ASBA Bank A/c No.

Bank Name & Branch

COMMON APPLICATION FORM

FOR NON RESIDENTS INCULDING ELIGIBLE NRIS, FIIS, FVCIS, FPIS APPLYING ON A REPATRIATION BASIS

To,

|--|

The Board of Directors		100% FIXED PR	ICE OFFEK	Application				
3B FILMS LIMITED CIN: U25200GJ2014PLC0806	585	ISIN: INE0T	E101010	Form No.				
	REGISTERED BROKER / SCSB/ C	DP/ RTA STAMP & CODE	1. NAME & CON	NTACT DETAILS OF	SOLE / F	IRST APPI	LICANT	
			Mr./Ms./M/s.					
	OUR BROWNING GUE	NAME OF THE O			ii		ii	
SCSBs BRANCH STAMP & CODE	SUB-BROKER'S/SUB-S SUB-AGENT'S STAN		Address					
					Email			
BANK BRANCH SERIAL NO.	REGISTRAR'S/SCSB	SERIAL NO.	Tel. No. (with STD c					
	2. PAN OF SOLE / FIRST APPLICANT							
			2.THE OF SOLE	, TIRST III ETCINI				
3. INVESTOR'S DEPOSITORY ACCOUN	T DETAILS	NSDL [CDSL			6. INVEST	OR STATI	IIS (🗸)
3. HVESTOR'S BELOSTION FACCOLO	T DETAILS	I	CDSE			Non-Resider		- NRI
For NSDL enter 8 digit DP ID followed by 8 d	ligit Client ID / For CDSI	L enter 16 digit Clien	t ID			(Repatriation	n basis)	
4. APPLICATION DETAILS				5. CATEG	ORY(✓)	Foreign Ven	ture Capital	
No. of Equity Shares of ₹ 10/- each applied a	at the Offer Price i.e. at	₹ 50/- per Equity SI	hare 1 & 2	Retail		Investor		- FVCI
				Individ		Foreign Port	folio Investors	- FPI
(In farmer)	1->			Applica	int	Others (plea	se specify)	- OTH
(In figures) (In word	is)			Non- Institut	ional	•		
				Applica				
(1) Please note that applications must be made in minimur (2) Please note that the trading of equity shares will be only				□ QIB				
3 1 7		nie Swie Platforni of BSE.	•			**************************************		
7. PAYMENT DETAILS [IN CAPITAL LETT	TERS]			PAY	MENT O	PTION: F	ULL PAY	MENT
Amount blocked (₹ in figures)		(₹ in word	is)					
ASBA Bank A/c No.								
Bank Name & Branch								
OR IIIIIII								
UPI Id (Maximum 45 characters)	ANN HEREBY CONFIRM	THAT INVENTAGE DE	EAD AND UNDERSTO	OOD THE TERMS AND CO	OMBITION	COETHICAI	DI ICATIO	NEODM
I/WE (ON BEHALF OF JOINT APPLICANTS, IF A AND THE ATTACHED ABRIDGED PROSPECT 'APPLICANT UNDERTAKING' AS GIVEN OVE FILLING UP THE APPLICATION FORM GIVEN	US AND THE GENERAL I	NFORMATION DOCK	JMENT FOR INVESTI	ING IN PUBLIC OFFER A	ND HERE	BY AGREE A	ND CONFII	RM THE
8A. SIGNATURE OF SOLE /	8B. SIGNA	TURE OF ASBA BA		OLDER(S)		dicate Memb		
FIRST APPLICANT	I'M d d door	(AS PER BANI	· · · · · · · · · · · · · · · · · · ·	· 4 om		roker/ SCSB p(Acknowle		
	I/We authorize the SCSB to o	do all acts as are necessar	ry to make the Application	on in the Offer	Applica	tion in Stock	Exchange	system)
	1) 2)				1			
	3)				1			
		TEAR HI	ERE					
3B FILMS LIM INITIAL PUBLIC O	S	Acknowledgement yndicate Members/ Broker/ SCSB/ CD	Registered	Application Form No.				
DPID /				PAN of Sole / First App	licant			
CLID								
Amount Blocked (₹ in figures)	Bank	& Branch			Stamp & S	Signature of S	SCSB Bran	ch
ASBA Bank A/c No.								
Received from Mr./Ms./M/s. Telephone / Mobile	Email							
reiephone / Moone	Email	TEAR HI	FRF					
☐ In Figure	In Words	Stamp & Signature of		Name of Sole / First	Annlicant	_ _		
No. of Equity Shares		Registered Broker/			TL			
Offer Price (₹)								

Amount Blocked (₹)

Important Note: Application made using third party UPI Id Or ASBA Bank A/c are liable to be rejected.

Application Form No.

Acknowledgement Slip for Applicant

POrient press limited, Tel.: 022-40285888

APPLICANT'S UNDERTAKING FOR APPLICATION FORM

(IN CASE OF A JOINT APPLICATION, THE CONFIRMATIONS, AUTHORIZATIONS, UNDERTAKINGS AND REPRESENTATIONS MADE BY THE FIRST APPLICANT WILL BE DEEMED TO HAVE BEEN MADE ON BEHALF OF ALL JOINT APPLICANTS. THE FIRST APPLICANT SHALL BE LIABLE FOR ALL THE OBLIGATIONS ARISING OUT OF THE OFFER OF EQUITY SHARES.)

On the basis of the Prospectus dated May 23, 2025, filed with the ROC, Gujarat, General Information Document (the 'GID') and having studied the attached details as per the Abridged Prospectus, J/We hereby apply for allotment of the Equity Shares to me/us in the Offer upto my/our application for maximum number of Equity Shares at the Offer Price. I/We hereby confirm that I am/we are eligible person to invest in this Offer in accordance with applicable laws. I/ Equity Shares to me'us in the Offer upto my/our application for maximum number of Equity Shares at the Offer Price. I'We hereby confirm that I am/we are eligible person to invest in this Offer in accordance with applicable laws. I'We hereby agree to accept the Equity Shares applied for, or such lesser number of Equity Shares as may be allotted to me'us, subject to the terms of the Prospectus, GID, Abridged Prospectus, the Application Form and other applicable laws. The amount payable on application has been blocked with the relevant SCSB I/We undertake that I/we will sign all such other documents and do all such acts, if any, necessary on my/our part to enable me/us to be registered as the holder(s) of the Equity Shares which may be allocated/allotted and to registered my/our address as given in the depository records. I/We authorise you to place my/our name(s) on the Register of Members of the Company as holders of the Equity Shares that may be allocated/allotted and to register my/our address(es) as given below. I/We note that incase of QIB applicant, the (i) SCSB (for applications other than applications by Anchor Investors) and (ii) the LM have the right to reject the application (including on technical grounds) at the time of acceptance of application form provided that the reasons for rejecting the same shall be provided to applicant in writing, whereas it has the right to reject it from Non-Institutional applicant and retail individual applicant, only on technical grounds and/or as specified in the Prospectus, GID, Abridged Prospectus. In the event, the amount paid by me/us is not correct; I/we understand that this application will be rejected. It is clearly understood that the shares allotted to me/us would be pari passu in all respects including dividend. I/We authorise the Company to make the necessary changes in the Application Form without internations to the prospect of the prospect of the part of the prospect of th intimation to me/us and use this application form for the purpose of this Offer.

Nationality and Residentship: (Tick () whichever is applicable in the box and strike out whichever is not applicable in text).

