ANNUAL REPORT 2024-25 BFM INDUSTRIES LIMITED



CORPORATE INFORMATION

Board of Directors

1. Mr. Sushil Kumar Banthia	Whole-Time Director	
	(Resigned w.e.f. 31st May, 2025)	
2. Mr. Sharad Bachhawat	Non- Executive & Independent Director	
3. Mr. Narayan Roy	Non- Executive & Independent Director	
	(Resigned w.e.f. 26 th May, 2025)	
4. Mrs. Manisha Pincha	Director Non- Executive Director	
5. Mr. Samprati Kamdar	Non- Executive & Independent Director (Appointed w.e.f. 26 th May, 2025)	
6. Mr. Devendra Kumar Agarwal	Whole-Time Director (Appointed w.e.f. 26 th May, 2025)	

Chief Financial Officer

Mr. Devendra Kumar Agarwal

Company Secretary & Compliance Officer

CS Bhagyashree Gupta

Secretarial Auditor

M/s. Rajesh Ghorawat (ACS: F7226) Practising Company Secretary Kolkata

Contact: +91 9836029000

Email: rgadvisory18@gmail.com

AUDITORS Statutory Auditors

M/s. Komandoor & Co LLP., Chartered Accountants, (Firm Registration No.001420S/S200034) 7/1A, Grant Lane, Lal Bazar, Kolkata - 700012 Ph.No :9163232356 E-Mail:sanjayshaw77@gmail.com (appointed w.e.f. 03.11.2021)

Registrar & Share Transfer Agent

Niche Technologies Private Limited

3A, Auckland Place 7th Floor, Room No. 7A &

7B, Kolkata-700017

Phone No. 033-2234-3576, 2235-7270, e-mail: nichetechpl@nichetechpl.com

Fax No. 033-2215-6823

Registered Office

1, Ramesh Mitra Road, 3rd Floor, P.S Bhawanipore, Kolkata –700025 (w.e.f 14.08.2021)

Phone No. 8100645325

e-mail - bfmiltd@gmail.com

CIN: L65993WB1918PLC000947

Internal Auditors

M/s. Agarwal K & Co LLP

Mr. Vithal Jhawar

18B Sukeas Lane, 1st Floor Room No 1, Kolkata-

700001.

M. No. 300406, FRN: E300016 Email: vital@agarwalkco.in

Bankers

Punjab National Bank

BFM INDUSTRIES LIMITED

106th Annual Report for the year ended 31st March, 2025

1. Date of Annual General Meeting: Wednesday, August 20, 2025

2. Time and Venue : 3:00 P.M and Aryans School,

149 B.T Road, Kolkata- 700058

Contents:

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NOTICE

Notice is hereby given that the 106th Annual General Meeting (AGM) of M/s. BFM Industries Limited will be held on Wednesday, 20th August, 2025 at 3:00 p.m. at "The Aryans School", 149, B.T. Road, Kolkata – 700 058, to transact the following business:

ORDINARY BUSINESS:

Item No. 1: Adoption of Audited Financial Statements

To receive, consider and adopt the Audited Financial Statements of the Company including Balance Sheet as at 31st March, 2025, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.

Item No. 2: Re-appointment of a Director

To appoint a director in place of Mrs. Manisha Pincha (DIN: 07143031), who retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, offers herself for re-election.

SPECIAL BUSINESS:

Item No. 3: Appointment of Mr. Samprati Kamdar (DIN: 09615765) as a Non-Executive Independent Director of the Company

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

"RESOLVED THAT pursuant to the provisions of sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred to as "the Act"), and the Rules made thereunder read with Schedule IV of the Companies Act, 2013, including any statutory modifications, re-enactments and amendments thereof, Securities and Exchange Board of India (LODR) Regulations 2015, applicable regulations, notifications and circulars of Reserve Bank of India and based on the performance evaluation, recommendation of Nomination and Remuneration Committee and approval of Board of Directors at their respective meetings held on 26th May, 2025, Mr. Samprati Kamdar (DIN: 09615765), who has submitted a declaration that he meets the criteria of independence as provided under Section 149(6) of the Act and Rules framed thereunder and Regulation 16 of the Securities and Exchange Board of India (LODR) Regulations 2015 and who is eligible for appointment and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Act, proposing his candidature for the office of director, be and is hereby appointed as the Non-Executive Independent Director of the Company, not liable to retire by rotation, for a term of five consecutive years w.e.f. 26th May, 2025.

RESOLVED FURTHER THAT any Director and/or the Company Secretary of the Company be and are hereby severally authorized to take such steps, as may be required, for obtaining necessary approvals, if any, and to settle all matters arising out of and incidental thereto and to settle any question, difficulty, doubt that may arise in respect of the matter aforesaid and further to do all such other acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to the said resolution."

Item No. 4: Approval of appointment of Mr. Devendra Kumar Agarwal (DIN: 07058473) as the Whole-time Director of the Company

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any amendment there to or re-enactment thereof for the time being in force) and as amended from time to time, applicable regulations of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 if any and based on the performance evaluation, the recommendation of the Nomination & Remuneration Committee and the Board of Directors, Mr. Devendra Kumar Agarwal (DIN: 07058473), be and is hereby appointed as the Director of the Company.

RESOLVED FURTHER THAT Mr. Devendra Kumar Agarwal (DIN: 07058473) will be continuing as the Whole-time Director of the Company, liable to retire by rotation, for a term of 5 (five) consecutive years commencing from 26th May, 2025 on such terms and conditions including remuneration, as set out in the Explanatory Statement annexed to the Notice convening Annual General Meeting.

RESOLVED FURTHER THAT the Board of Directors of the Company, be and is hereby authorized to alter, revise and amend the terms and conditions of appointment and remuneration payable to Whole-time Director, subject to the overall limits as specified in this resolution and in accordance with the applicable provisions of the Companies Act, 2013 read with Schedule V thereto.

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

Item No. 5: To consider and approve appointment of Secretarial Auditor of the Company

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

"RESOLVED THAT pursuant to provisions of Section 204 of the Companies Act, 2013 and rules made thereunder and Regulation 24A of the SEBI (LODR) Regulations, 2015 and in terms of the recommendation of the Audit Committee and subject to approval of shareholders of the Company, the consent of the Members of Company be and is hereby accorded to appoint Mrs. Pooja Bachhawat, Practicing Company Secretary (ACS: 52835) as the Secretarial Auditor of the Company for a term of five years commencing from the financial year 2025-2026 upto financial year 2029-2030 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.

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolutions, any Director and/or Company Secretary & Compliance Officer of the Company, severally, on behalf of the Board, be and are hereby authorized to do all such acts, deeds, matters and things as they may, in their absolute discretion, deem necessary, proper or desirable for such purpose, and to make any filings, furnish any returns or submit any other documents to any regulatory or governmental authorities as may be required."

For BFM Industries Limited

Date: 21st July, 2025 Place: Kolkata Sd/-Bhagyashree Gupta Company Secretary & Compliance Officer

NOTES:

1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING (THE "MEETING") IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/ HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. The instrument appointing the proxy should, however, be submitted at the registered office of the company not less than forty-eight hours before the commencement of the meeting.

A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights. A member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

- 2. Members are requested to bring their attendance slips duly completed and signed mentioning therein details of their DP ID and Client ID/ Folio No.
- 3. Corporate members intending to send their authorized representatives to attend the Meeting are requested to send to company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the meeting.
- 4. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 5. The Company has appointed M/s. Niche Technologies Private Limited as its Registrars and Share Transfer Agents for rendering the entire range of services to the Shareholders of the Company. Accordingly, all documents, change of address intimation and other communication in relation thereto with respect to shares should be addressed to the Registrars directly quoting Folio No., full name and name of the Company as BFM INDUSTRIES LIMITED.
- 6. Annual Report and Notice of the AGM along with attendance slip and proxy form is being sent to all the members whose name appears in the Register of Members as on 11th July, 2025 at the e-mail ids registered with the Company/ Depository Participant(s). For Members who have not registered their e-mail addresses, physical copies are being sent by the permitted mode. The Members may note that the Notice of AGM will also be available on the website of the Company at https://www.bfmind.com/, Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com and on the website of The Calcutta Stock Exchange Limited, where the shares of the Company are listed.
- 7. The Register of Directors' and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which the Directors are interested maintained under Section 189 of the Companies Act, 2013 shall be made available for inspection at the AGM.
- 8. Information of Director proposed to be re-appointed at the forthcoming Annual General Meeting as required under Regulation 36 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing

- Regulations") and Secretarial Standard on General Meetings is provided in the annexure to this Notice.
- 9. The Register of Members shall remain closed from 14th August, 2025 to 20th August, 2025 (both days inclusive) for the purpose of 106th AGM of the Company.
- 10. To support the "Green Initiative", Members who have not registered their email addresses are requested to register the same with the Company's Registrar and Share Transfer Agent/ Company.
- 11. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e., 13th August, 2025 only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through polling paper.
- 12. A member may participate in the AGM even after exercising his right to vote through remote e- voting but shall not be allowed to vote again at the AGM.
- 13. The Chairman shall, at the meeting, at the end of discussion on the resolution on which voting is to be held, allow voting with the assistance of Scrutinizer, by use of Polling Paper for all the members.
- 14. The Board of Directors of the Company has appointed Mrs. Pooja Bachhawat (ACS: 52835), Practicing Company Secretary, as a Scrutinizer, for conducting poll during the Annual General Meeting and to oversee voting process.
- 15. The Voting Results declared along with the Scrutinizer's Report shall be placed on the website of Company, The Calcutta Stock Exchange Limited and CDSL immediately after the declaration of Result by the Chairman or any person authorized by him in writing.
- 16. The route map showing directions to reach the venue of the Annual General Meeting is annexed.

VOTING THROUGH ELECTRONIC MEANS

- 1. Pursuant to Section 108 of the Companies Act 2013 read with Rule 20 of the Companies (Management of Administration) Rules, 2014, Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings, 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 arrangement with CDSL for facilitating voting through electronic means, as the authorized agency. The manner of voting remotely is provided in the instructions for e-voting section which forms part of this Notice.
- 2. A person whose name is recorded in the Register of Members or in the register of beneficial owners maintained by the depositories as on 13th August, 2025 being the cut-off date shall be entitled to avail the facility of remote e-voting or voting during the AGM. Eligible Members who have acquired shares after sending the Notice and holding shares as on the cut-off date may approach the Company for issuance of the User Id and Password for exercising their right to vote by electronic means. Persons who are not Members as on the cut-off date, but have received this notice, should treat receipt of this Notice for information purpose only.
- 3. During the voting period, Members can login to CDSL's e-voting platform any number of times till they have voted on the resolution. Once the vote on a resolution is casted by a Member, whether partially or otherwise, the Member shall not be allowed to change it subsequently or cast the vote again.
- 4. The remote e-voting period begins on Sunday, 17th August, 2025 at 9.00 A.M. (IST) and ends on Tuesday, 19th August, 2025 at 5.00 P.M. (IST). The remote e-voting module shall be disabled by CDSL for voting thereafter.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTINGARE AS UNDER:

a) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository

- Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- b) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 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.
- c) Pursuant to abovesaid SEBI Circular, Login method for e-Voting **for Individual shareholders holding securities in Demat mode CDSL/NSDL** is given below:

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

Type of	Login Method
shareholders	
Individual Shareholders holding securities in Demat mode	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 to Easi / Easiest are requested to visit cdsl website www.cdslindia.com and click on login icon & My Easi New (Token) Tab.
with CDSL Depository	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 www.cdslindia.com and click on login & My Easi New (Token) 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 www.cdslindia.com 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.

