

October 29,2025

BSE Limited	National Stock Exchange of India Limited
Dept of Corporate Services,	The Listing Department,
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Bandra
Dalal Street, Fort,	Kurla Complex,
Mumbai – 400 001	Mumbai – 400 051
Scrip Code: 5/351/	Symbol: VERANDA

Dear Sir/Madam,

Sub: Monitoring Agency Report for the quarter ended on September 30, 2025 Ref: Preferential allotments made during February 19,2025 to March 03,2025

With reference to the above subject, pursuant to Regulation 32(6) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, read with Regulation 162A of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"), we are enclosing the Monitoring Agency Report of the Company for the quarter ended September 30,2025 issued by India Ratings & Research Private Limited the Monitoring Agency, appointed by the Company to monitor the utilisation of proceeds raised through the following:

- 1. Issuance and allotment of 11,98,630 (Eleven Lakhs Ninety-Eight Thousand Six Hundred and Thirty) fully paid-up equity shares having face value of Rs. 10/- (Rupees Ten Only) each at a price of Rs.292/- (Rupees Two Hundred and Ninety-Two Only) per Equity Share including a premium of Rs. 282/- (Rupees Two Hundred and Eighty-Two Only) by way of Preferential Issue under Chapter V of SEBI ICDR Regulations.
- 2. Issuance and allotment of 7,78,817 (Seven Lakhs Seventy-Eight Thousand Eight Hundred and Seventeen) convertible warrants at a price of Rs. 321/- (Rupees Three Hundred Twenty-One Only) per convertible warrant including a premium of Rs. 311/- (Rupees Three Hundred Eleven Only) by way of Preferential Issue under Chapter V of SEBI ICDR Regulations.

The company has fully utilized the proceeds raised through the issuance of equity shares on a preferential basis during the quarter ended March 31,2025. Additionally, 25% of the subscription amount received from the issuance of convertible warrants has also been utilized during the same quarter. The remaining 75% of the warrant subscription proceeds is yet to be received by the company as of the quarter ended September 30,2025.

This information will also be available on the Company's website at https://www.verandalearning.com/web/index.php/corporate

Thanks & Regards
For Veranda Learning Solutions Limited

S Balasundharam Company Secretary & Compliance Officer M. No: ACS-11114



www.verandalearning.com

\& +91 44 4690 1007

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

Chennai -600 035

CIN: L74999TN2018PLC125880



Date: 27th October 2025

To,

Veranda Learning Solutions Limited

G.R. Complex First floor No.807-

808, Anna Salai, Nandanam,

Chennai -600 035

Subject: Monitoring Agency Report for the quarter ended 30th September 2025 in relation to Preferential Issue.

Dear Sir,

Pursuant to Regulation 162A (2) of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations") and Monitoring Agency Agreement dated 7th May 2025, please find enclosed herewith the Monitoring Agency Report, as per Schedule XI of the SEBI ICDR Regulations towards utilization of proceeds of Preferential issue, for the quarter ended September 30, 2025.

Request you to kindly take the same on records.

Thanking You,

For and on behalf of India Batings & Research Private Limited

Name: Shrikant Dev

Designation: Company Secretary



Report of the Monitoring Agency (MA)

Name of the issuer: Veranda Learning Solutions Limited

For quarter ended: 30th September 2025

Name of the Monitoring Agency: India Ratings & Research Private Limited

(a) Deviation from the objects: No deviation from the objects.

Based on the Management undertaking and other documents provided to us, no deviation from the objects has been observed.

(b) Range of Deviation: Not Applicable.

Declaration:

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

The MA or its affiliates may have credit rating or other commercial transactions with the entity to which the report pertains and may receive separate compensation for its ratings and certain credit-related analyses. We confirm that there is no conflict of interest in such relationship/interest while monitoring and reporting the utilization of the issue proceeds by the issuer, or while undertaking credit rating or other commercial transactions with the entity.

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

Signature:

lame and designation of the Authorized Signatory: Shrikant Dev (Company Secretary)

Date: 27th October 2025



1) Issuer Details:

Name of the issuer:	Veranda Learning Solutions Limited	
Names of the promoters:	K S Aghoram	
	 K S Ganesh 	
	 K S Suresh 	
Industry/sector to which it belongs:	Education Service	

2) Issue Details:

Issue Period:	19 th February 2025 to 3 rd March 2025
Type of issue (public/rights):	Preferential Issue
Type of specified securities:	 a) 37,77,399 Equity Shares of face value of ₹ 10/- @ INR 292.00/Equity Share. b) 10,90,344 Convertible Warrants (each convertible into one equity shares of face value ₹ 10/- each) of face value of ₹ 10/- @ INR 321.00/convertible warrant.
IPO Grading, if any:	Not Applicable
Issue size:	INR 145.30 Crores*

* It is the total issue size. However, 25,78,769 Equity Shares and 3,11,527 Convertible Warrants are not subscribed. The actual subscription of Equity Shares and Convertible warrants and the amount received by the company as on 30th September 2025 is as below:

