

#### CERTIFICATE FOR ANNUAL AUDIT COMPLIANCE

We have examined the relevant books of accounts, records and documents maintained by Ananya Roy - Proprietor of Credibull Capital, bearing SEBI registration number INA000018878 and a member of the BSE Ltd bearing BSE Enlistment` ID 2132 to fulfill the Annual Audit Compliance requirement as prescribed vide SEBI (Investment Advisers) Regulations, 2013, as amended, along with the applicable circulars and guidelines issued and amended from time to time by SEBI and BSE, for the year ended 2024–2025.

The purpose of this audit is to examine the processes, procedures followed, and the operations carried out by the Investment Adviser as per the applicable Acts, Rules, Regulations, Byelaws and Circulars prescribed by SEBI and BSE.

We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of this audit. In our opinion proper books of accounts, records & documents, as per the regulatory requirement have been maintained by the member, so far as it appears from examination of the books.

We have conducted the audit within the framework provided by SEBI/BSE for the purpose of this audit.

Based on the scrutiny of relevant books of accounts, records and documents, we certify that the member has complied with the relevant provisions of SEBI Act, 1992, SEBI (Investment Advisers) Regulations, 2013 as amended, and the relevant circulars and guidelines issued and amended from time to time by SEBI and BSE except otherwise mentioned in the **Annexure** to this report.

We declare that we do not have any direct / indirect interest in or relationship with the member or its directors / partners / proprietors / management, other than the proposed Audit assignment and also confirm that we do not perceive any conflict of interest in such relationship / interest while conducting audit of the said member.



In our opinion and to the best of our information and according to the explanations given to us by the individual IA/proprietor/partner(s)/director(s)/compliance officer and principal officer, the Report provided by us as per the Annexure and subject to our observations, which covers the entire scope of the audit, is true and correct.



Ca Abhay Agrawal (Partner)

Membership no. 430865

FRN: 020149C.

UDINNo: **25430865BMOFQI3908** 

Date: 26/09/2025

Place: Indore



#### **ANNEXURE**

#### NOTE:

- 1. <u>Annual Audit Compliance Report (ACR)</u> An investment adviser shall conduct yearly audit in respect of compliance with these regulations from a member of Institute of Chartered Accountants of India or Institute of Company Secretaries of India 71[or Institute of Cost Accountants of India] 72[and submit a report of the same as may be specified by the Board].
- 2. <u>Client Level Segregation</u> As per Clause 2(xiii)(c)(iii) of SEBI Circular No. SEBI/HO/MIRSD/ MIRSD-PoD-1/P/CIR/2025/003 dated January 08, 2025, an investment adviser shall maintain on record an annual certificate from a member of ICAI/ ICSI/ ICMAI or from an auditor confirming compliance with client level segregation requirements. Such annual certificate shall be obtained within six months of the end of the financial year.
- 3. <u>Action Taken Report (ATR)</u> As per Clause 2(xiii)(c)(ii) of SEBI Circular No. SEBI/HO/MIRSD/ MIRSD-PoD-1/P/CIR/2025/003 dated January 08, 2025, submit adverse findings of audit, if any, along with action taken thereof duly approved by the individual IA or management of non-individual IA to IAASB/SEBI within a period of one month from the date of the audit report but not later than October 31st of each year for the previous financial year.

Annual Compliance Audit Report for F. Y 2024-2025						
	ANANYA ROY - PROPRIETOR OF					
Name of Investment Adviser	CREDIBULL CAPITAL					
SEBI Registration No.	INA000018878					
BSE Enlistment No.	2132					
Entity type	Sole Proprietorship					
Financial Year	2024-2025					
	Name : Ananya roy					
	Mobile No:-7045354602					
Name and Contact Details of Principal	Email id:-					
Officer	ananya.roy@credibullcapital.in					



