

08th May, 2024

BSE Limited	National Stock Exchange of India Limited
Dept of Corporate Services,	The Listing Department,
Phiroze Jeejeebhoy Towers,	Exchange Plaza,
Dalal Street, Fort,	Bandra Kurla Complex,
Mumbai – 400 001	Mumbai – 400 051
Scrip Code: 543514	Symbol : VERANDA

Sub: <u>Disclosure under Regulation 31 of SEBI (Substantial Acquisition of Shares and</u> <u>Takeovers) Regulations, 2011 ("Takeover Regulations").</u>

Dear Sir/Madam,

Please find enclosed the disclosures made by Mr. Kalpathi S Aghoram, Mr. Kalpathi S Ganesh and Mr. Kalpathi S Suresh **("the Promoters")** of the Company in relation to the pledge and encumbrance (as defined under Regulation 28(3) of the Takeover Regulations) which has been created over the equity shares of Veranda Learning Solutions Limited **("the Company")** held by the Promoters.

The aforesaid information is also hosted on the website of the Company viz <u>www.verandalearning.com</u>.

Request you to kindly take the same on record.

Thanking you,

For Veranda Learning Solutions Limited

M. Anantharamakrishnan Company Secretary & Compliance Officer M. No: ACS-7187



⊠ contact@verandalearning.com

www.verandalearning.com

G.R. Complex First floor No.807-808, Anna Salai, Nandanam, Chennai -600 035

CIN: L74999TN2018PLC125880

Date: 8th May,2024 Place: Chennai

То

- BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai 400 001 E-mail: <u>corp.relations@bseindia.com</u>
- 3. Veranda Learning Solutions Limited 34, Thirumalai Road, T. Nagar, Chennai, Tamil Nadu-600017 E-mail: secretarial@verandalearning.com
- National Stock Exchange of India Limited Exchange Plaza, Bandra-Kurla-Complex, Bandra (East) Mumbai – 400 051 Email: takeover@nse.co.in

Sir/ Madam,

Subject: Disclosure under Regulation 31 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")

This disclosure is being made by Mr. Kalpathi S Aghoram, Mr. Kalpathi S Ganesh, and Mr. Kalpathi S Suresh (the "**Promoters**") in relation to the pledge and encumbrance (as defined under Regulation 28(3) of the Takeover Regulations) which has been created over the equity shares of Veranda Learning Solutions Limited ("**Company**") held by the Promoters on 02.05.2024 & 06.05.2024.

Veranda Learning Solutions Limited ("VLSL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("VLSL Debenture Trust Deed") in relation to 2,500 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 25,00,00,000 (Rupees Twenty Five Crores Only) issued by VLSL along with an additional green shoe option to issue up to 10,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 100,00,00,000 (Rupees One Hundred Crores Only) in one or more series and/or tranches, to be issued by VLSL on a private placement basis, aggregating, on the whole, to not more than INR 125,00,00,000 (Rupees One Hundred Twenty Five Crores Only) ("VLSL Debentures").

Veranda XL Learning Solutions Private Limited ("Veranda XL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda XL Debenture Trust Deed") in relation to 31,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches issued by Veranda XL on a private placement basis, aggregating to not more than INR 310,00,000 (Rupees Three Hundred and Ten Crores Only) ("Veranda XL Debentures").

Veranda Race Learning Solutions Private Limited ("Veranda Race") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture Trust Deed") in relation to 9,000 senior, secured, redeemable, unlisted and non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 90,00,000 (Rupees Ninety Crores Only) issued by Veranda Race along with an additional green shoe option to issue up to 2,000 senior, secured,

redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 20,00,000 (Rupees Twenty Crore Only), in one or more series and/or tranches, to be issued by Veranda Race on a private placement basis, aggregating, on the whole, to not more than INR 110,00,000(Rupees One Hundred and Ten Crores Only) ("Veranda Race Debentures").

(The VLSL Debentures, the Veranda XL Debentures and the Veranda Race Debentures are collectively referred to as the "**Debentures**". The Veranda XL Debenture Trust Deed, the Veranda Race Debenture Trust Deed and the VLSL Trust Deed are collectively referred to as the "**Debenture Trust Deeds**".)

