limit as stipulated in 25 SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### **Board Meetings**

Four Board Meetings were held during the year.



## Directors' Attendance Record and their other Directorships/ Committee Memberships

As mandated by Regulation 26 of the Listing Regulations, none of the Directors is a member of more than ten Board Committees (considering only Audit Committee and Stakeholders' Relationship Committee) or Chairman of more than five Committees across all public limited companies (listed or unlisted) in which he/she is a director. Further all Directors have been informed about their Directorships, Committee memberships/Chairmanships including any changes in their positions. Relevant details of the Board of Directors as on March 31, 2025, are given below:

		ATTENDANCE IN F.Y. 2024-25		No. of Committe Chairmans	е	rectorship and Memberships/ ommittee held*	
Name of the director	Catego ry	No. of board meetings held	Attend ed	Last AGM held on 26.09.2024	Other Director ship	Committe e Members hip	Committee Chairmanships
Sanjay Mittal	Chairm an/MD	4	4	Yes	5	2	-
Sonia Mittal	ED	4	4	Yes	4	-	-
Dharam Pal Mittal	NED	4	4	Yes	-	1	
Raveesh Kanaujia	ID	4	4	Yes	1	3	-
Dinesh Kumar Goel	ID	4	4	Yes	-	3	-

#PD – Promoter Director; NED – Non-Executive Director; ID – Non-Executive Independent Director; ED – Executive Director

\*In accordance with Regulation 26 of the Listing Regulations, Chairmanships/Memberships of only Audit Committees and Stakeholders Relationship Committee in all Public Limited Companies (Listed and Unlisted) have been considered.

#### **Independent Director**

As mandated by the Listing Regulations, the Independent Directors on your Company's Board:

- a. Are persons of integrity and possess relevant expertise and experience, in the opinion of the Board of Directors.
- b. Are not a Promoter of the Company or its holding, subsidiary or associate company.
- c. Are not related to Promoters or Directors in the Company, its holding, subsidiary or associate company.
- d. has or had no material pecuniary relationship with the Company, its holding, subsidiary or associate company, or their Promoters, or Directors, during the two immediately preceding financial years or during the current financial year.



- e. Have no relative, who has or had pecuniary relationship or transaction with the Company, its holding, subsidiary or associate company, or their Promoters, or Directors, amounting to two per cent or more of its gross turnover or total income or Fifty Lakh rupees or such higher amount as may be prescribed from time to time, whichever is lower, during the two immediately preceding financial years or during the current financial year;
- f. Neither themselves nor any of their relatives —
- A. hold or have held the position of a Key Managerial Personnel or are or have been employee of the Company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which they were proposed to be appointed.
- B. are or have been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which they were proposed to be appointed, of –
- (1). a firm of Auditors or Company Secretaries in practice or Cost Auditors of the Company or its holding, subsidiary or associate company; or
- (2). any legal or consulting firm that has or had any transaction with the Company, its holding, subsidiary or associate company amounting to ten per cent or more of the gross turnover of such firm.
- (iii) hold together with their relatives two per cent or more of the total voting power of the Company; or
- (iv) is a Chief Executive or Director, by whatever name called, of any non-profit organization that receives twenty-five per cent or more of its receipts or corpus from the Company, any of its Promoters, Directors or its holding, subsidiary or associate company or that holds two per cent or more of the total voting power of the Company.
- (v) is a material supplier, service provider or customer or a lessor or lessee of the Company.
- g. are not less than 21 years of age.

The Independent Directors have confirmed that they meet the criteria of independence laid down under the Companies Act, 2013 and the Listing Regulations.

#### **Maximum Tenure of Independent Directors**

In accordance with Section 149(11) of the Companies Act, 2013, the current tenure of Independent Directors of the Company is for a term of 5 consecutive years from the date of their appointment.



#### **Number of Independent Directorships**

In compliance with Regulation 25 of the Listing Regulations, Directors of the Company do not serve as Independent Director in more than seven listed companies. In case he/she is serving as a Whole-Time Director in any listed company, does not hold the position of Independent Director in more than three listed companies.

#### Terms and conditions of appointment of Independent Directors

The terms and conditions of appointment of Independent Directors have been disclosed on the website of the Company viz. www.vivo.ooo.

#### **Separate Meeting of Independent Director**

In accordance with the Companies Act, 2013, the Independent Directors of the Company shall hold at least one meeting in a year without the presence of Non-Independent Directors and members of management.

During the year under review, a separate meeting of the Independent Directors of the Company was held on January 09, 2025.

#### Familiarization Program for Independent Directors

The Company conducts Familiarization Program for the Independent Directors to enable them to familiarize with the Company, its management and its operations so as to gain a clear understanding of their roles, rights and responsibilities for the purpose of contributing significantly towards the growth of the Company. They are given full opportunity to interact with senior management personnel and are provided with all the documents required and/or sought by them to have a good understanding of the Company, its business model and various operations and the industry, it is a part. The Policy on Familiarization Program for Independent Directors is also available on the Company's website www.vivo.ooo.

## Performance Evaluation of the Board, its Committees and Individual Directors, including Independent Directors

Pursuant to applicable provisions of the Companies Act, 2013 and the Listing Regulations, the Board, in consultation with its Nomination & Remuneration Committee, has formulated a framework containing, inter-alia, the criteria for performance evaluation of the entire Board of the Company, its Committees and Individual Directors, including Independent Directors. The framework is monitored, reviewed and updated by the Board, in consultation with the Nomination and Remuneration Committee, based on need and new compliance requirements.



The Independent Directors had met separately on January 09, 2025, without the presence of Non-Independent Directors and the members of management and discussed, inter-alia, the performance of non- Independent Directors and Board as a whole and the performance of the Chairman of the Company after taking into consideration the views of executive and Non-Executive Directors.

The Nomination and Remuneration Committee has also carried out evaluation of every Director's performance. The performance evaluation of all the Independent Directors has been done by the entire Board, excluding the Director being evaluated. Based on performance evaluation done by the Board, it determines whether to extend or continue their term of appointment, whenever the respective term expires.

The Directors expressed their satisfaction with the evaluation process.

#### Disclosure of relationships between Directors inter-se

None of the Directors are related to each other, except Mr. Sanjay Mittal and Mrs. Sonia Mittal who are related to each other. Mr. Sanjay Mittal and Mrs. Sonia Mittal are Husband and Wife to each other. Further Mr. Dharam Pal Mittal is the father of Mr. Sanjay Mittal.

#### **Remuneration Policy**

No remuneration was paid to the Executive Directors of the Company on the recommendation of the Nomination and Remuneration Committee. The Company's remuneration strategy is market-driven and aims at attracting and retaining high caliber talent. The strategy is in consonance with the existing industry practice and is directed towards rewarding performance, based on a review of achievements, on a periodical basis.

#### Remuneration paid to Executive Directors

Your Board currently comprises of One Executive Director viz. Mrs. Sonia Mittal and Managing Director Mr. Sanjay Mittal.

Mrs. Sonia Mitta and Mr. Sanjay Mittal have not Drawn any salary for the financial year 2024-25.

#### Remuneration paid to Non-Executive Directors

No Remuneration was paid to Non-Executive Directors during the financial year under review.

#### **Shareholding of Non-Executive Directors**

Mr. Dharam Pal Mittal, Non-Executive Director, held 1 share in the Company during Financial Year 2024-25.

It is therefore affirmed that remuneration is as per the remuneration policy of the Company.



#### 2. ANNUAL GENERAL MEETING

The Annual General Meeting for the year ended 31st March 2024 was held on 26th September 2024. All the Directors attended the meeting.

#### 3. CODE OF CONDUCT:

The Board has adopted a code of conduct for all Board members and senior management of the company. The term senior management means personnel of the company who are members of its core management team excluding Board of Directors. Normally this would comprise all members of management one level below the executive directors, including all functional heads. The code has been circulated to all members of the Board and senior management and their compliance of the same has been affirmed by them. A declaration signed by the Chairman and Managing Director is given below.

I hereby confirm that: "The Company has obtained from all the members of the Board and senior management, affirmation that they have complied with the code of conduct for directors and senior management in respect of the financial year 2024-25"

Sd/-(Sanjay Mittal) Chairman & Managing Director

#### 4. CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

The Company has adopted a Code of Conduct for Prevention of Insider Trading as well as a Code of Corporate Disclosure Practices (Code), as prescribed by the SEBI Regulations in this regard. The Compliance Officer is responsible for monitoring adherence to the rules for the preservation of Unpublished Price Sensitive Information, pre-clearance of trades, monitoring of trades and implementation of the Code for trading in Company's securities, under the overall supervision of the Board. All Directors and employees, who could be privy to the Unpublished Price Sensitive Information of the Company, are governed by this Code.

The Company has maintained a Structured Digital Database (SDD) pursuant to provisions of Regulation 3(5) and 3(6) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations)

Mrs. Reeta, Company Secretary, is also appointed as Compliance Officer of the Company.



#### 5. CFO CERTIFICATION:

The Managing Director and CFO has certified to the Board of Directors, inter alia, the accuracy of financial statements and adequacy of internal controls for the financial reporting purpose as required under Clause SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March 2025. Certification from the CFO is annexed herewith this report, which is also forwarded to the Stock Exchange, where the securities of the Company are listed as a part of the Annual Report.

#### 6. COMMITTEES

The company has constituted an Audit Committee, a Nomination and Remuneration Committee and Shareholder Relationship Committee. The functioning of each of these Committees is regulated by the specific terms of reference, roles and responsibilities and powers detailed in their respective Charters.

The Company Secretary of the Company acts as the Secretary to these Committees.

The Minutes of the meetings of all these Committees are placed before the Board for discussions / noting. None of the Directors is a member of more than ten committees or Chairman of more than five committees across all companies in which they are Directors.

Declarations regarding committee memberships / chairmanships, in other public companies, as on 31st March 2025 have been received from the Directors.

#### (A) AUDIT COMMITTEE

In compliance with Section 177 of the Companies Act, 2013 read with rules made thereto and Regulation 18 of the Listing Regulations, the 'Audit Committee' of the Board comprises of:

Name of the Director	Status	Nature of Directorship	
Dinesh Goel	Chairperson	Non-Executive &	
		Independent Director	
Raveesh Kanaujia	Member	Non-Executive &	
		Independent Director	
Sanjay Mittal	Member	Managing Director	

2/3rd of the members of the Audit Committee are Independent Directors.

Audit Committee was composed on August 02, 2021.



#### Role of the Audit Committee:

- 1. Overseeing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees.
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors.
- 4. Reviewing, with the management, the annual financial statements before submission to the board for approval, with reference to:
- a. Matters required to be included in the Directors Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of Section 134 of the Companies Act, 2013.
- b. Changes, if any, in accounting policies and practices and reasons for the same.
- c. Major accounting entries involving estimates based on the exercise of judgment by management.
- d. Significant adjustments made in the financial statements arising out of audit findings.
- e. Compliance with listing and other legal requirements relating to financial statements.
- f. Disclosure of any related party transactions. g. Modified opinion(s) in the draft audit report.
- 5. Reviewing, with the management, the half yearly and annual financial statements before submission to the board for approval.
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/Draft Prospectus/notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter.
- 7. Reviewing and monitoring the auditor's independence and performance and effectiveness of audit process.
- 8. Approval of any transactions of the Company with Related Parties, including any subsequent modification thereof.
- 9. Scrutiny of inter-corporate loans and investments.
- 10. Valuation of undertakings or assets of the Company, wherever it is necessary.



- 11. Evaluation of internal financial controls and risk management systems.
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems.
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- 14. Discussion with internal auditors on any significant findings and follow up there on.
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board.
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- 18. To review the functioning of the Whistle Blower mechanism, in case the same exists.
- 19. Approval of appointment of Chief Financial Officer or any other person heading the finance function or discharging that function after assessing the qualifications, experience & background, etc. of the candidate.
- 20. To overview the Vigil Mechanism of the Company and took appropriate actions in case of repeated frivolous complaints against any Director or Employee.
- 21. Monitoring the end use of funds raised through public offers and related matters.