I/WE CONFIRM THAT: I am/We are Indian(s) of Indian Origin residing abroad / FPIs / FVCI and that I/we have remitted funds for Equity Shares applied for herein through normal banking channels or out of the funds held in Non-Resident External (NRE) Account/Foreign Currency Non Resident (FCNR) Account in India; (2) I am/we are not applying for Equity Shares as nominee(s) of any person(s) who is/are not NRIs (3) I am/We are, Non Resident Indian applying for the said Equity Shares on my/our own behalf on repatriation basis (4) I am/We are, or at the time the Equity Shares are purchased will be, the beneficial owner of such Equity Shares (5) I am/we are not an affiliate of the Company or a person acting on behalf of such affiliate; I am / We are not prohibited from accessing capital market under any order / ruling / judgement etc. of any regulatory authority including SEBI. UWe confirm that my/our application is in compliance with the applicable Indian and Foreign laws. The Equity Shares have not been, and will not be, registered under the U.S. Securities Act 193, as amended (the "Securities Act") or any state securities laws in the United States and may not be Offer or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act Accordingly, the Equity Shares will be Offered and sold only outside the United States in compliance with Regulation S of Securities Act and the applicable laws of jurisdiction where those Offer and sales occur. The Equity Shares have not been, and will not be, registered, listed or otherwise qualified in any other jurisdiction outside India and may not be Offer or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. I/We Confirm that the Equity Shares applied by me/ us do not exceed the relevant regulatory approvals/limits.

FOR QIB APPLICANTS: We confirm that the Maximum Equity Shares applied for by us do not exceed the relevant regulatory approvals/limits. I/We am/are not prohibited from accessing capital markets under any order/ruling/judgment of any regulatory, judicial or any other authority, including SEBI or under the provisions of any law, regulation or statute.

Further: I) In accordance with ASBA process provided in the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulation") and as disclosed in the Prospectus. I/We authorize (a) the Registered Brokers (at Broker Centers) or the SCSBs or the RTAs (at designated RTA Locations) or the CDPs (at Designated CDPs Locations), as the case may be, to do all acts as are necessary to make the application in the Offer, including uploading my/our Application, blocking or unblocking of funds in the bank account maintained with SCSBs as specified in the Application Form or in the bank account of the Applicant linked with the UPI ID provided in the Application Form, as the case may be, transfer of funds to the Public Offer Account on receipt of instruction from registrar to the Offer or Sponsor Bank, as the case may be, after finalisation of Basis of Allotment, and (b) the Registrar to the Offer or Sponsor Bank, as the case may be, to Issue instruction to the SCSBs to unblock the funds in the specified bank account upon finalisation of Basis of Allotment. 2) In case the amount available in the specified bank account usin sinsufficient as per the application form, the SCSBs shall reject the application of the Syndicate (in Specified Locations only) or the Registered Brokers (at Broker Centres) or the SCSBs or the RTAs (at designated RTA locations) or the CDPs (at designated CDP locations), as the case may be, to make relevant revisions as may be required to be done in the application, in the event

INSTRUCTIONS FOR FILLING UP THE APPLICATION FORM

- Name of sole/first applicant should be exactly the same as it appears in the depository records. In case of joint Applications, only the name of the first Applicant (which should also be the first name in which the beneficiary accounts in held) should be provided in the Application Form. Application means an "indication to make an Offer" and not Offer.
- The first applicant should mention his/her PAN allotted under the Income Tax Act, DP ID, UPI ID (as applicable) and Client ID except applications by Central or State Government and the official appointed by the courts and by Investors who are exempt from the requirement of obtaining / specifying their PAN for transacting in the securities market and by person residing in the state of Sikkim, the applicants or in case of application in joint names, the first applicant (the first name under which the beneficiary account is held), should mention his/her PAN allotted under the Income Tax Act. Any application without the PAN is liable to be rejected other than specified above.
- Based on the PAN, DP ID, UPI ID (as applicable) and Client ID provided by the Applicants, the Registrar will obtain demographic details registered with depository participants to be used for allotment, technical rejections, or unblocking of ASBA Account. Hence, Applicants are advised to immediately update any change in their demographic details as appearing on the records of the Depository Participants. Please note that failure to do so could result in failure in allotment of Equity Shares, delays in unblocking of ASBA Account at the Applicants sole risk and neither the Syndicate or the Registrar RTAs/CDPs or the SCSBS nor the company shall have any responsibility and undertake any liability for the same.
- Applications Lot and Price: The Offer being 100% Fixed Price Offer at a Price of \$50'- per Equity Shares has been decided by our Company in consultation with Lead Manager. The Face Value of Equity Shares \$10\- each. Minimum Application Lot is 3000 Equity Shares and in multiples of 3000 Equity Shares thereafter. The Offer period shall be for a minimum of 3 Working Days and shall not exceed 10 Working Days. In case of revision of Price Band or force majeure, banking strike or similar circumstances, for reason to be recorded in writing, the Offer Period will be extended for at least three additional working days subject to the total Offer Period not exceeding 10 working days. Any revision in the Price and the revised Offer Period, if applicable will be widely disseminated by notification to Stock Exchange, by issuing a press release and also by indicating the changes on the website of the LM and on the terminals of the Syndicate Members.
- Maximum and Minimum Application Size: In case of RIBs, such number of Equity Shares in multiples of the of minimum Application Lot such that the Application Amount does not exceed ₹ 200,000/-. indicate their agreement to purchase. In case of Non-Institutional Investors and QIB Investors, the minimum Application size shall be such number of Equity Shares in multiples of the minimum Application Lot such that Application Amount exceeds ₹ 200,000/-. The maximum Application by any investor should not exceed the investment limits prescribed for them by applicable laws.
- Please tick category as applicable to ensure proper upload of Application in Stock Exchange System.
- Please tick investor status as applicable. Please ensure investor status is updated in your depository records
- The entire Offer price of ₹ 50/- per equity share is payable on application. In case of allotment of lesser number of equity shares than the number applied, the company shall unblock the excess amount paid on application to the applicants. "Cheques/Demand Draft/Cash/stock invest/money orders/postal orders will not be accepted". All NRI Applicants bidding on a repatriation basis by using the Non-Resident Forms are required to authorise their SCSB to block their NRE/FCNR ASBA Accounts, and all NRI Applicants bidding on a non-repatriation basis by using Resident Forms are required to authorise their SCSB to block their Non-Resident Ordinary (NRO) accounts for the full Bid Amount, net of discount, if any, at the time of the submission of the Application Form. The NRI Applicants can obtain the Application Form from the Company's Registered Office or from any of the members of the Syndicate or CDPs or RTAs or Registered Brokers offices. Applicants to please ensure that your Bank has notified a SCSB Branch in the city where Application Form is being submitted.
 - Please note that application made using third party UPI Id or ASBA Bank A/c are liable to be rejected.
 - QIB and Non Institutional Investors cannot use UPI mechanism to apply
 - For Retail Individual Investors applying using UPI.

 - Please ensure that your Bank is offering UPI facility for Public Offers.

 Ensure that the: (a) bank where the bank account linked to their UPI ID is maintained; and (b) the Mobile App and UPI handle being used for making the Bid, are listed on the website of SEBI at https://www.sebi.gov.in/sebiweb other/OtherAction. do?doRecognisedFpi=yes&intmId=40
 Please mention UPI Id clearly in CAPITAL LETTERS only.

