Corp Office: W1A, FF, Tower A Godrej Eternia, Plot 70, Indl Area Phase 1, Chandigarh - 160 002, India

Regd Office & Plant: Paper Mill, Saila Khurd, Distt Hoshiarpur, Punjab - 144 529, India kuantumcorp@kuantumpapers.com

CIN - L21012PB1997PLC035243

of Directors consisting of eminent and experienced professionals.

Form DPT-1

CIRCULAR OR CIRCULAR IN THE FORM OF ADVERTISEMENT INVITING DEPOSITS [Pursuant to Section 73 (2)(a) and Section 76 and rule 4(1) and 4(2) of the Companies (Acceptance of Deposits) Rules, 2014]

Name of the Company
Regd. Office and Manufacturing Facilities KUANTUM PAPERS LTD Paper Mill, Saila Khurd-144 529, Distt. Hoshiarpur, Punjab W1A, First Floor, Tower A Godrej Eternia, Plot 70, Corporate Office Industrial Area Phase 1, Chandigarh-160 002 510 (5th Floor), Deep Shikha, 8 Rajindra Place, New Delhi-110 008 **Branch Office** Website www.kuantumpapers.com kuantumcorp@kuantumpapers.com Date of incorporation 28th May 1997 Business carried on by the Company & its Manufacturing of writing and printing paper. The Company has no subsidiary. Brief particulars of the management of Гhe Company is managed by Shri Jagesh Kumar Khaitan, Chairmar and Shri Pavan Khaitan, Vice Chairman & Managing Director, under the overall superintendence, control and directions of the Board the Company

e. Names, addresses, DIN and occupation of Directors:								
SI. No. NAME OF THE DIRECTORS  1 Shri Jagesh Kumar Khaitan, Chairman		ADDRESS	DIN	OCCUPATION				
		47, Sector 4, Chandigarh 160 001	00026264	Industrialist				
2	Shri Pavan Khaitan, VC & Managing Director	47, Sector 4, Chandigarh 160 001	00026256	Industrialist				
3	Shri Munishwar Kumar	#115, Sector 6, Panchkula, Haryana	00434341	Businessman				
4	Shri Vivek Bihani	C-60,1st Floor, Sector 44, Noida-201303	00014296	Venture Capitalist				
5	Shri Bhavdeep Sardana	Sukhjit Starch & Chemicals Limited, Phagwara - 144401	03516261	Entrepreneur				
6	Ms. Shireen Sethi	J-9/15 BVM Marg DLF Phase-2 Gurgaon-122002	01576676	Media Entrepreneur				

Management's perception of risk factors:

Company has adequate surplus funds for timely repayment of Fixed Deposits

The deposits being unsecured in nature, but the Company has proven track record in servicing the depositors till date, without any delay/default either in repayment of deposit or payment of interest thereon. As per section 73(2)(c) of the Companies Act, 2013 read with rule 13 of Companies (Acceptance of Deposits) Rules, 2014, the company has kept deposit @ 20% of the amount of deposits maturing during following financial year with a scheduled bank, which ensure a lesser risk factor.

However, due to any slowdown in paper demand, change in domestic or international economic conditions or Government policies or occurrence of any force majeure Company's Cash flows may get impacted.

Details of default, including the amount involved, duration of default and present status, in repayment of –

2.	PARTICULARS OF THE DEPOSIT SCHEME	
iii)	Loan from any bank or financial institution and interest thereon :	NIL
ii)	Debentures and interest thereon	NIL
1)	Statutory dues	NIL

	Date of passing of Board resolution	20th May, 2025					
	Date of passing of resolution in the general meeting authorizing the invitation of such deposits	15 September 2017					
C.	Type of deposits, i.e., whether secured or unsecured	Unsecured					
d. (	d. (i) The amount which the Company can raise under the Companies Act, 2013 and the (Acceptance of Desposits)						

Rules, 2014 (as per Audited Balance Sheet as at 31st March, 2025) (₹ / lacs) 25% of the aggregate of the Paid-up equity capital and free reserves from public 18,890.79 10% of the aggregate of the Paid-up equity capital and free reserves from the members 7.556.32

Total 26,447.11 The aggregate of deposits actually held on the last day of the immediately preceding financial year i.e. 31.03.2025 : Rs. 2,935.65 Lakhs  $Aggregate of deposits \ actually \ held \ on \ the \ date \ of issue \ of the \ Circular \ or \ Advertisement \ : Rs. \ 3,037.12 \ Lakhs$ 

