Regd. Office: 912, Hemkunt Chambers, 89, Nehru Place, New Delhi - 110 019 (India) CIN: L74899DL1994PLC063387 Phone: 011-41808125 Website: www.mcil.net E-mail: info@mcilindia.net



Date: 08th October, 2025

To, BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Fort, Mumbai-400 001

Ref.: Scrip Code -531810; Scrip Id-METALCO; ISIN-INE161E01014

Sub.: Newspaper Advertisement- Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations")

Dear Sir/Ma'am,

Pursuant to Regulation 30 with Para A of Part A of Schedule III of SEBI Listing Regulations, please find enclosed herewith copies of newspaper advertisements published in the columns of English Daily "Financial Express" and Hindi Daily "Jansatta" on Wednesday, 08th October, 2025 regarding the opening of special window for re-lodgement of the transfer requests of physical shares and the 100 Days Campaign – "Saksham Niveshak", relating to KYC updation, shareholder engagement and other related matters, aimed at preventing the transfer of unpaid/unclaimed dividends to the Investor Education and Protection Fund (IEPF).

The same is also available on the website of the Company at www.mcil.net.

Thanking you. Yours faithfully,

For Metal Coatings (India) Limited

Vidushi Srivastava (Company Secretary & Compliance Officer)

Encl.: As above

TENTATALE COLLEGES OF ACTIVITY

## **FINANCIAL EXPRESS**

Nature of Activity	Day and Date 10		
Date of the Public Announcement	Tuesday, September 30, 2025		
Last date of publication of the Detailed Public Statement	Wednesday, October 08, 2025		
Last date of filling of Draft Letter of Offer with SEBI	Wednesday, October 15, 2025		
Last date for a Competing Offer	Friday, October 31, 2025		
Identified Date ®	Wednesday, November 12, 202		
Last Date by which Letter of Offer will be dispatched to the Shareholders	Wednesday, November 19, 2025		
Last date by which an independent committee of the Board of Target Company shall give its recommendation	Friday, November 21, 2025		
Last Date for upward revision of the Offer Price/Offer Size	Monday, November 24, 2025		
Advertisement of Schedule of Activities for Open Offer, status of statutory and other approvals in newspaper	Monday, November 24, 2025		
Date of commencement of tendering period (Offer Opening Date)	Wednesday, November 26, 2025		
Date of expiry of tendering period (Offer Closing Date)	Tuesday, December 09, 2025		
Date by which all requirements including payment of consideration would be completed	Tuesday, December 23, 202		

(1) The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and subject to receipt of requisite statutory and other approvals and may have to be revised accordingly. Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

(2)Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Other would be sent. All owners (registered or unregistered) of Equity Shares of the Target Company (except the Acquirers, and the Selfer) are eligible to perticipate in the Offer any time before the closure of the Offer.

### VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON RECIEPT OF LETTER OF OFFER

- i. All the Public Shareholders holding whether holding shares in physical form or dematerialised form, registered or unregistered, are eligible to participate in this Offer at any time during the Tendering Period, i.e., the period from the Offer Opening Date till the Offer Closing Date. Please refer to Paragraph xii below for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target. Company on the identified Date; or unregistered owners or those who have acquired Equity Shares after the identified Date, or those who have not received the Letter of Offer, may also participate in this Open Offer. Accidental omission to send the Letter of Offer ("LOF") to any person to whom the Offer is made or the non-receipt or delayed receipt of the LOF by any such person will not invalidate the Offer in any way. The Public Shareholders may also download the LOF from SEBI's website (www.sebi.gov.in) or obtain a copy of the
- same from the Registrar to the Offer (detailed at Paragraph iv of Section X (General) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares of the Target Company and their folio number, DP identity-client identity, current address and contact details. iv. LOF will be dispatched to all the Public Shareholders of Target Company, whose names appear in its Register of
- Members on Wednesday, November 12, 2025 ("Identified Date"),

- v. The Open Offer will be implemented by the Acquirers through Stock Exchange Mechanism as provided under the SEBI (SAST) Regulations and SEBI's Master Circular SEBI/HO/CFD/PoD-1/P/CIR/2023/31 dated February 16, 2023 ("Master Circular").
- vi. The Acquirers shall request BSE to provide a separate acquisition window ("Acquisition Window") to facilitate placing of sell orders by Public Shareholders who wish to tender their Equity Shares in the Open Offer.
- vii. BSE will be the Designated Stock Exchange for the purpose of tendering shares in the Open Offer.
- Private Limited ("Buying Broker") as its broker for the Open Offer through whom the purchase and settlement of the Offer Shares tendered in the Open Offer will be made during the Tendering Period. The contact details of the Buying Broker are as mentioned below: Name: M/s. Wealthstreet Financial Services Private Limited

viii. The Acquirers have appointed Wealthstreet Financial Services Private Limited (formerly known as Wealthstreet Advisory

Address: A-1101, Mondeal Heights, 11th Floor, Besides Wide Angle, S.G Highway, Ahmedabad-380015 Contact Person: Suren Pandya Contact No.: +91 7966775500 Email Id: info@wealthstreet.in