	Issue subscr	ibed		Issue proceed	ds received a	s on 30 th Sep'25
Security	No.	Rate	Value (INR Crores)	No.	Rate	Value (INR Crores)
a) Equity Shares	11,98,630	292.00	35.00	11,98,630	292.00	35.00
b) Convertible Warrants	7,78,817	321.00	25.00	7,78,817	80.25^	6.25
Total			60.00			41.25*

^The company has received 25% of the value of the convertible warrants i.e. INR 80.25/warrant, as upfront consideration/subscription amount. Balance 75% (INR 240.75/warrant) will be received as and when the conversion option is exercised by the warrant holder to convert warrants into equity shares during the tenure of 18 months of the warrant.

*Note: The company received INR 41.25 Crores during the quarter ended 31st Mar'25 which was utilized during the same quarter. During the quarter ended 30th Sep'25, NIL amount is received.





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

Particulars	Reply	Source of information / certifications considered by Monitoring Agency for preparation of report	Comments of the Monitoring Agency	Comments of the Board of Directors
Whether all utilization is as per the disclosures in the Offer Document?	NA	Management undertaking, Notice to Shareholders for EGM along with Corrigendum and clarification/additional information provided to shareholders post EGM, Relevant Bank Statements.	Nil utilization during the quarter.	-
Whether shareholder approval has been obtained in case of material deviations from expenditures disclosed in the Offer Document?	NA	Management undertaking	NA	-
Whether the means of finance for the disclosed objects of the issue has changed?	No	Management undertaking	No Comments	-
Is there any major deviation observed over the earlier monitoring agency reports?	No	NA	No Comments	-
Whether all Government/Statutory approvals related to the object(s) have been obtained?	NA	Management undertaking	No Comments	-
Whether all arrangements pertaining to technical assistance/collaboration are in operation?	NA	Management undertaking	No Comments	-
Are there any favorable events improving the viability of these object(s)?	No	Management undertaking	No Comments	-
Are there any unfavorable events affecting the viability of the object(s)?	No	Management undertaking	No Comments	-
Is there any other relevant information that may materially affect the decision making of the investors?	No	Management undertaking	No Comments	-





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

i. Cost of object(s)-

		Source of information /	Original				mments o	
Sr.		certifications considered by Monitoring Agency for preparation of	cost (as per the Offer Document) (INR in	Revised Cost (INR in	Comme nts of the Monitor ing	Reason of Cost revisio	Propos ed financi ng	Particular s of firm arrange ments
No.	Item Head	report	Crores)	Crores)	Agency	n	option	made
A)	Equity:	Management						
1	Growth Initiatives including acquisitions	undertaking, Notice to	70.00	NA	NA	-	-	-
2	Repayment of NCDs and Other obligations	Shareholders for EGM along	33.71	NA	NA	-	-	-
3	General Corporate Purposes	with	6.59	NA	NA	-	-	-
	TOTAL (A)	Corrigendum	110.30					
B)	Convertible Warrants:	and						
1	Repayment of NCDs and Other obligations	clarification /additional	13.75	NA	NA	-	-	-
2	General Corporate Purposes	information	8.50	NA	NA	-	-	-
3	Growth Initiatives including acquisitions	provided to shareholders	12.75	NA	NA	-	-	-
	TOTAL (B)	post EGM.	35.00					
	TOTAL (A+B)		145.30					





ii. Progress in the object(s) –

Source of information / considered by considered by proposed as per raised till As at Agency for preparation of considered by proposed as per raised till As at Agency for preparation of (INR in cluding acquisitions including acquisitions of NCDs and purposes Cornoretible Warrants: General Corporate provided to Purposes General Corporate provided to Purposes Growth Initiatives including acquisitions General Corporate provided to Purposes Growth Initiatives including acquisitions General Corporate provided to Purposes Growth Initiatives gost EGM, 12.75							Amount	to ilitia	(IND in	Total	200	Comments of	ents of
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Growth including acquisitions including acquisitions including acquisitions and undertaking. Other obligations Corporate Shareholders for Purposes Annagement of NCDs and undertaking, Other obligations of Corporate Shareholders for Purposes and Convertible Warrants: Annote to Motice to Shareholders for Purposes and Convertible Warrants: Annote to Motice to Shareholders for Purposes and Convertible Warrants: Annote to Motice to Purpose and Convertible Warrants: Annote to Motice to Shareholders for Purposes and Convertible Warrants: Annote to Motice to Shareholders for Motice to Shareholders and Convertible Warrants: Annote to Motice to Shareholders for Motice to Shareholders and Convertible Warrants: Annote to Motice to Motic		Equity:								,			
Including acquisitions Management of NCDs and undertaking, Other obligations Notice to General Corporate Shareholders for Purposes Corrigendum and Convertible Warrants: Convertible Warrant				00.02			20.07		70.00				
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Other obligations Notice to General General Corporate Purposes Notice to General General Corporate Purposes Notice to General General Corporate General Corporate General Corporate Purposes Notice to General General General Growth Initiatives post EGM, including acquisitions Notice to General General General General General General General Growth Initiatives including acquisitions Notice to General		Repayment of NCDs and	undertaking.	17 66			000		000				
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TOTAL (A) Corrigendum and Convertible Warrants: Corrigendum and Lional Lional Lional Lional Lional Lional Lional Corporate Purposes Lional	- 1	Purposes	EGM along with	66.0			4.3/	'	4.3/		No		
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uisitions Relevant Bank 12.73 - 0.30			post EGM,	17 75			0		0				
Statements. 35.00 60.00 41.25 - 41.25		including acquisitions	Relevant Bank	12.73			000		0.50				
145 30 60 00 41 25 41 25		TOTAL (B)	Statements.	35.00			6.25	•	6.25				
C3:11		TOTAL (A+B)		145.30	00.09	41.25	41.25	•	41.25	1			