Maximum amount of Deposits proposed to be raised and amount of Deposits repayable within next 12 months: Maximum amount of to be raised is Rs. 26,447.11 Lakhs including existing Deposits and amount of Deposit repayable within the next 12 months is Rs. 1,829.00 Lakhs

Terms of raising of deposits: Duration, Rate of interest, mode of payment and repayment

	COMMON TERMS	;	SCHEME 'A' QUARTERLY INCOME SCHEME	SCHEME 'B' CUMULATIVE DEPOSIT SCHEME				
Period	Minimum Deposit Amount (Rs)	Category	Rate of Interest (p.a.)	Rate of Interest (p.a.)	Maturity Value* (Rs.)	Effective Annual Yield (p.a.)		
1 Year	5,000	General Special**	8.50% <b>9.00%</b>	8.50% <b>9.00%</b>	5,439 5,465	8.77% 9.31%		
2 Years	5,000	General Special**	9.00% <b>9.50%</b>	9.00% <b>9.50%</b>	5,974 6,033	9.74% 10.33%		
3 Years	5,000	General Special**	9.25% <b>9.75%</b>	9.25% <b>9.75%</b>	6,578 6,675	10.52% 11.17%		
Mode of	lode of payment: *Subject to deduction of tax at source							

- Additional amount will be accepted in the multiples of Rs. 1,000/- under each scheme.
  In respect of Scheme 'A' Quarterly Income Scheme, interest will be paid quarterly on 31" March, 30" June, 30" September, and 31" December

- and on maturity.

  In respect of Scheme 'B' Cumulative Deposit Scheme, interest will be compounded quarterly and paid on maturity.

  The interest and maturity amount will be directly transferred to the beneficiary's account through NACH/NECS/NEFT/RTGS, as per the mandate submitted by the beneficiary.

  Pre-mature refund allowed as per Companies (Acceptance of Deposits) Rules, 2014.

  Payments can also be remitted through RTGS/NEFT in favour of "KUANTUM PAPERS LTD." Current A/c No. 40373652090, State Bank of India, Commercial Branch, SCO 103-106, Sector 17-B. Chandigarh-160017, IFS Code-SBIN0009926.

  \*Special Rate An additional interest of 0.50% p.a. shall be paid to the senior citizens above the age of 60 years and/or shareholders holding minimum 5000 (Five thousand) equity shares.
- Proposed time schedule mentioning the date of opening of the Scheme and the time period for which the circular Date of opening

From the date of publishment of circular (DPT-1) in newspaper (after thirty days of filing of circular (DPT-1) with the Registrar of Companies). Until six months from the end of financial year 31 March, 2026 or

Time period for which the circular or advertisement is valid.

Extent of coverage, Procedure for claim in case default etc.

next Annual General Meeting for F.Y. 2025-26, whichever is earlier. The object of raising deposits is for meeting business requirements of the Company. Reasons or objects of raising the deposits: Credit rating obtained CARE Ratings Limited. Name of the Credit Rating Agency

Rating obtained Meaning of the rating obtained

CAREA; Stable: (Single A; Outlook: Stable)

- The rating assigned signifies that Securities with this rating are considered to have adequate degree of safety regarding timely servicing of financial obligations. Such securities carry low credit risk. Date on which rating was obtained October 22, 2024 Extent of deposit insurance : Name of the Insurance company, Terms of the insurance coverage, Duration of coverage
- Short particulars of the charge created or to be created for securing such deposits, if any. Any financial or other material interest of the directors, promoters or key managerial personnel in such e effect of such interest in so far as it is lifferent from t

3.	DETAILS OF ANY OUTSTANDING DEPOSITS (As on 31 March 2025)	
a.	Amount Outstanding	Rs. 29,35,65,000 /-
b.	Date of acceptance	Various dates till 31 March 2025
C.	Total amount accepted	Rs.16,39,81,000/- during the year ended 31st March, 2025
d.	Rate of interest	In the range of 8.50% to 9.75% per annum
e.	Total number of depositors	413
f.	Default, if any, in repayment of deposits and payment of interest thereon, if any, including number of depositors, amount and duration of default involved	NIL
g.	Any waiver by the depositors, of interest accrued on deposits	N/A

(Increase)/Decrease in other financial assets

(Increase)/ decrease in other current assets

Increase/ (decrease) in provisions

(Decrease)/ increase in trade payables (Decrease)/Increase in other financial liabilities