Name and Contact Details of Compliance Officer	Not Applicable as IA is a Sole Proprietorship firm				
Total No. of Clients as on 31-03-2025	24				
Regulation	Particulars	Compliance Status (anyone status as applicable to respective point to be retained)	Reason for non- compliance/ non- applicability	Whether Auditor comments accepted in case of non- compliance reported by auditor? (Yes/No)	Action taken on adverse findings (duly approved by the individual IA/management of the non-individual IA)
Regulation 2 (s)	Is "principal officer" in case of non- individual investment adviser engaged: (i) solely in providing investment advisory services, shall mean the managing director or designated director or managing partner or executive chairman of the board or	Not Applicable	Not Applicable as IA is a Sole Proprietorship Firm	()	



	equivalent management body who is			
	responsible for the overall function of			
	the business			
	and operations of non-individual			
	investment adviser;			
	(ii) in the activities other than			
	investment advisory services, through			
	separate			
	departments/divisions, may be the			
	person at the management level who is			
	a business head or unit head,			
	responsible for the overall function of			
	the business and operations			
	related to investment advisory			
	services: Provided that in case of non-			
	individual investment adviser being a			
	partnership firm, one			
	of the partners shall be designated as			
	its principal officer.			
	Application for grant of certificate			
	(1) No person shall act as an			
	investment adviser or hold itself out as			
Regulation 3	an investment adviser unless he has	Complied		
	obtained a certificate of registration			
	from the Board under these			
	regulations.			



Regulation 6	Consideration of application and eligibility criteria Regulation 6 states all matters, which are relevant for the purpose of grant of certificate of registration.	Complied		
Regulation 7	Qualification and certification requirement.  An individual investment adviser or a principal officer of a non-individual investment adviser registered as an investment adviser under these regulations and persons associated with investment advice shall have minimum qualification and certification requirements as mentioned in Regulation 7(1) and 7(2).	Complied		
SEBI Circular Ref. No. SEBI/HO/IMD/DF1/CIR/P/2020/182 (Dated September 23, 2020) Clause 2(iv)	Qualification and certification requirement. Existing individual IAs above fifty years of age shall not be required to comply with the qualification and experience requirements specified under Regulation 7(1) (a) and 7(1) (b) of the amended IA Regulations. However, such IAs shall hold NISM accredited certifications and comply with other conditions as specified under	Not Applicable	IA is not above 50 years of age and IA has Complied with qualification and Certification Required under the amended regulation	

 $Address: 404\,Shrinathji\,Avenue\,158\,kibe\,Compound\,RNT\,Marg\,Indore-\,452001,$ 

(M.P) Tel: +91-9179108187, Email: abhayagrawal29@gmail.com,



	Regulation 7(2) of the regulations at all time				
	Net worth requireme	ent till 15 <sup>th</sup>			
	December 2024 as be				
	(1) Investment advise				
	individuals shall have				
Regulation 8	not less than fifty lak		Complied		
	(2) Investment advis individuals shall have				
	assets of value not le	-			
	rupees.	33 than five lakif			
Regulation 8	Deposit requirement	post 15 <sup>th</sup>			
	December 2024	<u></u>			
And	Compliance to depos				
SEBI circular Ref no.	post 15 <sup>th</sup> December 2		Complied		
SEBI/HO/MIRSD/MIRSD-	basis the no. of client				
PoD1/P/CIR/2025/003 dated January 08,	No. of clients	Deposit			
2024 point 2(ii)	Up to 150 clients	1 Lakh			



	151 to 300 clients 2 lakhs	Ī		
		-		
	1001 and above clients 10 Lakhs			
Regulation 13(b)	Conditions of certificate: The investment adviser shall inform the Board in writing, if any information or particulars previously submitted to the Board are found to be false or misleading in any material particular or if there is any material change in the information already submitted.	Complied		
Regulation 13(c)	Conditions of certificate: The investment adviser, not being an individual, shall include the words 'investment adviser' in its name: Provided that if the investment advisory service is being provided by a separately identifiable department or division or a subsidiary, then such separately identifiable department or division or subsidiary shall include the words 'investment adviser' in its name;	Not Applicable	Not Applicable as the Investment adviser is registered as a Individual Investment Adviser	
Regulation 13(d)	Conditions of certificate:  An individuals registered as investment advisers shall use the	Complied		



	term 'investment adviser' in all their			
	correspondences with their			
	clients53[:] 54[Provided that part-time			
	investment adviser registered under			
	these regulations shall use the term			
	'part-time investment adviser' in all			
	their correspondences with their			
	clients.]			
	Registration as Non-Individual			
	Investment Advisor			
	Individuals registered as investment			
	advisers whose number of clients			
	exceed three hundred at any point of			
	time or the fee collected during the			
	financial year exceeds three crore			
	rupees, whichever is earlier shall –			
	<ul> <li>a. Apply for grant of in-principle</li> </ul>			
Regulation 13(e)	registration as non-individual	Not		
Regulation 15(c)	investment adviser;	Applicable		
	b. The in-principle registration	7.66.000.0		
	shall be valid for a period of			
	three months to assist in the			
	transition from registration as			
	individual investment adviser		Not Applicable, as the	
	to non-individual investment		number of clients in F.Y.	
	adviser;		2024–25 is below 300 and	
	c. On completion of the		the fee collected is below	
	transition period or upon		₹3 crore	



