Disc	losures under Regul	ation 46 of SEBI LODR Regulations, 2015
(a)	Details of business	https://www.ludlowjute.com/Investors/investors- information.aspx
(aa)	Memorandum of Association and Articles of Association	https://ludlowjute.com/Investors/MoA-Aoa.aspx
(ab)	Brief profile of board of directors including directorship and full- time positions in body corporates	https://www.ludlowjute.com/Investors/board- directors.aspx
(b)	Terms and conditions of appointment of independent directors	 <u>https://ludlowjute.com/bods/mr-anand-agarwal/?post_type=bods&p=5776</u> <u>https://ludlowjute.com/bods/mr-parimal-ajmera/?post_type=bods&p=5787</u>
(c)	Composition of various committees of board of directors	https://ludlowjute.com/bod/
(d)	Code of conduct of board of directors and senior management personnel	https://ludlowjute.com/code-of-conduct/
(e)	Details of establishment of vigil mechanism/Whistle Blower policy	https://ludlowjute.com/policies-notices/
(f)	Criteria of making payments to non- executive directors, if the same has not been disclosed in annual report	 Following disclosure has consistently been made at Company's Annual Report. 'Non-Executive Directors did not have any pecuniary relationship and/or transaction with the Company other than receiving Sitting Fees and/or reimbursement of out- of-pocket expenses for attending meetings of the Board and/or Committee(s) thereof.'
(g)	Policy on dealing with related party transactions	https://ludlowjute.com/policies-notices/
(h)	Policy for determining 'material' subsidiaries	https://ludlowjute.com/policies-notices/
(i)	Details of familiarization programmes imparted to independent directors including the following details	Please access at <u>https://ludlowjute.com/policies-notices/</u> Independent Directors are well conversant about the Company now that several years have passed since they assumed office. They interact with Company's

	(i) (ii) (iii)	Number of: programmes attended by independent directors (during the year and on a cumulative basis till date) Number of hours spent by independent directors in such programmes (during the year and on cumulative basis till date), and Other relevant details	management from time to time whenever necessary and familiarize themselves with relevant information.
(j)	grievance	l address for e redressal r relevant	<u>cs@ludlowjute.com</u> ; <u>investorsgrievance@ludlowjute.com</u> For further details, please access <u>https://ludlowjute.com/investors-information/</u> - information for investor
(k) (l)	the design of the list are respo assisting investor §	nformation of nated officials ed entity who nsible for and handling grievances	https://ludlowjute.com/investors-information/
	(i)	Notice of meeting of the board of directors where financial results shall be discussed.	https://ludlowjute.com/policies-notices/

	(ii) Financial results: on conclusion of the meeting of the board of directors where the financial results were approved.	https://ludlowjute.com/financial-results/
	(iii) Complete copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report etc	https://ludlowjute.com/financial-results/
(m)	Shareholding pattern	https://ludlowjute.com/shareholding-patterns/
(n)	Details of agreements: entered into with the media companies and/or their associates, etc.	NIL
(0)	 (i) Schedule of analysts or institutional investors meet at least two working days in advance (excluding the date of the intimation and the date of the meet) Explanation: For the purpose of this clause 'meet' shall mean group meetings or group conference calls conducted physically or through digital means; 	

(ii) Presentations prepared by the listed entity for analysts or institutional investors meet, post earnings or quarterly calls prior to beginning of such events (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) (i) The audio recordings shall be	
entity for analysts or institutional investors meet, post earnings or quarterly calls prior to beginning of such events (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
entity for analysts or institutional investors meet, post earnings or quarterly calls prior to beginning of such events (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
institutional investors meet, post earnings or quarterly calls prior to beginning of such events NIL (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings 	
meet, post earnings or quarterly calls prior to beginning of such events NIL (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings 	
quarterly calls prior to beginning of such events (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings 	
beginning of such events NIL (oa) Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings 	
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(oa)Audio recordings, video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i)NIL(i)The audio recordingsNIL	
video recordings, if any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
any, and transcripts of post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
post earnings or quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
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quarterly calls, by whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
whatever name called, conducted physically or through digital means, in the following manner: (i) The audio recordings	
conducted physically or through digital means, in the following manner: (i) The audio recordings	
or through digital means, in the following manner: (i) The audio recordings	
means, in the following manner: (i) The audio recordings	
manner: (i) The audio recordings	
(i) The audio recordings	
recordings	
ů – Elektrik	
shall be	
promptly made	
available on	
the website and	
in any case,	
before the next	
trading day or	
within twenty-	
four hours	
from the	
conclusion of	
such calls,	
whichever is	
earlier;	
(ii) The video	
recordings, if	
any, shall be	
made available	
on the website	
within forty	
eight hours	
from the	
conclusion of	
such calls;	
(iii) the transcripts	
of such calls	
shall be made	
available on	
the website	
along with	1