4.	FINANCIA	AL POSIT	ION OF T	HE	COMPAN	IY .							
a. Profits of the company, before and after making provision for tax,					<b>b.</b> Dividends declared by the company in respect of the said three financial years					Interest coverage ratio for last three years (Profits before tax plus interest paid on Term Loans / interest paid on Term Loans)			
im	for the three financial years immediately preceding the date of issue of circular or advertisement.  (₹ / lacs)				F.Y. 2024-25 2023-24 2022-23 Dividend				FY	Earnings before Interest on TL & Taxes (Rs./lakhs)	Interest on TL (Rs./lakhs)	Interest Coverage Ratio - No. of times	
					Declared		D 0/	D- 0/		2024-25	18090.81	2553,02	7.09
F.Y	. 2024-25	2023-24	2022-23		Equity shares	Rs. 3/- per share	Rs. 3/- per share	Rs. 3/- per share		2023-24	27678.87	2917.81	9,49
PB	T 15537.79	24761.06	20296.29		Preference	Nil/NA	Re. 1.00	Re. 1.00	ı				
PA	T 11518.08	18382.58	13615.18		shares	1411/14/4	per share	per share		2022-23	25964.73	5668.45	4.58
c. /	c. A summary of the financial position of the company as in the three audited balance sheets immediately preceding the date of												

issue of circular or advertisement (₹ / lacs)

P&L Summary	2024-25	2023-24	2022-23	Balance Sheet Summary	2024-25	2023-24	2022-23			
Sales & other income (Gross)	1,11,312.38	1,21,693.66	1,31,316.26	Total non-current assets	1,84,149,57	1,58,113.87	1,47,629,46	11		
Interest	3,930.00	4,284.70	7,099.44		1,04,143.37		' '	4		
Depreciation	5,399.79	4,824.73	4,543.67	Total current assets	27,125.82	30,662.39	21,316.52			
Profit before exceptional items and tax	15,537.79	24,761.06	26,638.60	Total assets	2,11,275,39	1,88,776,26	1.68.945.98	1		
Exceptional Items			6,342.31				1,00,343.30	4		
Profit before tax	15,537.79	24,761.06	20,296.29	Equity share capital	872.64	872.64	872.64			
Provision for	0.500.04	E 404 74	4 522 07	Other equity	1,20,398.49	1,11,511.79	95,808.84	1		
- Current Tax - Adjustment of Tax-Previous Years	2,562.94 27.73	5,461.74 32.30	1,533.07 (128.68)	Total non-current liabilities	57,323.05	46,211,62	51,399.20	1		
- Deferred Tax Charge	1,429,04	884.45	5,276.72		57,323.05		31,399.20	4		
Net Profit after Tax	11.518.08	18.382.58	13.615.18	Total current liabilities	32,681.22	30,180.21	20,865.30			
Other Comprehensive Income (Expense)		(61.72)	(45.52)	Total equity & liabilities	2,11,275.39	1,88,776.26	1,68,945.98	1		
Total Comprehensive Income	11,504.61	18,320.86	13,569.66					1		
d. Audited Cash Flow Statement for the three years immediately preceding the date of issue of circular or advertisement : (₹ /  acs)										

S. No.	Particulars	Year ended	Year ended	Year ended	╟
No.	T difficulti 3	31 March 2025	31 March 2024	31 March 2023	╟
Α	Cash flow from operating activities				
	Profit before income tax	15,537.79	24,761.06	20,296.29	╟
	Adjustments for:				
	Depreciation and amortisation expense	5,399.79	4,824.73	4,543.67	ኵ
	(Profit)/loss on sale of property, plant and equipment	336.17	1,726.59	9.11	
	Finance cost	3,930.00	4,284.70	7,099.44	Ш
	Interest income	(83.67)	(102.22)	(147.38)	Iŀ
	Foreign exchange gain/loss (unrealized)	(7.22)	(1.65)	1.71	
	Liabilities no longer required written back	(74.39)	(0.63)	(1.29)	╟
	Rental income	(56.22)	(56.22)	(56.20)	
	Exceptional Items	_	-	6,342.31	ᆘ
	Others	(22.92)	(22.78)	(23.74)	
	Cash flow from operating activities before changes in following	24,959,33	35,413,59	38,063.93	11
	assets and liabilities	24,000.00	00,410.00	00,000.00	⊩
	(Increase)/Decrease in other non-current assets	20.32	136.33	(141.92)	Ш
	Decrease/(Increase) in inventories	(1,342.07)	(2,271.54)	(320.69)	ᅡ
	(Increase)/Decrease in trade receivables	(488.22)	(546.64)	3,186.12	Ш

