601, Tulsi Building, G.B.Indulkar Road, Vile Parle East, Mumbai-400057.

Date: June 12, 2025

To, The Board of Directors, Aakaar Medical Technologies Limited 801, Heritage Plaza, Telli Galli Cross Road, Andheri (East), Mumbai-400069 Maharashtra, India

Dear Sir,

Re: Proposed initial public offering of equity shares of face value of Rs. 10 each (the "Equity Shares") of Aakaar Medical Technologies Limited (the "Company") (the "Issue" or "IPO")

Sub: Individual Promoters - profile and confirmations

A. Profile: I confirm that the following information about me is true and correct:²

ARTON AND AND AND AND AND AND AND AND AND AN	Particulars	Details	Back up provided
1	Name	Bindi Dilip Meswani	Passport copy
	Date of Birth	11.8.1966	
	Age	58	
	Personal Address	601 Tulsi Building,G B IndulKar Road,Vile parle east, Mumbai 400057	
	Passport number	Z6687123	
	PAN number	AAEPM7338R	Pan card copy
	Aadhaar Card number	461311415049	Aadhaar Card copy
	Driving license number		Driving license copy

Schedule VI, Part A, (10)(G)(a)(i) and (ii) of the SEBI ICDR Regulations: (G) Promoters and Principal Shareholders: (a) Where the promoters are individuals: (i) A complete profile of all the promoters, including their name, date of birth, age, personal addresses, educational qualifications, experience in the business or employment, positions/posts held in the past, directorships held, other ventures of each promoter, special achievements, their business and financial activities, photograph, Permanent Account Number, Aadhaar card number and driving license number; (ii)A declaration confirming that the Permanent Account Number, Bank Account Number(s) and Passport Number of the promoters have been submitted to the stock exchanges on which the specified securities are proposed to be listed, at the time of filing the draft offer document with them;

	Bank account number and name of Bank	021101500356 ICICI Bank	Bank documents
	TAN number		Supporting document
Qualifications	Master of Commerce in 1989 – University of Baroda		Relevant institutional certificates
Experience	Since June 2013 with Aakaar Medical Technologies as a Board Member and in existing line of business		
Business and financial activities	Chairperson of Aakaar Medical Tec	hnologies Ltd.	

The abovementioned back up documents are annexed hereto and collectively marked as "Annexure A.

- **B.** Confirmations: I, in my capacity as a promoter of the Company, hereby declare that the following representations are true, fair and correct, and that I have verified the same appropriately:
- 21. I am an original Promoter of the Company.
- 22. Except as disclosed below, neither I nor any of my relatives hold any equity shares in any entities as per the following thresholds:

Nature of Relationship	Entity
Any body corporate in which 20% or more of the equity share capital is held by the Promoter or an immediate relative of the Promoter or a firm or Hindu Undivided Family in which the Promoter or any one or more of his immediate relative is a member	
Any body corporate in which a body corporate as mentioned above holds 20% or more, of the equity share capital	NIL
Any HUF Hindu Undivided Family or firm in which the aggregate shareholding of the promoter and his immediate relatives is equal to or more than 20% share of the total capital.	

23. Except as disclosed below, I do not hold any equity shares, warrants/convertible securities, or any employee stock options in the Company:

Number of equity shares	Number and details of outstanding warrants/convertible instruments
1820000 equity shares	Nil

Further, set forth herein below is the build-up of my shareholding in the Company since its incorporation

Date of allotment/ Transfer	Nature of transactio n	No. of Equity Shares allotted/ transferre d	Nature of consideratio n	Face value per Equity Share (n)	Issue Price /Transfer Price per Equity Share (II)	Percentage of the pre- Issue capital (%)	Percentage of the post-Issue capital (%)	Source of funds
20-6-2013	Subscriptio n to allotment	3000	cash	10	10	0	30%	Own
15-10- 2015	Fresh Issue	17000	Cash	10	10	30%	20%	own
25-08- 2021	Bonus Ration for every 1 equity	120000	NA	10	10	30%	20%	Nil

Date of allotment/ Transfer	Nature of transactio n	No. of Equity Shares allotted/ transferre d	Nature of consideratio n	Face value per Equity Share (II)	Issue Price /Transfer Price per Equity Share (0)	Percentage of the pre- Issue capital (%)	Percentage of the post-Issue capital (%)	Source of funds
	shares held bonus shares							
07-08- 2024	Bonus issue for every one equity shares 12 bonus shares	1680000	NA	10	10	20%	17.46%	Nil
Total		1820000				•	17.46%	

24. Neither I nor any of the individuals or entities forming a part of the promoter group (as defined in Regulation 2(1)(pp) of the SEBI ICDR Regulations) in connection with me have been paid for the promotion or formation of the Company by any person. Neither I nor any of the individuals or entities forming a part of promoter group (as defined in Regulation 2(1)(pp) of the SEBI ICDR Regulations) in connection with me have any interest in the Company or in its promotion except to the extent of any equity shares or convertible instruments (which convertible instruments are validly held in terms of Regulation 5(2) of the SEBI ICDR Regulations) of the Company as held by (i) me, (ii) the individuals and entities forming a part of the promoter group in connection with me (iii) any of my relatives, (iv) any companies, firms and trusts in which I am a director, member, partner and/or trustee, as follows:

Sr No	Type of security	Number of equity shares or convertible instruments held	Held by	Relationship
3.	NIL	NIL	NIL	NIL
4.	NIL	NIL	NIL	NIL

- Neither I nor the promoter group individuals and/or entities in connection with me, (as per Regulation 2(1)(pp) of the SEBI ICDR Regulations), have, directly or indirectly, <u>financed</u>, sold or <u>purchased any securities of the Company and its subsidiaries</u> during the six month period preceding the date of filing the IPO related issue document with the Securities and Exchange Board of India, ("SEBI").NA
- 26. I undertake that <u>transactions in equity shares</u> of the Company, ("Equity Shares"), by me during the period between the date of filing the Red Herring Prospectus with the relevant Registrar of Companies and the date of closure of the Issue, <u>would be reported</u> to (a) the Company, (b) the stock exchange (in which the securities of the Company are listed), and, (c) the Lead manager to the IPO, within 24 hours of the relevant transaction.
- 27. I have ascertained from, and can confirm on behalf of (ii) the group companies associated with the Company, and/or (iii) the persons and entities forming a part of the promoter group (as per Regulation 2(1)(pp) of the SEBI ICDR Regulations) in connection with me, that transactions in Equity Shares by such persons and/or entities, during the period between the date of filing the Red Herring Prospectus with the SEBI and the date of commencement of trading of the Equity Shares, would be reported to (a) the Company, (b) the stock exchange (in which the securities of the Company are listed), and, (c) the Lead manager to the IPO, within 24 hours of the relevant transaction.
- None of the companies in which I was or am, (i) a promoter, (ii) a person in control, or, (iii) a director, is debarred from <u>accessing the capital markets</u> under any order or directions made by the SEBI.
- I have ascertained and confirmed that none of the person/s or entities which form part of my "Promoter Group" (as defined in Regulation 2(1)(pp) of the SEBI ICDR Regulations), has at any stage been prohibited

or debarred from <u>accessing the capital markets</u> or from buying, selling or dealing in securities under any order or direction passed/made by the SEBI or any securities market regulator in any other jurisdiction or any other authority/court.

 I am not and was not associated with the securities market in any manner, nor was I associated with any firms/concerns that are/were registered with the SEBI, except as follows: NIL

Sr No	Details	Particulars
8.	Name of the entity	NIL
9.	Details of association with the said entity	NIL
10.	Registration Number	NIL
11.	If registration has expired, reasons for non-renewal	NIL
12.	Details of any enquiry/investigation conducted by SEBI at any time	NIL
13.	Disciplinary Action including penalty imposed by SEBI or stock exchanges against the promoters in the last five financial years including outstanding action (penalty includes deficiency/warning letter, adjudication proceedings, suspension/cancellation / prohibitory orders)	NIL
14.	Outstanding fees payable to SEBI by the entity, if any	NIL

- 31. I am not associated or registered with Insurance Regulatory and Development Authority ("IRDA") or Reserve Bank of India ("RBI") or Pension Fund Regulatory and Development Authority ("PFRDA") or none of proprietorship firm(s) or partnership firm(s) or Hindu Undivided Family(ies) or limited liability partnership(s) belonging to me or body corporate of which I am member or director are or were associated or registered with IRDA or RBI or PFRDA.
- 32. There is no proposal whereby I will receive any portion of the proceeds from the IPO and there is no existing or anticipated transaction with me in relation to utilization of the IPO proceeds or the objects of the IPO:
- 33. I confirm that, as on date, no compliance is required to be made by me under the provisions of Companies (Significant Beneficial Ownership) Rules, 2018 ("SBO Rules"), and that I undertake to comply with the SBO Rules, as necessary, and to the extent applicable to me, upon further notification by the MCA, within the timelines as may be specified under the applicable SBO Rules.
- 34. Neither I nor any of my immediate relatives have any interest in the Company or any of its joint ventures, subsidiaries and associates except to the extent of the Equity Shares held by us (as mentioned in item 4 above), and to the extent of the benefits arising out of such shareholding
- 35. I have:
- xxvii. not granted any loan or advance to the Company except as follows :Rs. 41 Lacs Unsecured loan
- xxviii. not issued any corporate guarantees on behalf of the Company;
- xxix. no business interest in the Company, except as stated above
- xxx. not received any <u>payment or benefit</u> within the two preceding years nor is any such amount or benefit intended to be paid;
- xxxi. no interest in any transaction in <u>acquisition of land</u>, construction of building or supply of machinery, etc. in relation to the Company, and have no relationship with any of the entities from whom the Company has acquired land or from whom the Company proposes to acquire land; [Company has taken on Leave and License basis office premises from Promoters & Relatives of Promoters which is approved by Board].
- xxxii. no interest, direct or indirect, in any property acquired by the Company within the last three years or proposed to be acquired by the Company, (under the Objects of the Issue for the IPO, or otherwise), nor in any completed transactions related to property in the last three years, whether as a vendor of the property or otherwise, and can clarify that the Company has not purchased any property in which I had or have a direct or indirect interest, in respect of any payment thereof or otherwise, save and except as disclosed in sub-clause (v) above.
- xxxiii. not, during the preceding six months, entered into any <u>financing arrangements</u> whereby (i) I, (ii) persons constituting the promoter group of the Company (as per Regulation 2(1)(pp) of the SEBI ICDR Regulations), (iii) any directors of any corporate promoter of the Company, or, (iv) directors of the Company, have financed the purchase by any other person/entity of securities of the Company, other than in the normal course of the business of the financing entity;