 - Eligible NRIs applying in the Offer through the UPI Mechanism, are advised to enquire with the relevant bank where their account is UPI linked prior to submitting their Application.
 - UPI Id cannot exceed 45 characters.
 - Please ensure that you are using your UPI Id only and not the UPI of any third party.
 - Retail Individual Investors applying using the UPI Mechanism shall ensure that details of the application are reviewed and verified by opening the attachment in the UPI Mandate Request and then proceed to authorise the UPI Mandate Request using his/her UPI PIN, For further details, see "Offer Procedure" on page no. 190 of the Prospectus
- Only the first Applicant is required to sign the application form/ revision form. Thumb impressions and signatures other than in the languages specified in the Eighth Schedule to the Constitution of India must be attested by a Magistrate or a lotary Public or a Special Executive Magistrate under official seal. Signature of bank ASBA account holder is mandatory. If the first applicant is not account holder, ensure that the Application form is signed by the account holde
- Other Instructions: (a) Application must be made only in the prescribed Application Form. (b) Application must be completed in full, in BLOCK LETTERS in ENGLISH. Applicant should note that the Registered Brokers, CDPs, RTAs, and or SCSBs will not be liable for errors in data entry due to incomplete or illegible Application Form. (c) Ensure that all applicable documents in support of Application are attached with the Application Form.
- The applicants may note that in case the DPID, Client ID and PAN mentioned in the Application Form and entered into the electronic biddings systems of the Stock Exchange do not match with the DP ID, Client ID and PAN available in the Depository database, the Application Form is liable to be rejected. The Equity Shares Offered in the Offer have not been and will not be registered under the U.S. Securities Act, 1933 ("U.S. Securities Act") or any state securities laws in the United States, and unless so registered may not be Offered or sold
- within the United States. Accordingly, such Equity Shares are being Offered and sold outside of the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those Offers and sales occur.

You will be sent the Prospectus either in physical form or electronic form or both. You may not distribute or forward these documents and these documents are subject to the disclaimers and restrictions contained in or accompanying them. This Application Form is being Offered to you on the basis that you (i) confirm that the representations, warranties, agreements and acknowledgement set out in Chapter titled "Other Regulatory and Statutory Disclosures" and "Offer Procedure" of the Prospectus and (ii) agree to abide by (1) this Application Form and (2) the Prospectus, together with the terms and conditions contained therein.

Note: Terms used but not defined therein shall have the meaning assigned to such terms in the Prospectus. For Detailed instructions for filling the various fields of this Application form, please refer to the General Information Document, which is available on the websites of the Lead Manager and Stock Exchange

--- TEAR HERE ----

In case of queries related to allotment/ credit of allotted equity shares, the Applicants should contact Registrar to the Offer

- In case of Application submitted to the SCSBs, the Applicants should contact the relevant SCSB
- In case of queries related to upload of Applications submitted to the RTAs/Registered Brokers/CDPs, as applicable the Applicant should contact the relevant Designated Intermediary.
- For UPI related queries, investors can contact NPCI at the toll free number-18001201740 and Mail ld-ipo.upi@npciorg.in.

COMPANY CONTACT DETAILS

3B FILMS LIMITED

CIN: U25200GJ2014PLC080685

Registered Office: SF 220, Pancham Icon, Besides D-Mart, Vasna Road, Vadodara, Gujarat, India, 390007

Corporate Office: Block No 1241, 1242, 1243, 1244, Padra Jambusar Highway, Masar, Padra, Vadodara, Gujarat, India, 391421

Telephone: +91-6359 632600

Email: cs@3bfilms.com Website: www.3bfilms.com;

Contact Person: Janki Raj, Company Secretary and Compliance Officer

REGISTRAR CONTACT DETAILS

MAASHITLA SECURITIES PRIVATE LIMITED

CIN: U67100DL2010PTC208725 451, Krishna Apra Business Square, Netaji Subhash Place,

Pitampura, Delhi -110034, India Telephone: 011-45121795

Email: <u>ipo@maashitla.com</u> Investor Grievance e-mail: <u>investor.ipo@maashitla.com</u>

Website: www.maashitla.com Contact Person: Mr. Mukul Agarwal SEBI registration number: INR000004370

2 - 3B FILMS LIMITED



(Please scan this QR Code to view The Prospectus) This is an Abridged Prospectus containing salient features of the Prospectus. You are encouraged to read greater details available in the Prospectus (Download Link: https://www.3bfilms.com/offer-document). Unless otherwise specified, all capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus.

THIS ABRIDGED PROSPECTUS CONSISTS EIGHT PAGES. PLEASE ENSURE THAT YOU HAVE RECEIVED ALL THE PAGES.

Please ensure that you have read the Prospectus, This Abridged Prospectus ("Abridged Prospectus") and the General Information Document for investing in Public Issues ("GID") undertaken through Fixed Price Process before applying in the Offer (As Defined Below). The Investors are advised to retain a copy of the Prospectus/Abridged Prospectus for their future reference.



3B FILMS LIMITED

(formerly known as 3B Films Private Limited)

CIN: U25200GJ2014PLC080685, Date of Incorporation: September 03, 2014

Registered Office	Corporate Office	Contact Person	Email and Telephone	Website
SF 220, Pancham Icon,	Block No 1241, 1242, 1243,	Ms. Janki Raj	Tel: +91-6359632600	www.3bfilms.com
Besides D-Mart, Vasna	1244, Padra Jambusar Highway,	Company Secretary	Email: cs@3bfilms.com	
Road, Vadodara, Gujarat,	Masar, Padra, Vadodara, Gujarat,	and		
India, 390007	India, 391421	Compliance Officer		

NAMES OF PROMOTERS OF THE COMPANY

MR. ASHOKBHAI DHANJIBHAI BABARIYA, MR. MUKESH DHANJIBHAI BABARIYA, MRS. GULABBEN NITIN BABARIYA
AND MR. DISHANK NITIN BABARIYA

Details of Offer to Public

ТҮРЕ	FRESH OFFER SIZE (BY NO. OF SHARES OR BY AMOUNT IN ₹ LAKHS)	OFS* SIZE (BY NO. OF SHARES OR BY AMOUNT IN ₹ LAKHS)	TOTAL OFFER SIZE (BY NO. OF SHARES OR BY AMOUNT IN ₹ LAKHS)	OFFER UNDER	SHA MARKET MAKER	RE RESERVA	ATION RII
Fresh Offer and Offer for Sale	35,52,000 equity shares of face value of ₹ 10/- each ("Equity Shares") aggregating to ₹ 1,776.00 Lakhs	each ("Equity Shares")	67,50,000 equity shares of face value of ₹ 10/- each ("Equity Shares") aggregating to ₹ 3,375.00 Lakhs	This Offer is being made in terms of Regulation 229(2) of the SEBI (ICDR) Regulations, 2018 as amended	3,42,000 Equity Shares	32,04,000 Equity Shares	32,04,000 Equity Shares

For more information, please refer section "Offer Structure" beginning on Page 188 of this Prospectus.

These equity shares are proposed to be listed on the SME Platform of BSE Limited ("BSE SME") and the Designated Stock Exchange will be BSE Limited ("BSE").

