

ORIENT GREEN POWER COMPANY LIMITED

January 29, 2025

The BSE Limited

Corporate Relations Department, P.J. Towers, Dalal Street, Mumbai-400 001.

Scrip Code: 533263

The National Stock Exchange of India Limited

Department of Corporate Services, Exchange Plaza, 5th Floor, Bandra-Kurla Complex,

Mumbai-400 051.

Scrip Code: GREENPOWER

Respected Sir/Ma'am,

Monitoring Agency Report for the quarter ended December 31, 2024 as per Regulation 32(6) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to Regulation 32(6) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Regulation 82 (4) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, please find enclosed Monitoring Agency Report for the quarter ended December 31, 2024, issued by CRISIL Ratings Limited, Monitoring Agency, appointed to monitor the utilization of proceeds for an amount of Rs. 250 crores raised through Rights Issue.

Kindly take the above information on record.

Yours faithfully,

For Orient Green Power Company Limited

M. Kirithika **Company Secretary & Compliance Officer**



Monitoring Agency Report for Orient Green Power Company Limited for the quarter ended December 31, 2024



CRL/MAR/ONTGPCL /2024-25/1280

January 29, 2025

To

Orient Green Power Company Limited

Bascon Futura SV, 4th Floor, No.10/1, Venkatanarayana Road, T. Nagar, Chennai, Tamil Nadu - 600017

Dear Sir,

Monitoring Agency Report for the quarter ended December 31, 2024 - in relation to the Rights Issue of Orient Green Power Company Limited ("the Company")

Pursuant to Regulation 82(2) of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and Monitoring Agency Agreement dated July 23, 2024, entered with the Company, we enclose the Monitoring Agency Report, issued by CRISIL Ratings Limited, as per Schedule XI of the SEBI ICDR Regulations towards utilization of proceeds of Rights Issue for the quarter ended December 31, 2024.

Request you to kindly take the same on records.

Thanking you,

For and on behalf of CRISIL Ratings Limited

Sushant Sarode

Director, Ratings (LCG)



Report of the Monitoring Agency

Name of the issuer: Orient Green Power Company Limited

For quarter ended: December 31, 2024

Name of the Monitoring Agency: CRISIL Ratings Limited

(a) Deviation from the objects: No

(b) Range of Deviation: Not applicable

Declaration:

We declare that this report provides an objective view of the utilization of the issue proceeds in relation to the objects of the issue based on the information provided by the Issuer and information obtained from sources believed by it to be accurate and reliable. The MA does not perform an audit and undertakes no independent verification of any information/ certifications/ statements it receives. This Report is not intended to create any legally binding obligations on the MA which accepts no responsibility, whatsoever, for loss or damage from the use of the said information. The views and opinions expressed herein do not constitute the opinion of MA to deal in any security of the Issuer in any manner whatsoever. Nothing mentioned in this report is intended to or should be construed as creating a fiduciary relationship between the MA and any issuer or between the agency and any user of this report. The MA and its affiliates also do not act as an expert as defined under Section 2(38) of the Companies Act, 2013.

The MA or its affiliates may have credit rating or other commercial transactions with the entity to which the report pertains and may receive separate compensation for its ratings and certain credit-related analyses. We confirm that we do not perceive any conflict of interest in such relationship/interest while monitoring and reporting the utilization of the issue proceeds by the issuer.

We have submitted the report herewith in line with the format prescribed by SEBI, capturing our comments, where applicable. There are certain sections of the report under the title "Comments of the Board of Directors", that shall be captured by the Issuer's Management / Audit Committee of the Board of Directors subsequent to the MA submitting their report to the issuer and before dissemination of the report through stock exchanges. These sections have not been reviewed by the MA, and the MA takes no responsibility for such comments of the issuer's Management/Board.