Individual
Shareholders
holding
securities in
demat mode
with NSDL
Depository

- 1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting 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 e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period.
- 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ 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. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.

	4) For OTP based login you can click			
	on https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.js			
	p. You will have to enter your 8-digit DP ID,8-digit Client Id, PAN			
	No., Verification code and generate OTP. Enter the OTP received on			
	registered email id/mobile number and click on login. After			
	successful authentication, you will be redirected to NSDL			
	Depository site wherein you can see e-Voting page. Click on			
	company name or e-Voting service provider name and you will be			
	re-directed to e-Voting service provider website for casting your			
	vote during the remote e-Voting period or joining virtual meeting &			
	voting during the meeting.			
Individual	You can also login using the login credentials of your demat account			
Shareholders	through your Depository Participant registered with NSDL/CDSL			
(holding	for e-Voting facility. After Successful login, you will be able to see e-			
securities in	Voting option. Once you click on e-Voting option, you will be			
demat	redirected to NSDL/CDSL Depository site after successful			
mode) login	authentication, wherein you can see e-Voting feature. Click on			
through	company name or e-Voting service provider name and you will be			
their	redirected to e-Voting service provider website for casting your vote			
Depository	during the remote e-Voting period.			
Participants				
(DP)				

<u>Important note:</u> 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. CDSL and NSDL

Login type	Helpdesk details
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 helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 21 09911
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 evoting@nsdl.co.in or call at: 022 - 4886 7000 and 022 - 2499 7000

- **Step 2**: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
- (i) Login method for Remote e-Voting for Physical shareholders and shareholders other than individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than		
	individual shareholders holding shares in Demat.		
PAN	Enter your 10 digit alpha-numeric *PAN issued		
	by Income Tax Department (Applicable for both		
	demat shareholders as well as physical		
	shareholders)		
	• Shareholders who have not updated their PAN		
	with the Company/Depository Participant are		
	requested to use the sequence number sent by		
	Company/RTA or contact Company/RTA.		
Dividend Bank	Enter the Dividend Bank Details or Date of Birth		
Details	(in dd/mm/yyyy format) as recorded in your		
OR Date of Birth	demat account or in the company records in		
(DOB)	order to login.		
	• If both the details are not recorded with the		
	depository or company, please enter the member		
	id / folio number in the Dividend Bank details		
	field.		

(ii) After entering these details appropriately, click on "SUBMIT" tab.

- (iii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (iv) For shareholders holding shares in physical form, the details can be used only for evoting on the resolutions contained in this Notice.
- (v) Click on the EVSN for the relevant <BFM INDUSTRIES LIMITED> on which you choose to vote.
- (vi) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (vii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (viii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (ix) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (x) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xi) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xii) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xiii) Additional Facility for Non Individual Shareholders and Custodians -For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians
 are required to log on to www.evotingindia.com and register themselves in the
 "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.

- The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively, Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; bfmiltd@gmail.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- 1. For Physical shareholders please provide necessary details like 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 bfmiltd@gmail.com.
- 2. For Demat shareholders please update your email id & mobile no. with your respective Depository Participant (DP).
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 21 09911.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 21 09911.

ANNEXURE TO THE NOTICE

Details of Directors seeking appointment / reappointment in Annual General Meeting in pursuance of Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Name of Director	Mrs. Manisha Pincha	Mr. Samprati Kamdar	Mr. Devendra Kumar Agarwal
Nationality	Indian	Indian	Indian
Date of first appointment on the board	27 th March, 2015	26 th May, 2025	26 th May, 2025
Qualification	Graduate (Commerce)	Charted Accountant	Graduate (Commerce)
Experience in functional area	Over 20 years of Strategic advisor to several companies in the areas of long- term business planning, restructuring, activities.	More than 5 years experience. Well-versed in enterprise risk management and internal audit. Advised boards on strengthening internal control systems and mitigating financial and operational risks	More than 18 of hands-on experience in day-to-day business operations, process optimization, and cross-functional leadership
Relationship with other Directors	Nil	Nil	Nil
Shareholding in the Company	Nil	Nil	Nil
List of directorship held in other Listed Companies	1	3	Nil
Committee membership in other Listed Companies	2	5	Nil

Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("The Act")

Item No. 3

Pursuant to the provisions of the Companies Act, 2013 read with the Companies (Appointment and Qualification of Directors) Rules 2014 and other applicable provisions (including any modification or enactment thereof), if any, of the Companies Act 2013 read with the Articles of Association of the Company, Mr. Narayan Roy (DIN: 07104417) has resigned from the Company with effect from 26th May, 2025.

Therefore, on recommendation of Nomination & Remuneration Committee, the Board has proposed the appointment of Mr. Samprati Kamdar (DIN: 09615765) as the Non-Executive Independent Director of the Company at the meeting held on 26th May, 2025 for a period of five consecutive years w.e.f. 26th May, 2025.

The Company has received a notice in writing from a member under Section 160 of the Act proposing the candidature for appointment of Mr. Samprati Kamdar (DIN: 09615765), for the office of Non-Executive Independent Director of the Company.

The terms and conditions of appointment of Mr. Samprati Kamdar (DIN: 09615765), shall be open for inspection by the Members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday.

None of the Directors and Key Managerial Personnel of the Company and their respective relatives is concerned or interested, financially or otherwise in the resolution of item no. 3.

Brief profile of Mr. Samprati Kamdar (DIN: 09615765), nature of his expertise in functional areas and names of listed companies in which he holds directorship and membership/chairmanship of Board Committees, shareholding and relationships between directors as required under SEBI Listing Regulations, 2015 and the Secretarial Standard – 2 and other provisions of applicable laws are annexed to the Notice.

The Board commends the Special Resolution set out at Item No. 3 for the approval of the Members of the Company.

Item No. 4

Pursuant to the provisions of Section 149, 152, 196, 197 and 203 of the Companies Act, 2013 read with Schedule V of the Companies Act, 2013 and other relevant provisions and rules made thereunder, Mr. Sushil Kumar Banthia (DIN: 00555169) was appointed as the Whole-time Director of the Company who gave his resignation on 26th May, 2025.

Based on performance evaluation and recommendation of Nomination and Remuneration Committee and as per the provisions of Sections 149, 152, 196, 197 and 203 of the Companies Act, 2013 read with Schedule V of the Companies Act, 2013 and other relevant provisions and rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Nomination and Remuneration Committee and Board of Directors at their meetings held on 26th May, 2025 had appointed Mr. Devendra Kumar Agarwal (DIN: 07058473), the Chief Financial Officer, as the Additional (in the capacity of Whole-time) Director of the Company.

The Company has received declaration from Mr. Devendra Kumar Agarwal (DIN: 07058473) that he is not disqualified from being appointed as a Director in terms of Section 164 of the Act and he is not debarred by SEBI or any other regulatory authority from holding the office of Director.

The Company has received a notice in writing from a member under Section 160 of the Act proposing the candidature for appointment of Mr. Devendra Kumar Agarwal (DIN: 07058473), for the office of Director of the Company.

Mr. Devendra Kumar Agarwal (DIN: 07058473) holds a Bachelor's degree in Commerce. He has 18 years of experience along with an unmatched exuberance in providing creative and innovative ideas to update the products. She has been with the Company since its inception.

The payment of remuneration has already been approved by the Nomination & Remuneration Committee at its meeting held on 26th May, 2025 & subsequently by the Board of Directors in their Board Meeting held on the same date. Therefore, the Board proposes to seek approval of the Shareholders of the Company, approving the appointment and payment of remuneration to Mr. Devendra Kumar Agarwal (DIN: 07058473) as detailed here under:

- a) Salary: The Whole-time Director shall receive a remuneration upto maximum of Rs. 4,79,960/- p.a. (Rupees Four Lakhs Seventy Nine Thousand Nine Hundred and Sixty Only) which shall be within the limits as prescribed under Schedule V of the Companies Act, 2013.
- b) Perquisite: For such amount as may be decided by the Board of Directors.

Duties and Powers:

a) The Whole-time Director shall devote his full time and attention to the business of the Company and perform such duties as may be entrusted to her by the Board from time to time and separately communicated to her and exercise such powers as may be assigned to him, subject to superintendence, control and directions of the Board in connection with and in the best interests of the business of the Company.

- b) The Whole-time Director shall not exceed the powers so delegated by the Board pursuant to clause (a) above.
- c) The Whole-time Director undertakes to employ the best of his skill and ability and to make his utmost endeavors to promote the interests and welfare of the Company and to conform and comply with the policies and regulations of the Company and all such orders and directions as may be given to him from time to time by the Board.

Other Terms and conditions:

- a) The Whole-time Director shall be liable to retire by rotation.
- b) This Agreement is subject to termination by either party giving to the other party one (1) month notice in writing at the party's official address or by making a payment of equivalent salary in lieu thereof.
- c) The Company may terminate this Agreement forthwith by notice in writing to Mr. Devendra Kumar Agarwal (DIN: 07058473) if he becomes bankrupt or make any composition or arrangement with his creditors or if he cease to be Director or commit a breach of any of the terms, conditions and stipulations herein contained and, on his part, to be observed and performed.
- d) Mr. Devendra Kumar Agarwal (DIN: 07058473) shall during his term, abide by the provisions of the Company's Code of Conduct and the core policies in spirit and in letter and commit to assure its implementation.
- e) This agreement is subject to the jurisdiction of the Courts of West Bengal. The aforesaid information may be treated as an abstract of terms under the provisions of the Companies Act, 2013. The specified information while seeking approval/ consent of the shareholders as required under Schedule V is listed out hereinafter.

In compliance with the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Act, read with Schedule V thereto, the terms of appointment and remuneration specified above are now being placed before the Members for their approval.

None of the other Directors or key managerial personnel of the Company or their relatives are concerned or interested, financially or otherwise in this Resolution.

The Board considers that her continued association would be of immense benefit to the Company. Accordingly, the Board recommends the appointment of Mr. Devendra Kumar Agarwal (DIN: 07058473) as Whole-time Director for a period of 5 (five) consecutive years w.e.f. 26th May, 2025, for approval of the Members of the Company by way of Special Resolution.

The Board recommends the resolution set out at Item No. 4 of the accompanying Notice for your approval as Special Resolution.

Item No. 5

The Board at its meeting held on 21st July, 2025, based on recommendation of the Audit Committee, has approved the appointment of Mrs. Pooja Bachhawat, Practicing Company Secretary (ACS: 52835) as Secretarial Auditors of the Company for a term of five consecutive years commencing from FY 2025-26 till FY 2029-30, subject to approval of the Members.