Details of OFS by Promoter(s)/Promoter Group/Other Selling Shareholders

Name	Туре	No of Shares offered/ Amount (Rs in Lakh)	WACA in per Equity
Ashokbhai Dhanjibhai Babariya	Promoter Selling Shareholder	10,68,000 Equity Shares of face value of ₹ 10/- each ("Equity Shares"), aggregating to ₹ 534.00 Lakhs.	16.73
Mukesh Dhanjibhai Babariya	Promoter Selling Shareholder	10,65,000 Equity Shares of face value of ₹ 10/- each ("Equity Shares"), aggregating to ₹ 532.50 Lakhs.	15.51
Gulabben Nitin Babariya	Promoter Selling Shareholder	10,65,000 Equity Shares of face value of ₹ 10/- each ("Equity Shares"), aggregating to ₹ 532.50 Lakhs.	12.87

PRICE BAND, MINIMUM BID LOT & INDICATIVE TIMELINES	
Price Band - Fixed Price Offer*	Rs. 50/- Per Equity Share of Face Value of Rs. 10/- each
Minimum Bid Lot Size	3000 Equity Shares
Bid/Offer Opens On	May 30, 2025
Bid/Offer Closes On	June 03, 2025

Finalization of Basis of Allotment	On or before June 04, 2025
Initiation of Refunds / unblocking of ASBA Accounts	On or before June 05, 2025
Credit of Equity Shares to Demat accounts of Allottees	On or before June 05, 2025
Commencement of trading of Equity Shares	On or before June 06, 2025

^{*}For details of "Basis for Offer Price" please refer to page 81 of the Prospectus.

Details of WACA of all shares transacted over the trailing eighteen months from the date of Prospectus

Period	Weighted Average Cost of Acquisition (in Rs)		Range of Acquisition Price Lowest Price – Highest Price (in Rs)
Trailing Eighteen Months from the date of Prospectus	Nil	-	-

WACA: Weighted Average Cost of Acquisition shall be calculated on a fully diluted basis for the trailing eighteen months from the date of Prospectus.

RISK IN RELATION TO THE FIRST OFFER

This being the first issue of the issuer, there has been no formal market for the securities of the issuer. The face value of the equity shares is Rs. 10/- each and the offer price is 5 (five) times of face value of the equity share. The offer price should not be taken to be indicative of the market price of the equity shares after the equity shares are listed. No assurance can be given regarding active or sustained trading in the equity shares of our company or regarding the price at which the equity shares will be traded after listing.

GENERAL RISKS

Investment in equity and equity-related securities involves a degree of risk and investors should not invest any funds in this offer unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the issuer and this offer, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus. Specified attention of the investors is invited to the section titled "Risk Factors" beginning on page no. 28 of the Prospectus and on page no. 6 of this Abridged Prospectus.

PROCEDURE

You may obtain a physical copy of the Application Form and the Prospectus from the Stock Exchange, Registrar to the Offer, , Collecting Depository Participants (CDPs), Registered Brokers, Bankers to the Offer, Investors' Associations or Self Certified Syndicate Banks (SCSBs). If you wish to know about processes and procedures applicable to this offer, you may request for a copy of the Prospectus and/or the General Information Document (GID) from the Lead Manager or download it from the websites of the Stock Exchange i.e., www.bseindia.com and the LM (www.bseindia.com and the Company (www.bseindia.com) and the Company (www.bseindia.com).

PRICE INFORMATION OF LEAD MANAGER - NIRBHAY CAPITAL SERVICES PRIVATE LIMITED

Sr. No.	Issue name	Issue Size (₹ in Cr.)	Issue Price (₹)	Listing Date	Opening Price on Listing Date (₹)	+/-% change in closing price, [+/- % change in closing benchmark]-30th calendar days from listing	+/- % change in closing price, [+/- % change in closing benchmark]- 90th calendar days from listing	+/- % change in closing price, [+/- % change in closing benchmark]- 180th calendar days from listing
1	Aatmaj Healthcare Limited	38.40	60.00	June 30, 2023	56.00	-19.00 (-7.01)	-24.17 (-8.76)	-30.58 (-19.04)

GENERAL INFORMATION

Name of Lead Manager and Contact	Nirbhay Capital Services Private Limited				
Details (Telephone and Email id)	CIN: U67120GJ2006PTC047985				
	Address: 201, Maruti Crystal, Opp. Rajpath Club, S.G. Highway, Bodakdev, Ahmedabad380054				
	Gujarat, India.				
	Tel. No.: +91 79 48970649, M. No.: +91 9825052071, Fax No.: N.A.				
	Email: kunjal@nirbhaycapital.com				
	Investor Grievance Email: ipo@nirbhaycapital.com				
	Website: www.nirbhaycapital.com				
	Contact Person: Mr. Kunjal Soni				
	SEBI Registration Number.: INM000011393				
Name of Syndicate Members	Not Applicable				
Name of Registrar to the Offer and	Maashitla Securities Private Limited				
Contact Details (Telephone and Email	CIN: U67100DL2010PTC208725				
id)	Address: 451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, Delhi -110034, India				
	Telephone: 011-45121795				
	Email: ipo@maashitla.com				
	Investor Grievance e-mail: investor.ipo@maashitla.com				
	Website: www.maashitla.com				
	Contact Person: Mr. Mukul Agarwal				

	SEBI Registration Number: INR000004370						
Name of Market Maker and Contact	GIRIRAJ STOCK BROKING PRIVATE LIMITED						
Details (Telephone and Email id)	Address: 4, Fairlie Place, HMP House, 4th Floor, Suite No 421A, Kolkata –700 001,						
	Tel No.: 9547473969						
	E-mail: girirajstock@yahoo.com						
	Contact Person: Mr. Kuntal Laha						
	Website: www.girirajstock.com						
	SEBI Registration No: INZ000212638						
	CIN: U65100WB2005PTC101507						
Name of Statutory Auditor & Peer	A O Mittal & Associates						
Review Auditor	Chartered Accountants						
	Address: TF-01, Raama Esquire, New VUDA Residency, Near Tithi Heights, Gotri Sevasi Road,						
	Vadodara-390021.						
	FRN: 014640C						
	Peer Review No.: 015807						
	Contact Person: CA Shesha Soni						
	Membership No.: 542840 Contact No.: +91 9772161615						
	Email: office@aomittal.com						
	Website: www.aomittal.com						
Name of Credit Rating Agency and the	Not Applicable						
rating or grading obtained, if any							
Name of Debenture trustee, if any.	Not Applicable						
Self-Certified Syndicate Banks	The list of banks is available on						
	https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes which is updated from						
	time to time.						
Non-Syndicate Registered Brokers	You can submit Application Forms in the offer to Non-Syndicate Registered Brokers at the Non-						
	Syndicate Broker Centres. For further details, see the section titled "Offer Procedure" beginning at						
	page no. 190 of the Prospectus.						
Details regarding website address(es) /	The details of the Designated Registrar to Offer and Share Transfer Agents Locations and Designated						
link(s) from which the investor can	Collecting Depository Participant and stock brokers Locations, along with their names and contact						
obtain list of RTAs, CDPs and stock	details are available on the websites of the SEBI / Stock Exchange as updated from time to time.						
brokers who can accept application	https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised=yes						
from investor, as applicable :							