Signature:

Name and designation of the Authorized Signatory: Sushant Sarode

Designation of Authorized person/Signing Authority: Director, Ratings (LCG)



1) Issuer Details:

Name of the issuer: Orient Green Power Company Limited

Names of the promoter: a. Janati Bio Power Private Limited

b. Nivedana Power Private Limited

c. SVL Limited

d. Syandana Energy Private Limited

Industry/sector to which it belongs: Power Generation

2) Issue Details

Issue Period: Tuesday, August 27, 2024, To Friday, September 13, 2024

Type of issue (public/rights): Rights Issue

Type of specified securities: **Equity Shares**

IPO Grading, if any: NA

Issue size: Rs 25,000.00 lakh (Refer Note)

Particulars	Amount (Rs. lakhs)
Gross proceeds of the Fresh Issue	25,000.00*
Less: Issue Expenses	291.10
Net Proceeds	24,708.90 (Refer Note)

^{*}CRISIL Ratings shall be monitoring the gross proceeds amount.

The issue expenses of Rs 291.10 lakhs were fully utilized during the quarter ended September 30, 2024.

Note:- During the quarter ended September 30, 2024, net proceeds were revised from Rs 24,807.46 lakh to Rs 24,708.90 lakh due to an increase in rights issue expenses from Rs 192.54 lakh to Rs 291.10 lakh.

3) Details of the arrangement made to ensure the monitoring of issue proceeds:

Particulars	Reply	Source of information / certifications considered by Monitoring Agency for preparation of report	Comments of the Monitoring Agency	Comments of the Board of Directors
Whether all utilization is as per the disclosures in the Offer Document?	Yes	Management undertaking, Independent Chartered Account Certificate^, Final Offer Document, Bank Statements	Utilization is in compliance with the Letter of Offer dated August 06, 2024, filed by the Company	No Comments



Particulars	Reply	Source of information / certifications considered by Monitoring Agency for preparation of report	Comments of the Monitoring Agency	Comments of the Board of Directors
Whether shareholder approval has been obtained in case of material deviations from expenditures disclosed in the Offer Document?	NA	Management undertaking, Independent Chartered Accountant Certificate^	No Comments	No Comments
Whether the means of finance for the disclosed objects of the issue has changed?	NA		No Comments	No Comments
Is there any major deviation observed over the earlier monitoring agency reports?	No		No Comments	No Comments
Whether all Government/statutory approvals related to the object(s) have been obtained?	NA		No Comments	No Comments
Whether all arrangements pertaining to technical assistance/collaboration are in operation?	Yes	Management undertaking, Independent Chartered Accountant Certificate^,	No Comments	No Comments
Are there any favorable events improving the viability of these object(s)?	Yes		No Comments	No Comments
Are there any unfavorable events affecting the viability of the object(s)?	No		No Comments	No Comments
Is there any other relevant information that may materially affect the decision making of the investors?	No		No Comments	No Comments

NA represents Not Applicable

^Certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountant



4) Details of object(s) to be monitored:

i. Cost of the object(s):

		Source of information/	Original cost	cost (as per the Offer (Rs in		Comments of the Board of Directors		
Sr. No.	Item Head	certification considered by MA for preparation of report	(as per the Offer Document) (Rs in			Reason of cost revision	Proposed financing option	Particulars of firm arrange- ments made
1	To invest/ infuse funds in the newly incorporated wholly owned subsidiary namely Delta Renewable Energy Private 1 Limited ("Delta") for developing the 25.00 MW AC (35.00 MW DC) Solar Power Project at Tamil Nadu (the "Phase-1 Power Project") Management undertaking, Independent Chartered Accountant Certificate^, Final Offer	14,350.00	14,350.00	No revision		No Commer	nts	
2	Repayment/Pre -payment of unsecured loan availed by the Company from Gamma Green Power Private Limited ("GGPPL", one of the subsidiaries of the Company) & Clarion Wind Farm Private Limited ("CWFPL", one of the step-	Document, Bank Statements	1,364.46	1,364.46	No revision		No Commer	nts