#### The Audit Committee shall mandatorily review the following information:

- 1. Management Discussion and Analysis of financial condition and results of operations.
- 2. Statement of significant related party transactions (as defined by the Audit Committee), submitted by management.



- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors.
- 4. Internal audit reports relating to internal control weaknesses.
- 5. The appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- 6. Statement of deviations:
- a) Half yearly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.
- b) Annual statement of funds utilized for purposes other than those stated in the offer document/Draft Prospectus/notice in terms of Regulation 32(7) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

#### **Powers of the Audit Committee:**

- ➤ Investigating any activity within its terms of reference.
- > Seeking information from any employee.
- ➤ Obtaining outside legal or other professional advice; and
- > Securing attendance of outsiders with relevant expertise, if it considers necessary.

#### **Audit Committee Meetings**

In addition to the Audit Committee members, the Audit Committee meetings are generally attended by the Company Secretary, Chief Financial Officer, Statutory Auditors and Internal Auditors of the Company. The Company Secretary acts as the Secretary of the Audit Committee.

During the year under review, the Audit Committee met at least once in each quarter and the maximum time gap between two Audit Committee meetings did not exceed the limit prescribed in Regulation 18 of the of the Listing Regulations.

The committee met 4 times during the year Through VC/OAV means.

Name of the	Meeting Details	Whether		
Committee	Held During	Attended	% of Total	Attended the
Member	the year			Last AGM
	4	4	100	Yes
Dinesh Goel				
	4	4	100	Yes
Raveesh				
Kanaujia				
	4	4	100	Yes
Sanjay Mittal				



#### (B) NOMINATION AND REMUNERATION COMMITTEE

Section 178(1) of the Companies Act, 2013 requires every listed company to constitute a 'Nomination and Remuneration Committee'.

The Committee was composed on August 02, 2021.

#### Composition

The Nomination and Remuneration Committee consists of two Independent Directors and one executive Director as follows:

Name of the Director	Status	Nature of Directorship			
Raveesh Kanaujia	Chairperson	Non-Executive & Indepe Director	ndent		
Dinesh Goel	Member	Non-Executive & Indepe Director	ndent		
Dharam Pal Mittal	Member	Managing Director			

#### Role of Nomination and Remuneration Committee:

- 1. Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board of Directors a policy relating to the remuneration of the directors, Key Managerial Personnel and other employees.
- 2. Formulation of criteria for evaluation of performance of Independent Directors and the Board of Directors.
- 3. Devising a policy on diversity of Board of Directors.
- 4. Identifying people who are qualified to become directors and who may be appointed to senior management in accordance with the criteria laid down and recommend to the Board of Directors their appointment and removal.
- 5. Whether to extend or continue the term of appointment of the Independent Director, based on the report of performance evaluation of Independent Directors.
- 6. Such other matters as may from time to time be required by any statutory, contractual or other regulatory requirements to be attended to by such committee.



During the financial year 2024-25, the Nomination and Remuneration Committee met Two times.

Name of the	Meeting Details				
Committee Member	Held During the year	Attended	% of Total		
Raveesh Kanaujia	2	2	100		
Dinesh Goel	2	2	100		
Dharam Pal Mittal	2	2	100		

#### NOMINATION AND REMUNERATION POLICY

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time. This policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors.

#### **Definitions:**

"**Remuneration**" means any money, or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961.

#### "Key Managerial Personnel" means:

- (i) Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole-time Director.
- (ii) Chief Financial Officer.
- (iii) Company Secretary; and
- (iv) such other officer as may be prescribed.

**"Senior Managerial Personnel"** means the personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

#### **Objective:**

The objective of the policy is to ensure that

• The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully.



- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

#### Role of the Committee:

The role of the NRC will be the following:

- 1. Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board of Directors a policy relating to the remuneration of the directors, Key Managerial Personnel and other employees.
- 2. Formulation of criteria for evaluation of performance of Independent Directors and the Board of Directors.
- 3. Devising a policy on diversity of Board of Directors.
- 4. Identifying people who are qualified to become directors and who may be appointed by senior management in accordance with the criteria laid down and recommend to the Board of Directors their appointment and removal.
- 5. Whether to extend or continue the term of appointment of the Independent Director, based on the report of performance evaluation of Independent Directors.
- 6. Such other matters as may from time to time be required by any statutory, contractual or other regulatory requirements to be attended to by such committee.

## APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIORMANAGEMENT

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his / her appointment, as per Company's Policy.
- b) A person should possess adequate qualifications, expertise and experience for the position he/she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Wholetime Director who has reached the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.



#### TERM / TENURE

#### a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Whole Time Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

#### b) Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms of up to a maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director, it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company, or such other number as may be prescribed under the Act.

#### **EVALUATION**

The Committee shall carry out an evaluation of the performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

#### **REMOVAL**

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

#### RETIREMENT

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.



## POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL

#### 1) Remuneration to Managing Director / Whole-time Directors:

- a) The Remuneration/ Commission etc. to be paid to Managing Director/ Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.

#### 2) Remuneration to Non-Executive / Independent Directors:

- a) The Non-Executive / Independent Directors may receive sitting fees and such other remuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.
- b) All the remuneration of the Non- Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders.
- c) An Independent Director shall not be eligible to get Stock Options and shall not be eligible to participate in any share-based payment schemes of the Company.
- d) Any remuneration paid to Non- Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
  - i. The Services are rendered by such Director in his capacity as the professional; and
  - ii. In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.
- e) The Compensation Committee of the Company, constituted for the purpose of administering the Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share-based payments to be made to Directors (other than Independent Directors).



#### 3) Remuneration to Key Managerial Personnel and Senior Management:

- a) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- b) The Compensation Committee of the Company, constituted for the purpose of administering the Employee Stock Option/ Purchase Schemes, shall determine the stock options and other share-based payments to be made to Key Managerial Personnel and Senior Management.
- c) The Fixed pay shall include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from to time.
- d) Incentive pay shall be decided based on the balance between the performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

#### **IMPLEMENTATION**

- The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate.
- The Committee may Delegate any of its powers to one or more of its members.

#### (C)STAKEHOLDERS RELATIONSHIP COMMITTEE:

This Committee was composed on August 02, 2021.

#### Composition of the Committee and category of Directors

Name of the Director	Status	Nature of Directorship
Raveesh Kanaujia	Chairperson	Non-Executive & Independent
		Director
Dinesh Goel	Member	Non-Executive & Independent
		Director
Sanjay Mittal	Member	Managing Director

#### Brief terms of reference of the Investor Grievance Committee include the following:

1. Redressal of shareholders'/investors' complaints.



- 2. Reviewing on a periodic basis the approval of transfer or transmission of shares, debentures or any other securities made by the Registrar and Share Transfer Agent.
- 3. Issue of duplicate certificates and new certificates on split/consolidation/renewal.
- 4. Non-receipt of declared dividends, balance sheets of the Company.
- 5. Carrying out any other function as prescribed under the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

#### Meetings and Attendance during the year

The committee met 2 times during the year.

Name of the		ls	
Committee Member	Held During the year	Attended	% of Total
	2	2	100
Raveesh Kanaujia			
	2	2	100
Dinesh Goel			
	2	2	100
Sanjay Mittal			

#### **Investor complaints**

The details of shareholders' complaints received and disposed of during the year under review are as under:

Nature of Investor Complaints				
- pending at the beginning of the financial	NIL			
Year				
- received during the financial year	NIL			
-disposed of during the financial year	NIL			
-pending at the end of the financial year	NIL			

#### Name and Designation of the Compliance Officer

Mrs. Reeta – Company Secretary & Compliance Officer

Email: cs@vivo.ooo



#### 7. GENERAL BODY MEETINGS

The detail of Last Three Annual General Meeting of the Company as follows:

For F.Y.	Venue	Date	Day	Time
2023-	315, Third Floor, HB Twin	26.09.2024	Thursday	02.00 PM
2024	Tower, Netaji Subhash			
	Place, Pitampura North			
	Delhi 110034			
2022-	315, Third Floor, HB Twin	28.09.2023	Thursday	02.00 PM
2023	Tower, Netaji Subhash			
	Place, Pitampura North			
	Delhi 110034			
2021-	315, Third Floor, HB Twin	29.09.2022	Thursday	01.00 PM
2022	Tower, Netaji Subhash			
	Place, Pitampura North			
	Delhi 110034			

<sup>\*</sup> Whether any Special Resolution passed in the previous 3 AGMs: No

8.

1. Disclosures on materially significant related party transactions i.e., transactions of the company of material nature, with its promoter, the directors or the management, their subsidiaries or relatives etc. that may have potential conflict with the interests of company at large:

All transactions with related parties were in the ordinary course of business and at arm's length and duly approved by the Audit Committee of the company. The company has not entered any transaction of a material nature with any of the related parties which conflict with the interest of the company.

The details of related party transactions are disclosed in the Statement of Related Party Disclosures forming part of the Financial Statement which are an integral part of the Annual Report.

2. Details of non-compliance by the Company, penalties, and strictures imposed on the company by Stock Exchange, SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

No non-compliance was made by the Company and no penalties imposed on the Company, the Stock Exchange, SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

#### 3. Compliance with Accounting Standards

In the preparation of financial statements there is no deviation from the prescribed Accounting Standards.

<sup>\*</sup> Whether special resolutions were passed through postal ballots: No

<sup>\*</sup> Are votes proposed to be conducted through postal ballots this year: No



#### 4. Compliance Certificate from the Practicing Company Secretary

Certificate from the Practicing Company Secretary confirming compliance Corporate Governance Clauses of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been obtained from Sanjeev Dabas, Practicing Company Secretary.

#### 9. Means of Communication

#### Half Yearly and Annual Financial Results

Pursuant to Regulation 33 and Regulation 30 of the Listing Regulations, the Company furnishes the half yearly un-audited as well as annual audited Financial Results, (within 30 minutes of closure of the Board meeting) by online filings, to the Stock exchange i.e. NSE Limited. Such information has also been displayed in the 'Investors' section on the Company's website i.e. www.vivo.ooo.

#### Website

Pursuant to Regulation 46 of the Listing Regulations, the Company's website www.vivo.ooo contains a separate section 'INVESTOR'S CORNER' where all the information needed by shareholders is available including information on Directors, Shareholding Pattern, Quarterly Reports, Financial Results, Annual Reports, Press Releases and various policies of the Company.

#### 10. General Shareholder Information:

- 1. Annual General Meeting Date: 25th September 2025 at 03:00 P.M. through VC/OAVM
- 2. Financial Year: 01st April 2024 to 31st March 2025
- 3. Dividend recommended for the year: NIL
- 4. CUTT-OFF Date: For Voting & e-voting: 18.09.2025
- 5. Listing on stock exchange: NSE Limited (SME Platform). The Company has paid the Annual Listing Fee within time.
- 6. Market price Data (Face value of Rs. 10/-)
- 7. Distribution of shareholding:

The shareholding pattern as of 31st March 2025 is as follows.

- 1. Promoter & Promoter Group 1479000 Shares 73.40%
- 2. Public Shareholding 536000 shares 26.60%

#### TOTAL 2015000 Shares - 100.00%

- 8. Dematerialization of shares and liquidity: The company has executed agreements with National Securities Depositories Limited (NSDL) and Central Depository Services Limited (CDSL) for Dematerialization of shares. The 100% Equity Shares of the Company are in Dematerialize Form.
- 9. Outstanding GDR/ADR/Warrants or any convertible instruments, conversion instruments, conversion date and impact on equity: **NIL**



- 10. Address for correspondence: 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034 IN.
- 11. Registrar and Share Transfer Agents: Bigshare Services Private Limited 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis Apartments (Next To Keys Hotel), Marol Maroshi Road, Andheri East, Mumbai 400059
- 12. Credit Rating: As of date the Company has not obtained Credit Rating.



ANNEXURE-IV

#### **CFO CERTIFICATION**

To,
The Board of Directors
Vivo Collaboration Solutions Limited
Delhi.

Dear Sirs,

We have reviewed financial statements and the cash flow statement for the year ended 31st March 2025 and to the best of our knowledge and belief that:

- 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 follow existing accounting standards, applicable laws and regulations.
- iii. No transactions entered by the Company during the above-said period are fraudulent, illegal or volatile of the company's code of conduct.