PROMOTERS OF ISSUER COMPANY

Sr.	Name	Individual/	Experience & Educational Qualification
No.		Corporate	
1	Ashokbhai Dhanjibhai Babariya	Individual	Aged 54 years, is the Chairman, Managing Director and Promoter of our Company. Armed with a Bachelor of Engineering in Electronics from Bangalore University, his professional journey spans over three decades, marked by diverse entrepreneurial ventures. With over a decade dedicated to manufacturing and supplying specialty CPP and CPE Films for packaging solutions, he brings invaluable expertise to our organization. Prior to this, he spent 12 years immersed in the intricacies of diamond manufacturing and trading as a Partner at Hans Export, followed by 7 years of active involvement as a Partner at Yesha Realty, contributing to various construction projects in Vadodara. Additionally, he serves as a Director at Mars Engitech Private Limited, a company engaged in the manufacturing of rotary joints, further enriching his portfolio of business endeavors.
2	Mukesh Dhanjibhai Babariya	Individual	Aged 50 years, is a Non-Executive Director and Promoter of our Company. he brings over 25 years of entrepreneurial expertise to the table. He completed his H.S.C. from Gujarat Higher Secondary Board, Gandhinagar. At present, he is overseas citizen of India and holding Belgium passport (No. GC287959). With a diversified background, Mukesh has amassed invaluable experience across various industries. He boasts over a decade of involvement in diamond trading and various packaging solutions, coupled with more than 13 years dedicated to the field of infrastructure development. Since the inception of our company, he has been an integral part of our journey, serving as both a promoter and director. In the past, he had played a significant role as a Partner at Mahalaxmi Group, through his contribution in various construction projects in Surat, Gujarat.
3	Dishank Nitin Babariya	Individual	Aged 23 years, is the Whole-time Director and Promoter. Armed with a Bachelor's Degree in Polymer Engineering from MIT Pune, Maharashtra, he distinguishes himself as a gold medalist in the esteemed BTech Polymer Engineering batch of 2019-23. Having officially joined our company on February 22, 2024, he has diligently served in various capacities before joining as a Whole Time Director, gaining a comprehensive understanding of our operations at every level. This immersion paved the way for his seamless transition into his current role. Dishank's commitment to professional development is evident in his membership with the Society of Plastic Engineers since April 2021. Presently, he plays a pivotal role in driving business development, spearheading marketing initiatives, and optimizing our operational processes. His dynamic presence adds a fresh perspective and youthful vigor to our team, ensuring our continued growth and success.
4	Gulabben Nitin	Individual	Aged 49 Years, was associated as Director of the Company till February 22, 2024 and possesses experience of approximately 9 years in the Personnel & Administration Department in addition to business of our
	Babariya	C . 1	Company. She completed her H.S.C. from Gujarat Secondary Education Board, Gandhinagar.

For further details, please refer to chapter "Our Promoter and Promoter Group" beginning on page no. 143 of the prospectus

BUSINESS OVERVIEW AND STRATEGY

Company Overview:

Our Company was incorporated on September 03, 2014 under the name and style of '3B Films Private Limited' as a private limited company with a vision to revolutionize the CPP films industry through cutting-edge technology and unwavering dedication in providing superior quality Cast Polypropylene (CPP) and Cast Polyethylene (CPE) films. Further, our Company was converted into Public Limited Company and name of company was changed from "3B Films Private Limited" to "3B Films Limited" pursuant to a special resolution passed by our shareholders at the Extra Ordinary General Meeting held on March 14, 2024 and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad at Gujarat dated June 21, 2024. The CIN of the Company is U25200GJ2014PLC080685.

Product/Services Offerings:

Our company is engaged in the manufacturing and supply of CPP & CPE films tailored to meet the diverse needs of the flexible packaging industry and high-end thermoforming applications and thus play a pivotal role in delivering innovative packaging solutions to our clients of a wide array of industries. Our product portfolio includes a wide range of CPP films designed to address the specific needs of various industries, including food and beverage, clothing, flowers and other consumer goods. From high-clarity films for premium packaging to high-barrier films for extended shelf life, we offer solutions that cater to the evolving demands of the market as we presently are equipped with such a manufacturing facility capable of producing CPP & CPE films spanning a thickness range from 15 to 250 microns. Further, considering the future prospect of Adhesive Laminated Films in line of present business of the Company, in the financial year 2023-24, Our company also started trading of said films and recorded turnover of Rs.22.59 Crore in the first financial year itself. To exploit the potential business opportunities prevailing in the market, the company is planning to install machines in its manufacturing unit itself to manufacture adhesive laminated films in the years to come.

Revenue segmentation by Product/Services Offerings

(INR In Lakhs)

Particulars		For the Fi	inancial year ended	
	For period ended on December 31, 2024	March 31, 2024	March 31, 2023	March 31, 2022
Metalised CPP/CPE	1678.93	2755.11	4521.62	4205.27
Natural CPP/CPE	2300.99	1722.53	1820.16	1606.78
White Opec CPP	58.61	164.17	366.44	192.41
Adhesive Laminate Films	1134.32	2259.34	-	-
Granules	271.57	464.44	328.27	457.00
Others	235.52	209.30	143.41	276.36
Total	5679.94	7574.89	7179.90	6737.79

Geographies Served: Our Company served to both Domestic and International Markets

Geography-wise Revenue Bifurcation

(INR In Lakhs)

Particulars	For the Financial year ended												
	For period ended on	March 31, 2024	March 31, 2023	March 31, 2022									
	December 31, 2024												
Domestic Sales	4353.32	5412.47	5582.28	5221.93									
Export Sales	1326.62	2162.41	1597.62	1515.86									
Total	5679.94	7574.89	7179.90	6737.79									

Key Performance Indicators:

(INR In Lakhs)

Key Performance Indicator	For period ended on December 31, 2024	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022
Revenue from operations (Rs. In Lakhs)	5679.94	7574.89	7179.90	6737.79
EBITDA (Rs. In Lakhs)	1196.36	1499.01	990.63	797.31
EBIT (Rs. In Lakhs)	943.90	1187.31	663.92	478.18
EBITDA margin (%)	21.06	19.79	13.80	11.83
PAT (Rs. In Lakhs)	420.19	429.17	91.76	-34.46
Net Profit margin (%)	7.40	5.67	1.28	-0.51
Net worth (Rs. In Lakhs)	3512.27	3092.08	2662.91	2571.14
Return on capital employed (%)	6.91	8.64	5.30	3.82
Return on equity (%)	12.72	14.91	3.51	-1.33
Debt to equity ratio (times)	2.89	3.45	3.70	3.86
Fixed Asset Turnover Ratio (times)	1.33	1.03	1.12	1.23

Client Profile or Industries Served:

Our company is engaged in the manufacturing and supply of CPP & CPE films tailored to meet the diverse needs of the flexible packaging industry including food and beverage, clothing, flowers and other consumer goods.

Revenue segmentation in terms of top 5 & 10 Clients or Industries:

The amount and percentage of revenue derived from our top five and top ten customers for period ended December 31, 2024, Financial Year 2023-24, 2022-23 and 2021-22 are given below: (Rs. in Lakhs)

Particulars	For the perion December		For Financ ended on Mar			nancial Year March 31, 2023		nancial Year March 31, 2022
	Amount	% of Revenue	Amount	% of Revenue	Amount	% of Revenue	Amount	% of Revenue
		Revenue		Revenue		Revenue		Revenue
Top 5	4176.57	73.53%	5337.39	70.46%	3040.32	42.34%	3657.61	54.28%
Top 10	4705.37	82.84%	6352.84	83.87%	4317.24	60.13%	4699.19	69.74%

Intellectual Property, if any: The logo which we are using for our business is in the name of our Company is pending for registration with the Registrar of Trademarks in India, under the Trade Marks Act, 1999.

Market Share: Not ascertainable

Manufacturing plant, if any: We presently operate from our manufacturing unit located in Vadodara, Gujarat at Block no:-1241, 1242, 1243, 1244, Padra-Jambusar Highway, Post. Masar, Taluka: Padra, Dist. Vadodara, Gujarat, India-391421 spread over 4-36-19 H.A.