	grant of certificate of registration as non-individual investment adviser, whichever is earlier, investment adviser shall surrender his registration as individual investment adviser.			
Regulation 13(f)	The number of clients of a part-time investment adviser shall not exceed seventy-five in total at any point of time.	Not Applicable	Not Applicable as the Investment adviser is not registered as a part time Investment Adviser	
Regulation 15 (7)	Has an investment advisor entered into transactions on its own account which is contrary to its advice given to clients for a period of fifteen days from the day of such advice	Complied		
Regulation 15 other than sub point 7	General Responsibility Whether IA has followed all the responsibilities as mentioned regulation 15?	Complied		



Regulation 15A read with SEBI Circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/003 (Dated January 08, 2025) Clause 2(viii)	Fees Investment Adviser shall be entitled to charge fees for providing investment advice from a client in the manner as specified by the Board namely - Assets under Advice (AUA) mode or Fixed fee mode.	Complied		
SEBI Circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 Clause 2(2.1)	Restriction on free trial  IAs shall not provide free trial for any products/services to prospective clients.	Complied		
SEBI Circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 Clause 2(2.1)	Non acceptance of part payments  IAs shall not accept part payments (where some part of the fee is paid in advance) for any product/service.	Complied		
Regulation 16	Risk profiling This involves profiling, assessing the risk appetite of each client individually, and communication of such profile to the respective client.	Complied		



SEBI Master Circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 Clause 2(2.2)	Risk profiling Whether IA has obtained consent of the client on completed risk profile either through registered email or physical document.	Complied		
Regulation 17	Suitability Investment adviser shall ensure suitability of the advice being provided to the client.	Complied		
	Risk profiling and suitability for non-individual clients.			
SEBI Circular Ref. No.	(a) In case of non-individual clients, IA			
SEBI/HO/IMD/DF1/CIR/P/2020/182	shall use the investment policy as			
(Dated September 23, 2020) Clause	approved by board/management team			
2(viii)	of such non-individual clients for risk			
	profiling and suitability analysis.	Not		
And	(b) The discretion to share the	Applicable		
SEBI Circular Ref No.	investment policy/relevant excerpts of	пррпецые		
SEBI/HO/MIRSD/ MIRSD-PoD-	the policy shall lie with the non-			
1/P/CIR/2025/003 (Dated January 08,	individual client. However, IA shall			
2025)	have discretion not to onboard non-			
Clause 1.2(viii)(b) – (c)	individual clients if they are unable to		Not Applicable as IA has	
	do risk profiling of the non-individual		not onboarded Non-	
	client in the absence of investment		Individual Clients during	
	policy.		the Reporting Period	



Regulation 18  Regulation 19	Disclosure to clients This involves disclosure of all prescribed information by the investment adviser to its clients.  Maintenance of records This regulation requires maintenance of prescribed records, preservation of the same and audit of such records by	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 Clause 1.2(vi)	the prescribed professional.  Maintenance of record.  IA shall maintain and preserve records of interactions, with all clients including prospective clients, where any conversation related to advice has taken place as prescribed.	Complied		
SEBI Circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/003 (Dated January 08, 2025) Clause 2 (xii)	Maintenance of record Regulation 22A of the IA Regulations provides that IAs may provide implementation services to the advisory clients in securities market. In this regard, IAs providing implementation/execution services shall maintain call recording of every consent for implementation/execution obtained from the client if advice/execution is given through telephone call. All such	Not Applicable	Not Applicable, as the Investment Adviser does not provide implementation/execution services to its clients.	



	communications shall have time stamped to maintain clear audit trail.			
	Agreement between IA and the client.			
SEBI Circular Ref. No. SEBI/HO/IMD/DF1/CIR/P/2020/182 (Dated September 23, 2020) Clause 2(ii)	IA shall enter into an investment advisory agreement with its clients as prescribed and shall ensure that neither any investment advice is rendered, nor any fee is charged until the client has signed the aforesaid agreement and a copy of the signed	Complied		
	agreement is provided to the client.			