One of the terms of the Debenture Trust Deeds is for Mr. Kalpathi S Aghoram ("**Promoter 1**"), Mr. Kalpathi S Suresh ("**Promoter 2**"), and Mr. Kalpathi S Ganesh ("Promoter 3" and together with Promoter 1 and Promoter 2, "**Promoters**") to create a pledge over such number of shares of VLSL whose collateral shares value is equal to or more than 50% of Rs. 425,00,00,000 (Rupees Four Hundred and Twenty Five Crores only) and over such additional number of shares of VLSL as may be required to ensure that the collateral shares value of the pledged VLSL shares is equal to or more than the relevant required collateral value in accordance with the provisions of the share pledge agreement entered into between the Promoters and Catalyst Trusteeship Services (acting in its capacity as the common security trustee) ("**Pledge Agreement (VLSL**)").

Further, some of the terms and conditions of the Debenture Trust Deeds are, *inter alia*, that the Promoters: (i) shall at all times own at least 40% of the share capital of VLSL; and (ii) shall at all times until the final settlement date, be the largest shareholders in VLSL; (iii) may only dispose of the VLSL Shares provided specific conditions set out in the Debenture Trust Deeds are met; and (iv) are restricted from creating security or quasi-security over the VLSL Shares owned by them without the consent of the debenture trustee subject to certain agreed carveouts ("**Covenant**"). Given the nature of the Covenant and certain other terms and conditions of the Debenture Trust Deeds, they are likely to fall within the definition of the term "encumbrance" provided under Chapter V of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Therefore, in compliance with the Takeover Regulations read with the SEBI Master circular dated February 16, 2023, bearing reference no. SEBI/HO/CFD/PoD-1/P/CIR/2023/31, the Promoters are making this disclosure, with the relevant details as required in Annexure 1 and Annexure 2.

Kindly take the above on record.

Thanking you

Yours faithfully

Mr. Kalpathi S Aghoram

Mr. Kalpathi S Ganesh

Mr. Kalpathi S Suresh

Enclosed:

- 1. Annexure 1 Disclosure by the Promoters to the stock exchanges and to the target company for encumbrance of shares in terms of Regulations 31(1) of the Takeover Regulations.
- 2. Annexure 2 Format for disclosure of reasons for encumbrance.

ANNEXURE – 1

	encumbrance of shares in terms of Regulations 31(1) of SEBI (Substantial Acquisition of Shares and Takeovers Regulations, 2011
Name of the Target Company (TC)	Veranda Learning Solutions Limited ("VLSL")
Names of the stock exchanges where the shares of the target company are listed	BSE Limited and National Stock Exchange of India Limited
Date of reporting	08.05.2024
Names of the promoters or PAC on whose shares encumbrance has been created	Mr. Kalpathi S Aghoram Mr. Kalpathi S Ganesh Mr. Kalpathi S Suresh

Details of the creation of encumbrance:

2

Name of the	Promoter hole the target cor (1)		Promoter h already encu (2)	-			Details of even	ts pertaining to en	cumbrance (3)			Post event he of encumbe shares {crea [(2)+(3)] / re [(2) (3)] / inve [(1)-(3)]	ered ation elease - ocation		
promoter(s) or PACs with him*	Number	% of total share capital	Number	% of total share capital	Type of event (creation / - release / invocation)	Date of creation / release/ invocation of encumbrance	Type of encumbrance (pledge/lien/ non disposal undertaking/ others)	Reasons for encumbrance* *	Number	% of share capital	Name of the entity in whose favour shares encumbered ***	Number	% of total share capital		
Ma Kalanthi C			38,63,285	5.42%	Creation	2 nd May 2024	Pledge	For creating a pledge over the shares of VLSL to secure the Debentures ¹	2,00,000	0.28%	Catalyst Trusteeship Limited (as the common security trustee)	ity — 1,28,29,553 e	1,28,29,553		18.00
Mr. Kalpathi S Aghoram	1,28,29,553	18.00%	87,66,268	12.30 %	Creation	2 nd May 2024	Others. Please refer to the <u>Note 1</u> below.	Others. Please refer to the <u>Note 1</u> below.	NIL	NIL	Catalyst Trusteeship Limited (as the common security trustee)			%	
Mr. Kalpathi S Ganesh	1,28,28,049	18.00%	38,63,285	5.42%	Creation	6 th May 2024	Pledge	For creating a pledge over the shares of VLSL to secure the	2,00,000	0.28%	Catalyst Trusteeship Limited (as the common security	1,28,28,049	18.00 %		