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 we 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 rectify these deficiencies.

We have indicated to the auditors and Audit Committee that:

- iv. there is no significant changes in internal control over financial reporting during the year.
- v. there is no significant changes in accounting policies during the period and that the same have been disclosed in the notes to the financial statements; and
- vi. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

(Sanjay Mittal) Managing Director DIN: 01710260 (Pardeep Singh) Chief Financial Officer

Place: New Delhi Date: 22.05.2025

### DABAS S & CO.

**Company Secretaries** 

**ANNEXURE-V** 

#### **AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE**

To.

The Members.

#### VIVO COLLABORATION SOLUTIONS LIMITED

We have examined the compliance of the conditions of Corporate Governance by VIVO COLLABORATION SOLUTIONS LIMITED during the year ended 31st March 2025 as stipulated in Chapter IV read with Schedule V of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015 of the said Company with the Stock Exchange.

The compliance of the conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the review of the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the company.

In our opinion and to the best of our information and explanation given to us by the company, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned SEBI Regulations, as and when applicable.



We 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.

Date: 28/08/2025 Place: New Delhi

For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas M. No: A65138, COP: 24418

Peer Review Certificate No: 5677/2024

UDIN: A065138G001098852

## DABAS S & CO.

**Company Secretaries** 

ANNEXURE-VI

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

Date: 28.08.2025

To,

The Members, VIVO COLLABORATION SOLUTIONS LIMITED 315, THIRD FLOOR, HB TWIN TOWER, NETAJI SUBHASH PLACE, PITAMPURA NORTH DELHI 110034

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of VIVO COLLABORATION SOLUTIONS LIMITED having CIN L72900DL2012PLC230709 and having registered office at 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi 110034 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10 (i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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



S. NO.	NAME OF DIRECTOR	DIN	DATE OF APPOINTMENT
1.	DINESH KUMAR GOEL	00677550	02/08/2021
2.	SANJAY MITTAL	01710260	24/12/2016
3.	SONIA MITTAL	01710266	24/12/2016
4.	RAVEESH KANAUJIA	06707625	02/08/2021
5.	DHARAM PAL MITTAL	06929846	20/11/2020

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

Date: 28/08/2025 Place: New Delhi

For Dabas S & Co. (Company Secretaries)

Sanjeev Dabas

M. No: A65138, COP: 24418 Peer Review Certificate No: 5677/2024

UDIN: A065138G001098830



# MANAGEMENT DISCUSSION AND ANALYSIS REPORT

This Management Discussion and Analysis Report discusses and analyses the performance for the year ended 31st March 2025.

#### INDIAN ECONOMY:

India's real GDP is projected to grow at 6.5% in financial year 2024-25, following a steady recovery to pre-COVID levels. While this growth was slower than expected, it continues to be one of the fastest growing major economies. Retail headline inflation has softened in line with global deflation trends, decreasing from 5.4% in financial year 2023-24 to 4.6% in financial year 2024-25, exhibiting increased deceleration towards the latter part of the year. The Government allocated over ₹11 lakh crores to capital expenditure during the fiscal, contributing to 3.4% of the GDP. The agriculture sector received a boost through several schemes and incentives, driving a gradual recovery in financial year 2024-25. Increased grassroots-level structural reforms and a focus on deregulation are expected.

India is at the forefront of digital infrastructure developments. In the year, India not only expanded its digital infrastructure but also focused on ensuring its accessibility, security, and impact on various sectors of the economy. This should set the stage for continued digital transformation and economic growth.

Looking ahead, India is expected to maintain its position as one of the fastest-growing major economies. The momentum is anticipated to be driven by sustained government investments in infrastructure, a growing middle class, and increasing digital adoption.

#### **GLOBAL ECONOMY:**

In 2024-25 the global economy navigated moderate growth amidst persistent inflationary pressures and geopolitical instability. A year marked by significant global elections, the immediate impact of which is evident, while long term effects remain to be seen, added another layer of complexity. Monetary policy, particularly interest rate adjustments in major economies, remained a central focus. Emerging markets exhibited diverse performance, influenced by commodity markets and debt vulnerabilities. Trade tensions and supply chain disruptions continued to strain global commerce and investment, while geopolitical volatility persisted. Concurrently, technological advancements, especially in AI and renewable energy, presented both, significant opportunities for productivity gains and challenges related to workforce adaptation. This confluence of factors created a dynamic and uncertain economic landscape for businesses and policymakers worldwide.



#### OVERALL REVIEW OF OPERATIONS OF THE COMPANY:

The Company was engaged in the business of providing platforms for enterprise voice and integration with video cloud to global telecom service providers.

Further the company has also discontinued its voice platform as business had become financially unviable.

Additionally, our R&D efforts in power electronics are progressing towards a proof of concept, with some Proof of Concept anticipated in second half of FY 2025-26.

#### **INDUSTRY ECOSYSTEM**

Your company is now transforming into an original design house in power electronics as the industry is showing tremendous growth and has tremendous revenue potential under Make in India. Your company is in process of designing EV chargers and related products for EV charging ecosystem. In addition, the solar invertors offer good market opportunity to replace imported hardware with originally designed invertor hardware. Your company may also resource to design products for renewable power to replace imports.

#### A DYNAMIC RISK MANAGEMENT APPROACH

The risk landscape continuously changes, influenced by global economic shifts, regulatory changes, and technological advancement. We proactively refine our risk mitigation strategies through periodic risk reviews and internal audits to assess and update our principal risks. We invest in future-ready business models, focusing on sustainable innovations, resilient supply chains and digital-first consumer brands to navigate uncertainties effectively. Our robust crisis management and business continuity planning ensure swift response mechanisms to safeguard our people, operations, and financial stability. By embedding risk management at the core of our decision-making, we enhance our agility, maintain a forward-focused approach, and strengthen resilience, enabling us to unlock aspirations and create enduring value for our stakeholders.

#### **OUTLOOK:**

The EV charging industry / ecosystem and solar invertor industry offer a good opportunity to replace imported hardware with locally designed and developed technology.

This is an ongoing process and shall require further investments in resources to design the controllers and the capex associated with it. This also requires alliances and OEM tie-ups which is long duration process and revenues may not be generated in short term.

#### INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorized, recorded and reported correctly. Internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by Internal Auditor appointed in



pursuance of applicable Laws. The audit observations and corrective action taken thereon are periodically reviewed by the audit committee to ensure effectiveness of the internal control system. Internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons.

#### FINANCIAL AND OPERATIONAL PERFORMANCE:

The financial statements have been prepared in compliance with the requirements of the Companies Act, 2013 and Generally Accepted Accounting Principles in India. Please refer to the Directors' Report in this respect.

#### **HUMAN RESOURCES/INDUSTRIAL RELATIONS:**

The Company's HR philosophy is to establish and build a high performing organization, where everyone is motivated to perform to the fullest capacity to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel.

#### **CAUTIONARY STATEMENT:**

Statements made herein describing the Company's expectations or predictions are "forward-looking statements". The actual results may differ from those expected or predicted. Prime factors that may make a difference to the Company's performance include market conditions, input costs, govt. regulations, economic development within/outside the country etc. including the churn of the employees working on the new projects.

\*\*\*\*\*

		INCOME STATEMENT			
Name of the Assess	ee				
		VIVO COLLABORATION SOLUTIONS	LIMITED		
Address		315 Third Class Up To the	8.27.		
		315, Third Floor, HB Twin Tower, Ne Pitampura Delhi-110034	taji Subhash Place,		
Assessment V					
Assessment Year		2025-2026			
Accounting Year					
recounting real		2024-2025			
Status		2.72.72			
		Public Limited Company			
PAN		AADCV9211A			
		AADCV9211A			
Date of Incorporatio	n	30.01.2012			
ncornorate No					
ncorporate No.		CIN NO. U72900DL2012PLC230709	ANACH INT IN CO.		
NCOME FROM BUS	INESS & PROFESSION :	COMPUTATION OF STATUTORY INCOME:	AMOUNT IN ('000		
Profit & Loss As per I	Profit & Loss Account	X.			
ess: Income Charge	d under another head		.27.03)		
			18.07		
Add:		(4	45.10)		
	SI Late Deposit				
	SR Expenses		변 일		
li I	nterest On Direct Taxes oss on Sale of Share				
P	rovision for Gratuity				
D	epreciation as per Companies Act		34.86		
	- Production as per companies Acc		10.27		
			45.13		
Less:					
	ratuity Paid		12.04		
D	epreciation as per Income Tax Act		12.84		
			8.68 21.52 (421.		
			(421.		
NCOME FROM SHOR	T TERM CAPITAL GAIN		(421.		
ain on Sale of Share					
ain on Sale of Mutua	al Fund		32.09		
arry Forward			10.88		
COME PROME			- 292.		
ICOME FROM OTHE terest on FDR	R SOURCES				
vidend			1.43		
terest Received on 1	T Refund		3.41		
- Total Ved Off	- nerunu		0.27 25		
			25		
		Taxable Income			
		x20000007110770107	(103.4		
		Rounded Off			
ADO			(103.4		
COLLABO	KAR	Tax Payble			
(a) (a)	12	Surcharge	-		
S   S	300		-		
19	151	E Cess			
	12	_ 5033	9		
NATE LIN	893	Total Tax Due	A0005		
-111					
		Less : TDS	2.2		
		Less: Advance Tax	3.79		
		Balance Payable	*		

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034 CIN N. L72900DL2012PLC230709

**BALANCE SHEET AS ON 31ST MARCH 2025** 

	PARTICULARS	Note	As at 31st Mar	ch,2025	As at 31st March	10UNT IN ('00000
I. EQUITY AND I	IADILITIES	No.		*	•	,
1. Shareholders'						
(a) Share Ca			2.50			
	s and Surplus	3	201.50		201.50	
(c) Money o	osaivad agelest share	4	1,032.05		1,158.59	
(c) widney is	eceived against share warrants		-			
2. Share applicat	tion money pending allotment			1,233.55		1,360.09
(To the extent	not refundable)					_,555.65
3. Non- current I	iabilities					
	m borrowings	-				
(b) Deferred	Tax liabilities (Net)	5	-		-	
	ng term liabilities		-		0.00	
	m Provisions		*		100	
			-		22	
1. Current Liabili	ties					-
	m borrowings					
(b) Trade pa	vables	7				
	,	7			- 11 41	
i) total out	standing dues of micro enterprises				1	
and sma	all enterprises					
ii) total out	standing dues of creditors other than		*		-	
micro enterpris	ses and small enterprises		22.42			
			23.12		20.01	
(c) Other cur	rent liabilities	8	41.01			
(d) Short ten	m provisions	9	41.91	4	24.97	
		, <u> </u>	78.14		43.20	
	TOTAL		-	143.16		88.19
1			_	1,376.71		1,448.27
I ASSETS						
. Non-current as	sets					
(a) Property	Plant and Equipment and Intangible Asset:	10				
(i) Prope	erty, Plant and Equipment	10	25.71			
	gible assets		25.71		29.06	
	tal work-in-progress		0.74		0.74	
(iv) Intar	ngible assets under development		-		2	
(b) Non Curre	ent Investment		(5)			
(c) Deferred t	tax assets (net)	6	1.61		-	
(d) Long-term	loans and advances	11	1.61		1.11	
(e) Other nor	n-current assets	12	E 14		-	
		-	5.14		6.62	
				22.22		
Current assets				33.20		37.53
(a) Current In	vestment	13	1,040.10			
(b) Inventorie		14	4.96		929.70	
(c) Trade rece		15	16.85		4.96	
(d) Cash and I	Bank Balances	16	44.42		26.31	
(e) Short-tern	n loans and advances	17	237.18		26.33	
(f) Other curre	ent assets	1000	257.10		423.44	
		-		1 242 52		
	TOTAL	4		1,343.52 1,376.71		1,410.74
See accompanyi	ng notes forming part of financial			1,376./1		1,448.27
statements						