- xxxiv. not entered, and shall not enter, into any buy-back and/or standby arrangements, directly or indirectly, for purchase of any of the Equity Shares to be issued and sold in the IPO from any person;
- xxxv. no intention to subscribe to the securities issued pursuant to the proposed IPO;
- xxxvi. not agreed to make, and agree not to make, any payment, directly or indirectly, in the nature of discounts, commission allowance or otherwise to any persons who receive allotments in the IPO;
- xxxvii.not been engaged in and am not associated with any company/partnerships/ sole proprietorships/other business entities/ ventures, firms or trusts, which are in the same line of activity as the Company;
- xxxviii. no interest in the appointment of any intermediaries to the IPO, including the Lead manager, the underwriters, the registrars or the bankers to the IPO;
- xxxix. not disassociated myself from any companies or firms during the preceding three years:

Sr. No.	Name of the firm/Company	Reason
	NIL	NIL
NIL	NIL	

- not been prohibited or debarred from accessing capital markets or from buying, selling or dealing in xl. securities under any order or direction passed by SEBI or any securities market regulator in any other jurisdiction or any other authority/court and no penalty has been imposed on us in the last 5 financial year including any outstanding action by any statutory or regulatory authority in India or abroad;
- not been classified as a wilful defaulter or fraudulent borrower by any bank or financial institution (as defined under the Companies Act, 2013) or consortium thereof, in accordance with the guidelines on wilful defaulters and fraudulent borrowers issued by the Reserve Bank of India or any other statutory or regulatory authority;
- not been classified as a fugitive economic offender as defined under Section 12 of the Fugitive Economic xlii. Offenders Act, 2018
- xliii. not, at any point in time, committed or been found to have committed, any violation/s of any securities law/s, nor are any allegations pending against me in this regard before any court, tribunal or other forum;
- xliv. not been subject to any adverse findings against me in connection with compliance with securities law;
- no personal interest or relationship with any of the sundry debtors of the Company,
- xlvi. not entered into any circular transactions for building up the capital or net worth of the Company;
- xlvii. adequate experience in the line of business, including any proposed line of business of the Company;
- xlviii. Current and past directorships in listed companies suspension of trading: I confirm, represent and declare that, save as follows, in the last five years prior to the filing of the Red Herring Prospectus and of the Company with, none of the listed companies in which I am or was in the past a director, have at any point had their shares or other securities suspended from being traded on the Bombay Stock Exchange Limited, ("BSE"), and/or the National Stock Exchange Limited ("NSE"):

Details	Particulars	Back up documents annexed hereto
Name of the Company	Nil	Nil
	Nil	Nil
Date and period of suspension on BSE/NSE [strikeout as applicable]	NA	
Whether, suspension of trading is for period of more than three months (Yes/No)	Nil	
Whether, suspension of trading revoked (Yes/No)	Nil	
Term of the directorship along with the relevant date of joining, (and the date of resignation, if applicable).		Nil

Current and past directorships in listed companies - delisting: I confirm, represent and declare that, save as follows, I do not hold any current or past directorships in listed companies which have been/ were delisted from any stock exchange:

Details	Particulars	Back up documents annexed hereto
Name of the Company	Nil	Nil
Date of listing on	Nil	Nil
Effective Date of Delisting on	Nil	

Whether, compulsory or voluntary delisting	Nil	
Reasons for Delisting	Nil	
Whether, relisted on (Yes/No)	Nil	
Term of the directorship along with the relevant dates of joining and resignation.	Nil	Nil

- undertaken that neither I nor the individuals and entities forming a part of the promoter group in connection
 with me shall apply under the anchor investor portion of the IPO; and
- li. Except as stated below, I have not engaged in the sale or purchase of securities of the Company within three years of filing the Red Herring Prospectus with which in aggregate is equal to or greater than 1% of the pre-Issue Capital of the Company.