Name of the	Promoter hol the target co (1)		n Promoter holding y already encumbered Details of events pertaining to encumbrance (3)						Post event holdin of encumbered shares {creation [(2)+(3)] / release { (2) (3)] / invocation [(1)-(3)]}				
promoter(s) or PACs with him*	Number	% of total share capital	Number	% of total share capital	Type of event (creation / release / invocation)	Date of creation /- release/- invocation of encumbrance	Type of encumbrance (pledge/ lien/ non disposal undertaking/ others)	Reasons for encumbrance* *	Number	% of share capital	Name of the entity in whose favour shares encumbered ***	Number	% of total share capital
			<i>8</i> 1					Debentures ¹			trustee)		
			87,64,764	12.30 %	Creation	6 th May 2024	Others. Please refer to the <u>Note 1</u> below.	Others. Please refer to the <u>Note 1</u> below.	NIL	NIL	Catalyst Trusteeship Limited (as the common security trustee)		
Mr. Kalpathi S Suresh			38,63,285	5.42%	Creation	6 th May 2024	Pledge	For creating a pledge over the shares of VLSL to secure the Debentures ¹	2,00,000	0.28%	Catalyst Trusteeship Limited (as the common security trustee)	1,28,12,048	17.98
	1,28,12,048	17.98%	87,48,763	12.27%	Creation	6 th May 2024	Others. Please refer to the <u>Note 1</u> below.	Others. Please refer to the <u>Note 1</u> below.	NIL	NIL	Catalyst Trusteeship Limited (as the common security trustee)		%
Total	3,84,69,650	53.98	3,78,69,650	53.134		-	-	-	6,00,000	0.84%	-	3,84,69,650	53.98

*The names of all the promoters, their shareholding in the target company and their pledged shareholding as on the reporting date should appear in the table irrespective of whether they are reporting on the date of event or not.

** For example, for the purpose of collateral for loans taken by the company, personal borrowing, third party pledge, etc.

***This would include name of both the lender and the trustee who may hold shares directly or on behalf of the lender.

¹ Debentures means collectively:

a) up to 2,500 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 25,00,00,000 (Rupees Twenty Five Crores Only)issued by Veranda Learning Solutions Limited ("VLSL") along with an additional green shoe option to issue up to 10,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 100,00,000,000 (Rupees One Hundred Crores Only) proposed to be issued by Veranda Learning Solutions Limited ("VLSL") on a private placement basis in one or more series and/or tranches, aggregating, on the whole, to not more than INR 125,00,00,000 (Rupees One Hundred and Twenty Five Only) ("VLSL Debentures");

1

- b) up to 31,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches issued by Veranda XL Learning Solutions Private Limited ("Veranda XL") on a private placement basis, aggregating to not more than INR 310,00,000 (Rupees Three Hundred and Ten Crores Only); ("Veranda XL Debentures") and
- c) up to 9,000 senior, secured, redeemable, unlisted and non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 90,00,000 (Rupees Ninety Crores Only)issued by Veranda Race Learning Solutions Private Limited along with an additional green shoe option to issue up to 2,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 20,00,000 (Rupees Twenty Crore Only), in one or more series and/or tranches, to be issued by Veranda Race Learning Solutions Private Limited on a private placement basis, aggregating, on the whole, to not more than INR 110,00,000 (Rupees One Hundred and Ten Crores Only) ("Veranda Race Debentures").

Note 1:

1

Veranda Learning Solutions Limited ("VLSL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("VLSL Debenture Trust Deed") in relation to the VLSL Debentures. Veranda XL Learning Solutions Private Limited ("Veranda XL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda XL Debenture Trust Deed") in relation to the Veranda XL Debentures. Veranda Race Learning Solutions Private Limited ("Veranda Race") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture Trust Deed") in relation to the Veranda Race Debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture Trust Deed") in relation to the Veranda Race Debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture Trust Deed") in relation to the Veranda Race Debentures. (The VLSL Debenture Trust Deed, the Veranda XL Debenture Trust Deed and the Veranda Race Debenture Trust Deed are collectively referred to as the "Debenture Trust Deeds".)