In terms of our report attached

For GAUR & ASSOCIATES

Chartered Accountants FRN NO. 0053540

Satish Kumar Gupta

Partner

M. No. 016746

Place:- New Delhi

Date:- 22-05-2025

UDIN:- 25016746BMGYEA4995

For and on behalf of

VIVO COLLABORATION SOLUTIONS LIMITED

Sanjay Mittal Managing Director Din No. 01710260

Pradeop Singh Kalsi

CFO

BGMPS2414R

RAVEESH KANAUJIA Independent Director Din No. 06707625

Reeta Goyal Company Secretary BUGPR0524R

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034

	The state of the s
	CIN N. L72900DL2012PLC230709
CTATEACENT OF BROWN	
STATEMENT OF PROFIT & LOSS	FOR THE YEAR FAIRING CASE

	PARTICULARS PARTICULARS	- Contract Contract	For the Year Ended 31st March 2025		For the Year Ended 31	MOUNT IN ('00000
7		Note No.			. Tor the rear Ended 31	st March 2024
1	Revenue from operations:	18				
	Sale of Products	10			1	
	Sale of Services				- 1	
	Other Operating Revenues		259.96		518.43	
		-			545.45	
11	Other Income	10	- 1	259.96		(W. W. Y. Y. Y.
111	Total Revenue (I + II)	19		320.22	25130	518.43
				580.19	-	160.24
IV	Expenses			Water 12 20 20 20 1	1	678.67
	Cost of Materials Consumed				- 1	
	Purchases of Service		-			
	Purchases of Stock in Trade	20	192,20		201.14	
	Changes in inventories of finished goods, work in		-		281.14	
	progress and Stock-in- trade	1000			-	
	Employee benefits expense	21	-		102	
	Finance Costs	22	429.24			
	Depreciation and amortization expense	23	0.75		379.64	
	Other expense	24	10.27		0.97	
	Total Expense	25	74.76		9.94	
	Total Expense			707.22	74.09	
	Profit hafara average			707.22		745.79
٧	Profit before exceptional and extraordinary items and tax (III-IV)					
	items and tax (III-IV)			/427.001	- 1	
VI	Eventiand			(127.03)		(67.11)
01	Exceptional Items					*************
nı .						
/II.	Profit before extraordinary items and tax (V-VI)					
	sind tax (V-VI)			(127.03)		Market Co.
/111	Extraordinary items			,		(67.11)
	, , , , , , , , , , , , , , , , , , , ,		1			
X	Profit before tax (VII-VIII)					
	The state of the s			(127.03)		
X	Tax expense:			(227.03)		(67.11)
	(1) Current tax					200000000000000000000000000000000000000
	(2) Deferred tax					
	(2) Deferred tax		(0.50)		Vac-1-1-1-1	
			10.007	(0.50)	(0.22)	
	Profit/(Loss) for the period from continuing			(0.50)		(0.22)
1	operations (IX - X)	1				
- 1	operations (IX - X)			(125 ==)		
	Death III			(126.53)		(66.90)
11	Profit/(Loss) for the period from discontinuing operations					-
1	operations					
11 1				-		
"	Tax expense of discontinuing operations					
١,	See fig. 11.			-		0
v [	Profit/(Loss) from discontinuing operations		_			8
16	after tax) (XII-XIII)					
				-	1	
/ P	Profit/(Loss) for the period (XI + XIV)		-		1	37
			_	(126.53)		(66.90)
E	arnings per equity share:					(00.90)
	(1) Basic					
1	(2) Diluted			(0.00006)		10
				(0.00006)		(0.00003)
S	ee accompanying notes forming part of financial					(0.00003)
let	tatements					

For GAUR & ASSOCIATES: AS

Chartered Accountants FRN NO. 0053540

Satish Kumar Gupta

Partner M. No. 016746

Place:- New Delhi Date:- 22-05-2025

UDIN:-25016746BMGYEA4995

For and on behalf of

VIVO COLLABORATION SOLUTIONS LIMITED

Sanjay Mettal Managing Director Din No. 01710260

Pradeep Singh Kalsi CFO BGMPS2414R

RAVESSI KANAUJIA Independent Director Din No.06707625

Reeta Goyal Company Secretary BUGPR0524R

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034

CIN N. L72900DL2012PLC230709

NOTES FORMING PART OF ACCOUNTS

NOTE '1'

#### **Corporate Information**

The company is engaged in the business of providing enterprise voice and data cloud telephony service. It also provides IT solutions for cloud telephony to Global Telecom Service Providers. During the year company has also engaged in business of shares and securities. The company is havng its registered office at 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034 IN. The company is subsidiary of M/s UC IT Managed Services Private Limited

NOTE '2'

#### 2.1 Accounting Standards

The Company has complied with all the Accounting Standard as applicable to the company under Companies under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, and made necessary disclosures wherever applicable.

### 2.2 Basis of Accounting and Preparation of Financial Statements

The financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards notified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. The financial statements have been prepared on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year except for adjustments required to complile financial accounts in accordance with the sheet of the previous year except for adjustments required to complile financial accounts in accordance with the

#### 2.3 Use of Estimates

The preparation of the financial statements in conformity with Indian GAAP requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.

#### 2.4 Inventories

Inventories are valued at the lower of cost (on FIFO basis) and the net realisable value after providing for obsolescence and other losses, where considered necessary

### 2.5 Depreciation and amortisation

Depreciation has been provided on the writted down value method as per the rates prescribed in Schedule II of the Companies Act, 2013. Regarding written of MISC. Expenditure, these are being amortised over a period of 5 year from the commencements of operations of the company or from the year in which they are incurred whichever is later.

### 2.6 Revenue Recognition

#### Sale of Goods/Services

Sales are recognised net of trade discounts, on transfer of significant risks and rewards of ownership to the buyer, which generally coincides with the delivery of goods/services to customers. Sales excludes all taxes. Revenue is primarily derived from IT Services. Revenue is recognised on accrual basis net of all taxes.

### 2.7 Property Plant and Equipment

Property plant and equipment are carried at cost net of GST if any and subsequently at cost less accumulated depreciation and impairment losses, if any.
The cost of fixed assets includes interest on borrowings attributable to acquisition of qualifying fixed assets up to the date the asset is ready for its intended use and other incidental expenses incurred up to that date.

#### 2.8 Employee Benefits

Defined Benefit Plans

The Company's contribution to provident fund and superannuation fund are considered as defined contribution plans and are charged as an expense as they fall due based on the amount of contribution required to be made. The company has paid their employee statuory dues such Employee Providend Fund and Employee State Insuranace on regular basis.

#### Retirement Benefit Plans

Since the employees has rendered their services for period of more than 5 Years Hence the provisions of the various retirment benefits laws i.e. gratuity are applicable to the company and the company made the provision for gratuity.

#### 2.9 Inventory

Cost of inventory includes cost of purchase and other costs incurred in bringing the inventories to their present condition

#### 2.10 Earning Per Share

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the number of equity shares outstanding during the year

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034

CIN N. L72900DL2012PLC230709

NOTES FORMING PART OF ACCOUNTS

### 2.11 Foreign Exchange Transactions/Translation

Transactions in foreign currencies are accounted at functional currency, at the exchange rate prevailing on the date of transactions. Gains/losses arising out of the fluctuations in the exchange rate between functional currency and foreign currency are recognized in the Statement of Profit &Loss in the period in which they arise. The fluctuations between foreign currency and functional currency relating to monetary items at the year ending are accounted as gains /

#### 2.12 Taxes on Income

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets. Deferred tax assets are recognised for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realised. Deferred tax assets and liabilities are offset if such items relate to taxes on income levied by the same governing tax laws and the Company has a legally enforceable right for such set off. Deferred tax assets are reviewed at each Balance Sheet date for their realisability.

Previous year's figures have been regrouped/reclassified/recasted wherever necessary to confirm to the current year's

Particulars		As At 31/03/25		
		, , , , , ,		As At 31/03/24
NOTE '3'				•
SHARE CAPITAL				AMOUNT IN ('00000'
-Authorised				
2100000 (2100000) Equity Shares of Rs. 10/- each		210.00		
-Issued, Subscribed and Paid up		210.00		210.00
2015000(2015000) Equity Shares of Rs10/- each full-	v paid-un			
		201.50		201.50
TO	DTAL	201.50	· ·	201.50
(i) Reconciliation of Shares:	Nos	Amt(Rs)	Nos	
Authorised Share Capital				Amt(Rs)
Opening Share Capital	21,00,000	210.00	GENERAL MANAGEMENT	
Add: Increased during the year Closing Share Capital		210.00	21,00,000	210.00
Strong Strate Capital	21,00,000	210.00	21,00,000	210.00
ssued, Subscribed and Paid up				210.00
Opening Share Capital	20,15,000	201 50	2000	
Add: Shares issuued During the year		201.50	20,15,000	201.50
Add: Rights/Bonus Shares Issued	-	8 <del>-</del> 0		
Total	20,15,000	201.50		-
ess: Buy back of Shares	- , , , , ,	201.50	20,15,000	201.50
ess Reduction in Capital			-	-
Closing Share Capital	20,15,000	201.50	20.15.000	
ii) Rights Profesones and and a	A CONTRACTOR OF THE PARTY OF TH	201.50	20,15,000	201.50

# (ii) Rights, Preference and restrictions attaching to each class of shares

The Company has only one class of equity shares having a par value of Rs 10 per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian Rupees. No dividend has been proposed by the Board of Directors

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares

(iii) List of Share holders having 5% or more	e Shares (In Noc)
Name Of Shareholders	

In Nos

In %

In Nos

In %

UCIT MANAGED SERVICES PVT LTD (Including Nominee Share)