Our Business Strategy:

- Focusing on our Core Competence
- Continue to provide one stop solution
- Expand our existing product portfolio
- Escalating our Global presence
- Improve operating efficiencies through continuous technological advancements

Employee Strength: As on December 31, 2024, our Company has employed around 59 employees at various levels of the Organization.

For Detailed Information, please refer to "Our Business" beginning on page no.103 of the Prospectus

			BOARD OF DIRECTORS	
Sr. No	Name	Designation	Experience & Educational Qualification	Other Directorship
1	Ashokbhai Dhanjibhai Babariya	Chairman and Managing Director	Experience: More than 10 Years of experience in manufacturing and supplying specialty CPP and CPE Films, 12 years in the diamond manufacturing and 7 years in the Construction Business Qualification: Bachelor of Engineering in Electronics	Indian Companies: Mars Engitech Private Limited 3B Welfare Foundation Foreign Companies: Nil
2	Dishank Nitin Babariya	Whole-time Director	Experience: More than 1 Year in operation of production of CCP & CPE Films. Qualification: Bachelor's Degree in Polymer Engineering	Indian Companies: Nil Foreign Companies: Nil
3	Mukesh Dhanjibhai Babariya	Non- Executive Director	Experience: More than 10 Years of experience in diamond trading and various packaging solutions as well as more than 13 years dedicated to the field of infrastructure development. Qualification: H. Sc.	Indian Companies: 3B Welfare Foundation Foreign Companies: Nil
4	Abhishek Ileshkumar Shah	Independent Director	Experience: more than 8 years of experience of Accounts, Taxation, Management and Administration field. Qualification: Master of Business Administration in Finance and Masters Degree in Commerce	Indian Companies: Actsoft Advisors Private Limited Omega Plasto Limited Foreign Companies: Nil
5	Chintan Hemant kumar Joshi	Independent Director	Experience: Practicing Chartered Accountant since 2017 years and is engaged into the practices of Finance, Taxation and Law Qualification: Bachelor's and Master's degrees in Commerce and Fellow Member of the Institute of Chartered Accountants of India (ICAI)	Indian Companies: Nil Foreign Companies: Nil
6	Drashti Laxmikant Solanki	Independent Director	Experience: More than 7 years of experience in corporate laws, corporate governance, and secretarial compliances, Qualification: Associate Member of the Institute of Company Secretaries of India (ICSI)	Indian Companies: Siddhi Cotspin Limited Astron Multigrain Limited Virtuoso Optoelectronics Limited Chavda Infra Limited Apex Infralink Limited Foreign Companies: Nil

For further details in relation to our Board of Directors, see "Our Management" beginning on page no. 133 of the Prospectus.

OBJECTS OF THE OFFER

Details of means of finance – The fund requirements for each of the objects of the Offer are stated as follows:

Sr. No.	Particulars	Total estimated cost	Amount deployed till date	Amount to be utilized from Net Proceeds	Estimated Utilization of Net Proceeds (₹ in Lakhs) Financial year (2025-26)
1.	Capital Expenditure	443.20	0.00	443.20	443.20
2.	Funding Working Capital Requirement	715.00	0.00	715.00	715.00
3.	General Corporate Purposes	443.50	0.00	443.50	443.50
	Total	1601.70	0.00	1601.70	1601.70

Details and reasons for non-deployment or delay in deployment of proceeds or changes in utilization of issue proceeds of past public issues/rights issues, if any, of the Company in the preceding 10 years: Not Applicable

Name of monitoring agency, if any: Not Applicable

Terms of Issuance of Convertible Security, if any - Not Applicable

Shareholding Pattern:

Sr. No.	Particulars	Pre-Offer number of shares	% Holding of Pre Offer
1	Promoters and Promoter Group	2,05,30,000	96.75
2	Public	6,90,000	3.25
	Total	2,12,20,000	100.00

Number/amount of equity shares proposed to be sold by selling shareholders, if any.

31,98,000 Equity Shares to be sold by Promoter Selling Shareholders.

RESTATED FINANCIALS STATEMENT

(Rs. in lakhs except percentage and ratios)

Dautianlans		For the pe	eriod ended	
Particulars	31-12-2024	31-03-2024	31-03-2023	31-03-2022
Revenue from Operation	5679.94	7574.89	7179.9	6737.79
Net Profit/(Loss) before tax	561.51	576.04	134.17	(55.55)
Net Profit/(Loss) after tax	420.19	429.17	91.76	(34.46)
Equity Share Capital	2,122.00	2,122.00	2,122.00	2,122.00
Reserves and Surplus	1390.27	970.08	540.91	449.14
Net worth	3,512.27	3092.08	2662.91	2571.14
Basic Earnings per Share (Rs)	1.98	2.02	0.43	(0.16)
Diluted Earnings per Share (Rs)	1.98	2.02	0.43	(0.16)
Return on Net-Worth (%)	11.96%	13.88%	3.45%	(1.34)%
Net Asset Value per share (Rs)	16.55	14.57	12.55	12.12

For further Detailed information, please refer to Chapters "Capital Structure" and "Basis for Offer Price" beginning from page no. 59 and 81 of the Prospectus respectively.

INTERNAL RISK FACTIORS

The below-mentioned risks are top 10 risk factors as per the Prospectus:

- 1. Inadequate or uninterrupted supply and price fluctuation of packaging materials could adversely affect our business, results of operations, cash flows, profitability and financial condition.
- 2. Our Company, our Promoters and Directors are parties to certain legal proceedings. Any adverse decision in such proceedings may have a material adverse effect on our business, results of operations and financial condition.
- 3. Our business is dependent on the adequate and uninterrupted supply of electrical power and water at a reasonable cost. Our Company does not have suitable power back-up to meet power failure exigencies. Failure on account of unavailability of electrical power and water may restrict us in utilizing our full capacity and, hence, may impact our business and results of operation.
- 4. There have been certain instances of delay in filing of statutory forms with ROC and inadvertent inaccuracies and non-compliances with respect to provision of the Companies Act, 2013. Any adverse order passed or penalty imposed by regulators on us, may adversely affect our business and results of operations.
- 5. Our company is significantly dependent on few customers for our revenue in a particular financial year. The loss of any one or more of such customer may have a material effect on our business operations and profitability. We derive a significant portion of our revenue from sales to our top 5 customers. Any failure to maintain relationships with such customers could adversely affect our revenue and financial condition.
- 6. Our success largely depends upon the knowledge and experience of our Key Managerial Personnel, Directors and Promoters of our company. Loss of such Key Managerial Personnel or our ability to attract and retain them could adversely affect our business, operations and financial condition
- 7. We have certain contingent liabilities that have not been provided for in our Company's financials which if materialized, could adversely affect our financial condition
- **8.** Under-utilization of our manufacturing capacities and an inability to effectively utilize our existing manufacturing capacities could have an adverse effect on our business, future prospects and future financial performance
- 9. There are instances of delays in payment of EPF and filing of GST returns by our Company. Any further delay in the said payments and filing of returns may attract penalties from the respective government authorities and in turn may have a material adverse impact on our financial condition and cash flows

10. Our Company has experienced negative cash flow in the past and may continue to do so in the future, which could have a material adverse effect on our business, prospects, financial condition, cash flows and results of operations
For further details please refer to the chapter "Risk Factor" on page no. 28 of the Prospectus