One of the terms of the Debenture Trust Deeds is for Mr. Kalpathi S Aghoram ("Promoter 1"), Mr. Kalpathi S Ganesh ("Promoter 2"), and Mr. Kalpathi S Suresh ("Promoter 3" and together with Promoter 1 and Promoter 2, "Promoters") to create a pledge over such number of shares of VLSL whose collateral shares value is equal to or more than 50% of Rs. 425,00,00,000 (Rupees Four Hundred and Twenty Five Crores only) and over such additional number of shares of VLSL as may be required to ensure that the collateral shares value of the pledged VLSL shares is equal to or more than the relevant required collateral value in accordance with the provisions of the share pledge agreement dated 25th March, 2024 entered into between the Promoters and Catalyst Trusteeship Services (acting in its capacity as the common security trustee) ("Pledge Agreement (VLSL)").

Further, some of the terms and conditions of the Debenture Trust Deeds are, inter alia, that the Promoters: (i) shall at all times own at least 40% of the share capital of VLSL; (ii) shall at all times until the final settlement date, be the largest shareholders in VLSL; (iii) may only dispose of the VLSL Shares provided specific conditions set out in the Debenture Trust Deeds are met; and (iv) are restricted from creating security or quasi-security over the VLSL Shares owned by them without the consent of the debenture trustee subject to certain agreed carveouts ("Covenant"). Given the nature of the Covenant and certain other terms and conditions of the Debenture Trust Deeds, they are likely to fall within the definition of the term "encumbrance" provided under Chapter V of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations").

Therefore, pursuant to the aforesaid, the Promoters have created a pledge and encumbrance over such number of their shareholding in VLSL as provided in the table above. For the sake of completeness, it is hereby clarified that:

a) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 29th April 2024; 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 2nd May, 2024 held by Promoter 1 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,66,268 shares of VLSL (i.e. 84,71,727 shares were encumbered on 26th March, 2024 and 4,94,541 shares were encumbered on 29th April, 2024) in favour of Catalyst Trusteeship Limited are decreased to 87,66,268 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 1, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 1 in relation to the Debentures, as on date of this disclosure;

- b) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 26th April 2024 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 6th May, 2024 held by Promoter 2 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,64,764 shares of VLSL(i.e. 84,70,223 shares were encumbered on 26th March, 2024 and 4,94,541 shares were encumbered on 26th April, 2024) in favour of Catalyst Trusteeship Limited are decreased to 87,64,764 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 2, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 2 in relation to the Debentures, as on date of this disclosure; and
- c) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 26th April 2024; 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 6th May, 2024 held by Promoter 3 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,48,763 shares of VLSL(i.e.84,54,223 shares were encumbered on 26th March, 2024 and 4,94,540 shares were encumbered on 26th April, 2024), in favour of Catalyst Trusteeship Limited are decreased to 87,48,763 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 3, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 3 in relation to the Debentures, as on date of this disclosure.

The Promoters are making this disclosure to comply with the Takeover Regulations read with the SEBI Master circular dated February 16, 2023, bearing reference no. SEBI/HO/CFD/PoD-1/P/CIR/2023/31.

Mr. Kalpathi S Aghoram

Mr. Kalpathi S Ganesh

Mr. Kalpathi S Suresh

Place: Chennai Date: 08.05.2024

ANNEXURE - 2 Format for disclosure of reasons for encumbrance

(In addition to Annexure - I)

the decomposition of the second se	Veranda Learning Solutions Limited				
Name of listed company	BSE Limited and National Stock Exchange of India Limited				
Name of the recognised stock exchanges where the shares of the company are listed Name of the promoter(s) / PACs whose shares have been encumbered	Mr. Kalpathi S Aghoram ("Promoter 1 ") Mr. Kalpathi S Ganesh ("Promoter 2 ") Mr. Kalpathi S Suresh ("Promoter 3 ")				
Total promoter shareholding in the listed company	No. of shares: 3,84,69,650 % of total share capital: 53.98%				
Encumbered shares as a % of promoter shareholding	31.68 % Please refer to the <u>Note 1</u> below				
Whether encumbered share is 50% or more of promoter shareholding	YES / NO				
Whether encumbered share is 20% or more of total share capital	YES / NO				

