B-1 /73, "B-Wing" Greenfield CHS, JVLR, Majas Depot, Andheri (E), Mumbai - 400093.

Cell: +919867792642 E-Maíl: katheat.yash@gmaíl.com

To,

Board of Directors
Torus Oro Portfolio Management Private Limited
2nd Floor, ICC Chambers, Saki Vihar Rd,
Muranjan Wadi, Marol, Andheri East
Mumbai, Maharashtra 400072

We have examined the Disclosure Document dated January 7, 2025 for Portfolio Management Services prepared in accordance with Regulation 22 of SEBI (Portfolio Managers) Regulations, 2020 by Torus Oro Portfolio Management Private Limited, having its office at 2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol, Andheri East Mumbai, and Maharashtra 400072.

Based on our examination of attached Disclosure Document, audited annual accounts of Torus Oro Portfolio Management Private Limited and other relevant records and information furnished by the management, we certify that the disclosures made in the attached Disclosure Document for Portfolio Management Services are true, fair and adequate to enable the investors to make a well-informed decision.

We have relied on the representation given by the Management about penalties or litigations against the Portfolio Manager mentioned in the Disclosure Document. We are unable to comment on the same.

This certificate has been issued to Torus Oro Portfolio Management Private Limited for submission to the Securities and Exchange Board of India under SEBI (portfolio Managers) Regulations, 2020 and should not be used or referred to for any other purpose without our prior written consent.

This certificate is issued at the request of the client. Our certificate should be not be used for any purpose mentioned above in the certificate. Accordingly, we do not accept or assume any liability or duty of care for any other purposes or to any other person to whom this certificate is shown or into whose hands it may come, except where expressly agreed by out prior consent in writing.

For Katheat & Associates
Chartered Accountants
Firm Pogietration Number: 1410

Firm Registration Number: 141912W

Yashwant Singh Katheat Proprietor

Membership Number: 168960 UDIN: 25168960BMQLWQ3622

Place: Mumbai

Date: 1st February, 2025

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED SEBI Registration Number: INP000008251

PORTFOLIO MANAGEMENT SERVICES DISCLOSURE DOCUMENT

FORM C

SECURITIES AND EXCHANGE BOARD OF INDIA (PORTFOLIO MANAGERS) REGULATIONS, 2020 (Regulation 22)

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED

Registered Office: 2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol, Andheri East, Mumbai, Maharashtra 400072

Tel.:9819053911; email:(connect@torusoropms.com)

We confirm that:

- (i) the Disclosure Document forwarded to the Board / SEBI is in accordance with the SEBI (Portfolio Managers) Regulations, 2020 and the guidelines and directives issued by the Board from time to time.
- (ii) the disclosures made in the document are true, fair and adequate to enable the investors to make a well-informed decision regarding entrusting the management of the portfolio to us / investment in the Portfolio Management Services;
- (iii) The Disclosure Document has been duly certified by M/s.KATHEAT & ASSOCIATES, Chartered Accountants, having its office at B1-73, Greenfield CHS, JVLR, Andheri East, Mumbai 400 093, Maharashtra having firm Registration Number FRN 141912W, to the effect that the disclosures made in the document are true, fair and adequate to enable the investors to make a well informed decision.

Signature of the Principal Officer

Date: January 07, ,2025

Place: Mumbai

Name: Designation: Ashwani Shukla Principal Officer

Address:

2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi,

Marol, Andheri East, Mumbai,

Maharashtra 400072

PORTFOLIO MANAGEMENT SERVICES DISCLOSURE DOCUMENT

OF

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED (SEBI REGISTRATION No.: INPO00008251)

(As per the requirement of the Fifth Schedule under Regulation 22 of the SEBI (Portfolio Managers) Regulations, 2020

Key Information

- This Disclosure Document has been prepared in accordance with the Securities and Exchange Board
 of India (Portfolio Managers) Regulations 2020, as amended from time to time and filed with SEBI
- This Disclosure Document has been filed with the Securities and Exchange Board of India (SEBI) along
 with the Certificate in the prescribed format in terms of Regulation 22 of SEBI (Portfolio Managers)
 Regulations, 2020.
- The purpose of the Document is to provide essential information about the Portfolio Management Services (PMS) in a manner to assist and enable the investors in making informed decisions for engaging TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED (Portfolio Manager) as a Portfolio Manager.
- This Disclosure Document sets forth concisely the necessary information about the Portfolio Manager that is required by a prospective investor before investing.
- The investor should carefully read the entire Disclosure Document prior to making a decision to avail
 of the Portfolio Management Services and should retain this Disclosure document for future
 reference.
- This Disclosure Document is dated January 07, 2025 (Audited Financial data of the Portfolio Manager considered up to 31st March 2024)

PRINCIPAL OFFICER Mr. Ashwani Shukia

LIMITED
SEBI Registration No.: INP000008251

PORTFOLIO MANAGER

Registered Office: 2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol, Andheri East, Mumbai, Maharashtra 400072 Registered Office: 2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol, Andheri East, Mumbai, Maharashtra 400072

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE

Tel no. +91 9343481944

Email: connect@torusoropms.com

Tel no. +91 9343481944

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1. Disclaimer Clause:

The particulars given in this Disclosure Document have been prepared in accordance with the SEBI (Portfolio Managers) Regulations 2020 and this Document has been filed with SEBI. This Document has neither been approved nor disapproved by SEBI nor has SEBI certified the accuracy or adequacy of the contents of this Document. You are requested to retain the document for future reference. This document is not for public distribution and has been furnished to you solely for your information and may not be reproduced or redistributed to any other person.

Notwithstanding anything contained in this Disclosure Document, the provisions of SEBI (Portfolio Managers) Regulations, 2020 and as amended from time to time and the circulars/guidelines issued by SEBI from time to time there under shall be applicable.

This Disclosure Document along with a certificate in Form C is required to be provided to the Client, prior to entering into an agreement with the Client.

2. Definitions:

In this disclosure document, the following words and expressions shall have the meanings specified herein, unless the context otherwise requires:

Act	means the Securities and Exchange Board of India Act, 1992 (15 of 1992) as				
	amended from time to time				
Accreditation	means a subsidiary of a recognized stock exchange or a subsidiary of a depository				
Agency	or any other entity as may be specified by SEBI from time to time.				
Accredited Investor	means any person who fulfils the following eligibility criteria or such other criteria as may specified by SEBI from time to time and is granted a certificate of accreditation by an accreditation agency. The persons fulfilling the following criteria, or such other criteria as may be specified by SEBI from time to time, will be eligible to be considered as Accredited investors: (i) Individuals, HUFs, Family Trusts and Sole Proprietorships, which meet the criteria as under: a. Annual Income >= INR 2 Crore; OR b. Net Worth >= INR 7.5 Crore, out of which at least INR 3.75 Crore is in the form of financial assets; OR c. Annual income >= INR 1 Crore+ Net Worth >= INR 5 Crore, out of which at least INR 2.5 Crore is in the form of financial assets; (ii) Partnership Firms set up under the Indian Partnership Act, 1932 in which each partner independently meets the criteria for accreditation. (iii) Trusts (other than family trusts) with net worth greater than or equal to INR 50 Crore. (iv) Body Corporates with net worth greater than or equal to INR 50 Crore.				
Agreement	means the agreement between Portfolio Manager and its Client in terms of Regulation 22 of the Regulations and shall include all schedules, recitals, exhibits and annexures attached thereto and any amendments made to the said Agreement by the Parties in writing.				
Assets	means (i) the Portfolio and/or (ii) the Funds and includes all accruals, benefits, allotments, calls, refunds, returns, privileges, entitlements, substitutions and / or replacements or any other beneficial interest, including dividend, interest, rights, bonus as well as residual cash balances, if any (represented both by quantity and in monitory value), in relation to or arising out of Assets.				
Associate	means (i) a body corporate in which a director or partner of the Portfolio Manager holds either individually or collectively, more than twenty percent of its paid-up equity share capital or partnership interest, as the case may be; or (ii) a body corporate which holds, either individually or collectively, more than twenty percent of the paid-up equity share capital or partnership interest, as the case may be of the Portfolio Manager				
Board	means the Securities and Exchange Board of India				
Client or Investor	means any person who signs an Agreement with the Portfolio Manager for availing portfolio management services.				
Custodian	means any person who carries on or proposes to carry on the business of providing custodial services in accordance with the regulations issued by SEBI from time to time.				
Depository Account	means one or more account or accounts opened, maintained and operated by the Portfolio Manager in the name of the Client with any depository or depository				