SUMMARY OF OUTSTANDING LITIGATION, CLAIMS AND REGULATORY ACTION

A. Total number of outstanding litigations against the Company and amount involved:

Name of Entity	Criminal Proceedings	Tax Proceedings	Actions by Regulatory Authorities	Disciplinary Actions by the SEBI or Stock Exchanges against our Promoter	Material Civil Proccedings	Amount (₹ in lakhs)
By the Company	Nil	Nil	Nil	Nil	Nil	Nil
Against the Company	3	2	Nil	Nil	1	711.99
By the Promoter	1	Nil	Nil	Nil	Nil	12.76
Against the Promoter	1	Nil	Nil	Nil	1	Not Ascertainable
By the Directors (Other than Promoters)	Nil	Nil	Nil	Nil	Nil	Nil
Against the Directors (Other than Promoters)	Nil	Nil	Nil	Nil	Nil	Nil
By Group Companies	Nil	Nil	Nil	Nil	Nil	Nil
Against Group Companies	Nil	Nil	Nil	Nil	Nil	Nil
By KMPs and SMPs	Nil	Nil	Nil	Nil	NA	Nil
Against KMPs and SMPs	Nil	Nil	Nil	Nil	NA	Nil

B. Brief details of top 5 material outstanding litigations against the Company and amount involved:

Sr No	Particulars	Litiga tion Filed by	Current Status	Amount involved (Rs.in Lakh)
1	Abundance India through its proprietor Sanjeev Brave ("Complainant") filed a criminal complaint bearing number 27668 of 2019, under section 138 read with section 142 of the Negotiable Instruments Acts, 1881 before the Hon'ble Court of Judicial Magistrate First Class, Gurugram ("Court") against the Company and our Promoters Ashok Babariya, Nitin Babariya and Gulabben Nitin Babariya ("Accused"). The Complainant contends that the Accused had appointed the Complainant as a consultant for assistance in obtaining a business loan of ₹130 crores, following which the parties entered into an Agreement along with "No cancellation and NDNC" dated February 14, 2019 ("Agreement"). As per the said Agreement, the Complainant was to receive a service fee of 5% along with GST (18% of 5%) payable upon signing of the lender/fund agreement. Further, the Complainant arranged different lenders for the Accused but the concern lending documents were not executed by the Accused for one reason or other and also tried to complete the transaction by side lining the Complainant. Therefore, as per the terms of the Agreement, the Complainant deposited the cheque bearing number 003732 amounting to ₹6,96,33,216 ("Cheque") issued by the Accused. However, the said cheque was dishonored on May 16, 2019 and said cheque was returned with reason "Payment stopped by the drawer". Therefore, the Complainant has filed this Complaint before the Court praying for payment of ₹6,96,33,216/- from the Accused and prayed court to punish the guilty person as per the provisions of the aforesaid laws and with fine of double amount of dishonored cheque with fine / compensation to Complainant. However, the accused dismisses all these accusations and filed an FIR bearing no. 11196004240042 dated February 3, 2024. In the FIR, the Accused claims that the deposit of the cheque was stopped due to suspicions regarding the Complainant's intentions, resulting in the cheque bouncing. Moreover, the Accused alleges that the representatives of the Complainant provided the Accu	Abund ance India	Pending	696.33
2	Abundance India, through its Proprietor Sanjeev Brave ("Complainant") filed a Complaint IPC 98 of 2024 ("Complaint") before the Hon'ble Judicial Magistrate, Gurugram ("Court") against 3B Films Private Limited ("Accused 1") and others ("Accused"). The Hon'ble Court is yet to issue Summons to the Accused due to which the facts of the Complaint are unknown to the Accused. The next date of hearing is July 15, 2025	Abund ance India	Pending	Not Ascertaina ble
3	Abundance India, through its Proprietor Sanjeev Brave ("Complainant") filed a Criminal MA 309 of 2019 ("Complaint") before the Hon'ble Chief Judicial Magistrate, Gurugram ("Court") against 3B Films Private Limited ("Accused"). The Hon'ble Court is yet to issue Summons to the Accused due to which the facts of the Complaint are unknown to the Accused. The next date of hearing is July 11, 2025	Abund ance India	Pending	Not Ascertaina ble
4	Abundance India ("Plaintiff") filed Commercial Suit 454 of 2024 ("Suit") filed before the Hon'ble Court of Civil Judge Senior Division, Gurgaon ("Court") against 3B Films Private Limited ("Defendant 1"), Ashok D Babariya ("Defendant 2"), Nitin Babariya ("Defendant 3"), Gulabben Nitin Babariya ("Defendant 4"), Mukesh Babariya ("Defendant 5"), Commissioner of Police, Vadodara ("Defendant 6") and SHO, Gotri Police Station ("Defendant 7") (collectively "Defendant"). The Plaintiff submitted that, Plaintiff entered into service agreement with defendant for assistance in obtaining a business loan of ₹130 Crores and defendant provided cheque for service payment which got dishonored and plaintiff had	Abund ance India	Pending	Not Ascertaina ble

already initiated a case under the provision of Negotiable Instruments Act, the said matter is still pending.

Plaintiff contends that the Defendants had been approaching them for settlement of a case filed for dishonored Cheque through various means. Therefore the Plaintiff has filed before the Hon'ble Court praying to: (i) award cost of this Suit and restrain Defendant 1 from contacting the Plaintiff; (ii) direct Defendant 6 and Defendant 7 to verify the sources of people/ public servant sent through them to the Plaintiff; and (iii) direct Defendant 6 and Defendant 7 to approach the Plaintiff only by way of legal procedure. The Suit is presently pending and the next date of hearing is July 29, 2025

C. Regulatory action, if any – disciplinary action taken by SEBI or stock exchange against the promoters in the last 5 financial years including outstanding action, if any

D. Brief details of outstanding criminal proceedings against the promoters:

Abundance India vs. 3B Films Private Limited and Ors. - Criminal Complaint No. 27668 of 2019

Abundance India through its proprietor Sanjeev Brave ("Complainant") filed a criminal complaint bearing number 27668 of 2019, under section 138 read with section 142 of the Negotiable Instruments Acts, 1881 before the Hon'ble Court of Judicial Magistrate First Class, Gurugram ("Court") against the Company and Ashok Babariya, Nitin Babariya and Gulabben Nitin Babariya ("Accused").

For further details of "Outstanding Litigation and Material Developments" please refer page no.167 of the Prospectus.

ANY OTHER IMPORTANT INFORMATION AS PER LM / ISSUER COMPANY - NIL

DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956, the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under Section 3 of the Securities and Exchange Board of India Act, 1992, as the case may he have been complied with and no statement made in the Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulation issued there under, as the case may be. We further certify that all statements in the Prospectus are true and correct.

I/We (on behalf of joint applicants, if any) confirm that the Acknowledgement slip for my/our application are enclosed for the revisions which are being requested. I/we agree to be bound by all the terms & conditions mentioned in the Application Form submitted earlier by me/us.

I/We (on behalf of joint applicants, if any) authorize you to reject this Revision Form, in case any of the details of my existing Application as appearing on the electronic bidding system do not tally with the details in this Revision Form.