Transaction	Date	No. of securities
1. Allotment of Equity Shares:		
Bindi D. Meswani / Jt.Dilip R. Meswani	7.8.2024 [Bonus shares]	16,80,000 equity shares
2. Transfer of equity shares [inter se amongst Promoter Group-Gift]		
Transferor Transferee		
Bindi D. Meswani – Bindi D. Meswani Jt. Dilip	6.8.2024	
Meswani		3000 equity shares
Bindi D. Meswani - Bindi D. Meswani Jt. Dilip	6.8.2024	
Meswani		17000 equity shares
Bindi D. Meswani - Bindi D. Meswani	6.8.2024	and any shares
Jt. Dilip		
Meswani		140000 equity shares

lii. The following are the details of the listed companies in which I am a shareholder or director (Demat statement)

Details	Particulars	Back up documents annexed hereto	
Nil	Nil	Nil	
Nil	Nil	Nil	_
Nil	Nil		
Nil	Nil		
Nil	Nil		
Nil	Nil	Nil	

- 3. I undertake that neither I nor the individuals and entities forming a part of the promoter group in connection with me shall apply under the anchor investor portion of the IPO; and
- 4. Except as stated above in point no.(xxv), I have not engaged in the sale or purchase of securities of the Company within three years of filing the Red Herring Prospectus with which in aggregate is equal to or greater than 1% of the pre-Issue Capital of the Company.

Name	Date of allotment	Reason/nature of allotment	Issue price per equity share (D)	No. of equity shares allotted	Face value per equity share (p)
NIL	NIL	NIL	NIL	NIL	NIL

5. I, my relatives, and any companies, firms and trusts in which I am a director, member, partner and/or

trustee:

- iv. are not directly or indirectly interested in any <u>agreement or arrangement</u> entered into by the Company and no payments have been made or are proposed to be made to me in respect to the same, save and except rental agreements for office premises at 801 & 802, Heritage Plaza, Telli Gali Cross Road, Andheri East, Mumbai-400069, which are duly approved by Board and are at arms length.
- v. are not beneficiaries of or interested in <u>any outstanding loan</u> or advance given by or to the Company, save and except loan given by me to the company.
- vi. are not directly involved or indirectly interested, in any entity or person in whose name any <u>intellectual property</u> rights of the Company are registered.
- I have not issued any guarantees in favour of the Company except as follows:

Name of borrower	Name of lender	Amount of guarantee	Reason for guarantee	Security available	Expiry of guarantee	Financial implication in case of default	Obligations on our Company
Aakaar Medical Technologies Ltd.	ICICI Bank	8,80,00,00	Personal property as collateral security	Yes.	NA	Property will be ceased	Repayment of utilised amount of CC

7. I am not a <u>director</u> or <u>promoter</u> of any company which is on the <u>dissemination board</u> of any stock exchange.

I confirm that any changes to the above will immediately be intimated to the Lead manager(s) to the IPO, till the date on which the securities of the Company to be issued pursuant to the IPO, start trading on the NSE emerge In the absence of any such communication, the above information should be taken as updated information till the date of listing of equity shares issued pursuant to the IPO.

This certificate may be relied upon by the legal advisor and the Lead manager in relation to the IPO. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the IPO related issue documents.

I/We hereby indemnify and agree to keep indemnified, saved, defended and harmless the Lead manager and Legal Advisor to the proposed IPO of the Company and all persons claiming under them ("Indemnified Persons"), from and against all losses and/or damages arising as a result of the aforementioned representations made by me/us in order to disclose details of the same in the Issue Documents including the Red Herring Prospectus, the Abridged Prospectus and any other addendum thereto (together referred as "Issue Documents"), for the Issue or arising as a result of any notices, proceedings, litigations, claims, penalties, demands and costs that may be made and/or raised on the Indemnified Persons by any concerned authority(ies) and/or with regard to any matter arising in connection thereto or otherwise by reason of the matter contemplated herein and/or sustained by the Lead manager and/or the Legal Advisor to the Issue as a result of any statements, representations, assurances, confirmations hereinunder given being untrue.

Yours faithfully,

Blick Mani

DIN: 06594958

Promoter

Cc:

The Book Running Lead Manager ("BRLM")

Indorient Financial Services Limited B/805, Rustomjee Central Park, Andheri Kurla Road, Chakala,

Mumbai - 400093, Maharashtra, India

Legal Advisors to the Issue

Vidhigya Associates A-105, Kanara Business Centre, Link Road, Laxmi Nagar, Ghatkopr East, Mumbai -400075 Email: rahul@vidhigyaassociates.com Mobile: +91 8424030160

601, Tulsi Building, G.B.Indulkar Road, Vile Parle East, Mumbai-400057.