89.55

(471.21)

(27.32)

(1,500.06)

(159.41)

(148.96)

(332.33)

(246.62)

3.110.43

326.93

				(*******)
	(Decrease)/Increase in other current liabilities	(151.49)	(69.23)	225.87
	Cash generated by operating activities	20,929.42	35,371.96	38,214.52
	Income tax paid / tax deducted at source (net of refund)	(3,233.76)	(5,591.90)	(671.23)
	Net cash generated from operating activities (A)	17,695.66	29,780.06	37,543.29
В	Cash flow from investing activities			
	Acquisition of property, plant and equipment	(31,294.52)	(17,559.35)	(6,540.37)
	Proceeds from sale of property, plant and equipment	183.83	926.12	209.42
	Rental income and others	56.22	56.22	56.20
	"Decrease/ (increase) in deposit accounts	(479.11)	850.28	107.96
	(having original maturity of more than three months)			
	Interest received	74.09	115.76	201.54
	Net cash (used) in investing activities (B)	(31,459.50)	(15,610.98)	(5,965.25)
С	Cash flows from financing activities			
	Proceeds from long term borrowings	37,937.36	46,034.14	15,076.69
	Repayment of long term borrowings	(26,098.62)	(46,927.19)	(39,819.29)
	Proceeds of short term borrowings (net)	2,275.55	862.37	(208.21)
	Interest paid	(3,880.90)	(4,625.51)	(6,829.02)
	Dividend paid	(2,604.35)	(2,608.50)	-
	Net cash generated from/ (used in) financing activities (C)	7,629.03	(7,264.71)	(31,779.84)
	Net increase/ (decrease) in cash and cash equivalents (A+B+C)	(6,134.81)	6,904.37	(201.80)
	Cash and cash equivalents at the beginning of the year	7,058.63	154.26	356.07
	Cash and cash equivalents at the end of the year	923.83	7.058.63	154.26

e. Any change in accounting policies during the last three years and their effect on the profits and the reserves of the

A DECLARATION BY THE DIRECTORS THAT -

The company has not defaulted in the repayment of deposits accepted either before or after the commencement of the Act or payment of interest there on:

The Board of Directors have satisfied themselves fully with respect to the affairs and prospects of the company and that they are of the opinion that having regard to the estimated future financial position of the company, the company will be able to meet its liabilities as and when they become due and that the company will not become insolvent within a period of one year from the date of issue of the circular or advertisement;

The company has complied with the provisions of the Act and the rules made thereunder;

The compliance with the Act and the rules does not imply that repayment of deposits is guaranteed by the Central Government; The deposits accepted by the company before the commencement of the Act have been repaid;

In case of any adverse change in credit rating, depositors will be given a chance to withdraw deposits without any penalty; The deposits shall be used only for the purposes indicated in the Circular or circular in the form of advertisement;

The deposits accepted by the company are unsecured and rank paripassu with other unsecured liabilities of the company.

DISCLAIMER - It is to be distinctly understood that filing of circular or circular in the Form of advertisement with the Registrar of Companies should not in any way be deemed or construed that the same has been cleared or approved by the Registrar or Central Government. The Registrar or Central Government does not take any responsibility either for the financial soundness of any deposit scheme for which the deposit is being accepted or invited or for the correctness of the statements made or opinions expressed in the circular or circular in the Form of advertisement. The depositors should exercise due diligence before investing in the deposit schemes.

Place : Saila Khurd Date : 20th May, 2025

Distt. Hoshiarpur (Punjab)

By Order of the Board of Directors for **Kuantum Papers Limited** Gurinder Singh Makkar Company Secretary

(₹ / lacs

**Certificate of the Statutory Auditor** 

The Board of Directors Kuantum Papers Limited Paper Mill, Saila Khurd-144529

Independent Auditor's Certificate to be annexed to Form DPT-1 pursuant to Rule 4 of the Companies (Acceptance of Deposits) Rules, 2014, as amended from time to time for Kuantum Papers Limited.

We have issued this certificate at the request of the Kuantum Papers Limited, CIN L21012PB1997PLC035243 (the "Company"), pursuant to the provisions of Rule 4 (1) of the Companies (Acceptance of Deposits) Rules, 2014, as amended ("the Rules"). We understand that this report is required to be submitted by the Company along with Form DPT-1 pursuant to Rule 4 (1) of the Rules, as amended.