DETAILS OF ALL THE EXISTING EVENTS/ AGREEMENTS PERTAINING TO ENCUMBRANCE

to cooure th						nbrance 2		
Pledge to secure the Debentures ¹					Covenant in the nature of an encumbrance. Please refer to the <u>Note 1</u> below.			
ls	Promoter 1	Promoter 2	Promoter 3	Details	Promoter 1	Promoter 2	Promoter 3	
per of	36,91,159	36,91,159	36,91,159	Number of Shares	87,66,268	87,64,764	87,48,763	
total capital	5.18%	5.18%	5.18%	% of total share capital	12.30 %	12.30 %	12.27%	
	Promoter 1	Promoter 2	Promoter 3					
ber of	1,72,126	1,72,120	1,72,120					
total e capital	0.24%	0.24%	0.24%					
	s er of botal capital s er of s otal	s Promoter 1 er of 36,91,159 otal 5.18% capital s s Promoter 1 er of 1,72,126 s otal 0.24%	s Promoter 1 Promoter 2 er of 36,91,159 36,91,159 botal 5.18% 5.18% capital s Promoter 1 Promoter 2 er of 1,72,126 1,72,126 s otal 0.24% 0.24%	Promoter 1 Promoter 2 Promoter 3 er of 36,91,159 36,91,159 36,91,159 otal 5.18% 5.18% 5.18% capital 5.18% 5.18% 5.18% s Promoter 1 Promoter 2 Promoter 3 er of 1,72,126 1,72,126 1,72,126 s 0.24% 0.24% 0.24%	SPromoter 1Promoter 2Promoter 3er of s36,91,15936,91,15936,91,159otal capital5.18%5.18%5.18%sPromoter 1Promoter 2Promoter 3er of s1,72,1261,72,1261,72,126otal0.24%0.24%0.24%	See of er of s Promoter 1 Promoter 2 Promoter 3 ber of s 36,91,159 36,91,159 36,91,159 botal 5.18% 5.18% 5.18% capital 5.18% 5.18% 5.18% s Promoter 1 Promoter 2 Promoter 3 ser of s 1,72,126 1,72,126 1,72,126 s 0.24% 0.24% 0.24%	See of er of s Promoter 1 Promoter 2 Promoter 3 er of s 36,91,159 36,91,159 36,91,159 otal 5.18% 5.18% 5.18% capital 5.18% 5.18% s Promoter 1 Promoter 2 s Promoter 1 Promoter 2 s Promoter 1 Promoter 2 s 1,72,126 1,72,126 s 0.24% 0.24%	

•				1				
		Details	Promoter 1	Promoter 2	Promoter 3			
		Number of	2,00,000	2,00,000	2,00,000			
	5	Shares						
		% of total share capital	0.28%	0.28%	0.28%			
		Please refer to t	he <u>Note 1</u> below	<i>.</i>		Cotal at Trusteeship Limited (as the common security trustee)		
Specific details about	Name of the entity in whose favour shares encumbered (X)	Catalyst Trustee Please refer to t	ship Limited (as he <u>Note</u> below.		curity trustee)	Catalyst Trusteeship Limited (as the common security trustee) Please refer to the <u>Note</u> below.		
the encumbrance	Whether the entity X is a scheduled commercial bank, public financial institution, NBFC or housing finance company? If No, provide the nature of the business of the entity.	YES/ NO Security Trustee				YES/ NO Security Trustee		
	Names of all other entities in the agreements	VLSL Debenture	Trust Deed			VLSL Debenture Trust Deed		
	Names of all other entities in the agreements		ng Solutions Lim	ited as the issue	r	Veranda Learning Solutions Limited as the Issuer		
		Catalyst Trustee	eship Limited as	the Debenture	rustee	Catalyst Trusteeship Limited as the Debenture Trustee		
		Voranda VI Dol	penture Trust D	hed		Veranda XL Debenture Trust Deed		
			rning Solutions A		s the Issuer	Veranda XL Learning Solutions Private Limited as the Issuer		
		Catalyst Trustee	eship Limited as	the Debenture	Trustee	Catalyst Trusteeship Limited as the Debenture Trustee		
			Debenture Trust			Veranda Race Debenture Trust Deed		
		Veranda Race L Catalyst Trustee	earning Solutior eship Limited as	is Private Limite the Debenture	d as the Issuer Frustee	Veranda Race Learning Solutions Private Limited as the Issuer Catalyst Trusteeship Limited as the Debenture Trustee		
		Share Pledge A				Share Pledge Agreement		
		Mr. Kalpathi S	Aghoram, Mr. K	alpathi S Ganes	h, and Mr. Kalpathi S	Mr. Kaipathi S Aghoram, Mr. Kalpathi S Ganesh, and Mr. Kalpathi		
		Suresh, as the F	Pledgors			Suresh, as the Pledgors		
		Catalyst Truster	eship Limited as	the Common Se	ecurity Trustee	Catalyst Trusteeship Limited as the Common Security Trustee		
	Whether the encumbrance is relating to any debt	YES / NO				YES / NO		
	instruments viz. debenture, commercial paper,	If yes,				If yes,		
	certificate of deposit etc.? If yes, provide details	1. Name o	of the issuer:			1. Name of the issuer:		
	about the instrument, including credit rating	Please	refer to the <u>Note</u>	<u>2</u> below.		Please refer to the <u>Note 2</u> below.		
		2 Details	of the debt inst	rument:		2. Details of the debt instrument:		
			refer to the Not			Please refer to the <u>Note 2</u> below		
	2 ⁵ 5		er the debt inst refer to the <u>Not</u>		on stock exchanges?	3. Whether the debt instrument is listed on stock exchanges Please refer to the <u>Note 2</u> below		
		an annual Statistication	Rating of the de			4. Credit Rating of the debt instrument:		
		Please	refer to the Not	e 2 below		Please refer to the <u>Note 2</u> below		