Date: June 12, 2025

To,
The Board of Directors,
Aakaar Medical Technologies Limited
801, Heritage Plaza,
Telli Galli Cross Road, Andheri (East),
Mumbai-400069 Maharashtra, India

Dear Sir,

Re: : Proposed initial public offering of equity shares of face value of Rs. 10/- each (the "Equity Shares") of Aakaar Medical Technologies Limited (the "Company") (the "Issue" or "IPO")

Sub: Consents for promoter lock-in

I hereby give my consent to include my shareholding of 596750 equity shares of the Company, constituting 4.21% of the Company's post- IPO equity share capital, to be locked-in, from the date of allotment in the IPO being the minimum promoter's contribution, for a period of Three (3) years or for such other time, and subject to the restrictions and exemptions as may be prescribed under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, ("SEBI ICDR Regulations"), as amended, towards the minimum promoters' contribution for the IPO.

Details of equity share capital subject to lock-in for a period of Three (3) years commencing from the date of allotment of Equity Shares in the Issue.

Name of Promoter	Nature of issue	Date on which Equity Shares were allotted/ Transferred	No. of Equity Shares	Issue price [Rs.]	Nature of payment of consideration	Number of Equity Shares locked - in	% of post- Issue paid up capital	No. of pledged Equity Shares
Bindi Dilip Meswani Jt.Dilip Ramesh Meswani	Equity	6.8.2024	3000	30000	Cash	596750	Nil Nil	
		6.8.2024	17000	170000	Cash			
		6.8.2024	120000	Nil	N.A			
		7.8.2024	456750	Nil	N.A			

- 2. I/we consent to <u>lock-in</u> my balance pre-IPO equity share holding, which is in excess of the minimum promoter's contribution from the date of allotment in the IPO, for a period of one (1) *year*
- I/we agree not to sell, transfer, charge, pledge, lien or otherwise encumber any of the abovementioned locked-in equity shares till such time that the lock-in remains effective, save and except as may be permitted under the SEBI ICDR Regulations.
- 4. I/we confirm that the equity shares proposed to be included as part of the minimum promoters' contribution as detailed above, are <u>eligible for the computation of lock-in</u> as promoters contribution as per the requirements of Regulation 237 of the SEBI ICDR Regulations. Accordingly, such equity shares:

- have not been acquired during the preceding three years for consideration other than cash and revaluation
 of assets or capitalization of intangible assets, and, have not been issued against shares, which are otherwise
 ineligible for promoters' contribution;
- xi. are not resulting from a <u>bonus issue</u>, <u>out of revaluation</u> of reserves or reserves created without accrual of cash resources or unrealised profits of the Company in the preceding three years or against equity shares which are otherwise ineligible for computation of promoters' contribution;
- xii. are not subject to any pledge and/or any other encumbrance;
- xiii. are not arising out of securities acquired during the preceding year, at a <u>price lower than</u> the price at which shares of the Company will potentially be issued to the public pursuant to the proposed IPO;
- xiv. are not arising out of securities allotted to the promoters and alternative investment funds or foreign venture capital investors or scheduled commercial banks or public financial institutions or insurance companies registered with Insurance Regulatory and Development Authority of India during the preceding one year at a price less than the issue price, against funds brought in by them during that period
- are not arising out of any <u>private placement</u> made by solicitation of subscriptions from unrelated persons either directly or through any intermediary;
- xvi. have been certified by the Auditors of the Company, after an exhaustive inquiry and diligence, as being eligible for the said lock-in in light of the applicable eligibility requirements under the SEBI ICDR Regulations in this regard;
- xvii. I confirm that none of the Equity Shares held or owned (beneficially or otherwise) by me are pledged with any bank or financial institution or any other creditor as collateral security for any loans granted by such banks or financial institutions or with any creditor;
- xviii. If required, I confirm that I shall enter into any agreement as may be required to facilitate the use of an overallotment option in terms of Regulation 279 of the SEBI ICDR Regulations.

I/we confirm that any changes to the above will immediately be intimated to the Lead manager(s) to the IPO, till the date on which the securities of the Company to be issued pursuant to the IPO, start trading on the NSE Emerge. In the absence of any communication from us, you may assume that there is no change in respect of the matters covered in this certificate.

This certificate may be relied upon by the legal advisor and the Lead manager in relation to the IPO. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the IPO related issue documents.

I/We hereby indemnify and agree to keep indemnified, saved, defended and harmless the Lead manager and Legal Advisor to the proposed IPO of the Company and all persons claiming under them ("Indemnified Persons"), from and against all losses and/or damages arising as a result of the aforementioned representations made by me/us in order to disclose details of the same in the Issue Documents including the Red Herring Prospectus, the Prospectus, the Abridged Prospectus and any other addendum thereto (together referred as "Issue Documents"), for the Issue or arising as a result of any notices, proceedings, litigations, claims, penalties, demands and costs that may be made and/or raised on the Indemnified Persons by any concerned authority(ies) and/or with regard to any matter arising in connection thereto or otherwise by reason of the matter contemplated herein and/or sustained by the Lead manager and/or the Legal Advisor to the Issue as a result of any statements, representations, assurances, confirmations hereinunder given being untrue.