The appointment of Secretarial Auditors shall be in terms of the amended Regulation 24A of the SEBI Listing Regulations and provisions of Section 204 of the Act and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Mrs. Pooja Bachhawat, Practicing Company Secretary (ACS: 52835) has been Peer Reviewed and Quality Reviewed by the Institute of Company Secretaries of India (ICSI). Mrs. Pooja Bachhawat, is a Commerce graduate from St. Xavier's College, Kolkata. She has rich experience of working and dealing with various clients of different sectors such as Apparels, Tourism, Real Estate, Education, Textile, Tea, Jute, FMCG and Solar Energy. Besides, being an avid speaker in various forums, she also holds key positions in various other social organizations.

Mrs. Pooja Bachhawat has confirmed that she is not disqualified and is eligible to be appointed as Secretarial Auditors in terms of Regulation 24A of the SEBI Listing Regulations. The services to be rendered by Mrs. Pooja Bachhawat as Secretarial Auditors is within the purview of the said SEBI Regulations.

The relevant fees will be determined by the Board, as recommended by the Audit Committee in consultation with the Secretarial Auditors.

The Board recommends the Ordinary Resolution as set out in Item No. 5 of this Notice for approval of the Members.

None of the Directors and/or Key Managerial Personnel of the Company and/or their relatives are concerned or interested, in the Resolution set out in Item No. 5 of this Notice.

Attendance Slip

(Please fill in attendance slip and hand it over at the entrance of the meeting Hall.)

I hereby record my presence at the Annual General Meeting of the Company being held on Wednesday, 20th August, 2025 at 3:00 p.m. at "The Aryans School", 149, B.T. Road, Kolkata – 700 058 and at any adjournment thereof.

No. of shares held	Folio No.
Member / Proxy Name (Please mention in block letters)	Member / Proxy Signature

THIS SECTION IS INTENTIONALLY LEFT BLANK

FORM NO MGT-11 - PROXY FORM

[Pursuant to Section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name o	of the member(s)			
Registe	red Address			
E-mail id				
Registered Folio No.				
DP-ID		Client ID		
	peing the member(I hereby appoint:	s) holdingequity shares of M/s. B	FM Industries	
		residing at having email-id	•	
proxy	to vote for me/u	is on my/our behalf at the Annual General	Meeting of the	
_	-	Wednesday, 20th August, 2025 at 3:00 p.m. a	-	
		Colkata – 700 058 and any adjournment thereof, in	respect of such	
resoluti	ions as are indicate	ed below:		
Item		Resolutions		
No.		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
1.		d adopt the Audited Financial Statements of the	Company for	
		ar ended 31st March 2025.	71.40.001) 1	
2		irector in place of Mr. Manisha Pincha (DIN: 07	,	
2.	retires by rotation in terms of Section 152(6) of the Companies Act, 2013 and			
		being eligible, offers herself for re-election. To appoint Mr. Samprati Kamdar (DIN: 09615765) as Non-Executive		
3.		÷ , , , , , , , , , , , , , , , , , , ,	Non-Executive	
	Independent Director of the Company. To appoint Mr. Devendra Kumar Agarwal (DIN: 07058473) as the Whole-time			
4.	Director of the		ie vviiore tillie	
5.	To appoint Secr			
	11			
			Revenue	
			Stamp of	
			Re. 1/-	
Signature of Shareholder				
3				
Signatu	re of proxy holder	r(s)		

Notes:

- The Proxy form duly completed must be deposited at the registered office of the Company not less than 48 hours before the commencement of the meeting.
- This form of proxy will be valid only if it is duly complete in all respects, properly stamped and submitted as per the applicable law. Incomplete form or form which remains unstamped or inadequately stamped or form upon which the stamps have not been cancelled will be treated as invalid.
- Undated proxy form will not be considered valid.
- If Company receives multiple proxies for the same holdings of a member, the proxy which is dated last will be considered valid; if they are not dated or bear the same date without specific mention of time, all such multiple proxies will be treated as invalid.
- Appointing a proxy does not prevent a member from attending the meeting in person if he so wishes. When a member appoints a Proxy and both the member and Proxy attend the Meeting, the Proxy will stand automatically revoked.
- In the case of joint-holders, the signature of any one holder will be sufficient, but names of all the joint-holders should be stated.
- This form of proxy shall be signed by the appointer or his attorney duly authorized in writing, or if the appointer is a body registered, be under its seal or be signed by an officer or an attorney duly authorized by it.
- A proxy need not be a member of the Company and shall prove his identity at the time of attending the Meeting.

ROAD MAP TO VENUE



BOARD'S REPORT

Dear Members,

Your Directors have pleasure in presenting the 106th Annual Report of the Company along with the Audited Financial Statements of "BFM Industries Limited" ("the Company") for the year ended on 31st March, 2025:

FINANCIAL HIGHLIGHTS

(Amount in Hundreds)

Particulars	As on 31st March, 2025	As on 31st March, 2024
Revenue from Operations	-	-
Other Income	11,706.22	18,452.83
Total Income	11,706.22	18,452.83
Less: Expenditure	47,434.56	18,626.02
Profit/(Loss) before Tax	(35,728.34)	(173.19)
Less: Tax Expenses		(62.95)
Profit/ (Loss) after Tax	(35,728.34)	(110.24)

PERFORMANCE REVIEW

The Company posted a net loss of Rs. 35,72,834/- for the year ended 31st March, 2025. The total income stands at Rs. 11,70,622/- for the year ended 31st March, 2025. The Company's plans for securing the growth is under way and appropriate action will be taken in future at appropriate time for future development.

TRANSFER TO RESERVE

Your Directors do not propose to transfer any amount to Reserves.

CHANGE IN THE NATURE OF BUSINESS

There has been no change in the nature of business of the Company during the financial year 2024-25.

DIVIDEND

Your Directors do not recommend any dividend for the Financial Year ended 31st March, 2025.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Pursuant to Sections 124 and 125 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules") there was no unclaimed/unpaid dividend, hence the company is not required to transfer any amount to Investor Education and Protection Fund.

MATERIAL CHANGES AND COMMITMENTS

No material changes and commitments, affecting the financial position of the company, have occurred between the end of the financial year of the company to which the financial statements relate and the date of the report.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company does not have any Subsidiary, Associate or Joint Venture Company as on 31st March, 2025.

SHARE CAPITAL

The paid-up Equity Share Capital of the Company as on 31st March, 2025 was Rs. 30,00,000/-. During the year under review, the Company has not issued any Shares, Shares with Differential Rights, Convertible Warrant, Stock Options or Sweat Equity. Further, the Company has not issued any Debenture, Bonds or Convertible Securities during the financial year.

BOARD OF DIRECTORS, COMMITTEES AND MANAGEMENT

Composition

The composition of the Board of Directors and its Committees, viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders' Relationship Committee are in accordance with Companies Act, 2013 ("the Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ["SEBI (LODR) Regulations, 2015"], wherever applicable.

Appointment / Resignation

Mr. Narayan Roy (DIN: 07104417), Independent Director of the Company resigned on 26th May, 2025. The Board, to fill the vacancy, appointed Mr. Samprati Kamdar (DIN: 09615765) as Independent Director w.e.f. 26th May, 2025, subject to approval of members.

Further, Mr. Sushil Kumar Banthia (DIN: 00555169) was resigned from the Company w.e.f. 31st May, 2025 and the Board in his place, subject to approval of members, has appointed Mr. Devendra Kumar Agarwal (07058473), the CFO of the Company as the Whole-time Director w.e.f. 26th May, 2025.

The Board has recommended the appointment of Mr. Samprati Kamdar (DIN: 09615765) and Mr. Devendra Kumar Agarwal (07058473) to the shareholders at the ensuing Annual General Meeting (AGM).

Retirement by Rotation

Pursuant to Section 152 of the Companies Act, 2013, at least two-third of the total number of Directors (excluding independent directors) shall be liable to retire by rotation.

The Independent Directors hold office for a fixed term of not exceeding five years from the date of their appointment and are not liable to retire by rotation.

Accordingly, Mrs. Manisha Pincha (07143031), Director, being the longest in the office among the Directors liable to retire by rotation, retires from the Board this year and, being eligible, has offered herself for re-appointment.

The brief resume and other details relating to Mrs. Manisha Pincha (07143031) who is proposed to be re-appointed, as required to be disclosed under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is incorporated in the annexure to the notice calling ensuing Annual General Meeting.

Meetings of the Board

The details of Board and Committee Meetings held during the Financial Year ended on 31st March, 2025 and the attendance of the Directors are set out in the Corporate Governance Report which forms part of this report. The maximum time gap between any two Board Meetings was not more than 120 days as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Companies Act, 2013 and Secretarial Standard on Meetings of the Board of Directors.

The details of meeting of Independent Directors are set out in the Corporate Governance Report which forms part of this report.

Declaration by Independent Directors

The Company has received requisite declarations/ confirmations from all the Independent Directors confirming their independence as per provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Board relies on their declaration of independence.

Familiarisation Programme for Independent Directors:

Pursuant to the provisions of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has formulated a programme for familiarizing the Independent Directors, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company etc. through various initiatives.

Further, at the time of appointment of an Independent Director, the company issues a formal letter of appointment outlining his/her role, function, duties and responsibilities as a director. The details of programmes for familiarisation for Independent Directors are available on the website of the Company at www.bfmind.com.

Annual Evaluation of Board's Performance

In compliance with the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors has carried out an annual evaluation of its own performance, board committees and individual directors. The details are provided in Corporate Governance Report which forms the part of the Annual Report.

Directors' Responsibility Statement

In accordance with the provisions of Section 134(5) of the Companies Act, 2013, your Directors state that:

- a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit / loss of the company for that period;
- the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d) the directors had prepared the annual accounts on a going concern basis;
- the Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- f) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Key Managerial Personnel

The Key Managerial Personnel of the Company as on 31st March, 2025 are:

S. No.	Name	Designation	
1.	Mr. Sushil Kumar Banthia	Whole-time Director*	
2.	Mr. Devendra Agarwal	Chief Financial Officer	
3. Ms. Bhagyashree Gupta Company Secretary & Compliance		Company Secretary & Compliance Officer	

^{*} Resigned w.e.f. 31st May, 2025

The Board has appointed Mr. Devendra Kumar Agarwal (07058473), the CFO of the Company as the Whole-time Director w.e.f. 26th May, 2025

Ms. Bhagyashree Gupta, was appointed as Company Secretary & Compliance Officer w.e.f. 1st August, 2023.

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

Particulars as prescribed under Sub-Section 3(m) of Section 134 of the Companies Act, 2013 read with Rule 8 of Companies (Accounts) Rules, 2014 regarding energy conservation and technology absorption is not applicable to the Company.

During the year under review, there was no inflow or outflow of foreign exchange.

RISK MANAGEMENT

The Company has a risk management framework comprising risk governance structure and defined risk management process. The risk governance structure of the Company is a formal organization structure with defined roles and responsibilities for risk management. The risks existing in the internal and external environment are periodically identified and reviewed, based on which, the cost of treating risks is assessed and risk treatment plans are devised.