(p)	New name and the old name of the listed	Name of the Company did not change during last one year.
	of regulation 9.	
	with clause (b)	
	preserved in accordance	
	years and	
	period of five	
	for a minimum	
	the listed entity	
	the website of	
	be hosted on	
	this clause shall	
	clause (iii) of	
	under sub-	
	information	
	(b) The	
	regulation 9.	
	(b) of	
	terms of clause	
	listed entity in	
	policy of the	
	preservation	
	per the	
	thereafter as	
	years and	
	period of two	
	a minimum	
	listed entity for	
	hosted on the website of the	
	clause shall be hosted on the	
	(ii) of this clause shall be	
	clause (i) and (ii) of this	
	under sub-	
	information	
	that—(a) The	
	Provided	
	such calls:	
l	conclusion of	
	of the	
	working days	
	within five	
	exchanges	
	stock	
	submission to recognized	
	simultaneous submission to	

	entity for a continuous	
	period of one year,	
	from the date of the	
	last name change.	
(q)	Items in sub-	
(1)	regulation (1) of	https://ludlowjute.com/financial-results/
	regulation 47	
(r)	With effect from	https://ludlowjute.com/other-filings/
	October 1, 2018, all	
	credit ratings obtained	
	by the entity for all its	
	outstanding	
	instruments, updated	
	immediately as and	
	when there is any	
	revision in any of the	
	ratings.	
(s)	Separate audited	
	financial statements of	
	each subsidiary of the	
	listed entity in respect	
	of a relevant financial	
	year, uploaded at least	
	21 days prior to the	
	date of the annual	
	general meeting which	
	has been called to inter	
	alia consider accounts	
	of that financial year.	
	[Provided that a listed	
	entity, which has a	
	subsidiary	
	incorporated outside	No Cubailian
	India –	No Subsidiary
	(a) Where such	
	subsidiary is	
	statutorily required to	
	prepare consolidated	
	financial statement	
	under any law of the	
	country of its	
	incorporation, the	
	requirement of this	
	proviso shall be met if	
	consolidated financial	
	statement of such	
	subsidiary is placed on	
	the website of the	No Subsidiary
		INO SUDSIGIALV

	(b) Where such	
	subsidiary is not	
	required to get its	
	financial statement	
	audited under any law	
	of the country of its	
	incorporation and	
	which does not get	
	such financial	
	statement audited, the	
	Holding Indian listed	
	entity may place such	
	unaudited financial	
	statement on its	
	website and where	
	such financial	
	statement is in a	
	language other than	
	English, a translated	
	copy of the financial	
	statement in English	
	shall also be placed on	
	the website.	
(t)	Secretarial compliance	https://ludlowjute.com/other-filings/
	report as per sub-	
	regulation (2) of	
	regulation 24A of these	
	regulations	
(u)	Disclosure of the policy	https://ludlowjute.com/policies-notices/
	for determination of	
	materiality of events or	
	information required	
	under clause (ii), sub-	
	regulation (4) of	
	regulation 30 of these	
	regulations	
(v)	Disclosure of contact	Chief Financial Officer, Mr. Rajesh Gupta
	details of key	(rajesh.gupta@ludlowjute.com) has been authorized for
	managerial personnel	determination of materiality of events or information
	who are authorized for	and Company Secretary, Mrs. Neha Jain
	the purpose of	(cs@ludlowjute.com) has been authorized for the
	determining	purpose of making disclosures to stock
	materiality of an event	exchange(s). Please access
	or information and for	https://ludlowjute.com/policies-notices/ for further
	the purpose of making	details.
	disclosures to stock	
	exchange(s) as	
	required under sub-	
	regulation (5) of	

	regulation 30 of these regulations;	
(w)	Disclosures under sub- regulation (8) of regulation 30 of these regulations.	https://ludlowjute.com/other-filings/
(x)	Statements of deviation(s) or variation(s) as specified in regulation 32 of these regulations.	NIL
(y)	Dividend distribution policy by listed entities based on market capitalization as specified in sub- regulation (1) of regulation 43A.	https://ludlowjute.com/policies-notices/
(z)	Annual return as provided under section 92 of the Companies Act, 2013 and the rules made thereunder	https://ludlowjute.com/financial-results/
(za)	Employee Benefit Scheme Documents, excluding commercial secrets and such other information that would affect competitive position of the listed entity, framed in terms of the provisions of Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations,2021: Provided that redaction of information under clause (za) above from the Employee Benefit Scheme document shall be approved by the board of directors of the listed entity and shall be in compliance with guidelines as may	

be specified by the Board:
Provided that for the purpose of compliance
with this sub regulation, the listed
entity may provide the exact link to the
webpage of each of the
recognized stock exchanges where such
information has already been made
available by the listed entity.