Yours faithfully,

Name: Bindi Dilip Meswani

DIN: 06594958

Promoter

Cc:

The Book Running Lead Managers ("BRLM")

Indorient Financial Services Limited B/805, Rustomjee Central Park, Andheri Kurla Road, Chakala, Mumbai – 400093, Maharashtra, India

Legal Advisors to the Issue

Vidhigya Associates

A-105, Kanara Business Centre Link Road, Laxmi Nagar Ghatkopar East, Mumbai-400075. Contact Person: Rahul Pandey Email: <u>rahul@vidhigyaassociates.com</u> Mobile: +91 84240 30160

601, Tulsi Building, G.B.Indulkar Road, Vile Parle East, Mumbai-400057.

Date: June 12, 2025

The Board of Directors, Aakaar Medical Technologies Limited 801, Heritage Plaza, Telli Galli Cross Road, Andheri (East), Mumbai-400069 Maharashtra, India

Dear Sirs,

Re: Proposed initial public offering of equity shares of face value of Rs. 10/- each (the "Equity Shares") of Aakaar Medical Technologies Limited (the "Company") (the "Issue" or "IPO")

Sub: Cost per share to the Promoter and details of the Promoter Group shareholding in the Company, (including directors of corporate promoters of the Company)

As a promoter of the Company, I hereby declare that the following details in connection with the cost per share of the equity shares of the Company as acquired by me as on the date of this certificate are true, fair and correct, and that I have verified the same appropriately:

1. Cost per share of the Company, to the Promoter/s of the Company:

Date of Allot ment/ Trans fer	Natur e of Consi derati on (Cash , gift, etc.)	No. of Equit y Share s allott ed/ transf erred	Cum ulativ e No. of Equit y Share s	Face Value per share (Rs.)	Issue/ Acqui sition Price per share (`Rs.)	Total Cost of Purc hase/ (Sales Proce ed)	Name of transf eror/ transf eree	Natur e of Trans actio n	% of pre- Issue Capit al	% of post- Issue Capit al	Sourc es of funds
7.8.2013	Cash	*3000	3000	10	10	30000		Equity	0	30%	Own
5.10.201 5	Cash	*17000	20000	10	10	200000	3	Equity	30%	20%	Own
6.8.2024	Bonus	120000	140000	10	10	Nil		Equity	20%	20%	Bonus
7.8.2024	Bonus	1680000	1820000	10	10	Nil		Equity	20%	17.46%	Bonus

^{*}Note: Shares transferred from individual name of Promoter to joint names viz. from Bindi Dilip Meswani to Bindi Dilip Meswani jointly with Dilip R, Meswani.

2. Aggregate shareholding in the Company of the promoter group of the Company:

Sr No.	Name of Promoter	Name of person/entity forming part of the Promoter Group of the Promoter	Relationship with the Promoter	No. of shares held in the Company	Percentage of shareholding in the Company
1	Bindi Dilip	Dilip Ramesh Meswani	Spouse	6825000	65.48%
	Meswani	Abhash Dilip Meswani	Son	354900	3.4%
		Milouni Dilip Meswani	Daughter	210844	2.02%
		Sharada R. Meswani	Mother	285769	2.74%

Sr No.	Name of Promoter	Name of person/entity forming part of the Promoter Group of the Promoter	Relationship with the Promoter	No. of shares held in the Company	Percentage of shareholding in the Company		
	1	Revigen Medicare Pvt.Ltd.	Associate company	Nil	Nil		
	Total	7676513					

Any changes to the above, shall immediately be intimated to the Lead manager to the IPO, till the date when the equity shares of the Company issued under the IPO, start trading on the NSE Emerge. In the absence of any such communication, the above information should be taken as updated information till the date of listing of equity shares issued pursuant to the IPO.

This certificate may be relied upon by the legal advisor and the Lead manager in relation to the IPO. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the IPO related issue documents.

I/We hereby indemnify and agree to keep indemnified, saved, defended and harmless the Lead manager and Legal Advisor to the proposed IPO of the Company and all persons claiming under them ("Indemnified Persons"), from and against all losses and/or damages arising as a result of the aforementioned representations made by me/us in order to disclose details of the same in the Issue Documents including the Red Herring Prospectus, the Prospectus, the Abridged Prospectus and any other addendum thereto (together referred as "Issue Documents"), for the Issue or arising as a result of any notices, proceedings, litigations, claims, penalties, demands and costs that may be made and/or raised on the Indemnified Persons by any concerned authority(ies) and/or with regard to any matter arising in connection thereto or otherwise by reason of the matter contemplated herein and/or sustained by the Lead manager and/or the Legal Advisor to the Issue as a result of any statements, representations, assurances, confirmations hereinunder given being untrue.