	participant registered under the SEBI (Depositories and Participants) Regulations, 1996.
Disclosure	This document issued by TORUS ORO PORTFOLIO MANAGEMENT PRIVATE
Document	LIMITED for offering Portfolio Management Services, prepared in terms of Regulations 22 of SEBI (Portfolio Managers) Regulations, 2020.
Financial year	means the year starting from April 1 and ending on March 31 of the following year.
Funds	means the money and/or market value of securities placed by the Client with the Portfolio Manager and any accretions thereto.
Goods	means the goods notified by the Central Government under clause (be) of section 2 of the Securities Contracts (Regulation) Act, 1956 and forming the underlying of any commodity derivative.
High Water Mark	means value of the highest Closing NAV achieved by the Portfolio in any year during the subsistence of this Agreement (adjusted for any additional funds/withdrawals by the Client in that year) and net of Portfolio Management Fees, for that year.
Initial Corpus	means the value of the funds and the market value of readily realizable securities brought in by the client at the time of registering as a client with the Portfolio Manager and accepted by the Portfolio Manager.
Investment	means a broad outlay of the type of securities and permissible instruments to be
Approach	invested in by the Portfolio Manager for the customer, taking into account factors specific to clients and securities.
Large Value Accredited Investor	means an Accredited Investor who has entered into an agreement with the Portfolio Manager for a minimum Capital Contribution of ten crore rupees
NRI	Non-Resident Indian as defined in Section 2(30) of the Income Tax Act, 1961
Parties	means the Portfolio Manager and the Client; and "Party" shall be construed accordingly.
Person	Means and includes any individual, partners in partnership, limited liability partnership, central or state government, company, body corporate, cooperative society, corporation, trust, society, Hindu Undivided Family or any other body of persons, whether incorporated or not.
Portfolio	Portfolio means the total holdings of funds/securities belonging to any person / investor
Portfolio Manager	TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED incorporated under the Companies Act 2013, and registered with SEBI to act as a Portfolio Manager in terms of SEBI (Portfolio Managers) Regulations, 2020vide Registration No. INPO00008251
Principal Officer	means an employee of the Portfolio Manager who has been designated as such by the Portfolio Manager and is responsible for: - i. the decisions made by the Portfolio Manager for the management or administration of portfolio of securities or the funds of the client, as the case may be and ii. all other operations of the Portfolio Manager.
RBI	Reserve Bank of India, established under the Reserve Bank of India Act, 1934, as amended from time to time.
Regulations	means the Securities and Exchange Board of India (Portfolio Managers) Regulations, 2020.

The state of the s		
SEBI	means The Securities and Exchange Board of India.	
Securities	Security as defined in Section 2(h) of the Securities Contract (Regulation) Act,	
	1956, provided that securities shall not include any securities which the Portfolio	
	Manager is prohibited from investing in or advising on under the Regulations or	
	any other applicable law.	

Words and expressions used in this Disclosure Document and not expressly defined shall be interpreted according to their general meaning and usage. The definitions are not exhaustive. They have been included only for the purpose of clarity and shall in addition be interpreted according to their general meaning and usage and shall also carry meanings assigned to them in Regulations.

3. Description:

(i) History, Present Business and Background of the Portfolio Manager:

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED is engaged in the business of rendering fund management services to funds, alternative investment funds, individuals, corporates, institutions and all such classes of investors. TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED has received approval from SEBI for rendering Portfolio Management Services on 20th September 2019 vide registration number INPO00008251.

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED is the Subsidiary Company of Cosmea Investments Private Limited (Equity Shareholding 90.6% of the Equity Share Capital of the Portfolio Manager) as of the date of this Disclosure Document.

(ii) Directors and their background:

Name& Designation	Qualification	Brief Experience	Other Directorships		
Soumen Ghosh Director	ČA	Soumen Ghosh is an Industry veteran acclaimed for his accomplishments in establishing new Businesses & Shareholder Value Creation. Soumen Ghosh is credited with Building and managing three Leading Financial Services Group in the Industry that saw him building their various financial services businesses from scratch to leading positions in the industry.	1) Cosmea Investments Private Limited 2) Alphaniti Fintech Private Limited 3) Cosmea Quantamental Investment Management Private Limited 4) Watsonia Advisory Services Private Limited 5) Tagetes Holdings Private Limited 6) Soucar Holdings Private Limited 7) Cosmea Investment Holdco Private Limited 8) Psquare Holdings Private Limited 9) Torus Digital Private Limited 10) Torus Wealth Private Limited 11) Cosmea General Insurance Limited 12) Torus Alternate Investment Fund Private Limited 13) Torus Financial Markets Private Limited 14) Torus Health Advisory Private Limited 15) Torus Oro Portfolio Management Private Limited		

<u>}</u>			10 4 AM 10 M 11 M 10 M 10 M 10 M 10 M 10 M 1
Arindam Ghosh Director	CA	Arindam has over 2 decades of experience in financial services in India and Asia-Pacific region across Investment Management, Wealth Management, MBFCs and Fintech. He co-founded Alphaniti which is a financial technology and big data led platform company in the Investment domain. Among other roles, Arindam joined Mirae Asset as 'Head of Asia Pacific Business' based out of Hong Kong. Subsequently as CEO of Mirae Asset India he launched and established their Mutual Fund organization from inception. Prior to this, he was associated with Fidelity International and covered key markets in the Asia Pacific Region (ex-India) and comprising of Japan, Australia, Hong Kong, Korea, Taiwan and Singapore. Arindam has also been associated in senior leadership roles across leading domestic organizations including Tata and AV Birla Group.	1) Torus Alphaniti Technologies Private Limited 2) Torus Alphaniti Private Limited 3) Navi AMC Limited 4) Brainstormerz Research and Data Analytics Private Limited 5) Navi Finserv Limited
Sanjeev Chaturvedi Director	МВА	Mr Sanjeev Kumar Chaturvedi holds Post- graduate diploma in Finance Management from L.N. Welingkar Institute of Management Development & Research He has over 20 years of extensive experience which includes companies like Geetanjali Gems. Post his exit in Geetanjali Gems he has worked as Senior Manager — Finance & Accounts in Reliance Financial Limited.	7) Torus Edu Private Limited 7) Torus Skillforce Private Limited 8) Torus Alternative Investment Ifsc Private Limited 9) Railpays (India) Processing Solutions Private Limited 10) Torus Global Finance Ifsc Private Limited 11) Torus Alphaniti Technologies Private Limited 12) Torus Alphaniti Private Limited

(iii) Top 10 Group companies/firms of the Portfolio Manager on turnover basis for the period ended March 31, 2024:

Sr. No.	Name of the Company
1.	Cosmea Investments Private Limited
2	Torus Financial Markets Private Limited
3	Torus Digital Private Limited
4	Abira Securities Limited
5	Tickpro Technologies Private Limited
6	Torus Housing Finance Services Private Limited
7	Watsonia Advisory Services Private Limited
-8	Torus Wealth Private Limited
9	Torus Alternate Investment Fund Private Limited
10	Torus Mass Advisory Private Limited

(iv) Details of services being offered:

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED will provide Discretionary and Non-Discretionary Portfolio Management and Advisory services. Kindly refer to Point 5 for more details.