		Source of information/	Original cost			Com	ments of the Directors	Board of
Sr. No.	Item Head	certification considered by MA for preparation of report	(as per the Offer Document) (Rs in lakh)	Revised cost (Rs in lakh)	Comments of the MA	Reason of cost revision	Proposed financing option	Particulars of firm arrange- ments made
	down subsidiaries of the Company)							
3	To lend fresh loans to GGPPL and CWFPL to facilitate them to repay/prepay in full or part of unsecured loans availed by them from SVL limited, one of the Corporate Promoters of the Company	Management undertaking, Independent Chartered Accountant Certificate^, Final Offer Document, Bank Statements	6,035.54	6,035.54	No revision		No Commer	nts
4	Part payment of security deposits towards contractual lease commitments of Beta Wind Farm Private Limited ("BWFPL") one of the subsidiaries of the Company		500.00	469.00	Refer Note 1		No Commer	nts
5	General corporate purpose (GCP)#		2,557.46	2,489.90	Refer Note 1 and 2		No Commer	nts
	Sub-Total		24,807.46	24,708.90				
6	Issue expenses		192.54	291.10	Refer Note 2		No Commer	nts
	Total		25,000.00	25,000.00				



Note 1: The Letter of offer dated August 06, 2024, specifies that -

"If the actual utilisation towards any of the Objects, as set out above, is lower than the proposed deployment, such balance shall be used towards the general corporate purposes, provided that the total amount to be utilized towards general corporate purposes does not exceed 25% of the Gross Proceeds, in accordance with the SEBI ICDR Regulations".

Further, as disclosed in the LOF, Beta Wind Farm Private Limited (Beta), a subsidiary of the Company, was obligated to furnish a security deposit of Rs. 2,000.00 lakh, pursuant to the terms of the agreement with RCI Power Limited. In accordance with the utilization plan, a portion of the proceeds from the issue, viz Rs 500.00 lakh was earmarked towards object 4: partial satisfaction of this deposit. Notwithstanding, Beta Wind Farm Private Limited paid Rs 1,531.00 lakh from internal accruals before the date of filing the Letter of Offer, thereby reducing the amount utilized from the issue proceeds to Rs. 469.00 lakh. Hence, the remaining amount of Rs. Rs 31.00 lakh available from Object 4 cost was allocated towards General Corporate Purposes, which is line with the disclosures provided in the Letter of Offer.

Note 2: The Letter of Offer specifies that, "In case of any difference between the estimated issue related expenses and actual expenses incurred, the shortfall or excess shall be adjusted with the amount allocated towards general corporate purposes."

During the quarter ended September 30, 2024, the estimated issue expenses being higher than the actual issue expenses by Rs 98.56 lakh, which was adjusted against the General Corporate Purposes (GCP) in accordance with the terms outlined in the Letter of Offer.

Particulars	Amount (Rs in lakh)
Issue expenses as per the Letter of Offer	192.54
Issue expenses paid directly from Escrow account (A)	29.47
Issue expenses pre-funded by SVL Limited prior to receipt of rights issue proceeds (B)	261.63
Actual issue expenses incurred (A+B)	291.10
Additional issue expenses cost adjusted from GCP as per the Letter of Offer	98.56

[^]Certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountant

^{*}The amount utilised for general corporate purposes does not exceed 25% of the Gross Proceeds (Rs 6,250.00 lakh) from the Rights Issue.



Progress in the object(s):

		Source of information / certifications	Amount as		unt utili s in lakh			Comments of the	Comments of the Board of Directors	
Sr. No.	Sr. No. Item Head# Mo	considered by Monitoring Agency for preparation of report	proposed in the Offer Document (Rs in lakh)			At the	Total unutilized amount (Rs in lakh)			Proposed course of action
1	-	Management undertaking, Independent Chartered Accountant Certificate^, Letter of Offer,		0.00	2.76 (Refer note 3)	2.76	14,347.24	Funds were utilized for advance payment towards technical diligence for Solar Power plant.	No Co	mments



		Source of information / certifications	Amount		Amount utilized (Rs in lakh)				Comments of the Board of Directors	
Sr. No.	considered by	proposed in the Offer Document (Rs in lakh)	or the	tiic	At the	Total unutilized amount (Rs in lakh)	Monitoring		Proposed course of action	
2	Repayment/Pr e-payment of unsecured loan availed by the Company from Gamma Green Power Private Limited ("GGPPL", one of the subsidiaries of the Company) & Clarion Wind Farm Private Limited ("CWFPL", one of the step- down subsidiaries of the Company)	Management undertaking, Independent Chartered Accountant Certificate^, Letter of Offer, Bank Statements	1,364.46	1,364.46	0.00	1,364.46	0.00	Proceeds were fully utilized towards this object during the quarter ended September 30, 2024	No Co	mments