INSTRUCTIONS FOR FILLING UP THE REVISION FORM

- Name of sole/first applicant should be exactly the same as it appears in the depository records
- 2. Please ensure that the application options provided are in the same order as that provided in the Application Form submitted earlier.
- In case there is no change in the particular application, please write "NO CHANGE". In case you want to cancel the application, please write "CANCELLED".
- The entire Application Amount will be payable at the time of submission of the Application Form. Under ASBA Process the SCSBs shall be authorized to block such funds in the bank accounts that are specified in the Application Form. Applicants please ensure that your SCSB where the ASBA account is maintained has notified an SCSB branch in the city where the Application form is being submitted.
- Only the first Applicant is required to sign the application form/ revision form. Thumb impressions and signatures other than in the languages specified in the Eighth Schedule to the Constitution of India must be attested by a Magistrate or a Notary Public or a Special Executive Magistrate under official seal. Signature of ASBA bank account holder is mandatory. If the first applicant is not account holder, ensure that the Application form is signed by the ASBA account holder.
 - Please note that application made using third party UPI Id or ASBA Bank A/c are liable to be rejected.
 - QIB and Non Institutional Investors cannot use UPI mechanism to apply.
 - For Retail Individual Investors applying using UPI.
 - Please ensure that your Bank is offering UPI facility for Public Offers.
 - Ensure that the: (a) bank where the bank account linked to their UPI ID is maintained; and (b) the Mobile App and UPI handle being used for making the Bid, are listed on the website of SEBI at https:// www.sebi.gov.in/sebiweb/other/OtherAction. do?doRecognisedFpi=yes&intmId=40
 - Please mention UPI Id clearly in CAPITAL LETTERS only.
 - Eligible NRIs applying in the Offer through the UPI Mechanism, are advised to enquire with the relevant bank where their account is UPI linked prior to submitting their Application.
 - UPI Id cannot exceed 45 characters.
 - Please ensure that you are using your UPI Id only and not the UPI of any third party.
- Other Instructions: a. Revision to Application must be made only in the prescribed Revision Form, as applicable. b. Application must be completed in full, in BLOCK LETTERS in ENGLISH. Applicants should note that the Syndicate Members/ SCSBs/Registered Brokers/ RTAs/ CDPs will not be liable for errors in data entry due to incomplete or illegible Revision Form. c. Ensure that Acknowledgement Slip for your application has and any other documents in support of the revision are attached with the Revision Form. d. Applicants shall only be required to pay the amount in excess of their original application amount (if any) upon an upward revision of their application.

	OFFER STRUCTURE	
Particulars	Net Offer to Public	Market Maker Reservation Portion
Number of Equity Shares available for allocation (1)	64,08,000 Equity Share	3,42,000 Equity Shares
Percentage of Offer Size available for Allocation	94.93% of the Offer Size	5.07% of the Offer Size
Basis of Allotment	Proportionate subject to minimum allotment of 3000 Equity Shares and further allotment in multiples of 3000 Equity Shares each ⁽¹⁾ For further details please refer section titled "Offer Procedure" on page 190 of this Prospectus	Firm Allotment
Mode of Application	All the applicants shall make the application (Online or Physical) through the ASBA Process only (in	cluding UPI mechanism for Retail Individual Investors using Syndicate ASBA)
Mode of Allotment	Compulsorily in dematerialized form	
Minimum Application Size	For Other than Retail Individual Investors: Such number of Equity Shares in multiples of 3000Equity Shares such that the Application Value exceeds ₹2.00 Lakhs. For Retail Individuals Investors: Such number of Equity Shares in multiples of 3000 Equity Shares such that the Application Value does not exceed ₹2.00 Lakhs	3000 Equity Shares
Maximum Application Size	For Other than Retail Individual Investors: Such number of Equity Shares in multiples of 3000 Equity Shares such that the Application Size does not exceed the offer size, subject to applicable limits to the Applicant. For Retail Individuals Investors: Such number of Equity Shares in multiples of 3000 Equity Shares such that the application value does not exceed ₹2.00 Lakhs	3000 Equity Shares
Trading Lot	3000 Equity Shares	3000 Equity Shares. However, the Market Maker may buy odd lots if any in the market as required under the SEBI ICDR Regulations.
Who can Apply (2)	For Other than Retail Individual Investors: Resident Indian individuals, Eligible NRIs, HUFs (in the name of the Karta), companies, corporate bodies, scientific institutions societies and trusts. For Retail Individuals Investors: Resident Indian individuals, HUFs (in the name of the Karta) and Eligible NRIs	Market Maker
Terms of Payment (3)	The entire Application Amount will be payable at the time of submission of the Application Form	n
Application Lot Size	3000 Equity Share and in multiples of 3000 Equity Shares thereafter	

- (1) Since present Offer is a fixed price Offer, the allocation in the net Offer to the public category in terms of Regulation 253(2) of the SEBI ICDR Regulations, shall be made as follows:
 - (a) Minimum fifty per cent to retail individual investors; and
 - (b) Remaining to:
 - i) individual applicants other than retail individual investors; and
 - ii) other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for;

Provided that the unsubscribed portion in either of the categories specified in (a) or (b) above may be allocated to the applicants in the other category.

Explanation - For the purpose of sub-regulation (2), if the retail individual investor category is entitled to more than fifty per cent of the Offer size on a proportionate basis, the retail individual investors shall be allocated that higher percentage. (2) In case of joint Applications, the Application Form should contain only the name of the first Applicant whose name should also appear as the first holder of the beneficiary account held in joint names. The

- signature of only such first Applicant would be required in the Application Form and such first Applicant would be deemed to have signed on behalf of the joint holders.
- (3) In case of ASBA Applicants, the SCSB shall be authorized to block such funds in the bank account of the ASBA Applicant (including Retail Individual Investors applying through UPI mechanism) that are specified in the Application Form. SCSBs applying in the Offer must apply through an ASBA Account maintained with any other SCSB.

--- TEAR HERE ----COMPANY CONTACT DETAILS

- In case of queries related to allotment/ credit of allotted equity shares, the Applicants should contact Registrar to the Offer
- In case of Application submitted to the SCSBs, the Applicants should contact the relevant SCSB
- In case of queries related to upload of Applications submitted to the RTAs/Registered Brokers/CDPs, as applicable the Applicant should contact the relevant Designated Intermediary.
- For UPI related queries, investors can contact NPCI at the toll free number-18001201740 and Mail ld-ipo.upi@npciorg.in.

CIN: U25200GJ2014PLC080685

Registered Office: SF 220, Pancham Icon, Besides D-Mart, Vasna Road, Vadodara, Gujarat, India, 390007

Corporate Office: Block No 1241, 1242, 1243, 1244, Padra Jambusar Highway, Masar, Padra, Vadodara, Gujarat, India, 391421

Telephone: +91-6359 632600 Email: cs@3bfilms.com

3B FILMS LIMITED

Website: www.3bfilms.com;

Contact Person: Janki Raj, Company Secretary and Compliance Officer

REGISTRAR CONTACT DETAILS

MAASHITLA SECURITIES PRIVATE LIMITED CIN: U67100DL2010PTC208725

451, Krishna Apra Business Square, Netaji Subhash Place,

Pitampura, Delhi -110034, India Telephone: 011-45121795 Email: ipo@maashitla.com

Investor Grievance e-mail: investor.ipo@maashitla.com

Website: www.maashitla.com Contact Person: Mr. Mukul Agarwal SEBI registration number: INR000004370

3B FILMS LIMITED INITIAL PUBLIC OFFER - NR
Registered Office: SF 220, Pancham Icon, Besides D-Mart, Vasna Road, Vadodara, Gujarat, India, 390007
Corporate Office: Block No 1241, 1242, 1243, 1244, Fatal Jambusar Highway, Masar, Padra, Vadodara, Gujarat, India, 391421
Telephone: +91-6359 632601; Email: se@3filmis.com; Webelsie; swww.bdimis.com;

FOR NON RESIDENTS INCULDING ELIGIBLE NRIS, FIIS, FVCIS, FPIS APPLYING ON A REPATRIATION BASIS

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To,

100% FIXED PRICE OFFER

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