4. Penalties, pending litigation or proceedings, findings of inspection or investigations for which action may have been taken or initiated by any regulatory authority:

(i)	All cases of penalties imposed by the Board or the directions issued by the Board under the Act or Rules or Regulations made thereunder	Nİ
(ii)	The nature of the penalty / direction	Not Applicable
(iii)	Penalties imposed for any economic offence and / or for violation of any securities laws	Nîl
(iv)	Any pending material litigation / legal proceedings against the Portfolio Manager / key personnel with separate disclosure regarding pending criminal cases, if any	Níl
(v)	Any deficiency in the systems and operations of the Portfolio Manager observed by the Board or any regulatory agency	Nil
(vi)	Any enquiry / adjudication proceedings initiated by the Board against the Portfolio Manager or its directors, principal officer or employee or any person directly or indirectly connected with the Portfolio Manager or its directors, principal officer or employee, under the Act or Rules or Regulations made thereunder.	Nil .

5. SERVICES OFFERED:

A) DISCRETIONARY PORTFOLIO MANAGEMENT SERVICES:

- I. Investment Approach: All Weather Strategy (Equity Strategy)
- a) Investment objective: The investment objective is to generate alpha over benchmark using smart beta factor-based scoring along with multi-asset strategy. The strategy alms to outperform the benchmark over medium to long term based on a portfolio constructed across equities, debt and gold. Allocation of equities is further based on momentum style smart beta factor.
- b) Description of types of securities e.g. equity or debt, listed or unlisted, convertible instruments, etc.: Consistent with the investment objective and subject to the SEBI Regulations, the Client's funds may be invested in such securities of Companies listed on the National Stock Exchange of India Limited (NSE) and the BSE Limited (BSE), capital and money market instruments or in fixed income securities or variable securities of any description, by whatever name called including -
 - Equity and equity related securities
 - ii. Debentures (convertible and non-convertible), bonds, secured premium notes, corporate debt (of both public and private sector undertakings), securities issued by banks (both public and private sector) and development financial institutions like certificate of deposits (CDs), coupon bearing bonds, zero coupon bonds and tax-exempt bonds of Indian companies and corporations; and
 - ill. Units of mutual funds (including exchange traded funds (ETFs)).

Cash that is not invested maybe deployed in debt and fixed income securities including money market instruments and units of mutual fund schemes (debt-oriented / income, gilt and liquid/ money market mutual fund schemes), liquid funds or arbitrage funds run by well-established and reputed fund houses and deployed in the market as and when opportunities arise.

- c) Basis of selection of such types of securities as part of the investment approach:
 - The selection of stocks is based on a proprietary stock screens based on momentum style smart beta strategy, it is a strategy consisting of smart beta factor that has historically delivered higher risk-adjusted returns.
- d) Allocation of portfolio across types of securities: The portfolio Manager uses a multi-asset strategy for asset allocation, which could be revised based on market conditions over time.

The portfolio manager based on multi-asset strategy model would arrive at an indicative equity allocation. This makes the asset allocation process and investment decisions more proactive rather than being reactive to market conditions.

The Portfolio Manager believes that on average it would take 3 – 5 years for its ideas to reach their price potential. It therefore envisages a turnover of approximately 100%+ every year. However, it is cautioned that these numbers are indicative only, and actual results may vary significantly from these 'rules of thumb' depending on the market conditions prevalent during the tenure of the investment.

Depending on the events in the markets the Portfolio Manager would have the flexibility to alter the above allocations.

e) Appropriate benchmark to compare performance and basis for choice of benchmark:

The Clients' portfolio is to be invested in listed equities. The portfolio created could be formed from investments in companies with any market capitalization and so could include large cap and/or mid cap. The proportion of large andmid-cap could vary significantly from time to time.

Therefore, the appropriate benchmark chosen to compare performance of the Portfolio Manager is the S&P BSE 500 TRI.

f) Index Indicative tenure or investment horizon:

The Portfolio Manager will be making investments with a minimum 3-5 years investment horizon, and can be reviewed/amended based on multi-asset strategy.

However, the Portfolio Manager may buy/sell/rebalance the stocks in the Portfolio before the indicative time horizon of 3-5 years for reasons including, but not limited to, the Portfolio Manager's latest views on the attractiveness of the investments made.

g) Risks associated with the investment approach: Please refer clause 6 for Risk Factors

II. Investment Approach: Alpha Compounders (Equity Strategy)

a) Investment objective:

The investment objective is to generate long term wealth by primarily investing in fundamentally sound companies over longer-term holding period. Focus is to identify companies having future growth potential available at attractive valuation. The bottom-up strategy aims to select and invest in good quality, high growth companies that are available at reasonable valuations.

b) Description of types of securities e.g., equity or debt, listed or unlisted, convertible instruments, etc.:

Consistent with the investment objective and subject to the SEBI Regulations, the Client's funds may be invested in such securities of Companies listed on the National Stock Exchange of India Limited (NSE) and the BSE Limited (BSE), capital and money market instruments or in fixed income securities or variable securities of any description, by whatever name called including —

i. Equity and equity related securities

ii. Debentures (convertible and non-convertible), bonds, secured premium notes, corporate debt (of both public and private sector undertakings), securities issued by banks (both public and private sector) and development financial institutions like certificate of deposits (CDs), coupon bearing bonds, zero coupon bonds and tax exempt bonds of Indian companies and corporations; and iii. Units of mutual funds (including exchange traded funds (ETFs)).

Cash that is not invested may be deployed in debt and fixed income securities including money market instruments and units of mutual fund schemes (debt-priented / income, gilt and liquid/ money market mutual fund schemes), liquid funds or arbitrage funds run by well-established and reputed fund houses and deployed in the market as and when opportunities arise.

c) Basis of selection of such types of securities as part of the investment approach:

The selection of stocks is based on identifying companies showcasing characteristics like sound management, consistent track record, future potential growth, attractive operational parameters, consistent earnings growth, reasonable valuations, potential for re-rating and sector tailwinds.

d) Allocation of portfolio across types of securities:

The portfolio manager primarily invests in equity and equity related instruments. The portfolio is well diversified to lower the overall volatility of the portfolio.

e) Appropriate benchmark to compare performance and basis for choice of benchmark:

The Clients' portfolio is to be invested in listed equities. The portfolio created could be formed from investments in companies with any market capitalization, being a multi-cap approach. Therefore, the appropriate benchmark chosen to compare performance of the Portfolio Manager is the S&P BSE 500 TRI

f) Index Indicative tenure or investment horizon:

The Portfolio Manager will be making investments with a minimum 3-5 year investment horizon.

g) Risks associated with the investment approach: Please refer clause 6 for Risk Factors

Under the Discretionary portfolio management services, the Portfolio Manager will have the sole and absolute discretion to deploy assets brought in by a client in any type of security as per the Agreement. This may include the responsibility of managing and reshuffling the portfolio, buying and selling securities, keeping safe custody of the securities and monitoring book closures, dividend, bonus, rights etc. so that all benefits accrue to the Client's Portfolio, for an agreed fee structure and for a definite period as described, entirely at the Client's risk.