iii. Deployment of unutilized issue proceeds:

Sr. No.	Type of instrument and name of the entity invested in	Amount invested	Maturity date	Earnings	Return on Investment (%)	Market Value as at the end of the quarter
		Not	Applicable			

iv. Delay in implementation of the object(s)

	Completi	on Date	Delay		ents of the of Directors
Object(s)	As per the Offer Document*	Actual	(no. of days/m onths)	of	Proposed Course of action
Equity:					
Growth Initiatives including acquisitions	30 th June 2025	By 31 st March 2025	NA	-	-
Repayment of NCDs and Other obligations	31st March 2025	By 31 st March 2025	NA	-	-
General Corporate Purposes	30 th June 2025	By 31 st March 2025	NA	-	-
Convertible Warrants:					
Repayment of NCDs and Other obligations	31st December 2026	Ongoing	NA	-	-
General Corporate Purposes	31st December 2026	Ongoing	NA	- :	
Growth Initiatives including acquisitions	31st December 2026	Ongoing	NA	-	-

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

Sr. No.	Item Head	(INR in	Source of information / certifications considered by Monitoring Agency for preparation of report	Comments of the Monitoring Agency	Comments of the Board of Directors
	Not Appl	cable as NIL amount utilize	ed under GCP during the quar	rter	

Disclaimers:

The MA Report is prepared by India Ratings. India Ratings has taken utmost care to ensure accuracy and objectivity while developing this Report based on the information provided by the Issuer and information obtained from sources believed by it to be accurate and reliable.

India Ratings declare that the MA Report is based on the format prescribed by the SEBI (ICDR) Regulations, 2018. This declaration forms part of and applies to each MA Report that is issued by India Ratings. The MA Report does not constitute an offer of services. Access or use of any MA Report does not create a client relationship between India Ratings and the Applicant or between India Ratings and User of the report.







This Report has to be seen in its entirety; the selective review of portions of the Report may lead to inaccurate assessments.

Please note that the information presented in the MA Report is based solely on the review of the requisite information, documents, papers, statements received from the Company with regard to the use of the Issue Proceeds including the status of implementation of the activities proposed to be funded out of the Issue proceeds as stated in the Prospectus. India Ratings has not verified any source of information such as invoices, ledgers or payment receipts and other documents either in normal course or in case of deviations from the objects, as the same is the duty of the management and the statutory auditors. India Ratings has relied in good faith and without any liability, upon the contents thereof. The user of the MA Report should understand that India Ratings does not perform an audit and undertakes no independent verification of any information/certifications/statements it receives from auditors, lawyers, chartered engineers or other experts, and relies on in its reports. Ultimately, the issuer and its advisers are responsible for the accuracy of the information they provide to India Ratings. In issuing the MA Report, India Ratings may rely on the representations and certifications from the issuer and experts, including statutory auditors with respect to financial statements, attorneys with respect to legal and tax matters and other entities considered reliable by India Ratings. The Company shall be solely responsible and liable for any omission, commission, errors and misrepresentations in the contents of the Information provided to India Ratings. India Ratings disclaims any liability arising out of the contents of the information provided by the Company and in no event shall be held liable to anyone for any damages or claims arising out of such information.

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As India Ratings have only acted in the capacity of a monitoring agency, the MA Report does not, in any way, constitute an opinion regarding securities, expressed in the form of standard symbols or in any other standardized manner and does not include any qualitative and quantitative assessment of the probability of default on payment of interest and principal on a debt instrument. The content of the MA Report does not constitute any recommendation to buy, hold or sell any securities. The MA Report does not comment on the quality of the objects of the issue, reasonableness of costs or spending by the issuer against any objects / heads or assurance on outcome of such spending, the adequacy of market price or market liquidity, suitability of any security for an investor. The MA Report does not provide to any party any financial advice, or legal, auditing, accounting, appraisal, valuation or actuarial services and should not be viewed as a replacement for such advice or services.

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