		Source of information / certifications	Amount as		Amount utilized (Rs in lakh)					nts of the Directors
Sr. No.	Item Head#	considered by Monitoring Agency for preparation of report	proposed in the Offer	As at beginning of the quarter	the	At the	Total unutilized amount (Rs in lakh)	Comments of the Monitoring Agency		Proposed course of action
3	To lend fresh loans to GGPPL and CWFPL to facilitate them to repay/prepay in full or part of unsecured loans availed by them from SVL limited, one of the Corporate Promoters of the Company	Management undertaking, Independent Chartered Accountant Certificate^,	6,035.54	6,035.54	0.00	6,035.54	0.00	Proceeds were fully utilized towards this object during the quarter ended September 30, 2024	No Co:	mments
4	Part payment of security deposits towards contractual lease commitments of Beta Wind Farm Private Limited ("BWFPL") one of the subsidiaries of the Company	Letter of Offer, Bank Statements	469.00*	469.00	0.00	469.00	0.00	Proceeds were fully utilized towards this object during the quarter ended September 30, 2024	No Co:	mments



		Source of information / certifications			unt utili s in lakh				Comments of the Board of Directors	
Sr. No.	Sr. No. Item Head# MA	considered by		or the	tile	At the	Total unutilized amount (Rs in lakh)	Monitoring Agency		Proposed course of action
5	GCP	Management undertaking, Independent Chartered Accountant Certificate^, Letter of	2,489.90**	0.00	1,528.00	0.00	2,489.90	Proceeds were utilized towards expenses of the company, its subsidiaries and discharging obligations of the subsidiaries.	No Co	mments
	Sub-total	Offer,	24,708.90	7,869.00	1,530.76	9,399.76	16,839.90			
	Issue expenses	Bank Statements	291.10***	291.10	0.00	291.10	0.00	All the expenses in relation to the offer have been	No Co.	mments
	Total		25,000.00	8,160.10	1,530.76	9,690.36	15,309.64			

Note 3 - The Letter of Offer dated August 06, 2024, specifies that-

Pursuant to the aforementioned disclosure, the Company has revised the terms of the offer and has also obtained the board approval regarding the same which is as follows:

Particulars	EPC Contractor	Capacity (in MW AC)	Location
Details of the plant as per Prospectus	Solon India Private Limited	19.80	Vellore/Ranipet (Tamil Nadu)
Revised details as approved by the Board resolution	M/s Natrinai Ventures Limited	25.00	Theni (Tamil Nadu)

The reason stated for change in EPC contractor provided in the Board Resolution dated December 02, 2024, is-

[&]quot;The Company may revisit the proposal including but not restricted to changing the EPC contractor/ terms of offer/ location within Tamil Nadu/ technology/ make of components in setting up the solar power project in the best interest of the company limiting the overall project cost within the net issue proceeds".



"SOLON have informed that the sites originally offered by them are not available and hence have offered alternate sites, which were assessed and found not suitable for the project."

^ Certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountant

***Brief description of objects:**

Object of the Issue	Description of objects as per the offer document filed by the issuer
To invest/ infuse funds in the newly incorporated wholly owned subsidiary namely Delta Renewable Energy Private Limited ("Delta") for developing the 25.00 MW AC (35 MW DC) Solar Power Project at Tamil Nadu (the "Phase-1 Power Project")*	The Company proposes to utilise Rs 14,350.00 lakhs, entirely from Net proceeds towards ground mount fixed tilt solar power plant project in our newly incorporated wholly owned subsidiary, Delta Renewable Energy Private Limited ("Delta"), which was incorporated on November 29, 2023, in order to set up a new ground mount fixed tilt Solar PV power plant within the state of Tamil Nadu. To start with, a 25.00 MW AC (35.00 MW DC) of solar power project (hereafter is called as "Phase-1") is proposed to be developed within the state of Tamil Nadu. The net issue proceeds shall be invest/infused in Delta for a Phase-1 power projects in the form of Equity of Rs 4,500 lakhs and Loan of Rs 9,850 lakhs from time to time.
Repayment/Pre-payment of unsecured loan availed by the Company from Gamma Green Power Private Limited ("GGPPL", one of the subsidiaries of the Company) & Clarion Wind Farm Private Limited ("CWFPL", one of the step-down subsidiaries of the Company)	The Company proposes to utilize aggregate amount of Rs 1,364.46 Lakhs from the Net Proceeds towards repayment / pre-payment of these unsecured loans availed GGPPL and CWFPL. The Company developed 402.3 MW of installed capacity through its subsidiaries across the states of Tamil Nadu, Andhra Pradesh, Gujarat, Karnataka in India and at Croatia in Europe. To be flexible for operating under various business models and comply with regulatory requirements, these operating capacities were developed through multiple subsidiaries. OGPL as a holding company has no operating capacity and it rely on subsidiaries/ promoter company for its cash flow requirements from time to time.
To lend fresh loans to GGPPL and CWFPL to facilitate them to repay/pre-pay in full or part of unsecured loans availed by them from SVL limited, one of the Corporate Promoters of the Company	In the initial years of business, both GGPPL and CWFPL witnessed issues including lesser grid availability, delay in realizations and lower tariff offered by state run utilities causing shortfall in meeting the secured loan obligations and at times for meeting their expenses. SVL Limited extended financial support in meeting these fund requirements. The Company proposes to give fresh loan both to GGPPL and CWFPL aggregating to an amount of Rs 6,035.54 Lakhs from the Net Proceeds towards partial repayment / pre-payment of the unsecured loans earlier availed by GGPPL and CWFPL from SVL Limited.

^{*} Refer Note 1 provided under the heading 4(i) above for revision in the cost of the object.

^{**} Refer Note 1 and Note 2 provided under the heading 4(i) above for revision in the cost of the GCP.

^{***}Refer Note 2 provided under the heading 4(i) above for revision in the issue expenses.



Part payment of security deposits towards contractual lease commitments of Beta Wind Farm	The Company proposes to utilize an amount of Rs 500.00 Lakhs of net proceeds towards part payment of security deposits as required under the contractual lease commitments of Beta Wind Farm Private Limited ("BWFPL"/"Lessee"),
Private Limited ("BWFPL") one of	one of the subsidiaries of the company, entered into with RCI Power Limited
the subsidiaries of the Company	("Lessor").
GCP	The Board will have flexibility in applying the balance amount towards general corporate purposes to meet any expenses on a day-to-day basis by our Company and its subsidiaries, including but not restricted to salaries and wages, administration expenses, insurance related expenses, duties & taxes, contingencies which may not be foreseen, meeting of expenses which the Company and its subsidiaries may face in the business on a day to day basis and discharging obligations (if any) of the company and subsidiaries.
	The management will have flexibility in utilizing any amount for general corporate purposes under the overall guidance and policies of our Board and also in accordance with all applicable laws. The quantum of utilization of funds towards any of the purposes will be determined by the Board, based on the amount actually available under this head and the business requirements of the Company, from time to time.

^{*} Refer Note 3 provided under the heading 4(ii) above for revision in the details of the object.

iii. Deployment of unutilised IPO proceeds^:

(Rs in lakh)

S No	Type of instrument and name of the entity invested in	Amount invested as on December 31, 2024	Maturity date	Earning for the quarter ended December 2024	Return on Investment (%)	Market Value as cn December 31, 2024
1	Fixed deposit with ICICI Bank -234610003363	400.00	31-Mar-25	6.55	6.50%	406.48
2	Fixed deposit with ICICI Bank - 234613007144	5,300.00	04-May-25	65.87	7.20%	5,496.85
3	Fixed deposit with ICICI Bank- 234610003362	300.00	26-Jan-25	4.35	5.75%	302.79
4	Fixed deposit with ICICI Bank - 234613007352	211.28	04-Jul-25	0.07	5.75%	217.47
5	Fixed deposit with ICICI Bank - 234610003481	0.10	07-Jan-25	-	3.00%	0.10
6	Fixed deposit with AU Small Finance Bank - 2403267131426972/1	6,607.76	09-Oct-25	159.50	8.10%	7,154.69
7	Fixed deposit with IDFC First Bank - 10203001715	2,490.00	30-Mar-25	28.58	7.35%	2,562.70
	Total	15,309.14		264.92		16,141.08



Note: The balance of Rs 30,540/- reflected in the Monitoring Account (MA) of the Company as of the end at the reported quarter represents internal accruals that were temporarily transferred to the MA account to maintain the minimum required balance prior to the receipt of the Rights issue proceeds. This does not form part of the issue proceeds. As confirmed by the management, this amount is expected to be reversed and transferred back to the Company's current account in due course.

^ Certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountant

iv. Delay in implementation of the object(s)^ -

Object(s)	Completion Date		Delay	Comments of the Board of Directors		
	As per the Offer Document	Actual	(no. of days/ months)	Reason delay	of	Proposed course of action
NA						

[^]On the basis of management undertaking and certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountants

5) Details of utilization of proceeds stated as General Corporate Purpose (GCP) amount in the offer document:

Item Heads	Amount utilized during the quarter (Rs in lakh)	Supporting documents referred by MA	Comments of the Monitoring Agency		
Meeting expenses which the company face on day-to-day basis	778.68		The Board of Directors		
Administration expenses of the Company	58.61	Management	of the Company vide resolution dated		
Rates and Taxes of the Company	50.61	undertaking,	January 24, 2025, has		
Salaries and wages of the Company	11.83	Independent	ratified and approved		
Meeting expenses which the subsidiary face on day-to-day basis	372.1	Chartered Account Certificate [^] , Letter	the utilization of proceeds for payments		
Cost of maintenance of the subsidiaries	43.96	of Offer, Bank	under GCP for the		
Administration expenses of the subsidiaries	16.24	Statements	mentioned subcategories as per the		
Salaries and wages of the subsidiaries	1.72		Letter of Offer.		
Term Loan Obligations of subsidiaries	194.24	1.1 45 2025 :	11 M/ T.D.A.K		

[^]On the basis of management undertaking and certificate dated January 15, 2025, issued by M/s T R A K & Associates., Chartered Accountants (Firm Registration Number: 017290S), Peer reviewed Independent Chartered Accountant



Disclaimers:

- a) This Report is prepared by CRISIL Ratings Limited (hereinafter referred to as "Monitoring Agency" / "MA" / "CRL"). The MA has taken utmost care to ensure accuracy and objectivity while developing this Report based on the information provided by the Issuer and information obtained from sources believed by it to be accurate and reliable. The views and opinions expressed herein do not constitute the opinion of MA to deal in any security of the Issuer in any manner whatsoever.
- b) This Report has to be seen in its entirety; the selective review of portions of the Report may lead to inaccurate assessments. For the purpose of this Report, MA has relied upon the information provided by the management /officials/ consultants of the Issuer and third-party sources like statutory auditors (or from peer reviewed CA firms) appointed by the Issuer believed by it to be accurate and reliable.
- c) Nothing contained in this Report is capable or intended to create any legally binding obligations on the MA which accepts no responsibility, whatsoever, for loss or damage from the use of the said information. The MA is also not responsible for any errors in transmission and specifically states that it, or its directors, employees do not have any financial liabilities whatsoever to the users of this Report.
- d) The MA and its affiliates do not act as a fiduciary. The MA and its affiliates also do not act as an expert to the extent defined under Section 2(38) of the Companies Act, 2013. While the MA has obtained information from sources it believes to be reliable, it does not perform an audit and undertakes no independent verification of any information/certifications/statements it receives from auditors (or from peer reviewed CA firms), lawyers, chartered engineers or other experts, and relies on in its reports.
- e) The MA or its affiliates may have other commercial transactions with the entity to which the report pertains. As an example, the MA may rate the issuer or any debt instruments / facilities issued or proposed to be issued by the issuer that is subject matter of this report. The MA may receive separate compensation for its ratings and certain credit-related analyses, normally from issuers or underwriters of the instruments, facilities, securities or from obligors.
- f) The MA report is intended for the jurisdiction of India only. This report does not constitute an offer of services. Without limiting the generality of the foregoing, nothing in the report is to be construed as CRL providing or intending to provide any services in jurisdictions outside India, where it does not have the necessary licenses and/or registration to carry out its business activities referred to above.
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----End of Report---