The Portfolio Manager shall have full and absolute discretion to make investment decisions on the client's behalf in any type of security as per executed Agreement. The Portfolio Manager's decision in deployment of the Clients account is absolute and final and can never be called in question or be open to review at any time during the currency of the agreement or any time thereafter except in the ground of conflict of interest, fraud, malafide intent or gross negligence by the Portfolio Manager. This right of the Portfolio Manager shall be exercised strictly in accordance with the relevant Act, rules and regulations, guidelines and notifications in force from time to time.

The portfolio of a client may differ from that of another client in the same investment Approach as per the discretion of the Portfolio Manager.

The investment objective is to generate capital appreciation predominantly through investments in equities with a medium to long-term perspective.

The Portfolio Manager will have a market capitalisation and benchmark agnostic strategy with a flexibility to invest across the market capitalization spectrum (i.e., large, mid and small cap companies) and across industries / sectors. The Portfolio Manager will seek to generate superior risk adjusted returns by superior stock selection based on fundamental research of companies, their businesses and the valuations at which they are quoting.

III, Investment Approach: Emerging Businesses (Equity Strategy)

a. Investment objective:

The investment objective is to generate capital appreciation by constructing a portfolio of undervalued companies which will benefit from structural tailwinds leading to strong growth in earning potential along with margin expansion operating under an addressable market with a strong market share. The portfolio will primarily consists of mid and small cap companies having better growth prospects than their large cap peers. The aim is to identify companies very early in their lifecycle where it has the potential to benefit from the underlying fundamentals over the long run.

 Description of types of securities e.g., equity or debt, listed or unlisted, convertible instruments,

etc.:

Consistent with the investment objective and subject to the SEBI Regulations, the Client's funds may be invested in such securities of Companies listed on the National Stock Exchange of India Limited (NSE) and the BSE Limited (BSE), capital and money market instruments or in fixed income securities or variable securities of any description, by whatever name called including —

i. Equity and equity related securities

ii. Debentures (convertible and non-convertible), bonds, secured premium notes, corporate debt (of both public and private sector undertakings), securities issued by banks (both public and private sector) and development financial institutions like certificate of deposits (CDs), coupon bearing bonds, zero coupon bonds, and tax exempt bonds of Indian companies and corporations; and iii. Units of mutual funds (including exchange traded funds (ETFs)).

Cash that is not invested may be deployed in debt and fixed income securities including money market instruments and units of mutual fund schemes (debt-oriented / income, glit and liquid/ money market mutual fund schemes), liquid funds or arbitrage funds run by well-established and reputed fund houses and deployed in the market as and when opportunities arise.

c. Basis of selection of such types of securities as part of the investment approach:

The selection of stocks is based on identifying companies showcasing characteristics like market leader, long term competitive advantage, ability to generate better return on capital employed, manageable debt levels, competitive management, structural tailwind, high margin of safety and sound business quality.

d. Allocation of portfolio across types of securities:

The portfolio manager primarily invests in equity and equity related instruments. The portfolio is well diversified to lower the overall volatility of the portfolio:

e. Appropriate benchmark to compare performance and basis for choice of benchmark:

The Clients' portfolio is to be invested in listed equities. The portfolio created would be primarily of mid and small cap companies. Therefore, the appropriate benchmark chosen to compare performance of the Portfolio Manager is the S&P BSE 500 TRI.

f. Index Indicative tenure or investment horizon:

The Portfolio Manager will be making investments with a minimum 3-5 year investment horizon.

IV. Investment Approach: LEAP Long term opportunities (Equity Strategy)

a) Investment objective:

The investment objective is to generate superior risk adjusted returns and drive long term wealth creation by investing in high quality companies. The bottom-up strategy aims to select and invest in good quality, high growth companies that are available at reasonable valuations.

b) Description of types of securities e.g., equity or debt, listed or unlisted, convertible instruments, etc.:

Consistent with the investment objective and subject to the SEBI Regulations, the Client's funds may be invested in such securities of Companies listed on the National Stock Exchange of India Limited (NSE) and the BSE Limited (BSE), capital and money market instruments or in fixed income securities or variable securities of any description, by whatever name called including—

- i. Equity and equity related securities
- ii. Debentures (convertible and non-convertible), bonds, REITs, secured premium notes, corporate debt

both public and private sector undertakings), securities issued by banks (both public and private sector) and development financial institutions like certificate of deposits (CDs), coupon bearing bonds, zero coupon bonds and tax exempt bonds of Indian companies and corporations; and iii. Units of mutual funds (including exchange traded funds (ETFs)).

Cash that is not invested may be deployed in debt and fixed income securities including money market instruments and units of mutual fund schemes (debt-oriented / income, gilt and liquid/ money market mutual fund schemes), liquid funds or arbitrage funds run by well-established and reputed fund houses and deployed in the market as and when opportunities arise.

c) Basis of selection of such types of securities as part of the investment approach:

The core selection of stocks is based on identifying companies with attractive long term growth potential, strong management team, consistent track record, attractive operational performance, consistent earnings growth, reasonable valuations, potential for re-rating and sector tailwinds. We would also selectively invest in shorter-term tactical opportunities presented through market dislocations.

d) Allocation of portfolio across types of securities:

The portfolio manager primarily invests in equity and equity related instruments. The portfolio is well diversified to lower the overall volatility of the portfolio.

e) Appropriate benchmark to compare performance and basis for choice of benchmark:

The Clients' portfolio is to be invested in listed equities. The portfolio created would be primarily of mid and small cap companies. Therefore, the appropriate benchmark chosen to compare performance of the Portfolio Manager is the S&P BSE 500 TRI.

Index Indicative tenure or investment horizon:

The Portfolio Manager will be making investments with a minimum 3-5 year investment horizon.

V. Investment Approach: Low Volatility Equities (Equity Strategy)

- a) Investment objective: The investment objective is to generate returns with relatively minimal drawdowns during periods of extreme volatility by investing into a portfolio of stocks having higher price stability.
- b) Description of types of securities e.g. equity or debt, listed or unlisted, convertible instruments, etc.:

Consistent with the investment objective and subject to the SEBI Regulations, the Client's funds may be invested in such securities of Companies listed on the National Stock Exchange of India Limited (NSE) and the BSE Limited (BSE), capital and money market instruments or in fixed income securities or variable securities of any description, by whatever name called including -

- Equity and equity related securities
- li. Debentures (convertible and non-convertible), bonds, secured premium notes, corporate debt (of both public and private sector undertakings), securities issued by banks (both public and private sector) and development financial institutions like certificate of deposits (CDs), coupon bearing bonds, zero coupon bonds and taxeexempt bonds of Indian companies and corporations; and
- iii. Units of mutual funds (including exchange traded funds (ETFs)).