14,79,000

73.40

14,79,000

73.40

NOTES FORMING PART OF ACCOUNTS		
Particulars	As At 31/03/25	As At 31/03/24
NOTE '4'	•	A3 At 31/03/24
RESERVES AND SURPLUS		
Security Premium Account		
Opening Balance		
Add : Securities Premium raised during the year	385.97	205
Closing Balance		385.
	385.97	385.
ESOP		385.
Balance Brought Forward		
ESOP Outstanding	72	
ESOP Issue		
Balance Carried Forward		
Salance Carried Forward		-
Profit and Loss Account		
Opening Balance	772.62	
Add: Net Profit after tax During The Year		839.
Add: Excess provision made last year	(126.53)	(66.
Less: Bonus Share Issue		
Closing Balance	-	
	646.09	772.6
TOTAL		
, and a	1,032.05	1,158.
Particulars	As At 31/03/25	
	1 10 10 4 4 10 10 1 10 10 10 10 10 10 10 10 10 10 1	
NOTE YEL	•	As At 31/03/24
NOTE '5'	•	AS AT 31/03/24
LONG TERM BORROWINGS	•	As At 31/03/24
		AS AT 31/03/24
ONG TERM BORROWINGS		AS AT 31/03/24
ONG TERM BORROWINGS		AS AT 31/03/24
ONG TERM BORROWINGS		AS AT 31/03/24
ONG TERM BORROWINGS nsecured TOTAL		AS AT 31/03/24
ONG TERM BORROWINGS nsecured	As At 31/03/25	
ONG TERM BORROWINGS Insecured  TOTAL  Particulars  IOTE `6'	As At 31/03/25	
ONG TERM BORROWINGS Insecured  TOTAL  Particulars  IOTE `6' EFERRED TAX LIABILITY	As At 31/03/25	
ONG TERM BORROWINGS  nsecured  TOTAL  Particulars  OTE `6'  EFERRED TAX LIABILITY  eferred tax liability	•	
ONG TERM BORROWINGS Insecured  TOTAL  Particulars  OTE `6'  EFERRED TAX LIABILITY  eferred tax liability  sed assets: Impact of difference between tax depreciation and	As At 31/03/25 (1.11)	As At 31/03/24
ONG TERM BORROWINGS  nsecured  TOTAL  Particulars  OTE `6'  EFERRED TAX LIABILITY  eferred tax liability  (ed assets: Impact of difference between tax depreciation and	•	As At 31/03/24
ONG TERM BORROWINGS  nsecured  TOTAL  Particulars  OTE `6'  EFERRED TAX LIABILITY  eferred tax liability  (ed assets: Impact of difference between tax depreciation and	(1.11)	As At 31/03/24
ONG TERM BORROWINGS  nsecured  TOTAL  Particulars  OTE `6'  EFERRED TAX LIABILITY  eferred tax liability  (ed assets: Impact of difference between tax depreciation and	(1.11) (0.50)	As At 31/03/24 (0.9)
ONG TERM BORROWINGS INSECURED  Particulars  OTE `6' EFERRED TAX LIABILITY Eferred tax liability (sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization	(1.11)	As At 31/03/24 (0.9)
ONG TERM BORROWINGS INSECURED  Particulars  OTE `6' EFERRED TAX LIABILITY Eferred tax liability (sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization	(1.11) (0.50) (1.61)	As At 31/03/24 (0.9) (0.2)
ONG TERM BORROWINGS Insecured  Particulars  OTE `6' EFERRED TAX LIABILITY Eferred tax liability (sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  at deferred tax Liability/(Assets)	(1.11) (0.50) (1.61)	As At 31/03/24 (0.9) (0.2)
TOTAL  Particulars  OTE `6' EFERRED TAX LIABILITY eferred tax liability sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars	(1.11) (0.50) (1.61)	As At 31/03/24 (0.9) (0.2)
TOTAL  Particulars  OTE `6' EFERRED TAX LIABILITY eferred tax liability and assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars  OTE `7'	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.11)
TOTAL  Particulars  OTE `6' EFFERED TAX LIABILITY eferred tax liability ked assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars  OTE `7' ADE PAYABLES	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.11)
TOTAL  Particulars  OTE `6' EFERRED TAX LIABILITY eferred tax liability eed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars  OTE `7' ADE PAYABLES Services	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.1)
TOTAL  Particulars  OTE `6' EFERRED TAX LIABILITY eferred tax liability (ed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars  OTE `7' ADE PAYABLES Services de Payables Due to Micro and Small Enterprises (MASAE)	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.11)
TOTAL  Particulars  OTE '6' EFERRED TAX LIABILITY eferred tax liability sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  It deferred tax Liability/(Assets)  Particulars  OTE '7' ADE PAYABLES Services de Payables Due to Micro and Small Enterprises (MCAAS)	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.1)
TOTAL  Particulars  OTE '6' EFERRED TAX LIABILITY eferred tax liability sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  It deferred tax Liability/(Assets)  Particulars  OTE '7' ADE PAYABLES Services de Payables Due to Micro and Small Enterprises (MCAAF)	(1.11) (0.50) (1.61)	(0.9) (0.2) (1.1) As At 31/03/24
TOTAL  Particulars  OTE `6' EFERRED TAX LIABILITY eferred tax liability (ed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)  Particulars  OTE `7' ADE PAYABLES Services de Payables Due to Micro and Small Enterprises (MASAE)	(1.11) (0.50) (1.61) (1.61) As At 31/03/25	(0.9) (0.2) (1.1)
Particulars  IOTE `6' EFFERED TAX LIABILITY eferred tax liability sed assets: Impact of difference between tax depreciation and counting depreciation/ amortization  et deferred tax Liability/(Assets)	(1.11) (0.50) (1.61) (1.61) As At 31/03/25	(0.90 (0.22 (1.11 As At 31/03/24





orth Delhi DL 110034	
A	
AS At 31/03/25	As At 31/03/24
	*
1.23	
0.01	
5.05	
2.28	
33.17	
0.16	16
OTAL .	
41.91	24
As At 31/03/25	As At 31/03/24
	A AL 31/05/24
73.28	43
4.85	43
78.14	
	43.
As At 31/03/25	As At 31/03/24
	0.7
20.45	29.8
As At 31/03/25	As At 31/03/24
	<u> </u>
	-
As A+ 24 /02 /05	•
75 76 31/03/23	As At 31/03/24
0.58	1919
*	1.16
0.58	0.58
	0.58
1.70	-
1./9	3.15
0.90	0.47
	0.89
0.89	1.79
4.25	
4.25	4.25
4.25 5.14	4.25
	1.23 0.01 5.05 2.28 33.17 0.16  DTAL 41.91  As At 31/03/25  73.28 4.85  78.14  As At 31/03/25  25.71 0.74  26.45  As At 31/03/25  As At 31/03/25

315, Third Floor, HB Twin Tower, Netaji Subhash Place, P CIN N. L72900DL2012PLC230709 NOTES FORMING PART OF ACCOUNTS	Maria North Deini DL 110034	
Particulars		
A CONTRACTOR OF THE CONTRACTOR	As At 31/03/25	As At 31/03/24
NOTE '13'	•	AS At 31/03/24
CURRENT INVESTMENT		
Sbi Arbitrage opportunity fund No. Of Unit: 550311.93	4-6.10	
No. 01 Onit: 550311.93	179.12	153
Shares		
	860.98	
TOTAL		776
	1,040.10	929
Particulars	As At 31/03/25	
NOTE '14'	73 At 31/03/25	As At 31/03/24
INVENTORIES		•
Closing Stock		
TOTAL	4.96	
TOTAL	4.96	4
Particulars	· ·	4.
NOTE `15'	As At 31/03/25	As At 31/03/24
RADE RECEIVABLES		
TO THE RECEIVABLES		
rade Receivable Consider		
Good		
	16.85	20.
ess:		26.3
rovision for Doubtful Debts		
		-
TOTAL	16.85	9-1-1-1
Particulars	20.03	26.3
	As At 31/03/25	As At 24 (as to -
OTE `16'	•	As At 31/03/24
ASH AND BANK BALANCES		
Cash and Cash Equivalents Cash on Hand		
Balance with Banks	4.91	
-In Current Accounts	4.51	5.4
ICICI Bank Ltd.		
-In Deposit Accounts	30.40	
Fixed Deposit with Bank		2.79
	9.11	18.08
TOTAL	44.42	
Particulars	44.42	26.33
	As At 31/03/25	
TE '17'		As At 31/03/24
ORT TERM LOANS AND ADVANCES		
ance with Statutory Authorities		
Input		
me Tax Refund	224.78	
me Tax Carry Forward	3.79	370.62
ers	1.66	6.64
ared Income		1.66
ers	6.33	35.46
aid Internet and IT hosting expense	0.07	0.21
2 ASS	0.55	8.85
ABOO	237.18	
100/		423.44

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitamp CIN N. L72900DL2012PLC230709 NOTES FORMING PART OF ACCOUNTS		
Particulars	For the year ending on 31/03/25	For the year ending
NOTE '18'	31/03/23	31/03/24
REVENUE FROM OPERATION		*
Indigenous Sales		
Sale of Goods		
Sale of Service	-	
Audio Conference Service		
Cloud Telephony Service		
(Export of Rs. 195.80)	259.96	
Unified Cloud Telecom Service		518
	-	
Other Operating Revenue	259.96	518
- Farming Neventue		
	•	
TOTAL	259.96	
		518.
Particulars	For the year ending on 31/03/25	For the year ending or
NOTE `19'	31/03/23	31/03/24
OTHER INCOME		
Interest Received on FDR		
Interest Received on IT Refund	1.43	
Dividend Income	0.27	5.:
Foreign Exchange Earning	23.41	0.4
Gain on Sale of Share	2.15	25.9
Gain on Sale of Mutual Fund	282.09	6.6
	10.88	108.9
TOTAL	320.22	13.2
	For the second	160.2
Particulars	For the year ending on 31/03/25	For the year ending on
IOTE '20'	02/03/23	31/03/24
URCHASE OF SERVICE		,
ommunication Charges ternet & Software Expenses		
ofessional Charges	112.12	212.2
- respondi Citat 862	35.23	51.09
	44.85	17.83
TOTAL	192.20	Section 1
Parameter in the Control of the Cont		281.14
Particulars	For the year ending on 31/03/25	For the year ending on
OTE '21'	32/03/25	31/03/24
ANGE OF STOCK IN TRADE		
Stock at Commencement		
Finished Goods		
Less: Stock at Close	4.96	4.96
Finished Goods	4.96	4.96
	4.96	
0.400	<u></u>	4.96
cock Decreased /( Increased ) by	4.96	4.96
10/1	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	4.90

/IVO COLLABORATION SOLUTIONS LIMITED
315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034 CIN N. L72900DL2012PLC230709
NOTES FORMING PART OF ACCOUNTS

Particulars	For the year ending on 31/03/25	For the year ending on	
NOTE '22'		31/03/24	
EMPLOYEE BENEFITS EXPENSES ESI			
Leave Encashment	0.18		
Provision for Gratuity	1.80	0	
Provision for Leave Earned	30.01	0.1	
Provident Fund	4.85	20.:	
Salary & Wages	7.28		
Staff & Welfare Expenses	384.63	7.0	
Constitution (Ann. March Management Property of the Constitution o	0.50	351.5	
TOTAL		0.4	
TOTAL	429.24	379.6	
		379.0	
Particulars	For the year ending on	For the year ending on	
Nove had	31/03/25	31/03/24	
NOTE '23'		, 55, 24	
FINANCE COSTS			
Bank Charges			
	0.75	0.93	
TOTAL			
TOTAL	0.75		
		0.97	
Particulars	For the year ending on	For the war	
IOTE '24'	31/03/25	For the year ending on 31/03/24	
EPRECIATION & AMORTISATION EXPENSES			
epreciation			
	10.27	0.04	
TOTAL		9.94	
	10.27	9.94	





VIVO COLLABORATION SOLUTIONS LIMITED
315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034
CIN N. L72900DL2012PLC230709
NOTES FORMING PART OF ACCOUNTS

Particulars		For the year ending on 31/03/25	For the year ending on 31/03/24
NOTE '25'		*	*
OTHER EXPENSES			
Auditors Fees			
Advertisement Expenses		0.90	0.9
Business Promotion Exp		0.09	0.1
Computer Repair & Accer.		0.11	0.0
Commission		0.35	1.1
Conveyance Expenses		•	0.0
Courier Expenses		0.11	0.2
CSR Expenses		0.06	0.0
Custody Fees		-	-
Custom Duty		0.47	0.2
Demat/Share Expenses		0.05	0.0
Entertainment Expenses		0.01	0.1
Filing Fees		72/	
Fees & Subscription		0.01	0.0
Festival Expenses		0.22	0.4
GST Expenses		0.62	0.2
House Keeping Expenses		0.01	0.2
Interest & Demand On Direct Tax		2.71	1.96
Interest & Demand On Indirect Tax			0.19
Legal Expense		0.03	0.1.
Loss on Sale of Share			0.00
Man Power Services			-
Misc expense		0.13	0.11
Office Maintaince Expenes		0.35	0.20
Preliminary Expense Write off		3.71	3.86
Professional Charges		1.47	1.47
Printing & Stationery		3.03	4.92
Repair & Maintaince Office		0.09	0.08
Rent Expenses		2.12	1.91
Research & Development		42.69	41.30
Short And Excess		3.60	1.72
Software Exp		(0.02)	0.02
elephone Expenses		2.25	2.05
rade Mark		0.09	
ravelling Expenses			0.25
ravelling Expenses-Foreign		0.27	0.22
Vater & Electricity		*	0.42
Vebsite Expenses		8.85	1.52
Experises		0.36	7.94
		-	0.27
		74.76	
	TOTAL		74.09
	TOTAL	74.76	74.09
otes			74.09
ayment to the auditors comprises			
As Auditors- Statutory Audit & Internal	Audit		
	TOTAL	0.90	0.90
	8-70 (1900)	0.90	0.90