Management's Responsibility

- The Management is responsible for completeness, accuracy of the information and adherence with the relevant provisions of the Companies Act, 2013 ("the Act") read with the relevant rules relating to the acceptance of deposits by the Company particularly with respect to ensuring that the Company has not committed any default in the repayment of deposits accepted either before or after the commencement of the Act or payment of interest on such deposits and where a default had occurred, that the Company made good the default and a period of five years had lapsed since the date of making good the default.
- This responsibility includes design, implementation and maintenance of internal control relevant to the compliance of provisions of the Companies Act, 2013 ("the Act") read with the relevant rules relating to the acceptance of deposits
- The Management is also responsible for furnishing the information contained in Annexure I, which states compliance of the
- relevant provisions before and after the commencement of the Act. **Auditor's Responsibility** 5. Pursuant to the requirements of Rule 4(1) of the Rules, our responsibility is to provide a limited assurance that the Company has not committed default in the repayment of deposits or in the payment of interest on such deposits accepted either before or after

the commencement of the Act. Further it is our responsibility to provide a limited assurance that in case a Company had committed default in the repayment of deposits accepted either before or after the commencement of the Act or in payment of interest on such deposits, the Company had made good the default and a period of five years has lapsed since the date of making good the default as the case may be.

- The above assurance is based on our verification of Independent Auditor's Reports issued by erstwhile auditors of the Company from the financial years 2006-2007 to 2019-2020 (refer annexure I for details) which stated the compliance with the provisions of the Companies Act, 1956 and the related Rules, as applicable, with respect to the acceptance of deposits. The said provisions of the Companies Act, 1956 and related Rules, as applicable, also give reference to the compliance certification provided by the Company that it had not defaulted in the repayment of deposits accepted whether before or after the commencement of the Act or payment of interest on such deposits.
- A limited assurance engagement includes performing procedures to obtain sufficient appropriate evidence on the reporting criteria as mentioned in para 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the reporting criteria. We have performed the following procedures:
- Relied upon the audited financial statements for the financial years 2006-2007 to 2019-2020 and read the Independent Auditor's Report issued by us for the financial year 2020-21, 2021-22, 2022-23, 2023-24 and 2024-25 which stated the compliance with the Act and related Rules, as applicable of Companies (Auditor's Report) Order (CARO) w.r.t. non-compliance, if any, of Section 58A and section 58AA of Companies Act, 1956 and Section 73 to Section 76 or any other relevant provisions of the Companies Act, 2013 and rules framed thereunder, as applicable, Checked from Return of Deposits (DPT-3) filed with the Registrar of Companies (ROC) for the year ended 31March 2024, 31 March 2023, 31 March 2015, 31 March 2016 and 31 March 2015 w.r.t defaults, if any, in repayment of deposits or interest thereon.
- Checked from Return of Deposits (Form 62) filed with Registrar of Companies (ROC) for the year ended 31 March 2014, 31
- March 2013, 31 March 2012, 31 March 2011, 31 March 2010, 31 March 2009, 31 March 2008 and 31 March 2007 w.r.t defaults, if any, in repayment of deposits or interest thereon. Performed necessary inquiries with the management and obtained necessary information and explanations from the
- management with respect to the following: the requirements for complying with the rules
- completeness of the details furnished in the return
- we have relied upon the Report and Fixed Deposits Register provided by the Company to perform the procedures mentioned above We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India. Our scope of work did not include verification of compliances with other provisions of the Act read with the relevant rules relating to the acceptance of deposits and other circulars and notifications issued by regulatory authorities from time to time and any other laws and regulations applicable to the Company.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) I, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements

Opinion 10. Based on procedures performed by us, as referred to in paragraphs 5 to 7 above, and according to the information and

explanations received and based on management representations, nothing has come to our attention that causes us to believe that the Company has committed default in the repayment of deposits or in the payment of interest on such deposits accepted either before or after the commencement of the Act, for the period 1 April 2006 to 31 March 2025. Restriction on Use

- 11. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the Rules. Our obligations in respect of this certificate are entirely separate from, and our responsibility and liability are in no way changed by any other role we may have (or may have had) as auditors of the Company or otherwise. Nothing in this certificate, nor anything said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as auditors of the Company.
- 12. This certificate is addressed and provided to the Board of Directors of the Company solely for submission along with the DPT-1 to the Registrar of Companies pursuant to the Rules and should not be used by any other person or for any other purpose. We do not accept or assume any liability or duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