Cash that is not invested maybe deployed in debt and fixed income securities including money market instruments and units of mutual fund schemes (debt-oriented / Income, gilt and liquid/ money market mutual fund schemes), liquid funds or arbitrage funds run by well-established and reputed fund houses and deployed in the market as and when opportunities arise.

- c) Basis of selection of such types of securities as part of the investment approach:
 The selection of stocks is based on a proprietary stock screens based on low volatility. As markets move in cycles, low volatility factor tends to safeguard the portfolio during times of extreme volatility. Historically, low volatility portfolio tends to fall less compared to market leading to a significant outperformance over a long term.
 - d) Allocation of portfolio across types of securities: The portfolio Manager uses a low volatility factor for equity allocation.

The Portfolio Manager believes that on average it would take 3-5 years for its ideas to reach their price potential. It therefore envisages a turnover of approximately 50% every year. However, it is cautioned that these numbers are indicative only, and actual results may vary significantly from these rules of thumb' depending on the market conditions prevalent during the tenure of the investment.

Depending on the events in the markets the Portfolio Manager would have the flexibility to alter the above allocations.

e) Appropriate benchmark to compare performance and basis for choice of benchmark:

The Clients' portfolio is to be invested in listed equities. The portfolio created could be formed from investments in companies with any market capitalization and so could include large cap and/or mid cap. The proportion of large andmid-cap could vary significantly from time to time.

Therefore, the appropriate benchmark chosen to compare performance of the Portfolio Manager is the S&P BSE 500 TRI.

f) Index Indicative tenure or investment horizon:

The Portfolio Manager will be making investments with a minimum 3-5 years investment horizon, and can be reviewed/amended based on investment philosophy.

However, the Portfolio Manager may buy/sell/rebalance the stocks in the Portfolio before the indicative time horizon of 3-5 years for reasons including, but not limited to, the Portfolio Manager's latest views on the attractiveness of the investments made.

g) Risks associated with the investment approach: Please refer clause 6 for Risk Factors

B) NON-DISCRETIONARY SERVICES:

The Portfolio Manager will provide Non-discretionary Portfolio Management Services as per express prior Instructions issued by the Client from time to time, in the nature of investment consultancy/management, and may include the responsibility of managing, renewing and reshuffling the portfolio, buying and selling the securities, keeping safe custody of the securities and monitoring book closures, dividend, bonus, rights, etc. so as to ensure that all benefits accrue to the Client's Portfolio, for an agreed fee structure and for a definite described period, entirely at the Client's risk.

C) ADVISORY SERVICES:

The Portfolio Manager will provide Advisory Portfolio Management Services, in terms of the SEBI (Portfolio Manager) Regulations, 2020. The Portfolio Manager's responsibility shall include advising on the portfolio strategy, sectoral allocation and investment and divestment of individual securities on the client portfolio, for an agreed fee structure, entirely at the Client's risk.

The Portfolio Manager shall be solely acting as an advisor to the portfolio of the client and shall not be responsible for the investment / divestment of securities and / or administrative activities on the clients' portfolio.

MINIMUM INVESTMENT AMOUNT:

The Client shall deposit with the Portfolio Manager, an Initial Corpus consisting of funds of an amount prescribed by the Portfolio Manager for a specific portfolio, subject to minimum investment amount as specified under SEBI Regulations, as amended from time to time. The client may on one or more occasion or on a continual basis, make further placement of funds under the service.

POLICY FOR INVESTMENT IN ASSOCIATE / GROUP COMPANIES:

The Portfolio Manager will not invest in its subsidiary or associate or group companies or in any of the Related Party of the Portfolio Manager.

6. RISK FACTORS:

- Securities investments are subject to market risks and there is no assurance or guarantee that the
 objectives of investments will be achieved.
- Past performance of the Portfolio Manager is not Indicative of its future performance.
- Investors are not being offered any guaranteed or assured return/s i.e., either of Principal or appreciation on the portfolio.

- Investors may note that Portfolio Manager's investment decisions may not be always profitable, as
 actual market movements may be at variance with anticipated trends.
- The liquidity of the Portfolio's investments is inherently restricted by trading volumes in the securities in which it invests.
- The valuation of the Portfolio's investments, may be affected generally by factors affecting securities markets, such as price and volume volatility in the capital markets, interest rates, currency exchange rates, changes in policies of the Government, taxation laws or any other appropriate authority policies and other political and economic developments which may have an adverse bearing on individual securities, a specific sector or all sectors including equity and debt markets. There will be no prior intimation or prior indication given to the Clients when the composition / asset allocation pattern changes.
- Risk Arising from Investment Objective, Investment Strategy and Asset Allocation Trading volumes, settlement periods and transfer procedures may restrict the liquidity of the investments made by the Portfolio. Different segments of the financial markets have different settlement periods, and such periods may be extended significantly by unforeseen circumstances. The inability of the Portfolio to make intended securities purchases due to settlement problems could cause the Portfolio to miss certain investment opportunities. By the same rationale, the inability to sell securities held in the portfolio due to the absence of a well-developed and liquid secondary market for debt securities would result, at time, in potential losses to the Portfolio, in case of a subsequent decline in the value of securities held in the Portfolio.
- The Portfolio Manager may, considering the overall level of risk of the portfolio, invest in lower rated/unrated securities offering higher yields and/or higher capital appreciation potential. This may increase the risk of the portfolio. Such investments shall be subject to the scope of investments as laid down in the Agreement.
- Securities, which are not quoted on the stock exchanges, are inherently illiquid in nature and carry a larger amount of liquidity risk, in comparison to securities that are listed on the exchanges or offer other exit options to the investor, including a put option. The Portfolio Manager may choose to invest in unlisted securities that offer attractive yields and/or higher capital appreciation potential. This may however increase the risk of the portfolio. Such investments shall be subject to the scope of investments as laid down in the Agreement.
- While securities that are listed on the stock exchange carry lower liquidity risk, the ability to sell these
 investments is limited by the overall trading volume on the stock exchanges. Money market
 securities, while fairly liquid, lack a well-developed secondary market, which may restrict the selling
 ability of the Portfolio(s) and may lead to the investments incurring losses till the security is finally
 sold.
- Interest Rate Risk: changes in interest rates may affect valuation of the portfolio. Debt markets can
 be volatile leading to the possibility of price movements up or down in fixed income securities and
 thereby of possible movements in the valuations of Portfolios.
- Liquidity or Marketability Risk: Certain securities may become impossible to sell or not marketable
 due to the absence of any potential buyers. In such situations, the investment in the securities may
 be lost or its realization may be inordinately delayed.
- Credit Risk: Credit Risk or default risk refers to the risk that an issuer of a fixed income security may
 default (i.e., will be unable to make timely principal and interest payments on the security). Because
 of this risk corporate debentures are sold at a higher yield above those offered on Government

Securities which are sovereign obligations and carry lower credit risk. Normally, the value of a fixed income security will fluctuate depending upon the changes in the perceived level of credit risk as well as any actual event of default. The greater the credit risk, the greater the yield required for someone to be compensated for the increased risk.