CORPORATE SOCIAL RESPONSIBILITY (CSR) INITIATIVES

The provisions of Section 135 of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014, is not applicable on the Company.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has not given any loan or provided any guarantee or made any investment under provisions of Section 186 of the Companies Act, 2013. However, the particulars of all loans, guarantees or investments made by the Company are given in notes to Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

All transactions entered with Related Parties during the financial year were on an arm's length basis and were in ordinary course of business and the provision of Section 188 of the Companies Act, 2013 are not attracted. There are no materially significant related party transactions during the period under review made by the Company with Promoters, Directors or other designated person which may have a potential conflict with the interest of the Company at large. Thus, disclosure in Form AOC- 2 is not required. However, details of all related party transactions are given in Notes to Financial Statements.

The Policy on materiality of related party transactions as approved by the Board may be accessed on the Company's website at www.bfmind.com.

VIGIL MECHANISM/WHISTLE BLOWER POLICY

The Company has adopted a Vigil Mechanism/Whistle Blower Policy to provide a formal mechanism to the Directors and employees to report their concerns about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct or Ethics Policy. It aims to provide an avenue for employees through this policy to raise their concerns on any violation of legal or regulatory requirements, suspicious fraud, misfeasance, misrepresentation of any financial statements and reports. It also provides for direct access to the Chairman of the Audit Committee. The Vigil Mechanism/Whistle Blower Policy is being made available on the Company's website www.bfmind.com.

NOMINATION AND REMUNERATION POLICY

Pursuant to the provisions of Section 178 of the Companies Act, 2013, the Board, on the recommendation of the Nomination and Remuneration Committee, has framed a Nomination and Remuneration Policy for selection, appointment and remuneration of Directors and Key Managerial Personnel including criteria for determining qualifications, positive attributes and independence of Directors. The policy has been duly approved and adopted by the Board, pursuant to the

recommendations of the Nomination and Remuneration Committee. The Remuneration Policy has been uploaded on the Company's website www.bfmind.com. Further the salient features of the policy are given in the Report of Corporate Governance forming part of this Annual Report.

ANNUAL RETURN

The Annual Return of the Company as on 31st March, 2025 in Form MGT - 7 is in accordance with Section 92(3) of the Act read with the Companies (Management and Administration) Rules, 2014 and is available on the website of the Company at www.bfmind.com.

DEPOSITS

During the year under review, your Company has neither accepted nor renewed any deposits from public within the meaning of Section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014.

INTERNAL FINANCIAL CONTROL AND ITS ADEQUECY

The Company has laid down an adequate system of internal controls, policies and procedures for ensuring orderly and efficient conduct of the business, including adherence to the Company's policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of the accounting records and timely preparation of reliable financial disclosures.

The current system of internal financial control is aligned with the statutory requirements. Effectiveness of internal financial control is ensured through management reviews, controlled self-assessment and independent testing by the Internal Auditor.

AUDIT AND ALLIED MATTERS

Statutory Auditor

M/s. Komandoor & Co. LLP, (FRN: 001420S/S200034) Chartered Accountants, have been appointed as Statutory Auditors of the Company at the 103rd Annual General Meeting held on 27th September, 2022 for a term of 5 consecutive years to hold office from the conclusion of 103rd Annual General Meeting till the conclusion of 108th Annual General Meeting to be held in the year 2027.

The Statutory Auditors have confirmed that they are not disqualified from continuing as Auditors of the Company.

The Statutory Auditor Report to the Members for the year ended 31st March, 2025 does not contain any qualification, reservation, adverse remark or disclaimer. Also there has been no instance of fraud reported by the statutory auditors for the period under review.

Internal Auditor

As recommended by the Audit Committee, the Board of Directors had re-appointed M/s. Agarwal K & Co LLP, Chartered Accountants (FRN: E300016), as Internal Auditors of the Company for the Financial Year 2024-25 to conduct internal audit of the Company and their report on findings is submitted to the Audit Committee on periodic basis.

Secretarial Auditors

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors had appointed Mr. Rajesh Ghorawat, Company Secretary in Practice, to undertake the Secretarial Audit of the Company. The Secretarial Audit Report for the Financial Year 2024-25 in the prescribed Form MR-3 is appended as 'Annexure – A' to this Board's Report.

Further, the Board, subject to approval in ensuing AGM, has appointed CS Pooja Bachhawat Membership No: A52835Company Secretaries, as the Secretarial Auditor of the Company for a period of 5 consecutive financial year commencing from 2025-26 ending in financial year 2029-30

COST RECORDS

The Company has maintained cost records for the products as specified by the Central Government under sub-section (1) of Section 148 of the Companies Act, 2013.

CORPORATE GOVERNANCE

The Company adheres to follow the best corporate governance. As per Regulation 34 read with Schedule V (C) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Report on Corporate Governance along with a certificate received from the Statutory Auditors confirming compliance is annexed and forms part of the Annual Report.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS

There were no significant and material orders passed by the Regulators or Courts or Tribunals during the year under review impacting the going concern status and the operations of the Company in future.

DISCLOSURE ON SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

As per the requirement of the Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 ('POSH Act') and Rules made thereunder, your Company have constituted Internal Complaints Committee for providing a redressal mechanism pertaining to sexual harassment of women employees at workplace.

During the financial year under review, the Company has complied with all the provisions of the POSH Act and the rules framed thereunder. Further details are as follow:

a.	Number of complaints of Sexual Harassment received in the Year	0
b.	Number of Complaints disposed off during the year	0
c.	Number of cases pending for more than ninety days	0

REMUNERATION RATIO TO DIRECTORS/KMP/EMPLOYEES

The disclosures pertaining to remuneration and other details as required under Section 197 of the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as 'Annexure - B' forming part of this report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The analysis on the performance of the industry, the Company, internal control systems, risk management are presented in the Management Discussion and Analysis Report is presented forming part of this report.

OTHER DISCLOSURES

Secretarial Standards

The company has complied with the applicable provisions of Secretarial Standards SS-1 and SS-2 with respect to convening of Board Meetings and General Meetings during the period under review.

Proceeding pending under the Insolvency and Bankruptcy Code, 2016

No application has been made under the Insolvency and Bankruptcy Code; hence the requirement to disclose the details of application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the year along with their status as at the end of the financial year is not applicable.

Maternity Benefit

Place: Kolkata

Date: 21st July, 2025

The Company affirms that it has duly complied with all provisions of the Maternity Benefit Act, 1961, and has extended all statutory benefits to eligible women employees during the year.

APPRECIATION & ACKNOWLEDGEMENT

Your Directors express their sincere appreciation for the assistance and co-operation received from the Government authorities, financial institutions, banks, customers, vendors and members during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed services continuously being rendered by the Company's executives, staff and workers.

For and on behalf of the Board

BFM Industries Limited

BFM INDUSTRIES LTD.

Director

Devendra Kumar Agarwal Whole-time Director DIN: 07058473

BFM INDUSTRIES LTD.

Manisha Pincha Director DIN: 07143031

68, R.K.CHATTERJEE ROAD,
KASBA BAKULTALA, FLOOR,
KOLKATA-700042
MOBILE- 9831189994
Email Id-rgadvisory18@gmail.com

SECRETARIAL AUDIT REPORT For the Financial Year Ended 31st March, 2025

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To
The Members
BFM Industries Limited
1 Ramesh Mitra Road, 3rd Floor
P.S Bhowanipur
Kolkata - 700 025

I have conducted the Secretarial Audit of the compliances of applicable statutory provisions and the adherence to good corporate practices by **M/s BFM Industries Limited** (hereinafter called 'the Company') bearing CIN: L65993WB1918PLC000947. 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 **M/s BFM Industries Limited** 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 year ended on 31st March, 2025, generally 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 M/s BFM Industries Limited for the financial year ended on 31st March, 2025, to the extent of Acts/provisions of the Acts applicable, 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 Bye-laws 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; (Not Applicable as there was no reportable event during the financial year under review)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):

68, R.K.CHATTERJEE ROAD,
KASBA BAKULTALA, FLOOR,
KOLKATA-700042
MOBILE- 9831189994
Email Id-rgadvisory18@gmail.com

- a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not Applicable as there was no reportable event during the financial year under review)
- d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 and the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations 2014; (Not Applicable as there was no reportable event during the financial year under review)
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not Applicable as there was no reportable event during the financial year under review)
- *f.* 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;
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (During the year under review, the Company has submitted an application dated 5th May, 2024 for voluntary delisting of its equity shares from the Calcutta Stock Exchange (CSE). As on the date of this report, no adverse remarks or observations or In-principal approval have been received from the Calcutta Stock Exchange in this regard) and
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not Applicable as there was no reportable event during the financial year under review)
- (vi) Other laws generally applicable to the Company / Industries.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The compliances of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

a) The Company has failed to maintain a Minimum Public Shareholding of 25% as specified in Rule 19(2) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 for which a fine of Rs. 29,20,500/-was paid to Calcutta Stock Exchange.

In respect of other laws specifically applicable to the Company, I have relied on the information/records produced by the Company during the course of my audit and the reporting is limited to that extent.

I further report that

The Board of Directors of the Company is duly constituted and 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.

68, R.K.CHATTERJEE ROAD, KASBA BAKULTALA, FLOOR, KOLKATA-700042 MOBILE- 9831189994

Email <u>Id-rgadvisory18@gmail.com</u>

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 decisions in the meeting of Board of Directors were carried through while the dissenting members views, if any, were captured and recorded as part of the minutes.

I further report that as per the explanations given to me and the representations made by the Management and relied upon by me, 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.

I further report that during the audit period, there were no major events occurred which had bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.



Rajesh Ghorawat Practising Company Secretary M.No. F7226 CP No. 20897

> **UDIN:** F007226G000361173 ICSI Peer Review No.: 1992/2022

Place: Kolkata

Dated: 16th May, 2025

Note: This Report is to be read with my letter of even date which is annexed as "Annexure I" and forms an integral part of this report.

68, R.K.CHATTERJEE ROAD, KASBA BAKULTALA, FLOOR, KOLKATA-700042 MOBILE- 9831189994

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Annexure I

To The Members BFM Industries Limited 1 Ramesh Mitra Road, 3rd Floor P.S Bhowanipur Kolkata - 700 025

- 1. It is the responsibility of the Management of the Company to maintain Secretarial records, devise proper systems and process to ensure the compliance with the provisions of all applicable laws and regulations and to ensure that the systems and process devised are adequate and operate effectively and efficiently.
- 2. My responsibility is to express an opinion on these secretarial records, standards and procedures followed by the Company with respect to secretarial compliances.
- 3. I have followed the audit practices and process 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. I believe that the process and practices followed provide a reasonable basis for my opinion.
- 4. Wherever required, I have obtained the Management representations about the compliance of laws, rules and regulations and happening of events etc.
- 5. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the Management has conducted the affairs of the Company.
- 6. I have not verified the correctness and appropriateness of financial records and books of accounts of the company.