VIVO COLLABORATION SOLUTIONS LIMITED 315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampur, CIN N. L72900DL2012PLC230709 NOTES FORMING PART OF ACCOUNTS	a North Delhi DL 110034	
NOTE '26' DISCLOSURE UNDER ACCOUNTING STANDARDS		
. Related party disclosures Description of relationship		
Key Management Personnel (KMP)		
(KMP)	Mr. Sanjay Mittal	
	Mrs. Sonia Mittal	Director Director
	Mr. Dharam Pal Mittal	Director
	Mr. Dinesh Kumar Goel	Ind. Director
	Mr. Raveesh Kanaujia	Ind. Director
	UC IT Managed Services Pvt. Ltd. Sun Agro Technologies LLP	Holding/Common Directo
	Sanjay Mittal Huf	Partnership
	Mrs. Reeta	Director Karta
	Mr. Pawaneshwar Pathania	Company Secretary
	Mr. Pardeep Singh Kalsi	Ex . Chief Financial officer Chief Financial officer
(a) Summary of related party transactions		Criter Financial officer
Particulars		
- ar actuals	Key management personnel or their re	_
	For the year ending on	
Salary	31/03/25	For the year ending on
Mrs. Reeta		31/03/24
Mr. Pawaneshwar Pathania	6.01	
Mr. Pardeep Singh Kalsi		5.8
	5.84	12.1
ent Paid	3.34	0.9
un Agro Technologies LLP		
Sanjay Mittal HUF	14.00	
	14.40	14.0
terms of our report attached		14.40
or GAUR & ASSOCIATES	For and on behalf of	
hartered Accountants VR & ASSO	VIVO COLLABORATION SOLUTIONS LIM	
RN NO. 005354C		ITED
SAN REPROPERTURE OF THE PROPERTURE OF THE PROPER	Sy June	
131	Sanjay Nittal	RAVEESHIKANAUJIA
tish Kumar Gupta	Managing Director	1
rtner (FD ACCOUNT)	Din No. 01710260	Independent Director Din No. 06707625
No. 016746	V	Dill No. 06/07625
ICO: New Dalls	Ahms	a 1 -
ice:- New Delhi te:-22-05-2025	Pradeep Singh Kalsi	Royer
IIN:-25016746BMGYEA4995	CFO CFO	Reeta Goyal
TOUNG LA4595	BGMPS2414R	Company Secretary

315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034 CIN N. L72900DL2012PLC230709

# Cash Flow Statement for the year ended 31st March 2025

Particulars	For The Year Ended	AMOUNT IN ('0000
A. Cash flow from Operating activities	March 31,2025	For The Year End
Profit (Loss) before tax		March 31,20
Adjustments for:	(127.03)	
Depreciation	(11111103)	(67.
Dividend Received	10.27	
Interest Received	(23.41)	9.9
Interest Paid	(1.69)	(25.9
Provision for Doubtful Debt	(1.03)	(5.5
Preliminary Expenses written off		-
Preliminary Expenses Reverse	1.47	*
Discount Paid / (Received) /Sundry Balance W/off- Net	1.47	1.4
Provision for Gratuity & Leave earned		0.4
(Profit)/ Loss on Sale of Investment	24.02	
nsurance claim (short) received	34.93	16.8
Unrealised Foreign Exchange (Gain) / Loss	(282.09)	(108.9
Loss (Gain) / Loss	-	
Operating profit before working capital changes	•	
Movements in working capital :		
Increase)/ Decrease in Inventories	(387.54)	(178.79
Increase)/Decrease in Trade Receivables		(270.7)
ncrease\/Decrease in Trade Receivables	•	
ncrease//Decrease in Other Receivables	9.46	3.15
ncrease/(Decrease) in Trade Payables and Other Liabilities		5.13
- // Decircuse III Chilipp accepte	20.04	(25.83
ash generated from operations		(23.83
surance-claim received	(358.04)	(201.47
	-	(201,47
Net cash from operating activities (A)		
	(358.04)	(201.47)
Cash flow from Investing activities		(201.47)
urchase of Fixed assets (including capital advances) urchase)/Sale Of Investment		
averiase)/ sale of investment	(6.91)	(20.47)
eliminary Expenses incurred curity Paid	171.69	
Names and a P		(14.64)
vance against Property Forfeitied		F 70
ridend Received		5.73
rchase of Investments	23.41	
ed Deposit/ margin Money with Scheduled Bank		25.93
erest Received		•
	1.69	
Net cash from investing activities (B)		5.53
	189.87	
ash flow from Financing activities		2.08
ceeds from issue of share capital/ application money		
- was expenses	34	
ease / (Decrease) in borrowings		-
rest paid on borrowings	4	
dend distribution tax		*
eeds/(Repayment) of Short Term Loans		•
eeds/(Repayment) of Long Term Loans	186.26	-
	150.26	33.85
Net cash from financing activities (C)		
1 ABO	186.26	
COLLABORA IR & ASSO	100.20	33.85





Net increase in cash and cash equivalents (A+B+C)		
	18.09	(165.54
Cash and cash equivalents at the beginning of the year		
Cash and cash equivalents at the end of the year(Cash & Bank	26.33	191.87
Cash flows are reported using the indirect method, whereby profit before tax is ad	44.42	26.33

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the Group are segregated.

In terms of our report attached

For GAUR & ASSOCIATES

Chartered Accountants FRN NO. 005354C

Satish Kumar Gupta

Partner

M. No. 016746

Place:- New Delhi Date:-22-05-2025

UDIN:-25016746BMGYEA4995

For and on behalf of

VIVO COLLABORATION SOLUTIONS LIMITED

Sanjay Mittal Managing Director Din No. 01710260

Pradeep Singh Kalsi

CFO

BGMPS2414R

RAVEESH KANAUJIA Independent Director Din No. 06707625

Reeta Goyal

Company Secretary BUGPR0524R



			V	IVO COLLABORAT	ION SQLUTIONS	LIMITED				
PARTICULARS				LIST OF SL	INDRY DEBTORS	Diffico				
		AN	10UNT AS AT 31	.03.2025						
Grameenphone Ltd ndian Oil Corporation Ltd	More than 3 years 9.65 0.13		1-2 Years 7.07	Due more than 6 months but less than One Year	Due less than six months	More than 3 years	2-3 Years	OUNT AS AT 31.	03.2024  Due more than 6 months but less than One Year	Due less than si
Sharti Airtei Ltd	0.13		-	:	:	0.13	9.65		14	7.0
	9.79		7.07		-	0.13	9.65			9.4





	Particulars	Outstanding for f	ollowing p	eriods from	1, 2025 & March 31 due date of payment	2024	
		Less than 1 year	1-2 year	2-3 year	More than 3 year	Total	
M	arch 31, 2025				more than 5 year	Total	
)	MSME	_					
ii)	Others	23.12					4
ii)	Disputed-MSME	25.12					23.12
v)	Disputed-Others						
	TOTAL	23.12					
Vlai	ch 31, 2024	25.12					23.12
)	MSME						
i)	Others	20.04					-
i)	Disputed-MSME	20.01					20.01
v)	Disputed-Others						
	TOTAL	20.01					
		20.01					20.01





Ratio Current ratio (in times)	Numerator Total current A	Denominator	Current Year March 31, 2025	Previous Year March 31, 2024		
1	Total current Asse	ts Total current liabilities	9.38		Variance	Reasons
Debt-equity ratio (in times)	Long term liabilitie. +short term borrowings	s Total equity	-	10.0	-41.35	No Long term liabilities and short term borrowing
Debt service coverage ratio (in times) Return on equity ratio	Earnings before det service = Net profit after taxes + non ca operating expenses Interest + Other non cash adjustments	sh + Debt service -				No Debts
in %)	Profit for the year	Average total equity				Interest
nventory turnover ratio (in times)	Revenue from	Average total	(9.76)	(4.80)	103.27%	Ÿ.
rade receivables	operations	inventory	52.44	104.59	40.050	
urnover ratio (in imes)	Revenue from operations	Average trade receivables		104,33	-49.86%	
rade payables Irnover		Average trade	12.04	18.59	-35.21%	
anove:	Purchase Expenses	payables	9.04			
et capital turnover tio	Revenue from operations	Average working capital (ie.,Total current assets less Total current liabilities)	0.22	7.92	12.53%	
		Revenue from	0.22	0.39	-44.47%	
t profit ratio (in %)	Profit for the year	operations	2000			
turn on capital ployed (in %)	Earning before tax and finance cost	Capital employed = Net worth +	(48.67)	(12.90)	277.31%	
urn on Investment	Inome generated from	Deferred tax liabilities Average invested funds in treasury investmens	(10.28)	(4.89)	110.22%	

Note: 28 Foreign Exchange Foreign Exchange Earning Rs. Foreign Exchange Outgoing Rs.

Rs. Rs.



225.49 0.61



VIVO COLLABORATION SOLUTIONS LIMITED
315, Third Floor, HB Twin Tower, Netaji Subhash Place, Pitampura North Delhi DL 110034

200000000000000000000000000000000000000	Computer	Office Equiments	Furniture		Annex-
RATE OF DEPRECIATION	40%	450		Computer Software	TOTAL
		15%	10%	25%	
OPENING W.D.V AS ON 1.04.2024	9.76	16.49	5.65	- 1	
ADDITION BEFORE 180 DAYS	0.65	1.82	5	1.54	33.45
ADDITION AFTER 180 DAYS			Ç	2.75	5.34
		1.57			
DELETION	10.41	19.89	5.77	4.30	40 37
		•	1		
CAA	10.41	19.89	5 77		
NOT PUT TO USE		r		4.30	40.37
S. S	4.17	2.87	0.58	1.07	0 0
TOTAL DEPRECIATION	4.17	287	10		
CLOSING W.D.V. AS ON 31.03.2025	6.25	17.02	5.19	1.07	8.68