		5. ISIN of the instrument: Please refer to the <u>Note 2</u> below	5. ISIN of the instrument: Please refer to the <u>Note 2</u> below
Security Cover / Asset Cover	Value of shares on the date of event / agreement (A)	Rs. 212,50,00,000 (Rupees Two Hundred Twelve Crore and Fifty Lakhs Only)	Not Applicable Please refer to the <u>Note 1</u> below.
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Amount involved (against which shares have been encumbered) (B)	Rs. 425,00,00,000 (Rupees Four Hundred Twenty Five Crores Only)	Not Applicable Please refer to the <u>Note 1</u> below.
	Ratio of A / B	0.5	Not Applicable Please refer to the <u>Note 1</u> below.
End use of	Borrowed amount to be utilized for what purpose -		
money	(a) Personal use by promoters and PACs	No	No
	 (b) For the benefit of listed company Provide details including amount, purpose of raising money by listed company, schedule for utilization of amount, repayment schedule etc. 	Please refer to the <u>Note 2</u> below	Please refer to the <u>Note 2</u> below
	(c) Any other reason (please specify)	Please refer to the Note 2 below	Please refer to the <u>Note 2</u> below

¹Debentures means collectively:

- a) up to 2,500 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 25,00,00,000 (Rupees Twenty Five Crores Only) issued by Veranda Learning Solutions Limited ("VLSL") along with an additional green shoe option to issue up to 10,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 100,00,000,000 (Rupees One Hundred Crores Only) proposed to be issued by Veranda Learning Solutions Limited ("VLSL") on a private placement basis in one or more series and/or tranches, aggregating, on the whole, to not more than INR 125,00,00,000 (Rupees One Hundred and Twenty Five Crores Only) ("VLSL Debentures");
- b) up to 31,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches issued by Veranda XL Learning Solutions Private Limited ("Veranda XL") on a private placement basis, aggregating to not more than INR 310,00,000 (Rupees Three Hundred and Ten Crores Only); ("Veranda XL Debentures"); and
- c) up to 9,000 senior, secured, redeemable, unlisted and non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 90,00,000 (Rupees Ninety Crores Only) issued by Veranda Race Learning Solutions Private Limited along with an additional green shoe option to issue up to 2,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 20,00,000,000 (Rupees Twenty Crore Only), in one or more series and/or tranches, to be issued by Veranda Race Learning Solutions Private Limited on a private placement basis, aggregating, on the whole, to not more than INR 110,00,000 (Rupees One Hundred and Ten Crores Only) ("Veranda Race Debentures").

Note 1:

Veranda Learning Solutions Limited ("VLSL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("VLSL Debenture Trust Deed") in relation to the VLSL Debentures. Veranda XL Learning Solutions Private Limited ("Veranda XL") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda XL Debenture Trust Deed") in relation to the Veranda XL Debentures. Veranda Race Learning Solutions Private Limited ("Veranda Race") has entered into a debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture trust deed dated 25 March 2024 with Catalyst Trusteeship Limited (acting as the debenture trustee) ("Veranda Race Debenture Trust Deed") in relation to the Veranda Race Debentures. (The VLSL: Debenture Trust Deed, the Veranda XL Debenture Trust Deed and the Veranda Race Debenture Trust Deed are collectively referred to as the "Debenture Trust Deeds".)