Risks arising out of Non-Diversification

Diversification of portfolio across asset classes, investment themes, sectors and securities are normally construed to be less risky for investors. It is to be noted that the portfolio is likely to be more focused on a single asset class, i.e., equities which inherently can be volatile. Further the portfolio could be subject to more risk on account of its concentration of investments into a few sectors or a limited number of securities. In addition to limited/inadequate diversification across asset classes, themes and sectors, the portfolio could be prone to higher risk on account of non-diversification across capitalizations, particularly if the portfolio has a bias towards mid-cap and small capcompanies

Specific Risk factors pertaining to Unlisted Securities

In case of a Company's IPO, the investment maybe subject to regulatory lock in, if any, as prescribed by SEBI from time to time. Many of such investments made by the Portfolio Manager may be illiquid, and there can be no assurance that the Portfolio Manager will be able to realize value from such investments in a timely manner. Since such investment may involve a high degree of risk, poor performance by such investments could lead to adverse effects on investor portfolios.

 The Portfolio Manager is a new established entity. It is incorporated on 28th February 2019. We hereby declare that the Portfolio Manager has no past track record/ experience as Portfolio Manager.

CLIENT REPRESENTATION:

1. Portfolio Management Business Details:

TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED will make best efforts to manage client accounts in the best interest of the client. TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED shall not benefit from individual client account in any other manner apart from the management and performance linked fee charged to the client.

Category of Clients	No. of Clients		Funds Managed (INR Crore)		Nature of Services	
	As of 30,09,2024	As of 31. 03. 2024	As of 30.09.2024	As of 31, 03, 2024		
Associate / Group Companies /	1	-	8,21	****	Discretionary PMS & Advisory	
Others: Corporates	3	als PI	4.5		Discretionary PM5 & Advisory	
Others: Individuals	71	47	157.5	109.98	Discretionary PMS & Advisory	
Total	75	47	170.21	109.98	.,,,-	

Pursuant to SEBI Circular no. SEBI/HO/IMD/DF1/CIR/P/2020/26 dated February 13, 2020, on 'Guidelines for Portfolio Managers', clients can on-board directly with TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED, without intermediation of persons engaged in distribution services and no charges except statutory charges shall be levied at the time of on-boarding.

II. Complete disclosure in respect of transactions with related parties as per the standards specified by the Institute of Chartered Accountants of India (31st March 2024):

III.

Name of Related Party	Nature of Relationship
Cosmea Investments Private Limited	Holding Company
Tickpro Technologies Private Limited	Group Company
Nitin Agrawal	Key Management Personnel / Directors
Caroline Ghosh	Relative of KMP

Transactions During the Financial Year ended 31st March 2024:

Name of Related Party	Nature of Transaction	Amount (INR)
Tickpro Technologies	Interest Received	46,81,000/-
Private Limited		100 March 1 and 1 and 2
Nitin Agrawal	Management Fees	44,000/-
Caroline Ghosh	Management Fees	2,44,000/-

8. FINANCIAL PERFORMANCE OF THE PORTFOLIO MANAGER

The Portfolio Manager was incorporated on 28th February 2019. The Portfolio Manager commenced Portfolio Management Services only upon receipt of SEBI Registration on 20thSeptember 2019. The higher net-worth requirement for Portfolio Managers has been complied with in accordance with the timeline provided by SEBI (Portfolio Managers) Regulations, 2020. The financial performance of the Portfolio Manager is presented below based on the audited financials:

Balance Sheet as at	March 31,	March 31, 2023	March 31, 2022	
	2024	Rs.	Rs.	AND THE RESERVE OF THE PARTY OF
EQUITY & LIABILITIES:				
Share Capital	5,50,00,000	5,50,00,000	2,20,00,000	
Reserves & Surplus	(6,01,230)	(12,55,290)	6,55,319	
Non Current and Current Liabilities	43,53,470	19,01,020	4,97,272	
Total	5,87,52,240	5.56,45,730	2,31,53,354	
ASSETS:				
Fixed assets				
Gross block	1,68,961	1,68,961	1,68,961	
Less: Accumulated	1,28,460	77,260	26,055	
depreciation				
Net block	40,500	91,701	1,42,906	<u></u>
Investments	_	4,55,73,750	70.00 mm var.	
Other Non-Current Assets	5,730		88,895	
Current Assets:				
Trade Receivables	42,67,900	9,20,270	4,50,593	
Cash & Cash Equivalents	42,170	34,13,720	2,09,91,365	
Other Current Assets	5,43,95,940	56,46,289	14,79,594	
Total	5,87,52,240	5,56,45,730	2,31,53,354	

Statement of Profit & Loss	For the Year April 01, 2023 - March 31, 2024 Rs.	For the Year April 01, 2022 - March 31, 2023 Rs.	For the Year April 01, 2021 - March 31, 2022 Rs.	
Revenue from Operations	93,08,530	57,50,550	1,54,08,816	
Other Income	46,92,510	8,22,450	9,94,044	
Total Expenses	1,33,26,240	80,21,400	1,60,38,896	
Profit / (Loss) Before Tax	6,74,800	(14,48,400)	3,63,964	
Tax expenses	20,740	(1,48,110)	(95,734)	
Profit / (Loss) After Tax	6,54,060	(15,96,500)	2,68,230	

Conflicts of Interest:

The Company has adopted an extensive Conflict of Interest Policy which primarily alms to ensure that the Company's clients are treated fairly and at the highest level of integrity and that their interests are protected at all times. The policy lays down the framework to identify and adequately manage / mitigate such conflict of interest thereby safeguarding the Client's interest.

The portfolio manager, its employees may purchase/sell securities in ordinary course of business and in that manner, there may arise conflict of interest with transactions in any of the client's portfolio. Such conflict of interest shall be dealt with in accordance with the Conflict of Interest Policy of the Company.

Details of investments in the securities of related parties of the Portfolio Manager (Regulation 22 (4) (da):

Investments in the securities of associates/related parties of Portfolio Manager:

Sr.	Investment	Name of the	Investment amount	Value of	percentage
No.	Approach, if	associate/related	(cost of investment) as	investment	of total AUM
) 4	any	party	on last day of the	as on last day	as on last day
5			previous calendar	of the	of the
1			guarter (INR in crores)	previous	previous
				calendar	calendar
				quarter (INR	quarter
	1			in crores)	
					3
-1911-16-10-07-117-0	NIL	Not Applicable	NIL	NIL	NIL

Details Of Diversification Policy of The Portfolio Manager (Regulation 22 (4) (db):

The Board of Directors of the Portfolio Manager has adopted a Diversification Policy for the portfolio of the PMS Clients as mandated under the amendment to the SEBI (Portfolio Managers) Regulations, 2020 and has decided not to invest in the Securities of any of the Associates / Related Parties of the Portfolio Manager.

9. PORTFOLIO MANAGEMENT PERFORMANCE:

In the performance/returns tables below, please note the following:

i. Performance / returns are calculated using the 'Time Weighted Rate of Return' method in terms of Regulation 22 of SEBI (Portfolio Managers) Regulations 2020.

ii. Returns are net of all fees and expenses.

The first client was on-boarded on 31st December 2019 (Inception Date). The table below outlines the unaudited returns of the investment Approach – All Weather Strategy of the Portfolio Manager versus the benchmark S&P BSE 500 TRI and Alpha Compounders Strategy of the Portfolio Manager versus the benchmark S&P BSE 500 TRI for all Clients (all corporate clients and all individual clients, considered together as a group).