Raja Ghorage

Rajesh Ghorawat Practising Company Secretary M.No. F7226 CP No. 20897

> **UDIN:** F007226G000361173 ICSI Peer Review No.: 1992/2022

Place: Kolkata

Dated: 16th May, 2025

Annexure -B

PARTICULARS OF EMPLOYEES

The information required pursuant to section 197 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given hereunder:

i. The ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year are given hereunder:

Name		Designation Remuneration paid during FY 2024-25		Ratio of remuneration to median remuneration of employees (IncludingWhole-time Directors)
1.	Mr. Sushil Kumar Banthia	Whole-time Director	6,82,380/-	1.57
2.	Mr. D. K. Agarwal	CFO	4,34,952/-	1
3.	Ms. Bhagyashree Gupta	CS	1,80,000/-	0.41

- ii. The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year are given hereunder: Nil
- iii. The percentage of increase in the median remuneration of employees in the financial year: Nil
- iv. The number of permanent employees on the role of company as on 31stMarch, 2025 is 3, including Executive directors.
- v. Average percentile 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 circumstances for increase in the managerial remuneration: Nil
- vi. Affirmation that the remuneration is as per the remuneration policy of the company: The Board of Directors of the Company affirms that the remuneration is as per the Remuneration Policy of the Company.

For and on behalf of the Board BFM Industries Limited

BFM INDUSTRIES

Devendra Kumar Agarwal Whole-time Director

DIN: 07058473

Director

Manisha Pincha Director DIN: 07143031

Place: Kolkata Date: 21st July, 2025

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENTS

India continues to shine as a bright spot. It is the fifth-largest economy in the world and is poised to retain its position as the world's fastest-growing major economy. Its GDP growth was supported by robust domestic demand, moderate inflation, a stable interest rate environment, and strong foreign exchange reserves. The International Monetary Fund (IMF) commended India's economic resilience, robust growth, and notable progress in formalization and digital infrastructure.

India's economic outlook is optimistic as it reaps the benefits of demographic dividend, physical and digital infrastructure enhancements, increased capital expenditure and the government's proactive policy measures such as Production Linked Incentive (PLI) Schemes.

OPPORTUNITIES

- Regulatory reforms would aid greater participation by all class of investors
- Leveraging technology to enable best practices and processes
- Corporates looking at consolidation / acquisitions / restructuring opens out new opportunities for investors

THREATS

- Execution risk
- Short term economic slowdown impacting investor sentiments and business activities
- Slowdown in global liquidity flows
- Increased intensity of competition from local and global players

RISKS AND CONCERNS

The financial market industry is mainly dependent on economic growth of country and financial market is also further affected by number of issues arising out of International policies of foreign government as well any change in international business environment. The industrial growth is very sensitive which is dependent on many factors which may be social, financial, economic or political and also natural climatic conditions in the country.

The Company has exposure to the following risks arising from financial instruments:

- Credit risk
- Liquidity risk
- Market risk
- Interest rate risk
- Legal & regulatory risk
- · Economic and Political risks

OUTLOOK:

The Indian stock market delivered an exceptional year. The rally in small-caps and mid-caps has resulted in many stocks becoming expensively valued relative to their past valuation and relative to peers or large cap. Your company has taken advantage of this rally and reduced the number of scrips especially those with a higher valuation risk.

The Company has set itself the objective of achieving excellence in its business. As a part of its growth strategy, the Company believes in adopting the 'best practices' that are followed in the area of Corporate Governance. The Company's Philosophy on corporate governance oversees business strategies and ensures fiscal accountability, ethical corporate behavior and fairness to all stakeholders comprising regulators, employees, customers, vendors, investors and the society at large.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has suitable and adequate system of Internal Controls commensurate with its size and nature of operations primarily to ensure that

- The assets are safeguarded against loss from unauthorized use or disposition;
- The transactions are authorized, recorded and reported correctly and
- Code of conduct, Policies and applicable statutes are duly complied with.

The Company is conscious of importance of systems control and so continuously assesses the quality of integrated software package. Continuous reporting of these systems is made to the Board and Audit Committee for their review to upgrade, revise and to focus on determination of adequacy of the Control Systems.

ENVIRONMENT AND SAFETY

The Company is conscious of the importance of environmentally clean and safe operations. The Company's policy requires the conduct of all operations in such manner so as to ensure safety of all concerned, compliance of statutory requirements for environment protection and conservation of natural resources to the extent possible.

RISK MANAGEMENT

Risk is an integral part of the business process. To enhance the risk management process, the company has mapped the risks. Risk arising in achieving business objectives are identified and prioritized. Risk mitigation plans are established and executed as and when need arises. Periodical reviews are carried out to assess the risk levels.

HUMAN RESOURCES

Human resources development, in all its aspect like training in safety and social values is under constant focus of the management. Relations between management and the employees at all levels remained healthy and cordial throughout the year. The management and employees are dedicated to achieve the corporate objective and the targets set before the Company.

CAUTIONARY STATEMENT

Readers are cautioned that this discussion and analysis contains forward looking statements that involve risks and uncertainties. The Company undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise. Actual results, performances or achievements, risks and opportunities could differ materially from those expressed or implied in these forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements as these are relevant at a particular point of time & adequate restrain should be applied in their use for any decision making or formation of an opinion.

For and on behalf of the Board BFM Industries Limited

MANNUAL REPORT 2024-25

BEM INDUSTRIES LTD.

Director

Devendra Kumar Agarwal

Whole-time Director

DIN: 07058473

BFM INDUSTRIES LTD.

Director Manisha Pincha

Director DIN: 07143031

Date: 21st July, 2025

KOMANDOOR & CO. LLP

23A N S Road, Fortuna Tower 11th Floor, Room No. 40, Kolkata - 700001 PH. NO.: 9163232356

E-mail: sanjayshaw77@gmail.com

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF BFM INDUSTRIES LTD

Report on the Audit of the financial Statements

Opinion

We have audited the accompanying financial Statements of BFM INDUSTRIES LTD ("the Company") which comprise the Balance Sheet as at 31st March 2025 and the Statement of Profit and Loss (Including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date and notes to the financial statement, including a summary of material accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013, ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including Indian Accounting Standard specified under Section 133 of the Act, of the state of affairs of the Comapny as at 31st March, 2025, and total comprehensive income (comprising of Loss and other comprehensive income) and its cash flows and changes in equity for the year ended on that date.

Basis of Opinion

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Our responsibilities under those standards are further discribed in the Auditor's Responsibilities for the Audit of the financial Statements section of our Report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India(ICAI) together with the ethical requirements that are relevant to our audit of the financial Statements under the Provisions of the Act and rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with theses requirements and the Code of Ethics. We believe that the Audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. There is no key audit matters to Report.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for other information. The other information comprises the information included in the Management Discussion and Analy , Board Report including Annexures to Board's Report, Business Responsibility, Sustainability Report ans Shareholder's Information but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.



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Resposibilities of Management and Those Charged with Governance for the financial

The Company's Management is responsible for the matter stated in Section 134(5) of the Companies Act, 2013 (" the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, Including Other Comprehensive Income, Changes in Equity and Cash Flow of the Company in accordance with the accounting principles generally accepted in India, including the Ind As specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgement and estimates that are resonable and prudent, and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those board of directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibility for the Audit of the financial Statements

Our Objectives are to obtain reasonable assurance about whether the financial Statements as a whole are free from material misstatement, due to fraud or error and to isuue an auditor's report that includes our opinion. Reasonable assurance is a high level of but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatement can arise from fraud or error and are considered material if, individually or in the agreegate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



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Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our audit work; and (ii) to evaluate the effect of any identified

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- (1) As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central government of India in terms of section 143(11) of the Act, the statement on the matters specified in paragraphs 3 and 4 of the Order is given in Annexure A
- (2) As required by section 143(3) of the Act, we report that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and believe were necessary for the purpose of our audit;
 - In our opinion, proper books of accounts as required by law have been kept by the company so far as it appears from our examination of those books;
 - c) The Balance Sheet and Statement of Profit & Loss Including other comprehensive income, Statement of changes in Equity and Cash Flow Statement dealt with by this report are in agreement with the books of account;
 - (d) In our opinion and explanation provided to us and examined by us the aforesaid Standalone financial statements comply with the IND AS specified under Section 133 of the Act,

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- (e) On the basis of written representations received from the directors as on 31st March 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2025 from being appointed as a director in terms of section 164(2) of the Act; and
- (f) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended:
 In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (g) With respect to the adequacy of the Internal financial controls with reference to these Financial Statements and the Operating effectiveness of such controls, refer to our Separate Report in " Annexure B" to this report.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014 (as amended) in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The Company does not have any pending litigations which would impact its financial position.
 - (ii) The Company has made provisions as required under applicable law or accounting standards, for material foreseeable losses. The Company did not have any long-term derivative contracts.
 - (iii) There were no amounts which required to be transferred by the Company to the Investor Education and Protection Fund.
 - (iv) (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

(v) The Company has not declared or paid any dividend during the year in contravention of the Provisions of Section 123 of the Companies Act, 2013, OR

Dated: The 26th Day of May, 2025

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(vi) Based on our examination, which included test checks, the Company has used accounting software systems for maintaining its books of account for the financial year ended March 31, 2025 which have the feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software systems. Further, during the course of our audit we did not come across any instance of the audit trail feature being tampered with and the audit trail has been preserved by the Company as per the statutory requirements for record retention.

For KOMANDOOR & CO. LLP CHARTERED ACCOUNTANTS Firm Regn. No. 001420S/S200034

> (SANJAY SHAW) Partner

> > M. No.: 305966

UDIN: 25305966 BM LAGJ 9590

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Annexure A to the Independent Auditor's report on the Financial Statements of BFM INDUSTRIES LTD for the year ended 31 March 2025

(Referred to in paragraph 1 under "Report on Other Legal and Regulatory Requirements" section of our report of even date)

- (i) (a) (A) The Company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The Company does not have any intangible assets, hence this clause is not applicable.
 - (b) The Property, Plant and Equipment are physically verified by the Management according to a phased programme designed to cover all the items over a period of three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the programme, a portion of the Property, Plant and Equipment has been physically verified by the Management during the year and no material discrepancies have been noticed on such verification.
 - (c) Based on our examination of the property tax receipts and lease agreement for land onwhich building is constructed, registered sale deed / transfer deed / conveyance deedprovided to us, we report that, the title in respect of self-constructed buildings and titledeeds of all other immovable properties (other than properties where the company is thelessee and the lease agreements are duly executed in favour of the lessee), disclosed inthe financial statements included under Property, Plant and Equipment are held in thename of the Company as at the balance sheet date.
 - (d) The Company has not revalued its Property, Plant and Equipment during the year. Accordingly, the reporting under Clause 3(i)(d) of the Order is not applicable to the Company.
 - (e) Based on the information and explanations furnished to us, no proceedings have been initiated on or are pending against the Company for holding benami property under the Prohibition of Benami Property Transactions Act, 1988 (as amended in 2016) (formerly the Benami Transactions (Prohibition) Act, 1988 (45 of 1988)) and Rules made thereunder, and therefore the question of our commenting on whether the Company has appropriately disclosed the details in its financial statements does not arise.
- (ii) (a) The inventory (excluding stocks with third parties) has been physically verified by the management during the year. In respect of inventory lying with third parties, these have substantially been confirmed by them. In our opinion, the frequency, coverage and procedure of such verification is reasonable. No discrepancies of 10% or more in the aggregate for each class of inventories were noticed on such physical verification of inventories.
 - (b) During the year the Company has not been sanctioned working capital limits in excess of Rs 5 crores in aggregate from Banks/financial institutions, hence this clause is not applicable.
- (iii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any investments, provided guarantee or security or granted any advances in the nature of loans, secured or unsecured, to any companies, firms, limited liability partnerships or any other parties during the year, hence this clause is not applicable to the Company.
- (iv) The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable



KOMANDOOR & CO. LLP

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- (v) The Company has not accepted any deposits or amounts which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable.
- (vi) According to the information and explanations given to us, Sec 148(1) is not applicable to the company, hence this clause is not applicable to the Company.
- (vii) (a) The Company does not have liability in respect of Sales tax, Service tax, Duty of excise and Value added tax during the year since effective 1 July 2017, these statutory dues has been subsumed into GST.