One of the terms of the Debenture Trust Deeds is for Mr. Kalpathi S Aghoram ("Promoter 1"), Mr. Kalpathi S Ganesh ("Promoter 2"), and Mr. Kalpathi S Suresh ("Promoter 3" and together with

Remoter 1 and Promoter 2, "**Promoters**") to create a pledge over such number of shares of VLSL whose collateral shares value is equal to or more than 50% Rs. 425,00,00,000 (Rupees Four Hundred and Twenty Five Crores only) and over such additional number of shares of VLSL as may be required to ensure that the collateral shares value of the pledged VLSL shares is equal to or more than the relevant required collateral value in accordance with the provisions of the share pledge agreement dated 25th March 2024 entered into between the Promoters and Catalyst Trusteeship Services (acting in its capacity as the common security trustee) ("**Pledge Agreement (VLSL**").

Further, some of the terms and conditions of the Debenture Trust Deeds are, inter alia, that the Promoters: (i) shall at all times own at least 40% of the share capital of VLSL; (ii) shall at all times until the final settlement date, be the largest shareholders in VLSL (iii) may only dispose of the VLSL Shares provided specific conditions set out in the Debenture Trust Deeds are met; and (iv) are restricted from creating security or quasi-security over the VLSL Shares owned by them without the consent of the debenture trustee subject to certain agreed carveouts ("Covenant"). Given the nature of the Covenant and certain other terms and conditions of the Debenture Trust Deeds, they are likely to fall within the definition of the term "encumbrance" provided under Chapter V of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations").

Therefore, pursuant to the aforesaid, the Promoters have created a pledge and encumbrance over such number of their shareholding in VLSL as provided in the table above. For the sake of completeness, it is hereby clarified that:

- a) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 29th April 2024; 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 2nd May, 2024 held by Promoter 1 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,66,268 shares of VLSL (i.e. 84,71,727 shares were encumbered on 26th March, 2024 and 4,94,541 shares were encumbered on 29th April, 2024) in favour of Catalyst Trusteeship Limited are decreased to 87,66,268 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 1, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 1 in relation to the Debentures, as on date of this disclosure;
- b) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 26th April 2024; 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 6th May, 2024 held by Promoter 2 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,64,764 shares of VLSL(i.e. 84,70,223 shares were encumbered on 26th March, 2024 and 4,94,541 shares were encumbered on 26th April, 2024) in favour of Catalyst Trusteeship Limited are decreased to 87,64,764 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 2, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 2 in relation to the Debentures, as on date of this disclosure; and
- c) apart from the pledge over 36,91,159 and 1,72,126 shares of VLSL created on 26th March, 2024 and 26th April 2024; 2,00,000 shares of VLSL which were under encumbrance as per the terms and conditions of the debenture trust deed as stated above are pledged in favour of Catalyst Trusteeship Limited on 6th May, 2024 held by Promoter 3 and the encumbrance (created by virtue of the covenants present in the Debenture Trust Deeds) over 89,48,763 shares of VLSL(i.e.84,54,223 shares were encumbered on 26th March, 2024 and 4,94,540 shares were encumbered on 26th April, 2024), in favour of Catalyst Trusteeship Limited are decreased to 87,48,763 shares under encumbrance as on the date of disclosure. i.e. 08/05/2024, held by Promoter 3, no other pledge, lien, negative lien, non-disposal undertaking, or any other encumbrance of any kind have been created over the shares of VLSL held by Promoter 3 in relation to the Debentures, as on date of this disclosure.

The Promoters are making this disclosure to comply with the Takeover Regulations read with the SEBI Master circular dated February 16, 2023, bearing reference no. SEBI/HO/CFD/PoD-1/P/CIR/2023/31.