SEBI Circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/003 (Dated January 08, 2025) Clause 2 (xi)	Agreement between IA and the client. The agreement shall also include the Most Important Terms and Conditions (MITC) to be disclosed by IAs. Consent of client to agreement between IA and client may be signed by the client in person or through any other legally acceptable mode including DigiLocker enabled Aadhaar based e-signature facility.	Complied		
Regulation 19A And SEBI Circular Ref. No.	Whether an investment adviser has maintained a functional website containing such details as may be specified by the Board?	Complied		
Regulation 20 (1) and SEBI Circular Ref. No. SEBI/HO/MIRSD/ MIRSD-PoD- 1/P/CIR/2025/003 (Dated January 08, 2025) Clause 2 (v) (a)	Appointment of Compliance officer An investment adviser shall appoint a compliance officer who shall be responsible for monitoring the compliance by the investment adviser.  Whereas an independent professional appointed as compliance officer holds certifications from NISM by passing the following certification examinations-	Not Applicable	Not Applicable as IA is registered as Individual Investment adviser	



	•NISM-Series-X-A: Investment Adviser			
	(Level 1) Certification Examination,			
	•NISM-Series-X-B: Investment Adviser			
	(Level 2) Certification Examination,			
	•NISM-Series-X-C: Investment Adviser			
	Certification (Renewal) Examination,			
	and			
	•NISM-Series-III A: Securities			
	Intermediaries Compliance (Non-			
	Fund) Certification Examination			
	Redressal of investor grievances			
	through SEBI Complaints Redress			
	system (SCORES) Platform:			
	7.2 - IAs shall prominently display in			
	their offices			
Regulation 21	the information about the grievance			
Regulation 21	redressal mechanism available			
And	to investors.			
Allu	7.3 - IAs shall also followed the Master	Complied		
SEBI Master circular Ref. No.	Circular			
	(SEBI/HO/OIAE/IGRD/P/CIR/2022) and			
SEBI/HO/MIRSD/MIRSD-PoD-	Circular			
1/P/CIR/2024/50 Clause - V(7)	(SEBI/HO/OIAE/IGRD/CIR/P/2023/156			
	dated September 20, 2023) Issued by			
	SEBI on the redressal of investor			
	grievances through the SEBI			
	Complaints Redress System (SCORES)			
	and complied with it.			



Client level segregation of advisory

and distribution activities.

(1) Has the annual client level

	(1) Thas the annual chefit level		
	segregation requirement been		
	certified by an auditor (in case of		
	individual IA) and its statutory auditor		
	(in case of a non-individual IA)		
	[Certificate of auditor to be attached		
	along with]		
	(2) An individual investment adviser		
	shall not provide distribution services.		
Regulation 22,	(3) The family of an individual		
SEBI Circular Ref. No.	investment adviser shall not provide	Complied	
SEBI/HO/IMD/DF1/CIR/P/2020/182	distribution services to the client		
(Dated September 23, 2020) Clause 2(i)	advised by the individual investment		
	adviser and no individual investment		
	adviser shall provide advice to a client		
	who is receiving distribution services		
	from other family members.		
	(4) A non-individual investment		
	adviser shall have client level		
	segregation at group level for		
	investment advisory and distribution		
	services.		
	(5) Non-individual investment adviser		
	shall maintain an arm's length		
	relationship between its activities as		



	investment adviser and distributor by			
	providing advisory services through a			
	separately identifiable department or			
	division.			
	(6) Compliance and monitoring			
	process for client segregation at group			
	or family level shall be in accordance			
	with the guidelines as prescribed in			
	the referred circular.			
	Implementation of advice or execution			
	(1) Investment adviser may provide			
	implementation services to advisory			
	clients, provided no consideration			
	shall be obtained directly or indirectly			
	either at group level or at family level.			
	(2) Investment adviser shall provide			
	implementation services only through			
Regulation 22A	direct schemes.	Not		
	(3) Investment adviser or group or	Applicable		
	family of investment adviser shall not			
	charge any implementation fees from			
	the client.		Not Applicable, as the	
	(4) The client shall not be under any		Investment Adviser does	
	obligation to avail implementation		not provide	
	services offered by the investment		implementation/execution	
	adviser.		services to its clients.	