According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including Goods and Services Tax ('GST'), Provident fund, Employees' State Insurance, Income-tax, Duty of Customs, Cess and other material statutory dues have generally been regularly deposited with the appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of GST, Provident fund, Employees' State Insurance, Income-tax, Duty of Customs, Cess and other material statutory dues were in arrears as at 31 March 2025 for a period of more than six months from the date they became payable.

- (viii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income-tax Act, 1961 as income during the year, hence this clause is not applicable.
- (ix) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company did not have any loans or borrowings from any lender during the year. Accordingly, clause 3(ix)(a) of the Order is not applicable
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority
 - (c) According to the information and explanations given to us by the management, the Company has not obtained any term loans. Accordingly, clause 3(ix)(c) of the Order is not applicable.
 - (d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
 - (e) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(e) of the Order is not applicable.
 - (f) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(f) of the Order is not applicable.
- (x) (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments). Accordingly, clause 3(x)(a) of the Order is not applicable.

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- (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- (xi) (a) Based on examination of the books and records of the Company explanations given to us, considering the principles of materiality report that no fraud by the Company or on the Company has been noticed or reported during the course of the audit
 - (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) There is no whistle-blower complaints during the year hence this clause is not applicable.
- (xii) According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable.
- (xiii) In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with Sections 177 and 188 of the Companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the financial statements as required by the applicable Indian Accounting Standards.
- (xiv) (a) In our opinion the Company has an adequate internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports for the year under the year and till date, in determining the nature, timing and extent of our audit procedures.
- (xv) In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Companies Act, 2013 are not applicable to the Company.
- (xvi) (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(a) of the Order is not applicable.
 - (b) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(b) of the Order is not applicable
 - (c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable
 - (d) According to the information and explanations provided to us during the course of audit, the Group does not have any CIC. Accordingly, the requirements of clause 3(xvi)(d) are not applicable.
- (xvii) The Company has incurred cash losses of Rs 3572834/- in the current year and Rs 17319/- in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable

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- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- (xx) In our opinion and according to the information and explanations given to us, CSR is not applibale to the Company. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.

Kolketa *

For KOMANDOOR & CO. LLP CHARTERED ACCOUNTANTS Firm Regn. No. 001420/S200034

> SANJAY SHAW) Partner

M. No. : 305966

Dated: The 26th Day of May, 2025

UDIN: Q5305966 BMLAGJ9590

23A N S Road, Fortuna Tower 11th Floor, Room No. 40, Kolkata - 700001 PH. NO.: 9163232356

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Annexure B to the Independent Auditor's Report on the financial statements of BFM INDUSTRIES LTD for the year ended 31 March 2025

(Referred to in Paragraph 2(g) under "Report on Other Legal and Regulatory Requirements" section of our report to the Members of Bhootnath Exports Ltd of even date)

Report on the Internal Financial Controls with reference to the aforesaid financial statements under Clause(i) of Sub-Section 3 of Section 143 of the Companies Act, 2013

We have audited the internal financial controls with reference to financial statements of BFM INDUSTRIES LTD ("the Company") as of 31 March 2025 in conjunction with our audit of the financial statements of the Company as at and for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls with reference to these financial statements.



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Meaning of Internal Financial Controls with reference to financial statements

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

- (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls with reference to financial statements

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls with reference to financial statements and such internal financial controls with reference to financial statements were operating effectively as at March 31, 2025, based on the criteria for internal financial control with reference to financial statements established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

For KOMANDOOR & CO. LLP CHARTERED ACCOUNTANTS Firm Regn. No. 001420/S200034

> (SANJAY SHAW) Partner

M. No. : 305966 UDIN: 25205966 BMLAGJ9520

Dated: The 26th Day of May, 2025

BFM INDUSTRIES LTD

Balance Sheet as at 31st March, 2025

	Particulars	Note No.	As at March 31, 2025 (Amount in ₹ 00)	As at March 31, 2024 (Amount in ₹ 00)
ASS	ETS		(Amount in C 00)	(Amount in ₹ 00)
1	Non-current assets			
	(a) Financial assets			
	(i) Investment	2	26,298,368.20	8,428,062.98
	Total non-current assets		20 200 200 20	
			26,298,368.20	8,428,062.98
2	Current assets			
	(a) Inventories	3	64,459.99	04 450 00
	(b) Financial Assets	9	64,459.99	64,459.99
	(i)Trade receivable	4	379.50	270 50
	(ii)Cash and cash equivalents	5	4.379.66	379.50
	(iii)Loans & Advances	6	648,853.08	2,284.34
	(c) Other current assets	7	6,379.63	642,682.24
			0,379.63	2,944.49
Total	current assets	*	724,451.86	712,750.56
otal asse	ets		27,022,820.06	9,140,813.54
EQUI	TY AND LIABILITIES			
1	Equity			
	(a) Equity share capital	8	20,000,00	
	(b) Other equity	9	30,000.00	30,000.00
	(a) and aquity	9	26,853,976.22	9,019,249.34
Total	Equity		26,883,976.22	9,049,249.34
2	Non-Current liabilities		4000 April 1000 April	
_	(a) Financial liabilities			
	(i) Other Financial Liabilities	10		
	(i) Other i maricial Liabilities	10	1,427.39	1,427.39
3	Current liabilities			
	(a) Financial liabilities			
	(i) Other Financial Liabilities	11	137,416.45	90,136.82
	(b) Short Term Provision	12	-	-
Total	current liabilities		138,843.84	91,564.21
	equity and liabilities		27,022,820.06	9,140,813.55

The accomanying notes are an integral part of the Financial Statements

For Komandoor & Co.LLP Chartered Accountants

Firm Registration No. 001420S/S200034

Sanjay Shaw (Partner)

Membership No. 305966 Date: 26.05.2025

Place: Kolkata
UDJN: 25305966 BMLAGT9590

BFM INDUSTRIES LTD. BFM INDUSTRIES LTD.
For & on Behalf of the Board

Sontain

Director Mr.Sushil Kumar Banthia

Wholetime Director DIN:00555169 USTRIES LIMITED

Director

Mr.Narayan Roy

Narayan

Bhagyon have lupt

Chief Financial Officer

Bhagyashr@@ptary Secretary Company Secretary

Director

BFM INDUSTRIES LTD

Statement of Profit & Loss for the year ended 31st March 2025

	Particulars	Note No.	As at 31st March,2025 (Amount in ₹' 00)	As at 31st March,2024 (Amount in ₹' 00)
	INCOME		(anodia in C dd)	(Amount in C 00)
	Revenue from operations	13		
	Other Income	14	11,706.22	18,452.83
	Total Income		11,706.22	18,452.83
ı	EXPENSES			
	Construction Activity Expenses			2 200 20
	Changes in inventories of finised goods, stock-in-Trade, WIP	15		3,299.38
	Employee Benefits Expense	16	12 244 02	(3,299.38)
	Other expenses	17	13,211.93 34,222.63	13,743.87 4,882.15
	Total Expenses		47,434.56	18,626.02
,	D. 51/11			
/	Profit/(Loss) before exceptional items and taxes (II-III)		(35,728.34)	(173.19)
	Add / (Less) : Exceptional items			
1	Profit/(Loss) before Tax (IV-V)		(35,728.34)	(173.19)
11	Tax expenses :		(00), 2010 1)	(170.10)
	(a)Current tax			
	(b)Deferred tax			·
	(c)Tax adjustments for earlier years			(62.95)
111	Profit/ (loss) for the period from continuing operations(VI-VII)		(35,728.34)	(110.24)
(Profit/ (loss) for the period from discontinuing operations			
	Profit/ (loss) for the period (VIII+IX)		(35,728.34)	(110.24)
1	Other Comrehensive Income			
	A.Item that will not be reclassified to profit or loss:			
	Remeasurements in Equity Investments		17 970 455 00	
	B.Income tax relating to items that will be reclassified to profit or loss		17,870,455.22	2,855,928.60
	Total other comrehensive income (a+b)		17,870,455.22	2,855,928.60
ı	Total comrehensive income for the year		17,834,726.88	2,855,818.36
11	Earnings per share: (FV - Rs.10/- Note 20)		,001,720,00	2,000,010.00
	Basic&Diluted (of Rs. 10 each)		-11.91	(0.04)
-				

The accomanying notes are an integral part of the Financial Statements

DOOR

For & on Behalf of the Board

BFM INDUSTRIES LTD BFM INDUSTRIES LTD.

For Komandoor & Co.LLP **Chartered Accountants**

Firm Registration No. 001420S/S200034

Sanjay Shaw (Partner)

Membership No. 305966

Date: 26.05.2025

Place: Kolkata VDJN: 25305966 BMLAGJ 9590

Mr. Sushil Kumar Banthictor Wholetime Director DIN:00555169

M INDUSTRIES LIMITED BFM INDUSTRIES LIM

Blaggonhree Coupta

Mr. Narayan Roy Director

DIN:07104417

Director

Ching Devende Kumar Agarwal Chief Financial Officer

Bhagyashrea Gupta Cretary Company Secretary

BFM INDUSTRIES LTD

Cash Flow Statement for the year ended on 31st March, 2025

		(Amount in ₹ 00)
Particulars	For the year ended	For the year ended
	31st March,2025	31st March,2024
A. Cash Flow From Operating Activities:		- Jot maton, avet
Net Profit as per Statement of Profit & Loss	(35,728.34)	(173.19)
Adjustments for:		
Profit/(Loss) on Sale of Investment		
Operating Profit before Working Capital Changes	(25.700.0.0)	-
Adjustments for:	(35,728.34)	(173.19)
Trade Payables		
Other Current Liabilities		(24.005.20)
Other Financial Liabilities	47,279.64	(24,265.32)
Provision for Income Tax	47,279.04	70,787.15 (332.78)
Inventories		(3,299.38)
Loans & Advances	(6,170.84)	(41,601.32)
Other Current Assets	(3,435.14)	95.21
Cash generated from Operating Activities	1,945.32	1,210.37
Less Income Tax For earlier Year		62.94
Net Cash generated from Operating Activities (A)	1,945.32	1,273.31
B. Cash Flow from Investing Activities:		
Sale/(Purchase) of Investments	150.00	
Profit on sale of Investments	130.00	
Net Cash from Investing Activities (B)	150.00	-
C. Cash Flow from Financing Activities		
	_	-
Net Cash from Financing Activities (C)		-
Net (Decrease) / Increase in cash & cash Equivalents (A+B+C)	2,095.32	1,273.31
Opening Cash & Cash Equivalents	2,284.34	1,011.03
Closing Cash & Cash Equivalents	4,379.66	2,284.34
	1,5,000	2,204.04
Additional Information:		

- 1. All figures in brackets are outflow.
- 2. Direct Taxes paid are treated as arising from Operating Activities and are not bifurcated between Investing and Financing Activities.
- 3. Previous Year figures have been recast/restated where necessary

This is the Cash Flow Statement referred to in our report of even date

For Komandoor & Co.LLP Chartered Accountants

Firm Registration No. 001420S/S200034

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Mr. Sushir Kumar Banthia
Wholetime director DIN:00555169

BFM INDUSTRIES LTD. BFM INDUSTRIES LTD.