Yours faithfully,

Name: Bindi Dilip Meswani

Promoter

Cc:

The Book Running Lead Managers ("BRLM")

Indorient Financial Services Limited B/805, Rustomjee Central Park,

Andheri Kurla Road, Chakala, Mumbai – 400093, Maharashtra, India

Legal Advisors to the Issue

Vidhigya Associates

A-105, Kanara Business Centre Link Road, Laxmi Nagar Ghatkopar East, Mumbai-400075. Contact Person: Rahul Pandey Email: rahul@vidhigyaassociates.com

Mobile: +91 84240 30160

601, Tulsi Building, G.B. Indulkar Road, Vile Parle East, Mumbai-400057.

Date: June 12, 2025

TO WHOMSOEVER IT MAY CONCERN

Dear Sir,

Re: Proposed Initial Public Offering of equity shares of face value of Rs. 10 each ("Equity Shares") by Aakaar Medical Technologies Limited ("the Company") (the "Issue" or "IPO")

Sub: Legal Proceedings and Defaults

Save and except as detailed in Annexure A annexed herewith, I confirm and certify that there are:

1. no pending legal proceedings initiated by or against me; or involving me;

 no pending legal proceedings in respect of group companies with which I was associated in the past but am no longer associated where my name continues to be associated with such proceedings;

no litigations against me involving violation of statutory regulations or alleging criminal offence;

 no criminal or civil prosecution against me for any litigation towards tax liabilities or any prosecution under any enactment in respect of Schedule V of the Companies Act, 2013;

5. no proceedings initiated for any economic offences against me;

- no adverse findings against me as regards compliance with securities laws or disciplinary action taken by the Securities and Exchange Board of India or the Indian stock exchanges;
- 7. no past cases where penalties have been imposed by any statutory or regulatory authority;
- 8. no show cause notices issued by any statutory or regulatory authorities against me;

9. no legal notices, claims or other threatened proceedings against me;

- no defaults in connection with any contractual, statutory or regulatory requirements in connection with any facilities as availed of from any bank/s or financial institution/s;
- no defaults in connection with dues towards instrument holders like debenture holders, fixed deposits, and arrears on cumulative preference shares/ other liabilities

no outstanding payment of statutory dues.

I hereby certify that the details provided in Annexure A annexed herewith are factual, up to date, true and complete.

I am not and have not been:

- (e) been prohibited or debarred from accessing the capital markets or from buying, selling or dealing in securities under any order or direction passed by SEBI or any securities market regulator in any other jurisdiction or any other authority/court and no penalty has been imposed on me at any time by any of the capital market regulators (including the SEBI) in India or abroad. Further, I am not and was not a promoter, director or person in control of any other company which is debarred from accessing the capital market under any order or directions made by the SEBI;
- (f) director of or was a director of any company listed on any stock exchange, whose shares have been or were suspended from being traded on any of the stock exchanges during last five years;
- (g) subject to any penalties to disciplinary action or investigation by the SEBI or the Indian stock exchanges, nor has any appropriate regulatory or legal authority found any probable cause for enquiry, adjudication, prosecution or other regulatory action;
- (h) found to be non-compliant with securities laws;

It is further confirmed that neither I nor any of the entities with which I was associated as director/promoter/partner/proprietor have been declared wilful defaulters or fraudulent borrowers by any bank or financial institution (as defined under the Companies Act, 2013) or consortium thereof, in accordance with the guidelines on wilful defaulters or fraudulent borrowers issued by the Reserve Bank of India and my name has not

appeared in the past and is not presently appearing in the Wilful Defaulters List as per the most recently updated database of the Credit Information Bureau (India) Limited, "CIBIL Website" or other authorities either in the past or present.

I confirm that any changes to the above will immediately be intimated to the Book Running Lead Managers to the IPO, till the date on which the securities of the Company to be issued pursuant to the IPO, start trading on NSE Emerge. In the absence of any communication from me, you may assume that there is no change in respect of the matters covered in this certificate. I hereby give consent for inclusion of aforesaid details in the IPO related issue documents of the Company and/or any other document, in accordance with applicable law.

This certificate may be relied upon by the legal advisor and the Book Running Lead Managers in relation to the IPO. All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the IPO related issue documents.

I hereby indemnify and agree to and keep indemnified, saved, defended and harmless the Book Running Lead Managers and Legal Advisor to the proposed Issue of the Company and all persons claiming under them ("Indemnified Persons"), from and against all losses and/or damages arising as a result of the aforementioned representations made by me in order to disclose details of the same in the Red Herring Prospectus, and Prospectus of the Company, the Abridged Prospectus and any other addendum thereto (together referred as "Offer Documents"), for the issue or arising as a result of any notices, proceedings, litigations, claims, penalties, demands and costs that may be made and/or raised on the Indemnified Persons by any concerned authority(ies) and/or with regard to any matter arising in connection thereto or otherwise by reason of the matter contemplated herein and/or sustained by the Book Running Lead Managers and/or Legal Advisor to the Issue as a result of any statements, representations, assurances, confirmations hereinunder given being untrue.