International particles of locals   March	March of purchase   Cost   March of Enthances   Cost   March of Enthances   Cost   C	March of purchase   Cost   March   M	Discription of Asset			HEDULE OF PROPE AS Per WD	CIN N. L RTY PLANT & EQUI V Method - assumi	CIN N. L/72900bL2012PtC230709  SCHEDULE OF PROPERTY PLANT & EQUIPMENT & DEPRECIATION AS PER COMPANIES ACT 2013  AS Per WDV Method - assuming residual value as 0 to 5% as on 31.03.2025	CIN N. 172900DL2012PLC230709 PLANT & EQUIPMENT & DEPRECIATION AS PER COMI ethod - assuming residual value as 0 to 5% as on 31.0:	Hhi DL 110034 PANIES ACT 2013 8.2025			
Transplace Assets  Transplace As	Image   Imag	The property of the property	Discription of Asset	Date of purchase		WDV as	on Estimated	31-03-2024	0.15 UO SP 92C O3	31-03-2025			
Gibrare (1909-2015) 1.29 O.06 3 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	### Comments   100-2015   1.29   0.016   3   9   1.20   1.00   1.	### Commonwell   100-2015   1.28   0.000   3   9   1   1   1   1   1   1   1   1   1		new/exsisting asset		2	. w.	Already useful life	d Balance years	Asset used during the year (In days)	of	Depreciation	
Spherine 11-03-2015 1-29 One Spherine 11-03-2	Spikere 2019/10/2015 129 0.000 3 9 9 1 300 0.000 100 0.0	Signame 11-02-2015 1-12 Oct. 1-12 Oc	Intangible Assets				bes semesters	31/03/24				Mount	
Third columns	Commerce   Colorado	11-03-2015   13-13-2015   13-	Software	10-03-2015									
Colorador   Colorado	Common	### Street   12-07-2015   1.55	Coffuge	31-03-2015	0 1			9		375			
The property of the property o	### Private   1923/15/15   1.55   0.00   3   9   1.   1.00	### Comment	Software	27-07-2015	,			9		365			
The phase is a stable of the phase is a stable	Photomer 1910-2015 1.59	Photomer 1920-2016 197 156 020 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Software	02-11-2015	pa			9		365			
Primere 27:13-02-2019 1.15 0.020 3 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	THE COLUMNATORS  THE CO	### Processors   274,020,017   0.15   0.00	Coffman	31-03-2016	1 1			60		275	· ·		
### Sprace   127.11.20(7)   1.	### Process   127-11-2017   1.1.   1.0.   1.	### Processors   127.11.2017   1.11	Software	13-02-2017	1 ,			00		262		ī	
######################################	### (Price Columbratists)   1243-2018   135	######################################	Software	27-11-2017	0			7		205		,	_
Trigonome   Trig	TREE COLUMNARIONS TO COLOR STATE COLUMN AND THE COL	TREE CLUMPHANTS TREE CLUMPHANTS TO COLOR STATE THE CLUMPHANTS TO COLOR STATE THE CLUMPHANTS TO COLOR STATE THE CLUMPHANTS TO CLUMPHANTS TO COLOR STATE THE CLUMPHANTS TO C	Coffmars	22-03-2018	1			0		200	,		-
### ### ### ### ### ### ### ### ### ##	### ### ##############################	### ### ### ### ### ### ### ### ### ##	эолмаге	25-03-2019			e some	6	* =	365			
FREE CRUITMENTS 15-04-2013 10-00 FREE CRUITMENTS 15-04-2015 10-00 FREE CRUITMENTS 15-04-2012 10-00	THE EGALIMMENTS 15-04-2013 0.000 0.000 1.0	FREE EQUIPMENTY: 15-04-2013 0.000 0.000 1.5 111 1.000 1.5	OFFICE EQUIPMENTS		0,1		Great Control	(n		365		•	
### PROFECULARIANTS   15-04-2015   0.14   0.01   5   11   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   1   0.01   0.01   1   0.01   0.01   0.01   0.01   0.01   0.01   0.01   0.01	### PRINCE COLUMNIANTS**   15-04-2015   0.14   0.01   5   11   1   1   1   1   1   1   1	Trial Columnistries   150-04-2015   151-1   101-1	OFFICE EQUIPMENTS		0.0	0							
### FRE CALIMPRIANTS   15-04-2015   0-11	The Complements   15-64-2015   0.11	### FOR COLUMNIANTS   1704-0015   0.011   5   11   1   300   1   1   1   1   300   1   1   1   1   300   1   1   1   1   300   1   1   1   300   1   1   1   300   1   1   1   300   1   1   300   1   1   300   1   1   300   1   1   300   1   1   300   300   300   300   300   300   300   300   300   300   300   300   300   300   300   300   300   300   300	OFFICE ECOIPMENTS	30-04-2013	0 1								
## RE EQUIPMENTS   1704-2015   1704-2015   1005   1001   5   9     300       FORE EQUIPMENTS   1425-2015   134   0.000   5   9     300       FORE EQUIPMENTS   1425-2015   134   0.000   5   9     300       FORE EQUIPMENTS   1425-2015   0.24   0.000   5   9     300       FORE EQUIPMENTS   1425-2015   0.24   0.011   15   5   2   3   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.24   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.24   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.24   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.02   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.02   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.02   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.02   0.011   15   5   2   13   300   45   0.000     FORE EQUIPMENTS   1425-2013   0.02   0.02   15   15   14   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   14   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   14   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   14   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   14   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   15   15   15   300   18   0.000     FORE EQUIPMENTS   1425-2013   0.02   15   15   15   15   15   15   15   1	The Columbrish   17-04-2015   0.00	Track   Comprehense   17-04-2015   17-04-2015   10-0	OFFICE EQUIPMENTS	16-04-2015	0.1			11		766			
REFERENMENTS  GOADS-20015  GOAD	Columbrie   Colu	Columbrish(15)	OFFICE EQUIPMENTS	17-04-2015	0 0			9	5	300	,		
### RE EQUIPMENTS 14.1.2016 15.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	### REFERENCIATION   10-20-2015   13-14   10-00   5   9   1-   10-00   10-   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-   10-00   10-00   10-   10-00   10-00   10-   10-000   10-0000   10-0000   10-0000   10-0000   10-0000	### REFERENCE 14,2,2016 13.4 0.000 5 8 8	OFFICE EQUIPMENTS	04-05-2015	0 0			9		365	9	,	
RE EQUIPMENTS         01-02-2021         0.34         0.00         5         8          300	14-12-2015   14-	Table   Tabl	OFFICE ECOIPMENTS	09-05-2016	15			9		363	39		
RE EQUIPMENTS         04.03.2022         0.00         0.002         5         7         3         300         45           RE EQUIPMENTS         04.12.2023         0.24         0.21         5         7         3         300         45           RE EQUIPMENTS         17.12.2023         0.24         0.21         5         2         3         300         45           CRE EQUIPMENTS         17.12.2023         0.24         0.21         5         5         306         45           CRE EQUIPMENTS         17.12.2023         0.24         0.21         5         5         306         45           CONDITION         17.12.2023         0.02         0.01         1.11         1.5         2         1.3         306         45           CONDITION         1.00-05-2022         0.01         1.11         1.5         2         1.3         306         18           Systems         1.00-05-2022         0.02         0.02         1.5         2         1.3         306         18           Systems         1.00-05-2023         0.03         0.02         1.5         1         1.4         306         18           Systems         1.00-05-2023 <td< td=""><td>  Collaboration   Collaboratio</td><td>Vice Entimetrins         Obcode-20022         One         OAD         S         7        </td><td>OFFICE EQUIPMENTS</td><td>14-12-2016</td><td>0.3</td><td></td><td></td><td>00</td><td></td><td>366</td><td>,</td><td>100</td><td></td></td<>	Collaboration   Collaboratio	Vice Entimetrins         Obcode-20022         One         OAD         S         7	OFFICE EQUIPMENTS	14-12-2016	0.3			00		366	,	100	
Control   Cont	CREADIPHORNIS         094-10-2023         0.27<	### CERCUMPRISATES    Obt.12-2023   3.64   3.11   5   5   5   5   5   5   5   5   5	OFFICE EQUIPMENTS	02-03-2022	0.0			7		365	1		
Conditioner   10-12-2023   0.24   0.21   5   5   5   5   5   5   5   5   5	Conditioner   10-12-2023   0.24   0.11   5   5   3.6   4.5   1.5	CERCUMPMENTS   17-2-2023   0.24   0.11   5   5   5   5   5   5   5   5   5	OFFICE EQUIPMENTS	04-10-2023	0.2		חנ	2	ω	365	45	0.00	
Conditioner   Colorado   Colora	Conditioner   Color	Conditioner   Colors   Color	OFFICE EQUIPMENTS	17.13.2023	3.64		JI L	1319	(5	365	45	10.0	
Conditioner  1005-2022 1.90 1.91 1.91 1.91 1.91 1.91 1.91 1.91	Conditioner 1005-2022 1.03 0.11 5 5 365 45 1005-2022 1.00 0.01 1.01 5 5 365 45 1005-2022 0.01 0.01 1.5 2 1.5 365 45 1005-2022 0.02 0.01 1.5 2 1.3 365 1.8 1005-2022 0.02 0.05 1.5 2 1.3 365 1.8 1005-2022 0.02 0.05 1.5 2 1.3 365 1.8 1005-2022 0.02 0.05 1.5 2 1.3 365 1.8 1005-2022 0.02 0.05 1.5 2 1.3 365 1.8 1005-2022 0.03 0.03 1.5 2 1.3 365 1.8 1005-2022 0.03 0.03 0.02 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5 1.5	Conditioner 1005-2022 1.09 0.11 1.5 5 3.6 45 1005-2022 0.00 1.09 0.11 1.5 5 3.6 45 1005-2022 0.00 1.09 1.09 1.5 1.5 3.6 45 1005-2022 0.00 0.00 1.5 1.5 2 1.3 3.6 45 1.8 1005-2022 0.00 0.00 1.5 1.5 2 1.3 3.6 1.8 1.8 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9	OFFICE EQUIPMENTS	04 04 2023	0.24	0.21	л		u	365	45	0.09	
10-05-2022   0.01	10-05-2022   0.13   15   2   13   365   45	10-05-2022   0.13   15   2   13   365   145	Air Conditioner	10-05-2022	0.13	0.11	Us	. )	n u	365	45	0.09	
10-05-2022   0.002	10-05-2022   0.02	College	Currena	10-05-2022	0.01	1.31	15	2	13	363	45	0.05	
Gentles   15-04-2023   0.06   0.05   15   2   13   365   18   18   18   18   19   19   19   19	Gentles   25-04-2023   0.06   0.05   15   2   13   365   18   18   18   19   19   19   19   19	Graters   25,04,2023   0,06   0,05   15   2   13   365   18   18   18   18   19   19   19   19	Oven	10-05-2022	0.02	0.01	15	2	13	365	0 0	0.24	
grators         65-04-2022 (5-10-2023)         0.13 (5-10-2023)         0.09 (5-10-2023)         15 (5-10-2023)         2 (5-10-2023)         15 (5-10-2023)         2 (5-10-2023)         15 (5-10-2023)         15 (	grators         65-10-2022         0.13         0.09         15         2         15         365         18           cover Source         65-10-2023         0.13         0.09         15         2         15         365         18           tra         27-05-2023         0.09         0.08         15         1         14         365         18           if and         09-08-2023         0.09         0.08         15         1         14         365         18           if and         20-07-2023         0.09         0.08         15         1         14         365         18           if and         09-08-2023         0.09         0.08         15         1         14         365         18           if and         09-08-2023         0.09         0.02         15         1         14         365         18           inery & Tools         12-04-2024         0.05         0.05         15         1         14         365         18           inery & Tools         12-04-2024         0.01         0.05         15         1         14         365         18           inery & Tools         12-02-2024         0.01	### Surfaces   C-510-2023   O.13   O.09   15   C.   15   O.05   17   O.05   O.15   O.1	Refrigrators	25 24 2223	0.06	0.05	1.5	N	13	365	1 to	0.00	
OWNET Source    27-06-2023   0.13   0.12   15   15   16   18   18   18   18   18   18   18	Waver Source         27-06-2023         0.13         0.12         15         2         13         365         18           Bra         27-06-2023         7.53         6.49         15         1         14         365         18           Bra         20-08-2023         0.09         0.08         15         1         14         365         18           Bray         1 Power Meter         25-07-2023         0.09         0.02         15         1         14         365         18           Heater         20-07-2023         0.01         0.01         0.02         15         1         14         365         18           Heater         10-01-2024         0.01         0.01         15         1         14         365         18           mery & Tools         20-07-2023         0.57         0.50         15         1         14         365         18           fierly & Tools         20-04-2024         0.05         0.05         15         1         14         365         18           EQUIPMENTS         20-04-2024         0.01         0.05         15         -         15         335         18           EQUIPMENTS	Ower Source   27-06-2023   7.35   6.49   15   15   365   18   18   18   18   18   18   18   1	Refrigrators	25-04-2022	0.13	0.09	ń t		15	365	20 60	0.00	
Fig. 18	Fig. 12	The control of the co	AC Power Source	27-06-2023	0.13	0.12	15 1		13	365	18	0.02	