Mr Marayan Roy Director Director

DIN:07104417

Sanjay Shaw (Partner)

Membership No. 305966 Date: 26.05.2025

Place: Kolkata

UDIN: 25305966 BM LAG J9590

BFM INDUSTRIES LIMITED TRIES LIMITED

Mri Devendra Kumar Agarwal Chief Financial Officer

Bhagyashree Panya Secretary Company Secretary

STATEMENT OF CHANGE IN EQUITY FOR THE YEAR ENDED 31st MARCH 2025

A. Equity Share Capital (Amount in ')

Particulars	Balance at the beginning of the reporting year	Changes in equity share capital during the year	Balance at the end of the reporting Year	
For the year ended 31st March, 2022	3,000,000	-	3,000,000	
For the year ended 31st March, 2023	3,000,000	- 1	3,000,000	
For the year ended 31st March, 2024	3,000,000	-	3,000,000	
For the year ended 31st March, 2025	3,000,000		3,000,000	

B. Other Equity (Amount in ')

Name of the Promoters	SI	hares held by	Promoters	
	As at 31.03	As at 31.03.2024		
	No of Shares	% of Total	No of	% of Total
Ankur Construction Pvt. Ltd.	103923	34.641	103923	34.641
Loka Properties Pvt. Ltd.	48983	16.328	48983	16.328
YMS Finance Pvt. Ltd.	84869	28.29	84869	28.29
Vinod Dugar	10,019	3.34	10,019	3.34

	Reserve and Surplus				Items of other comrehensive income			
Particulars	Capital Reserve	Securities premium	Share Options Outstanding Account	Capital Redemption reserve	Retained Earings	Transfer from Other comprehensive income	Equity instruments through other comrehensive income	Total
Balance at 1st April 2021	862,514.45	-	-	-	63,755.02		4,335,373.56	5,261,643.03
Profit for the year	-	-	-	-	(4,189.03)			(4,189.03
Other Comrehensive income(net of ax)	•	-	-	-		-	712,653.91	712,653.91
Total comrehensive income for the		•	-	•	(4,189.03)		712,653.91	708,464.88
Transfer to General Reserve	-	-	-	-		-	-	
Balance at 31st March 2022	862,514.45		-	-	59,565.99	-	5,048,027.47	5,970,107.91
Profit for the year	-	(- S - S - S	-		1,396.87	-	ELLIE TERMINATION	1,396.87
other Comrehensive income/(loss)	-	-	-	1 + 1		-	191,926.20	191,926.20
Total comrehensive income/(loss)				-	1,396.87		191,926.20	193,323.07
Transfer to General Reserve	-	-	-	-	-	•) = () = () = () = ()
Balance at 31st March 2023	862,514.45		-	P A 1948	60,962.86	•	5,239,953.67	6,163,430.98
Profit for the year		-	-		(110.24)		-	(110.24
other Comrehensive income/(loss)	-	-	-	-		-	2,855,928.60	2,855,928.60
Total comrehensive income/(loss)	•	•	-	- Table 1	(110.24)		2,855,928.60	2,855,818.36
Transfer to General Reserve	-		*	-	-			•
Balance at 31st March 2024	862,514.45	-		-	60,852.62	-	8,095,882.27	9,019,249.34
Profit for the year			-		(35,728.34)			(35,728.34
other Comrehensive income/(loss)	The state of the s		AVERTAGE -		Extra Establish		17,870,455.22	17,870,455.22
Total comrehensive income/(loss)			100 m		(35,728.34)	•	17,870,455.22	17,834,726.88
Transfer to General Reserve	-	-		-	-		-	-
Balance at 31st March 2025	862,514.45	-	-	-	25,124.28		25,966,337.49	26,853,976.22



Notes to and forming part of the Financial Statements

1. SIGNIFICANT ACCOUNTING POLICIES

a. Basis of Preparation:

The financial statements are prepared as going concern under historical cost convention and on an accrual basis unless otherwise stated. As required by Schedule III, the Company has classified assets and liabilities into current and non-current based on the operating cycle. An operating cycle is the time between the acquisition of assets for processing and their realization in cash or cash equivalents. Since in case of non-banking financial company normal operating cycle is not readily determinable, the operating cycle has been considered as 12 months.

b. Use of estimates:

The preparation of financial statements requires the management to make estimates and assumptions considered in the reported amount of assets and liabilities (including contingent liabilities) as on the date of the financial statements and the reported income and expenses during the reporting period. Management believes that the estimates used in the preparation of the financial statements are prudent and reasonable. Actual results could differ from these estimates. Any revision to accounting estimates is recognized prospectively in current and future periods.

c. Recognition of revenue and expenditure:

Items of Income & Expenditure are accounted for on accrual basis unless otherwise stated in these financial statements.

Interest income is recognised on time proportion basis taking into account the amount outstanding and the rate applicable.

Dividend income is recognised when the right to receive is established.

d. Investments:

All investments are bifurcated into Non Current and Current. Investments that are readily realisable and are intended to be held for not more than a year from the date of Balance Sheet are classified as Current Investments. All other investments are classified as Non Current. Current Investments are carried at lower of cost or fair market value, determined on an individual investment basis. Non Current Investments are carried at cost. Provision for Diminution in the value of Non Current Investments is made, only if such a diminution is other than temporary.

e. Cash & Cash Equivalents

Cash and cash equivalents for the purpose of in cash flow statement comprise cash at bank and in hand and short-term investments with an original maturity of three months or less.

f. Employee benefits:

<u>Short Term Employee Benefits:</u> The undiscounted amount of Short Term Employee Benefits expected to be paid in exchange of service rendered by the employees is recognized on actual basis in the Statement of Profit and Loss in the period when the employee actually renders service.

<u>Post Employment Benefits:</u> No post employment benefits are payable to any employee.



Notes to and forming part of the Financial Statements

g. Taxation:

Current Tax: Current tax is determined as the amount of tax payable in respect of taxable income for the year in accordance with the provisions of the Income Tax Act, 1961. Minimum Alternative Tax credit available under section 115JB of the Income Tax Act, 1961 will be accounted in the year in which the benefits are claimed.

Deferred Tax: Deferred tax is recognised subject to consideration of prudence on the basis of timing differences being the differences between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods using the tax rates and laws that have been enacted or substantially enacted as on the balance sheet date. Deferred tax asset is recognised and carried forward only to the extent that there is reasonable certainty that the asset will be realised in future.

h. Contingent Liability:

A provision is recognised for a present obligation as a result of past events if it is probable that an outflow of resources will be required to settle the obligation and in respect of which a reliable estimate can be made. Provisions are determined based on best estimate of the amount required to settle the obligation as at the Balance Sheet date. Liabilities which are material and whose future outcome cannot be ascertained with reasonable certainty are treated as contingent liability and are disclosed by way of note.

i. Earnings Per Share:

Earnings Per Share is calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during

the period are adjusted for the effects of all dilutive potential equity shares.



Notes to and forming part of the Financial Statements

	and forming part o		at	As	at
Particulars		31st Mai	rch, 2025	31st Ma	rch, 2024
Note "2" Investments	Face Value	Nos.	(Amount in ₹' 00)	Nos.	Amount in ₹' 00)
Other than Trade -At fair Value, fully paid)					
nvestment in Equity Instrument					
n Others - Quoted					
Khatod Investment & Finance Ltd.	10	8,600	1,030.00	8,600	1,030.00
RDB Infrastructure And Power Ltd	1	32,486,000	19,751,488.00	3,248,600	3,806,478.00
RDB Real Estate Construction Ltd.	10	3,248,600	1,925,445.22		-
	TOTAL (A)	35,743,200	21,677,963.22	3,257,200	3,807,508.00
n Others - Unquoted					
Alok Nirman Pvt Ltd	10	39,000	3,171.87	39,000	3,171.87
Alok Niwas Pvt Ltd	10	39,000	6,960.15	39,000	6,960.15
Alok Villa Pvt Ltd	10	38,000	2,511.42	38,000	2,511.42
Ankur construction Pvt. Ltd.	10	85,000	20,791.00	85,000	20,791.00
Aradhana Tieup Pvt.Ltd.	10	400	40.00	1,900	190.00
Bestway Supplier Pvt. Ltd.	10	1,900	2,819.64	1,900	2,819.64
Bhagya Distributors Pvt. Ltd.	10	1,900	41.46	1,900	41.46
Bidyut Kutir Nirman P Ltd.	10	39,000	3,240.51	39,000	3,240.51
DCS F&B Pvt. Ltd.	10	3,700	370.00	3,700	
Goldline Wrinting instrument Itd	10	23,385	51,490.26	23,385	
Johri Towers Pvt ltd	10	4,130	3,386.02	4,130	
Loka Propertiers Pvt. Ltd.	10	88,000	307,991.20	88,000	307,991.20
Lokenath Distributors Pvt. Ltd.	10	1,900	61.62	1,900	
Matribhumi Vinimay Pvt. Ltd.	10	1,900	0.13	1,900	100 March 1987 1987 1987 1987 1987 1987 1987 1987
Modak Vyapaar Pvt. Ltd.	10	2,196	18,214.19	2,196	
Navrang Dealers Pvt. Ltd.	10	1,900	190.00	1,900	
Orchid Enclave Pvt. Ltd.	10	1,900	190.00	1,900	190.0
Oswal Enclave Pvt Ltd	10	7,400	3,404.15	7,400	3,404.1
Pancham Vanijya Pvt. Ltd.	10	28,750	117,121.75	28,750	
Paramdham Mercantile Pvt. Ltd.	10	250,000	992,775.00	250,000	992,775.0
Pincha Estate Development (P) Ltd	10	1,900	190.00	1,900	190.0
Pincha Quality Apartment (P) Ltd.	10	1,900	190.00	1,900	190.0
Polpit Traders Pvt. Ltd.	10	1,900		1,900	The second secon
Prathmesh Barter Pvt. Ltd.	10	5,000	329.32	5,000	
Rajson Financial Services Pvt Ltd.	10	3,037	5,412.54	3,037	5,412.5
Ranchhod Vanijya Pvt. Ltd.	10	1,900	190.00	1,900	
RD Devcon Pvt Ltd	10	1,900	100 Carrier - Ca	1,900	
RD Motor Pvt Ltd	10	200,000	23,100.00	200,000	23,100.0
Sagar Distributors Pvt. Ltd.	10	1,900	92.06	1,90	92.0
Samspa Expo Pvt Ltd	10	81,600	The second second second	81,60	
YMS Finance P. Ltd.	10	805,432		805,43	2 3,036,293.3
	10	1,600		1,60	
Zayan Realtors Pvt. Ltd.	TOTAL (B)	1,767,430		1,768,93	0 4,620,554.9
	TOTAL (A+B)	37,510,630	26,298,368.20	5,026,13	0 8,428,062.5