A) ALL WEATHER:

Returns table for All Clients (individual + Corporate Clients)	01" April 2024 to 30 th September 2024	Since Inception till 31st March 2024
Portfolio performance of the Investment Approach – All Weather Strategy	25.49%	39.11%
Benchmark - S&P BSE500 TRI	20.20%	21,98%

B) ALPHA COMPOUNDERS:

Returns table for All Clients (Individual + Corporate Clients) Portfolio performance of the Investment Approach – Alpha Compounders	1 st April 2024 to 30 th September 2024 29,27%	Since Inception till March 31, 2024 22.21%
Benchmark – S&P BSE 500 TRI	20.20%	21.19%

C) LEAP LONG TERM OPPORTUNITIES:

Returns table for All Clients (Individual + Corporate Clients)	1 st April 2024 to 30 th September 2024	Since Inception till March 31, 2024
Portfolio performance of the Investment Approach –	18.10%	Not Applicable
Alpha Compounders		BLL A Lilludolo
Benchmark – S&P BSE 500 TRI	20.20%	Not Applicable

D) EMERGING BUSINESSESS:

Returns table for All Clients (Individual + Corporate Clients)	1 st April 2024 to 30 th September 2024	Since Inception till March 31, 2024
Portfolio performance of the	15.47%	Not Applicable
Investment Approach –		
Alpha Compounders		
Benchmark – S&P BSE 500 TRI	20.20%	Not Applicable

Note: The existing benchmark of the Investment Approaches has been revised to S&P BSE 500 TRI with effect from April 01, 2023 as per SEBI/APMI circular.

10. AUDIT OBSERVATIONS:

There are no observations made by the Statutory Auditor of the Portfolio Manager for the Financial Year ended 31" March 2024 and the previous two financial years.

11. NATURE OF EXPENSES:

The following are indicative types of costs and expenses for clients availing the Portfolio Management services. The exact basis of charge relating to each of the following services shall be annexed to the Portfolio Management Agreement or the agreements for each of the services availed by the client at the time of execution of such agreements.

a) Portfolio / Investment Management & Advisory Fees:

The Portfolio / Investment Management and Advisory fees charged may be a fixed fee (range 0% to 3:00% per annum) or a performance / profit sharing fee (0% to 25% of portfolio returns) or a combination of both as detailed in the Fee Annexure to the Agreement. The Fees may be charged periodically at the end of a specified tenure as agreed between the Client and the Portfolio Manager.

The Portfolio Manager shall comply with SEBI circular IMD/DF/13/2010 dated 5th October 2010 and SEBI/HO/IMD/DFI/CIR/P/2020/26 dated 13th February 2020 in respect of the matters dealt with by the said circulars with respect to fees and charges.

Pursuant to the aforesaid circulars, for charging of performance/ profit sharing fee, performance/ profit of the portfolio shall be computed on the basis of highwater mark principle over the life of the investment, as prescribed by the aforesaid circulars.

High Water Mark shall be the highest value that the portfolio/account has reached. Value of the portfolio for computation of high watermark shall be taken to be the value on the date when performance fees are charged. For the purpose of charging performance fee, the frequency shall not be less than quarterly. The Portfolio Manager shall charge performance-based fee only on increase in portfolio value in excess of the previously achieved high water mark.

All fees and charges shall be levied on the actual amount of Clients' assets under management. High Water Mark shall be applicable for discretionary and non-discretionary services and not for advisory services, in case of interim contributions/ withdrawals by Clients, performance fees may be charged after appropriately adjusting the high-water mark on proportionate basis.

b) Custodian/Depository Fees

The Custody of all Securities of the Clients shall be with the Custodian, appointed by the Portfolio Manager. The Custodian shall act on the instructions of the Portfolio Manager. All such custodian fees charged by the Custodian shall be payable by the Client. The Portfolio Manager shall not be liable for any act of the Depository Participant, done with or without the instructions of the Portfolio Manager, which may cause or is likely to cause any loss or damage to the Clients.

Custody Charges – Up to 5bps of the Client's assets under management per year, payable on a monthly/quarterly/annual basis as determined by the portfolio manager.

- c) Fund Accounting Fees: On Actuals
- d) Registrar and Transfer Agent's Fees: On Actuals
- e) Brokerage and Transaction Cost: On Actuals
- f) Demat Charges: On Actuals
- g) GST + Securities Transaction Tax (STT) + Exchange Transaction Charges + Stamp Duty + any other statutory levies: On Actuals
- h) Bank Charges: On Actuals
- i) Fees, Exit Loads and Charges in respect of Investment in Mutual Funds: On Actuals
- jj Certification charges or professional Charges: On Actuals
- k) Taxes as may be applicable from time to time.
- Such other cost and expenses incurred by the Portfolio Manager directly in connection with the provision of Portfolio Management Services – On actuals

Note: All the Operating expenses excluding brokerage, over and above the fees charged for Portfolio Management Service, shall not exceed 0.50% per annum of the client's average daily Assets under Management (AUM). It shall include charges payable for outsourced professional services like accounting, auditing, taxation and legal services etc. for documentation, notarizations, certifications, attestations required by Bankers or regulatory authorities including legal fees and day-to-day operations charges etc.

Distributor's Commission: If the Client is on-boarded through a Distributor then the Portfolio Manager shall pay a percentage of management, performance and / or other fees to the Distributor as mutually

agreed between the Portfolio Manager and the Distributor. The percentage of Distributor commission shall be disclosed to the Client at the time of signing of Contract with the client and whenever there is any change. The Distributor's commission shall be paid from the total management and performance fees as mutually agreed between the Portfolio Manager and the Client in the PMS Agreement.

12. TAXATION:

12.1 Clients will be responsible and liable for all taxes under the provisions of the Income Tax Act, 1961 for any income generated out of the investment made in the portfolio management services including advance tax obligations. In view of the individual nature of tax consequences on any income, capital gains or otherwise, each Client is advised to consult / his / her / its tax advisor with respect to the specific tax consequences to him/her / it with respect to participation in the portfolio management services.

The Portfolio Manager will provide adequate statements to the client for accounting and tax purposes. The Portfolio Manager shall not be responsible for assisting in or completing the fulfillment of the client's tax obligations.

Income Tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

Current tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the countries where the company and its subsidiaries and associates operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognized if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting profit nor taxable profit (tax loss). Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred tax assets are recognized for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilize those temporary differences and losses.

Deferred tax liabilities are not recognized for temporary differences between the carrying amount and tax bases of investments in subsidiaries and associates and interest in joint arrangements where the company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognized in other comprehensive income or directly in equity, respectively.

12.2 Tax deduction at source

Tax is required to be deducted at source for non-residents by the authorized dealer under section 195 of the Income Tax Act, 1961 ('the Act'). If required, tax will be withheld for non-residents. If any tax is required to be withheld on account of any future legislation, the Portfolio Manager shall be obliged to act in accordance with the regulatory requirements in this regard.

Any person entitled to receive any sum or income or amount, on which tax is deductible under Chapter XVIIB, shall furnish his Permanent Account Number to the person responsible for deducting such tax, failing which tax shall be deducted at the higher of the following rates, namely:

- (i) at the rate specified in the relevant provision of this Income Tax Act; or
- (ii) at the rate or rates in force; or
- (iii) at the rate of twenty per cent.

Health and Education cess @ 4% is applicable.