Property   15-07-2023   10-08   15   1   14   365   18     Property Meter   26-07-2023   2.90   2.54   15   1   14   365   18     Heater   10-01-2024   0.01   15   1   14   365   18     Heater   10-01-2024   0.02   15   1   14   365   18     Heater   20-07-2023   0.67   0.62   15   1   14   365   18     Heater   20-07-2023   0.67   0.62   15   1   14   365   18     Heater   20-07-2023   0.67   0.62   15   1   14   365   18     Heater   20-07-2023   0.67   0.62   15   1   15   365   18     Heater   20-07-2024   0.05   0.05   15   1   14   365   18     Heater   20-07-2024   0.05   0.05   15   1   14   365   18     Heater   20-07-2024   0.05   0.05   15   1   14   365   18     Heater   20-07-2024   0.05   0.05   15   15   15   365   18     Heater   20-07-2024   0.04   0.04   15   15   15   365   18     Heater   20-07-2024   0.05   0.05   15   15   365   18     Heater   20-07-2024   0.04   0.04   15   15   365   18     Heater   20-07-2024   0.05   0.05   15   15   18     Heater   20-07-2024   0.05   0.05   15   15   15     Heater   20-07-2024   0.05   15   15   16     Heater   20-07-2024   0.05   15   15   16     Heater   20-07-2024   0.05   0.05   15   15   15   16     Heater   20-07-2024   0.05   15   15   15     Heater   2	Power Meter   26-07-2023   0.03   0.08   15   1   14   365   18	Province	Camera	03-08-2023	7.53	6.49	15		1 t	365	18	0.02	
#Heater   26-07-2023   2.500   2.54   15   1   14   365   18   #Heater   10-01-2024   0.01   0.01   15   1   14   365   18   #Heater   20-07-2023   0.67   0.62   15   1   14   365   18   #Heater   20-07-2023   0.67   0.62   15   1   14   365   18   #Heater   20-07-2023   0.67   0.62   15   1   14   365   18   #Heater   20-07-2023   0.57   0.62   15   1   14   365   18   #Heater   20-07-2023   0.57   0.62   15   15   15   365   18   #Heater   20-07-2023   0.67   0.62   15   15   15   365   18   #Heater   20-07-2023   0.67   0.62   15   15   15   365   18   #Heater   20-07-2023   0.67   0.62   15   15   15   365   18   ##Heater   20-07-2023   0.67   0.62   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   365   18   ##Heater   20-07-2024   0.04   0.05   0.05   15   15   18   ##Heater   20-07-2024   0.05   0.05   15   15   16   ##Heater   20-07-2024   0.05   0.05   15   15   18   ##Heater   20-07-2024   0.05   0.05   15   15   16   ##Heater   20-07-2024   0.05   0.05   15   15   16   ##Heater   20-07-2024   0.05   0.05   15   15   16   ###Heater   20-07-2024   0.05   0.05   15   15   16   ####################################	Heater Houser 10-01-2023 2.50 0.00 15 15 1 1 14 365 18 16 16-01-2024 0.01 0.01 15 1 1 14 365 18 18 16-01-2024 0.05 0.05 15 15 1 1 14 365 18 18 18 18 18 18 18 18 18 18 18 18 18	Heater   25-07-2023   2.50	Carnera	09-08-2023	0.09	0.08	15	<b></b>	14	363	18	1.17	
10-01-2024   0.01   0.01   15   1   14   365   18	10-01-2024   0.01   0.01   15   1   14   365   18	Be	Room Heater	26-07-2023	2.90	25,02	15	1	14	365	1 10	0.01	
Be-11-2023   O.67   O.62   15   15   16   16   17   17   18   18   18   18   18   18	Be 20-07-2023 0.67 0.62 15 15 335 18 1204-2024 0.057 0.65 15 15 15 365 18 1204-2024 0.057 0.050 15 15 15 15 365 18 18 18 18 18 18 18 18 18 18 18 18 18	Be 10-11-2023 0.67 0.62 15 15 365 18 16 16 17 8 17 16 17 8 17 16 18 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Mobile	10-01-2024	0.01	0.01	t	1	14	365	10	0.00	
inery & Tools         12-04-2024         0.57         0.50         15         1         15         365         18           mery & Tools         29-04-2024         0.05         0.05         15         1         14         365         18           mery & Tools         30-04-2024         0.04         0.05         15         1         14         365         18           30-04-2024         0.04         0.04         0.05         15         15         335         18           24-07-2024         0.04         0.05         0.05         15         15         335         18           EQUIPMENTS         14-04-2024         0.05         0.05         15         15         335         18           EQUIPMENTS         14-04-2024         0.00         0.01         5         15         213         18           EQUIPMENTS         14-04-2024         0.00         0.01         5         15         213         18           EQUIPMENTS         15-04-2024         0.02         0.02         0.02         5         5         331         18           EQUIPMENTS         15-03-2024         0.04         0.04         15         -         15	inery & Tools         12-04-2024 29-04-2024         0.57 0.05         0.50 0.05         15 15         1 14         365 365 365 365 365 365 365 365 365 365	inery & Tools         12-04-2024         0.57         0.50         15         1         14         363         18           mery & Tools         29-04-2024         0.04         0.05         15         1         14         363         18           nery & Tools         30-04-2024         0.04         0.04         15         1         14         363         18           nery & Tools         30-04-2024         0.04         0.04         15         15         15         333         18           EQUIPMENTS         14-04-2024         1.06         1.06         1.06         1.06         15         15         335         18           EQUIPMENTS         14-04-2024         1.06         1.06         1.06         1.5         15         213         18           EQUIPMENTS         06-05-2024         0.02         0.02         5         5         5         335         18           EQUIPMENTS         06-05-2024         0.01         5         5         15         213         18           15         06-08-2024         0.02         0.02         5         5         5         351         45           0.08         15-03-2025 <t< td=""><td>Mobile</td><td>06-11-2023</td><td>0.67</td><td>0.62</td><td>7 5</td><td></td><td>15</td><td>365</td><td>i 6</td><td>0.46</td><td></td></t<>	Mobile	06-11-2023	0.67	0.62	7 5		15	365	i 6	0.46	
mery & Tools     12-04-2024     0.05     0.05     15     1     14     365     18       mery & Tools     30-04-2024     0.04     0.04     15     15     33     18       mery & Tools     30-08-2024     0.04     0.04     15     15     335     18       30-08-2024     0.05     0.05     0.05     15     15     335     18       EQUIPMENTS     14-07-2024     0.06     1.06     1.05     15     213     18       EQUIPMENTS     06-08-2024     0.01     0.01     5     15     213     18       Ion     06-08-2024     0.02     0.02     0.02     5     5     231     18       Iditioner     16-03-2025     0.46     0.46     0.46     0.46     15     -     15     23     45       Incorr & Tools     15-11-2024     0.06     0.06     15     -     15     23     45       Incorr & Tools     15-11-2024     0.06     0.06     15     15     15     18       Incorr & Tools     15-11-2024     0.06     0.06     15     15     15     18       Incorr & Tools     15-11-2024     0.06     0.06     15     15     15	mery & Tools         12-04-2024 29-04-2024 29-04-2024         0.05 0.04 0.04 0.04 0.04 0.04 0.05         15 15 15 15 15 15 15 15 15 15 15 15 15 1	mery & Tools     29-04-2024     0.05     0.05     15     1     14     365     18       mery & Tools     30-04-2024     0.04     0.04     0.04     15     -     15     335     18       mery & Tools     30-08-2024     0.04     0.04     15     -     15     335     18       30-08-2024     0.05     0.05     0.05     15     -     15     335     18       EQUIPMENTS     14-04-2024     0.05     0.05     15     -     15     335     18       EQUIPMENTS     06-08-2024     0.00     0.01     5     -     15     213     18       EQUIPMENTS     06-08-2024     0.02     0.02     0.02     5     -     15     213     18       EQUIPMENTS     16-08-2024     0.04     0.02     0.02     5     5     213     18       EQUIPMENTS     16-08-2024     0.04     0.02     0.02     5     5     215     18       EQUIPMENTS     15-03-2025     0.046     0.04     15     -     15     237     18       EQUIPMENTS     15-03-2024     0.046     0.04     15     -     5     237     18       EQUIPMENTS <td< td=""><td>Machinery &amp; Tools</td><td>20-07-2023</td><td>0.57</td><td>0.50</td><td># t</td><td>. !</td><td>15</td><td>365</td><td>18</td><td>0.00</td><td></td></td<>	Machinery & Tools	20-07-2023	0.57	0.50	# t	. !	15	365	18	0.00	
nery & Tools         30-Q4-2024         0.04         0.04         15         13         18           anery & Tools         30-Q4-2024         0.14         0.14         115         15         335         18           30-Q8-2024         0.05         0.05         0.05         115         15         335         18           14-Q7-2024         0.06         0.05         0.05         15         15         213         18           16-Q1-2024         0.01         0.01         15         15         213         18           16-Q1-2024         0.02         0.01         5         15         213         18           16-Q1-2025         0.02         0.02         0.02         5         5         231         45           16-Q1-2025         0.04         0.04         0.04         15         A8         -         15         237         18           ery & Tools         15-11-2024         0.06         0.05         45         15         15         18         18           ery & Tools         0.6-01-2025         0.6-01-2024         0.06         0.54         15         15         15         18           18         0.5-01-2024	nery & Tools    30-Q4-2024   0.04   0.04   15   15   135   18     30-Q8-2024   0.05   0.05   15   15   15   136   18     24-07-2024   0.05   0.05   15   15   15   18     EQUIPMENTS   14-04-2024   0.01   0.01   15   15   15   18     EQUIPMENTS   06-Q6-2024   0.02   0.01   5   15   213   18     EQUIPMENTS   06-Q6-2024   0.02   0.01   5   5   215   18     Ion   06-Q8-2024   0.04   0.02   0.02   0.05   5   351   18     Ion   06-Q8-2024   0.04   0.05   5   351   18     Ion   06-Q8-2024   0.04   0.05   5   5   209     Ion   06-Q8-2024   0.04   0.05   0.05     Ion   06-Q8-2024   0.05     Ion   06-Q8-2024   0.05     Ion   06-Q8-2024   0.05     Ion   0.05   0.05     Ion   0.	nery & Tools     30-Q4-2024     0.04     0.04     15     13     18       30-08-2024     0.05     0.05     0.05     15     15     335     18       30-08-2024     0.05     0.05     0.05     15     15     335     18       EQUIPMENTS     14-07-2024     0.06     1.06     1.06     15     15     213     18       EQUIPMENTS     06-08-2024     0.01     0.01     5     15     213     18       ion     06-08-2024     0.02     0.02     0.02     5     5     213     18       ion     06-08-2024     0.04     0.02     0.02     5     5     250     18       ion     16-03-2025     0.04     0.04     15     0.06     15     0.06     15       iery & Tools     15-11-2024     0.04     0.04     15     0.06     15     0.06     15     0.06     15       iery & Tools     15-12024     0.04     0.03     0.05     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15     0.06     15	Machinery & Tools	29-04-2024	20.0	0.05	15	' 1	14	365	18	0.01	
REQUIPMENTS  124-07-2024  1.06	## STOOLS   30-08-2024   0.14   0.14   15   335   18   ## SEQUIPMENTS   14-07-2024   1.06   1.06   1.05   1.5   1.5   335   18   ## EQUIPMENTS   14-04-2024   0.01   0.01   15   1.5   1.5   1.3   18   ## IS COULD NOT	Berry & Tools  8 20-08-2024  8 24-07-2024  1.06  1.06  1.07  1.07  1.07  1.07  1.08  1.09	Machinery & Tools	30-04-2024	0.04	0.04	15		1 5	353	18	0.01	
EQUIPMENTS     24-07-2024     1.06     1.05     1.5     2.13     1.8       IEQUIPMENTS     14-04-2024     0.01     1.06     1.5     2.13     1.8       Ion     06-05-2024     0.01     0.01     5     25     23     1.8       Ion     06-05-2024     0.02     0.02     5     25     351     45       olion     05-01-2025     0.46     0.46     0.46     1.5     2.5     351     45       ery & Tools     15-11-2024     0.64     0.64     0.64     0.64     1.5     1.5     1.5     1.8       ery & Tools     06-01-2025     0.64     0.64     0.64     0.64     0.64     1.5     1.5     1.5     1.8       ery & Tools     0.6-01-2024     0.02     0.63     1.5     1.5     1.5     1.8       ery & Tools     0.6-01-2025     0.64     0.64     1.5     1.5     1.5     1.8       ery & Tools     0.6-01-2024     0.64 <td>EQUIPMENTS 14-04-2024 1.06 1.06 1.06 1.06 1.06 1.06 1.06 1.06</td> <td>## 24-07-2024</td> <td>Machinery &amp; Tools</td> <td>30-08-2024</td> <td>0.14</td> <td>0.14</td> <td>15</td> <td></td> <td>; 6</td> <td>336</td> <td>18</td> <td>0.01</td> <td></td>	EQUIPMENTS 14-04-2024 1.06 1.06 1.06 1.06 1.06 1.06 1.06 1.06	## 24-07-2024	Machinery & Tools	30-08-2024	0.14	0.14	15		; 6	336	18	0.01	
EQUIPMENTS  14-04-2024  1001  1001  1001  1001  1001  1001  1001  1000	ECULIPMENTS 14-04-2024 1.00 1.06 1.06 1.06 1.06 1.06 1.06 1.06	ECULIPMENTS 14-04-2024 1001 1006-06-2024 1002 1009 106-08-2024 1002 1009 106-08-2024 1009 106-08-2024 1009 1009 1009 1009 1009 1009 1009 100	Mobile	24-07-2024	0.05	0.05	15		i b	335	18	0.02	
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