Notes to and forming part of the Financial Statements

Particulars	As a		As at 31st March, 2024	
			V (Ot ING)	ni, LULT
Note "3" Inventories				
(at lower of cost or NRV)	1			
Work in Progress		64,459.99		64,459.99
		64,459.99		64,459.99
Financial Assets		51,100.00		04,453.33
Note "4" Trade Receivables				
(Unsecured, considered good)				
Trade Receivables		379.50		070 50
		379.50		379.50
Note "5"Cash & Cash Equivalents		379.50		379.50
Balances with Bank		4,377.25		2,281.93
Cash on hand (As Certified by the Management)		2.41		2,201.93
		4,379.66		2,284.34
Note "6" Loans & Advances				2,201.01
(Unsecured, considered good)				
Loan to Body Coporate	150,403.08		149,832.24	
Advance to Body Coporate	175,450.00			
Advance to others	323,000.00	648,853.08	492,850.00	642,682.24
Note 11711 Officer		648,853.08	1739	642,682.24
Note "7" Other current assets (Unsecured, Considered Good) Advance to Staff				
		5,200.00	Charles of the	1,070.00
Advance For Expenses TDS Receivable		15.45		35.45
100 Receivable		1,164.18		1,839.04
		6,379.63		2,944.49



Notes to and forming part of the Financial Statements

Particulars	As at 31st March, 2025		As at 31st March, 2024				
Note "8" Equity Share Capital							
Particulars	Quantity (Nos.)	(Amount in ₹' 00)	Quantity (Nos.)	Amount in ₹ 00)			
(a) Authorized Share Capital			(1403.)				
Equity Shares of Rs. 10/- each	1,000,000	100,000.00	1,000,000	100,000.00			
	1,000,000	100,000.00	1,000,000	100,000.00			
(b) Issued, subscribed & fully paid-up Share Capital Equity Shares of Rs. 10/- each	300,000	30,000.00	300,000	30,000.00			
	300,000	30,000.00	300,000	30,000.00			

c) Reconciliation of shares outstanding at the beginning and at the end of the reporting period

	As at 31st	As at 31st March, 2024		
Equity Shares	Quantity (Nos.)	(Amount in ₹' 00)	Quantity (Nos.)	Amount in ₹ 00
Balance at the beginning of the Year Allotment during the period Shares bought back during the period	300,000	30,000.00	300,000	30,000.00
Balance at the end of the Year	300,000	30,000.00	300,000	30,000.00

d) Rights, Preferences & Restrictions attaching to shares and restrictions on repayment of capital

The company has only one class of equity share having a par value of Rs. 10/- per share. Each holder of equity share is entitled to one vote per share. The company declares and pay dividend in Indian Rupees. The Dividend proposed by the Board of Directors is subject to approval of the shareholders in the ensuing Annual General Meeting.

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 held by the shareholders.

e) Details of shareholder holding more than 5% shares:

Name of the Shareholders	As at 31st March,	2025	As at 31st Ma Quantity (Nos.) 103,923 84,869 48,983 20,461	arch, 2024	
	Quantity (Nos.)	% Holding		% Holding	
Ankur Construction Pvt Ltd	103.923	34.64%		34.64%	
YMS Finance Private Limited	84,869	28.29%		28.29%	
Loka Properties Pvt Ltd	48,983	16.33%	48.983	16.33%	
Life Insurance Corporatin of India	20,461	6.82%		6.82%	
Total	258,236	86.08%	258,236	86.08%	

f) Shares held by promotors at the end of the year

	As at 31st March,	As at 31st March, 2025			
Name of the Promoters	Quantity (Nos.)	% Holding (Rs.)	Quantity (Nos.)	% Holding (Rs.)	
quity Shares			()	(110.)	
Ankur Construction Pvt Ltd	103,923	34.64%	103,923	34.64%	
YMS Finance Private Limited	84,869 48,983	28.29%	84,869	28.29%	
Loka Properties Pvt Ltd		16.33%	48,983 10,019	16.33%	
Vinod Dugar	10,019	3.34%		3.34%	
OTAL	247,794	82.60%	247,794	82.60%	
% Change during Year		Nil		Nil	



Notes to and forming part of the Financial Statements

Notes to and forming particulars	As		As at			
, alternals	31st Mar	ch, 2025	31st March, 2024			
Note "9" Other Equity						
a) Capital Reserve:-						
Balance at the beginning of the Year Add/(Less); For the Year	862,514.45		862,514.45			
Add/(Less). For the Year	-	862,514.45		862,514.45		
) Retain Earnings:-						
Balance at the beginning of the Year Add: Profit For the Year	60,852.62 (35,728.34)	25,124.28	60,962.86 (110.24)	60,852.62		
c) Items of other comrehensive income						
Equity instruments through other comrehensive income:						
Balance at the beginning of the Year Add: Profit For the Year	8,095,882.26	25 222 227 42	5,239,953.66			
Add. From For the Feat	17,870,455.22	25,966,337.48	2,855,928.60	8,095,882.26		
		26,853,976.21		9,019,249.33		
Note "10" Other Financial Liabilities - Non Current				THE PERSON		
Security Deposit Received		1,427.39		4 407 00		
and the second s	-	1,427.39		1,427.39 1,427.39		
		,,,,,,,,,,		1,427.00		
Note "11" Other Financial Liabilities - Current						
Advance against Joint venture		46,907.40		46,907.40		
Advance Against Flat(B.T.Rod) Audit Fees Payable		89,400.80		42,927.20		
Employee Professional Tax		354.00		295.00		
TDS Payable		1.10		1.10		
Others		112.50		•		
		640.65 137,416,45		90,136.82		
		107,410.40	PORT AND	30, 130.62		
Note "12" Short Term Prosivion						
Provision For Income Tax		-				
		-				



	USTRIES LTD	
Notes to and forming pa	rt of the Financial Statements	
Particulars	Financial year Ended 31st March 2025 Amount in ₹00	Financial year Ended 31st March 2024 Amount in ₹00
Note - "13" Revenue From Operations		7 mile uni (00
Revenue from Operation	- 1	
		_
Note - "14" Other Income		
Interest on Loan		
Interest on I.Tax Refund	11,641.86	18,390.3
Others	64.36	59.3
		3.09
	11,706.22	18,452.83
Note - "15" Changes in Inventories		
Opening Stock Work - in - Progress		
Less : Closing Stock Work - in - Progress	64,459.99	61,160.6
2000 : Oldsing Clock Work - III - Progress	64,459.99	64,459.99
		(3,299.38.
Note - "16" Employee Benefits Expense		
Salary & Bonus	6 399 13	0.040.0
Director's Remuneration	6,388.13	6,249.90
	6,823.80 13,211.93	7,493.97
	13,211.93	13,743.87
Note - "17" Other Expense		
Auditors Remuneration		
-Audit Fees	413.00	205.00
-Other Services	413.00	295.00
Advertisement & Publicity	153.30	470.0
Bank Charges	6.44	173.67
Conveyance Charges	0.44	4.60
Delisting Fees		24.3
Exgratia Exp.		2,065.00
Filing Fees	5400	500.02
General & Office Expenses	54.66	66.20
Interest on P.Tax	0.05	168.93
Custodial fees	0.05	
Licence Fees	106.20	
Listing fee	70.80	
MPS Violation Fees	472.00	472.00
Postage & Telegram	29,205.00	
Printing & Stationery	54.52	58.90
Professional Fees	36.10	126.66
Rates & Taxes	3,618.50	858.09
Telephone & Internet Charges	25.00	25.00
Total formation of the contract of the contrac	7.06	43.77
	34,222.63	4,882.15



Notes to and forming part of the Financial Statements

- Amount in the financial statements are presented in Rupees and rounded off to the nearest decimal thereof. The figures have been re-grouped/ re-classified, wherever necessary to conform to the current year presentation.
- In the opinion of the Board the Current Assets, Loans and Advances are not less than the stated value if realised in ordinary course of business. The provision for all known liabilities is adequate and not in excess of the amount reasonably necessary. There is no contingent liability except stated and informed by the Management.
- Contingent Liabilities:-

The Contingent Liabilities during the year under review are NIL. (P. Y. NIL)

Earnings per share in accordance with AS-20

Earnings per share is computed as under:-	2024-25	2023-24		
Profit available for Equity Shareholders (Rs)	(A)	(3572834)	(11024)	
Weighted average number of Equity Shares outstanding	(B)	3,00,000	3,00,000	
Face value of Rs.10/- per share		10	10	
Earnings per Equity share – Basic & Diluted (A/B) (Rs.)		(11.91)	(0.03)	

For & on Behalf of the Board

BFM INDUSTRIES LTD. BFM INDUSTRIES LTD.

For Komandoor & Co.LLP Chartered Accountants Firm Registration No. 001420S/S200034

UDIN: 25305966 BM LAG J 9590

Mr. Sushil Kumar Banthia Whole time Director

DIN:00555169

Director

DIN:07104417

Sanjay Shaw

(Partner) Membership No. 305966

Date: 26th day of May, 2025

Place: Kolkata - 700 00

Chief Financial Officer Mr. Devendra Kr. Agarwal

Chief Financial Officer

BFM INDUSTRIES LIMITED

intree Cupta

Company Secretary Bhagyashree Gupta Company Secretary

LIMITED

DISCLOSURE	OF DELATED DADT	V TO ANICACTION	AC ON 21 02 2025

											Additional disclosure of related party transactions - applicable only in case the related party transaction relates to loans, inter-corporate deposits, advances or investments made or given by the listed entity/subsidiary. These details need to be disclosed only once, during the reporting period when such transaction was undertaken.								
	Details of the party (listed Entity /subsidiary) entering into the transaction	Type of related Party transaction	Value of the related party transaction as approved by the audit committee	transaction during the			In case any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments			Details of the loans, inter-corporate deposits, advances or investments				sits,					
SI No	Name	PAN	Name	PAN	Relationshi p of the				Opening balance	Closing balance	Nature of indebtedness	Cost	Tenure	Nature (loan/	Interest Rate	Tenure		Purpose for which	
					counterpar ty with the listed entity or its subsidiary						(loan/ issuance of debt/ any other etc.)			advance/ intercorporate deposit/ investment	(%)		red	the funds will be Utilized by the ultimate Recipient	
	BFM INDUSTRIE S LTD.		Mr.Sushil Kumar Banthia		Whole — Time Director (Key Managerial Personnel)	Remuneration	As approved by NRC, Board and Shareholders	6,823.80										of funds	
	BFM INDUSTRIE S LTD.		Mr.D.K.Agarw al		CFO (Key Managerial Personnel)	Remuneration	As approved by NRC and Board	4,349.52		-			-	-		-		-	
	BFM INDUSTRIE S LTD.		Bhagyashree Gupta		Company Secretary (Key Managerial Personnel)	Remuneration	As approved by NRC and Board	1,800.00											
	Total							12,973.32		1	-		-			-		-	

The details in this format are provided in respect of all related party transactions undertaken during the reporting period