For O P BAGLA & CO. LLP Chartered Accountants Firm Registration No. 000018N/N500091 Atul Bagla Partner Membership No. : 91885

Dated: 20th May, 2025

Place: New Delhi

UDIN:25091885BMLCNS5510

6				Ann	exure-l			
2	S	Name of	Financial	Applicable Section	Complied/	Statutory	Date of Audit	Opinion
,	No		Year	of Relevant Act	Non complied	Auditors	report	
4	1	ABC Paper	2006-07	Section 58A/58AA of	Complied	M/S V Sahai	24-Jul-07	Unmodified opinion
		Limited		Companies Act 1956		& Co		
	2	ABC Paper	2007-08	Section 58A/58AA of	Complied	M/S V Sahai	30-Jul-08	Unmodified opinion
Н		Limited		Companies Act 1956		& Co		
Ц	3	ABC Paper	2008-09	Section 58A/58AA of	Complied	M/S V Sahai	30-Jul-09	Unmodified opinion
)		Limited		Companies Act 1956		Tripathi & Co		
	4	ABC Paper	2009-10	Section 58A/58AA of	Complied	M/S V Sahai	13-Aug-10	Unmodified opinion
		Limited		Companies Act 1956		Tripathi & Co		
	5	ABC Paper	2010-11	Section 58A/58AA of	Complied	BSR&Co	24-May-11	Unmodified opinion
_		Limited		Companies Act 1956				
	6	Kuantum Papers	2011-12	Section 58A/58AA of	Complied	BSR&Co	26-May-12	Modified opinion
		Limited		Companies Act 1956				
┪	7	Kuantum Papers	2012-13	Section 58A/58AA of	Complied	BSR&Co	18-May-13	Modified opinion
		Limited		Companies Act 1956				
	8	Kuantum Papers	2013-14	Section 58A/58AA of	Complied	BSR&Co	15-May-14	Unmodified opinion
		Limited		Companies Act1956		LLP		
	9	Kuantum Papers	2014-15	Section 73 to 76 of	Complied	BSR&Co	26-May-15	Unmodified opinion
		Limited		Companies Act 2013		LLP		
	10	Kuantum Papers	2015-16	Section 73 to 76 of	Complied	BSR&Co	26-May-16	Unmodified opinion
		Limited		Companies Act 2013		LLP		
	11	Kuantum Papers	2016-17	Section 73 to 76 of	Complied	BSR&co	24-May-17	Unmodified opinion
		Limited		Companies Act 2013		LLP		
	12	Kuantum Papers	2017-18	Section 73 to 76 of	Complied	BSR&co	25-May-18	Unmodified opinion
		Limited		Companies Act 2013		LLP		
	13	Kuantum Papers	2018-19	Section 73 to 76 of	Complied	BSR&co	29-May-19	Modified opinion
		Limited		Companies Act 2013		LLP		
┪	14	Kuantum Papers	2019-20	Section 73 to 76 of	Complied	BSR&Co	03-Jul-20	Modified opinion
		Limited		Companies Act 2013		LLP		
	15	Kuantum Papers	2020-21	Section 73 to 76 of	Complied	O P Bagla	31-Jul-21	Unmodified opinion
		Limited		Companies Act 2013		& Co LLP		
	16	Kuantum Papers	2021-22	Section 73 to 76 of	Complied	O P Bagla	21-May-22	Unmodified opinion
		Limited		Companies Act 2013		& Co LLP		
	17	Kuantum Papers	2022-23	Section 73 to 76 of	Complied	O P Bagla	29-April-23	Unmodified opinion
		Limited		Companies Act 2013		& Co LLP		
	18	Kuantum Papers	2023-24	Section 73 to 76 of	Complied	O P Bagla	29-May-2024	Unmodified opinion
		Limited		Companies Act 2013		& Co LLP		
	19	Kuantum Papers	2024-25	Section 73 to 76 of	Complied	O P Bagla	20-May-2025	Unmodified opinion
		Limited		Companies Act 2013	Complied	& Co LĽP		Offitiodified Optition
	K.C	NE KONQU	ER KA	LEELA KODEXA	1 FS KRAY	O KOSM	IO KREDA	4 KUANTUM

KRESTO KOSHEEN KOSMO LITHO KUANTUM GOLD KAPPA PREMIUM MAPLITHO MAPLITHO CREAMWOVE CREAMWOVE KOPY + BOND SPECIALITY SPECIALITY SPECIALITY CREAMWOVE

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(51.58)

789.75

(986.55)

(2,705.00)