Note 2:

-

Details	VLSL Debentures	Veranda XL Debentures	Veranda Race Debentures
Name of the issuer	Veranda Learning Solutions Limited	Veranda XL Learning Solutions Private Limited	Veranda Race Learning Solutions Private Limited
Details of the debt instrument	Veranda Learning Solutions Limited Up to 2,500 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 25,00,00,000 (Rupees Twenty Five Crores Only) issued by VLSL along with an additional green shoe option to issue up to 10,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 100,00,000 (Rupees One Hundred Crores Only) proposed to be issued by Veranda Learning Solutions Limited on a private placement basis in one or more series and/or tranches, aggregating, on the whole, to not more than INR 125,00,00,000 (Rupees One Hundred and Twenty Five Crores	Up to 31,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches issued by Veranda XL Learning Solutions Private Limited on a private placement basis, aggregating to not more than INR 310,00,00,000 (Rupees Three Hundred and Ten Crores Only). ("Veranda XL Debentures")	Up to 9,000 senior, secured, redeemable, unlisted and non-convertible debentures of a nominal value of INR 1,00,000 each in one or more series and/or tranches aggregating to not more than INR 90,00,00,000 (Rupees Ninety Crores Only) issued by Veranda Race along with an additional green shoe option to issue up to 2,000 senior, secured, redeemable and unlisted non-convertible debentures of a nominal value of INR 1,00,000 each, aggregating to not more than INR 20,00,00,000 (Rupees Twenty Crore Only), in one or more series and/or tranches, to be issued by Veranda Race Learning Solutions Private Limited on a private placement basis, aggregating, on the whole, to not more than INR 110,00,0000 (Rupees One Hundred and Ten Crores Only).
	Only) ("VLSL Debentures")		("Veranda Race Debentures")
Whether the debt instrument is listed on stock exchanges?	No	No	No
Credit Rating of the debt instrument	Unrated	Unrated	Unrated
ISIN of the instrument	2,500 VLSL Debentures have been allotted on 18 th April 2024. ISIN for Debentures is INE0IQ007025.	 14,500 Veranda XL Debentures have been allotted on 27 March 2024 as Tranche 1 Debentures. iSIN for Tranche 1 Debentures is INEOOFP07015. 14,200 Veranda XL Debentures have been allotted on 18th April 2024 as Tranche 2 Debentures. ISIN for Tranche 2 Debentures is INEOOFP07031. 1,100 Veranda XL Debentures have been allotted on 18th April 2024 as Tranche 3 Debentures. ISIN for Tranche 3 Debentures is INEOOFP07023. 	9,000 Veranda Race Debentures have been allotted on 18 th April 2024 as Tranche 1 Debentures. ISIN for Tranche 1 Debentures is INEOOEP07018.

Details	VLSL Debentures	Veranda XL Debentures	Veranda Race Debentures
		1,200 Veranda XL Debentures have been allotted on 18 th April 2024 as Tranche 4 Debentures. ISIN for Tranche 4 Debentures is INE00FP07049.	
End Use of Money:	(b) For the benefit of listed company	(c) Any other reason (please specify):	(c) Any other reason (please specify):
Borrowed amount to be		For raising funds for the purpose of, inter alia, financing acquisitions, providing inter-corporate	For raising funds for the purpose of, inter alia, providing inter-corporate loans to group
utilized for what purpose –	Amount: Up to 125,00,00,000 (Rupees One	loans to group companies, repayment of existing	companies, repayment of existing debt, working
(a) Personal use by	Hundred and Twenty Five Crores)	debt, working capital and any other such purposes.	capital and any other such purposes.
promoters and PACs	Purpose: For raising funds for the purpose of, inter		D a
(b) For the benefit of listed	alia, providing inter-corporate loans to group companies, repayment of existing debt and		
company Provide details including	working capital and purposes.		
amount, purpose of raising	Schedule for utilization of amount, repayment		
money by listed company, schedule for utilization of	schedule etc:		
amount, repayment	Rs. 25 Crores raised by NCD's issuance has been		
schedule etc.	utilised (Rs. 14.6 Crores utilised for repayment of		
(c) Any other reason (please	Hinduja Loan; Loan to Veranda Management Learning Solutions Private Limited ("WOS") Rs. 9.7		
specify)	Crores and balance amount utilised for General		
	Corporate Purposes).		
	The NCD's will be redeemed over a period of 6		
Mr. Kalpathi S Aghoram	years.		
	Mr. Kalpathi S Ganesh	Mr. Kalpathi S Suresh	
Place: Chennai			

3

Date: -08.05.2024