	Disales of details as such that a 12			
	Display of details on website and in			
	other communication channels.			
SEBI Circular Ref. No.	IAs shall prominently display the			
SEBI/HO/IMD/DF1/CIR/P/2020/182	information as prescribed, on its	Complied		
(Dated September 23, 2020) Clause 2(ix)	website, mobile app, printed or			
	electronic materials, know your client			
	forms, client agreements and other			
	correspondences with the clients.			
	Publishing Investor Charter and disclosure			
	of Investor Complaints			
	(1) All registered investment advisers			
SEBI/HO/IMD/IMD-II	are required to publish investor			
CIS/P/CIR/2021/0686 (Dated December	charter on their websites and mobile			
13, 2021)	applications. If registered investment			
-5, -5,	adviser do not have websites/mobile			
and	applications, then as a one-time			
	measure, investor charter to be sent			
SEBI Master circular Ref. No.	to the investors on their registered e-	Complied		
SEBI/HO/MIRSD/MIRSD-PoD-	mail address.			
1/P/CIR/2024/50 Clause - V (8) &	(2) All registered investment advisers are			
SEBI/HO/IMD/IMD-II	required to disclose the details of investor			
CIS/P/CIR/2021/0686 (Dated December	complaints by 7th of the succeeding			
13, 2021)	month on a monthly basis on their			
13, 2021)	websites and mobile applications. If			
	investment adviser do not have			
	websites/mobile applications, status of			
	investor complaints to be sent to the			



	investors on their registered email ids on a monthly basis.			
TRAI Guidelines - SEBI/HO/MIRSD/DoS- 2/P/OW/2023/0000011041/1 (Dated March 16, 2023) and BASL Circular No. 20230329-1 dated March 29, 2023	Telecom Regulatory Authority of India (TRAI) - Guidelines to curb spam SMSes and misuse of Headers and Content Templates by unauthorised Telemarketers (UTMs)	Not Applicable	Not Applicable as the investment adviser is not utilizing promotional or bulk messaging platforms.	
Usage of brand name/trade name - SEBI/HO/MIRSD/ MIRSD-PoD- 2/P/CIR/2023/52 (Dated April 06, 2023) and BASL Circular No. 20230411-1 dated April 11, 2023 And SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - 10 (2)	Compliance to Usage of brand name/trade name by Investment Advisers (IA)	Complied		
SEBI / BASL Inspections	Last SEBI / BASL Inspection carried out date and period of inspection. Whether complied with inspection observations.	Not Applicable	No inspection has been carried out by SEBI/BSE	



	Whether IAs have complied with the			
	following points:-			
	2.1 - Restriction on free trial			
SEBI Master circular Ref. No.	2.2 - Proper risk profiling and consent			
SEBI/HO/MIRSD/MIRSD-PoD-	of client on risk profiling	Complied		
1/P/CIR/2024/50 - Point II(2)	2.3 - Receiving fees though banking			
	channel only			
	2.4 - Display of complaints status on			
	website			
	Advisory for Financial Sector			
	Organizations regarding Software as a			
SEBI Master circular Ref. No.	<u>Service</u>			
SEBI/HO/MIRSD/MIRSD-PoD-	(SaaS) based solutions			
1/P/CIR/2024/50 Clause - IV(6) and	Compliance of the SEBI circular for	Complied		
(SEBI/HO/MIRSD2/DOR/CIR/P/2020/221	Advisory for financial Sector Organizations			
dated November 03, 2020)	regarding Software as a Service (SaaS)			
	based solutions for half-yearly ended 31st			
	March and 30th September.			
SEBI Circular no. SEBI/HO/MIRSD/				
MIRSD-PoD-2/P/CIR/2023/51 dated				
April 05, 2023 - VI(9)	Advertisement code			
And	Investment Advisers shall ensure	Not		
SEBI Master circular Ref. No.	compliance with the advertisement	Applicable	Not Applicable as no	
SEBI/HO/MIRSD/MIRSD-PoD-	code		advertisement were	
1/P/CIR/2024/50 dated May 21, 2024 -			issued by IA during the	
10 (1)			reporting period	



SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - 10 (1) (d) (i)	Advertisement code  Whether advertisements were published with the prior approval of Exchange?	Not Applicable	Not Applicable as no advertisement were issued by IA during the reporting period	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI (11)	Facilitating transaction in Mutual Fund schemes through the Stock Exchange Infrastructure  Compliance of aforementioned point VI (11) of master circular by registered investment advisers	Not Applicable	Not Applicable, the Investment Adviser does not facilitate transactions in mutual fund schemes for its clients	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(12)	Unauthenticated news circulated by SEBI Registered Market Intermediaries through various modes of communication: Compliance of aforementioned point VI (12) of master circular by registered investment advisers	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI (13)	Guidelines on Outsourcing of Activities by Intermediaries Compliance of aforementioned point VI (13) of master circular by registered investment advisers	Complied		



SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(14)	Framework for Regulatory Sandbox: Compliance of aforementioned point VI (14) of master circular by registered investment advisers	Not Applicable	Not applicable, as the Investment adviser has not participated in any Regulatory Sandbox during the reporting period	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI (15)	General Guidelines for dealing with Conflicts of Interest of intermediaries and their Associated Persons in Securities Market: Compliance of aforementioned point VI (15) of master circular by registered investment advisers	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(16)	Approach to securities market data access and terms of usage of data provided by data sources in Indian securities market: Compliance of aforementioned point VI (16) of master circular by registered investment advisers	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(17)	Guidelines on Anti-Money Laundering (AML) Standards and Combating the Financing of Terrorism (CFT) / Obligations of Securities Market Intermediaries under the Prevention of Money Laundering Act, 2002 and Rules framed there under: Compliance of aforementioned point	Complied		



	VI (17) of master circular by registered investment advisers			
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(18)	Know Your Client (KYC) Norms for the Securities market  Whether IA had followed the master circular no. SEBI/HO/MIRSD/SECFATF/P/CIR/2023/169 dated October 12, 2023 on 'Know Your Client (KYC) norms for securities market'.	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(19)	Simplification of requirements for grant of accreditation to investors  Compliance of aforementioned point VI (19) of master circular by registered investment advisers	Not applicable,	Not applicable, as the Investment Adviser has not onboarded any accredited investor during the reporting period.	
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(20)	Periodic reporting format for Investment Advisers  Whether IA had submitted the periodic submission for half year ended as on 31-03-2024 and 30-09-2024	Complied		



SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(21.1)	Other reporting requirements  Whether Complaint Data has been displayed by IAs on their website/ mobile application by 07 <sup>th</sup> of the succeeding month	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD/MIRSD-PoD- 1/P/CIR/2024/50 dated May 21, 2024 - VI(21.2)	Other reporting requirements  Whether Undertaking on compliance of the advisory for Financial Sector Organizations regarding Software as a Service (SaaS) based solutions to be submitted half yearly.	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD-PoD-2/P/CIR/2023/89/ dated June 15, 2023 - VII	Reporting Requirements:  IA has followed and complied to all reporting requirement as per VII of Master Circular	Complied		
SEBI Master circular Ref. No. SEBI/HO/MIRSD-PoD-2/P/CIR/2023/89/ dated June 15, 2023 - VIII	ANNEXURES Has IA followed all the annexures as prescribed in point VIII of Master circular	Complied		

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Avanza Roy

Digitally signed by a576b4cb-1d8d-4639-8433-bbfaa21bfa66 Date: 2025.10.06 18:58:33 +05'30'

Signature of IA / Partner / Director

Date:



Ca Abhay Agrawal (Partner)

Membership no. 430865

FRN: 020149C.

UDIN No.: **25430865BMOFQI3908** 

Date: 26/09/2025

Place: Indore



To, Ananya Roy - Proprietor of Credibull Capital 0 Diet Road, Kanjari,, Silor,, BUNDI, RAJASTHAN, 323001

Pursuant to the provision of Reg.22(5) of the Securities and Exchange Board of India (Investment Advisers) Regulations, 2013 and Clause 2(i) of the Guidelines for Investment Advisers issued by SEBI vid.Circular SEBI/HO/IMD/DF1/CIR/P/2020/182, dated September 23, 2020, we here by certify and confirm that Ananya Roy Proprietor of Credibull Capital, a Registered Investment Adviser bearing SEBI Reg. No INA000018878 and BSE Enlistment ID - 2132, is in compliance with the Provision of Reg. 22 of the Securities and Exchange Board of India (Investment Advisers) Amended Regulation2020. Based on the Information provided to us during the course of Compliance Audit and As per the declaration received from the Investment Adviser, we hereby certify that, The Investment Adviser has complied with Client level Segregation of Advisory and Distribution activities during the period 01/04/2024 to 31/03/2025

CHARTERED ON ACCOUNTANTS WANDORE

For SAHAJ & COMPANY
Chartered Accountants
(Name): CA Abhay Agrawal

Membership no.: 430865

UDIN No.: **25430865BMOFQI3908** 

Address: 404 Shrinathji Avenue 158 kibe Compound RNT Marg Indore- 452001,

Date: 26/09/2025 Place: Indore

(M.P) Tel: +91-9179108187 Email: abhayagrawal29@gmail.com,