12.3 Advance tax installment obligations

It shall be the Client's responsibility to meet the obligation on account of advance tax installments, payable on the due dates under the Act.

12.4 Details under FATCA/ Foreign Tax Laws

Tax regulations require us to collect information about each investor's tax residency. If you have any questions about your tax residency, please consult your tax advisor. Foreign account tax compliance provisions (commonly known as FATCA) are contained in the US Hire Act 2010. Applicants (including joint holders, Guardian, POA holder) are required to refer and mandatorily fill/ sign off a separate "FATCA declaration form". Applications without this information will be deemed incomplete and are liable to be rejected. Investors are requested to note that the contents of the information to be provided in the application form may undergo a change on receipt of communication/ guidelines from SEBI.

13. ACCOUNTING POLICIES:

- A. TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED shall maintain a separate Portfolio record in the name of the client to account for the assets of the client and any receipts, income and expenses in connection therewith as provided under SEBI Regulations (Portfolio Managers) Regulations 2020.
- B. For every Client Portfolio, TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED shall keep and maintain proper books of accounts, records and documents, for the Client, on mercantile system of accounting, so as to explain its transactions and to disclose at any point of time the financial position of the Client Portfolio and Financial Statements and in particular give a true and fair view of the state of affairs.

- C. The following Accounting Policies are proposed to be followed for the purpose of maintaining books of accounts, records for the client.
 - For the purposes of the financial statements, TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED shall carry all investments in the balance sheet at cost.
 - Investments introduced by the client in his portfolio will be booked at the market value as of the date of introduction to the portfolio.
 - Dividend income earned by a Client shall be recognized, not on the date the dividend is declared, but on the date the shares are quoted on an ex-dividend basis. For investments which are not quoted on a stock exchange, dividend income shall be recognized on the date of actual receipt.
 - 4. In respect of all interest-bearing investments, income shall be accrued on a day-to-day basis as it is earned. Therefore, when such investments are purchased, interest paid for the period from the last interest due date up to the date of purchase shall not be treated as a cost of purchase but shall be debited to interest Recoverable Account. Similarly, interest received at the time of sale for the period from the last interest due date up to the date of sale shall not be treated as an addition to sale value but shall be credited to interest Recoverable Account.
 - 5. In determining the holding cost of investments and the gains or loss on sale of investments, the First-in-First-out (FIFO) method shall be followed.
 - 6. Transactions for purchase or sale of investments shall be recognized as of the trade date and not as of the settlement date, so that the effect of all investments traded during a financial year is recorded and reflected in the financial statements for that same year.
 - Bonus shares to which the Client becomes entitled shall be recognized only after the ex-date of the bonus issuance of the original shares;
 - 8. Rights entitlement shall be recognized after the allotment of the new shares as per the rights entitlement.
 - The cost of investments acquired or purchased shall include brokerage, service tax, securities
 transaction tax, stamp duty and any other charges customarily included in the broker's contract
 note.
 - In respect of privately placed debt instruments any front-end discount offered shall be reduced from the cost of the investment.
 - 11. All other income & expenses shall be accounted on accrual basis.
 - 12. Investments in equities and exchange traded funds will be valued at the closing market prices at the stock exchange (Bombay Stock Exchange (BSE) or National Stock Exchange (NSE) as the case may be). In case any securities are not traded on the valuation date, the last available traded price shall be used for the valuation of those securities. Debt instruments will be valued at the clean price.
 - 13. Investments in units of Mutual Funds shall be valued at the repurchase price or the NAV published by the Mutual Fund Houses on the date of the report. Where no NAV is published for a particular day, the last working day's published NAV will be taken for valuation purpose.
 - 14. Open positions in derivative transactions, will be marked to market on the valuation date.
 - 15. Pending listing on BSE/NSE, securities relating from a demerger are valued at their apportioned costs as per the ratios / values in terms of the scheme.
 - 16. Private equity / Pre IPO placements will be valued at cost or at an available last deal price at which the company has placed similar securities to other inventors.
 - 17. Unrealized gain / losses are the difference, between the current market value / Net Asset Value and the historical cost of the securities.
 - 18. The Portfolio Manager and the client can adopt any specific norms or methodology for valuation of investments or accounting, if the same is mutually agreed between them.

14. INVESTOR SERVICES:

Name, Address and Telephone Number of the Investor Relation Officer, who shall attend to the investor queries and complaints:

Name

Mr. Ashwani Shukia

Registered Address 2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol, Andheri East, Mumbai, Maharashtra 400072

Corporate Address:

:

2nd Floor, ICC Chambers, Saki Vihar Rd, Muranjan Wadi, Marol,

Andheri East, Mumbai, Maharashtra 400072

Telephone

+91 9343481944

Email

connect@torusoropms.com / pmscompliance@torusoropms.com

The official mentioned above will ensure prompt investor services. The Portfolio Manager will ensure that this official is vested with the necessary authority, independence and the wherewithal to handle investor complaints.

ii. Grievance redressal and dispute settlement mechanism

Grievances, if any, that may arise pursuant to the Agreement entered into shall as far as possible be redressed through the administrative mechanism by the Portfolio Manager and are subject to SEBI (Portfolio Managers) Regulations 2020 and any amendments made thereto from time to time.

The Portfolio Manager will endeavor to resolve Investor Grievance at the earliest. All the grievances can be sent to the designated email id: connect@torusoropms.com The nature of the grievance, the type of account, and the name and contact information of the client will be recorded.

If the abovementioned grievance has not been resolved or a response has not been received from the Portfolio Manager, the issue can be escalated to Ms. Anushree Kubde, Compliance Officer by sending an email to pmscompliance@torusoropms.com

If the Investor remains dissatisfied with the remedies offered, the investor and the Portfolio Manager shall abide by the following mechanisms:-

All disputes, differences, claims and questions whatsoever arising between the Client and the Portfolio Manager and/or their respective representatives shall be settled in accordance with the provision of The Arbitration and Conciliation Act, 1996 or any statutory requirement, modification or re-enactment thereof for the time being in force. Such arbitration proceedings shall be held at Mumbai or such other place as the Portfolio Manager thinks fit. Arbitration shall be held in English. The Arbitration Award shall be treated as final and shall be binding on the Parties. This arbitration clause is subject to the jurisdiction of courts in Mumbai only.

Each party will bear the expenses / costs incurred by it in appointing the arbitrator and for the arbitration proceedings. However, the cost of appointing the presiding arbitrator will be borne equally by both the Parties. Investor shall have the recourse to visit the SEBI SCORES

(http://scores.gov.in) portal for lodging their complaints, if any in case they are not satisfied with the response of the Portfolio Manager. SCORES enables online tracking of status of a complaint. Investors who are unable to access the online platform continue to have the option to register their complaints in physical form.

15. GENERAL:

The Portfolio Manager and the Client can mutually agree to be bound by specific terms through a written bilateral agreement between themselves in addition to the standard PMS Agreement. The Portfolio Manager will outsource functions of accounting, calculation of Net Asset Value, custody and such other services as may be determined by the Portfolio Manager.

For TORUS ORO PORTFOLIO MANAGEMENT PRIVATE LIMITED:

Sr. No.	Name of Director	Signature	atolio Ma
1.	Arindam Ghosh Director	harry.	Notice A solution of the solut
2.	Sanjeev Chaturvedi Director	A. Van	

Date: January 07, 2025

Place: Mumbai