Yours sincerely,

Bindi Dilip Meswani DIN: 06594958

Cc:

The Book Running Lead Managers ("BRLM")

Indorient Financial Services Limited B/805, Rustomjee Central Park, Andheri Kurla Road, Chakala, Mumbai – 400093, Maharashtra, India

Vidhigya Associates
A-105, Kanara Business Centre, Link Road,
Laxmi Nagar, Ghatkopar East, Mumbai -400075
Email: rahul@vidhigyaassociates.com

Mobile: +91 84240 30160

Legal Advisor to the Issue

601, Tulsi Building, G.B. Indulkar Road, Vile Parle East, Mumbai-400057.

Annexure A

Date: June 12, 2025

TO WHOMSOEVER IT MAY CONCERN

Dear Sir,

Re: Proposed Initial Public Offering of equity shares of Rs. 10/- each ("Equity Shares") by Aakaar Medical Technologies Limited ("Company") (the "IPO")

Based on the review of the notices, pleadings, orders/judgments/awards/decrees, applications and other documents as further detailed in the list of documents enclosed hereto please find herein below details of all pending legal/arbitral/statutory and/or regulatory proceedings initiated by or against Dilip Ramesh Meswani, along with the amounts involved and the current status thereof:

A. Civil proceedings against Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
	Nil	Nil	Nil	Nil	Nil	Nil

B. Criminal proceedings against Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1.	NIL	NIL	NIL	NIL :	NIL	NIL

C. Arbitral proceedings against Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL

D. Tax proceedings against Bindi Dilip Meswani

Sr.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for),	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL

E. Civil proceedings by Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
	NIL	NIL	NIL	NIL	NIL	NIL
	NIL	NIL	NIL	NIL	NIL	NIL

F. Criminal proceedings by Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1	NIL	NIL	NIL	NIL	NIL	NIL

G. Arbitral proceedings by Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL

H. Tax proceedings by Bindi Dilip Meswani

Sr. No.	Parties to the Proceedings Suit etc. Number (if any)	Forum	Details of the relief/prayers/claims along with details of any orders/decrees/directions passed in the matter, (including any interim relief granted and/or applied for).	Amount involved	Current Status of the Matter	Copies of Pleadings, Orders and motions annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL

I. Proceedings initiated for economic offences (Including past cases if found guilty)

Sr. No.	the	Name of the Statutory /Regulatory Authority	Details of allegations, findings and action taken	Response, if any	Amount of penalty imposed, if Any	Current Status of the Matter	Copies of the Notice / Order and related responses and correspondence annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL

J. Adverse findings against Bindi Dilip Meswani as regards compliance with securities laws, any disciplinary action taken by the Securities and Exchange Board of India or the Indian stock exchanges or any securities law regulator in any other jurisdiction:

Sr. No.	relevant	Name of the Statutory /Regulatory Authority	Details of allegations, findings and action taken	Response, if any	Amount of penalty imposed, if Any	Current Status of the Matter	Copies of the Notice / Order and related responses and correspondence annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL

K. Details of the past cases in which penalties were imposed by the statutory or regulatory authorities

Sr. No.	relevant Order	Name of the Statutory /Regulatory Authority	Grounds for imposing Penalty and Details of Penalty Imposed	Amount of penalty	Copy of the penalizing order and Proof of Payment of Penalty annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL

L. Show Cause Notices issued against Bindi Dilip Meswani

Sr. No.	Date of Notice and Reference No.	Name of the Statutory /Regulatory Authority Issuing the Show Cause Notice	Details of Allegations made in the Notice	Response to the Notice	Amount involved, if Any	Current Status of the Matter	Copies of the Show Cause Notice and related responses and correspondence annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL

M. Legal Notices and Other Threatened Legal Proceedings initiated against Bindi Dilip Meswani

Sr. No.	Notice and		Details of Allegations made in the Notice	Response to the Notice	Amount involved, if Any	Current Status of the Matter	Copies of the Notice and related responses and correspondence annexed as Annexure
1.	NIL	NIL	NIL	NIL	NIL	NIL	NIL

N. Non-payment of statutory dues:

#	Relevant Provision and Statute / Regulatio n / Rule	Natur e of Due	Amoun t involve d	Interes t / penalt y, if any	Date on which paymen t was due	No. of Days of Dela y	Reason s for non- paymen t	Action if any taken by the relevant regulato r	Copies of Communication, if any with the relevant statutory/regulato ry authority
1	NIL .	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

Yours sincerely,

Bindi Dilip Meswani DIN: 06594958

Promoter

Cc:

The Book Running Lead Managers ("BRLM")

Indorient Financial Services Limited

B/805, Rustomjee Central Park, Andheri Kurla Road, Chakala, Mumbai – 400093, Maharashtra, India

Legal Advisor to the Issue Vidhigya Associates

A-105, Kanara Business Centre, Link Road, Laxmi Nagar, Ghatkopr East, Mumbai -400075

Email: rahul@vidhigyaassociates.com

Mobile: +91 84240 30160