SEBI Registration No.: NZ000157331

- ix. Public Shareholders who desire to tender their Shares under the Open Offer would have to approach their respective stock brokers ("Selling Broker"), during the normal trading hours of the secondary market during the Tendering Period.
- x. A separate acquisition window will be provided by BSE to facilitate placing of sell orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the Stock Exchanges. Before placing the order / bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to Indian Clearing Corporation limited and National Securities Cleaning Corporation Limited ("Cleaning Corporation").
- xi. In terms of the Master Circular, a lien shall be marked against the Equity Shares tendered in the Offer, Upon finalization of the entitlement, only the accepted quantity of Equity Shares will be debited from the demat account of the concerned
- xii. As per the provisions of Regulation 40(1) of the LODR Regulations and SEBI's press release dated 3 December 2018. bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in demalerialised form with a depository with effect from April 61, 2019, However, in accordance with the circular issued by SEBI bearing reference number SEBIHO/CFD/CMD1/CIR/P/2020/144 dated 31 July 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the LOF to the Registrar to the Offer so as to reach them no later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the LOF to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the LOF. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the LOF.
- xii. The cumulative quantity tendered shall be displayed on the websites of the BSE Limited (www.tseindia.com) throughout the trading session at specific intervals during the Tendering Period.

- xiv. Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder.
- xv. Equity Shares shall not be submitted or tendered to the Manager, the Acquirer and / or the Target Company,
- IX. IT MUST BE NOTED THAT THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE MENTIONED IN THE LETTER OF OFFER.

### X. GENERAL

- i. For the purpose of disclosures in this DPS relating to the Target Company, the Acquirers and Manager to the Offer have relied on: (i) publicly available information; and (ii) information provided/confirmed by the Target Company, and have not independently verified the accuracy of the details of the Target Company.
- ii. In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/
  - Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers have appointed Axial Capital Limited having its Registered & Corporate office at Office no. 201, The Business Hub, Near Ganesh Temple besides Metro Gate no. 2, Sir Mathuradas Vasanji Road, Andheri East, Mumbai, Maharashtra 400 969, India, Tel No.: +91 9892410795, Email: info@axialcapital.in as the Manager to the Offer.
- iv. The Acquirers have appointed Purva Sharegistry (India) Pvt. Ltd. having office Unit No. 9 Shiw Shakti Industrial. Estate, J. R. Boricha Marg, Lower Parel (E), Mumbai 400 011, Contact Person: Ms. Deepali Dhuri, Tel No: + 022-4970 0138, E-mail. support@purvashare.com, as Registrar to the Offer.
- v. The Acquirers accept full responsibility for the information contained in this Detailed Public Statement and Public Announcement (except that which pertains to the Target Company and has been compiled from publicly available sources) and also for the obligations of the Acquirers as laid down in the SEBI (SAST) Regulations.
- vi. This Detailed Public Statement is expected to be available on SEBI's website (www.sebi.gov.in) and shall be available on the website of the Manager to the Offer (www.axialcapitakin).

Issued by the Manager to the Offer on Behalf of the Acquirers and PACs



Axial Capital Private Limited Office no. 201, The Business Hub, Near Ganesh Temple besides Metro Gate no. 2, Sir Mathuradas Vasanji Road, Andheri East, Mumbai, Maharashtra 400 069, India Tel: 022- 4515 3344

E-mail: info@axialcapital.in Website: www.axialcapital.in Investor Grievance Email: mb@axialcapital.in Contact Person: Mr. Ashish Roongta SEBI Registration No.: INM000013226

For Gopal Bhatter HUF (Acquirer 2)

Date: October 07, 2025 Place: Mumbai

(Gopal Bhatter) (Acquirer 1)

of April 1, 2019 which were rejected ireturned/not attended due to

Includes the requests that are pending with the listed

mt.helpdesk@in.mpms.mufg.com.or

nvestor.helpdesk@in.mpms.mufg.com

(Gopal Bhatter HUF) (Karta)

THE ATTENTION OF EQUITY SHAREHOLDERS OF THE PETERHOUSE INVESTMENTS INDIA LIMITED CIN: U31300WB1979PLC032347; Registered Office: Godrej Waterside, Tower - 2, Room No: 1206, 12th Floor, Block-DP, Sector-V, Salt Lake City, Kolkata - 700091; Tel. No.: +91-33-6810 3700;

**EXIT OFFER PUBLIC ANNOUNCEMENT FOR** 

Email ID: debjit.bhattacharya@ushamartintech.com; Website: www.piil.co.in This Exit Offer Public Announcement dated October 97, 2025 ("Exit Offer PA2") is being issued by Intelligent Money Managers Private Limited ("Manager to the Exit Offer") for and on behalf of Uma Devi Jhawar, member of the Promoter Group ("the Acquirer") of Peterhouse Investments India Limited ("PIIL"/"the Company") to the remaining Public Shareholders ("Residual Public Shareholders") of the Company pursuant to Regulation 27(1)(a) of Securities and Exchange Board of India (Delisting of Equity

Shares) Regulations, 2021 ("SEBI Delisting Regulations") in accordance with terms and conditions set. out in the Exit Letter of Offer dated August 08, 2025 ("Exit LOF"). This Ext Offer PA2 is in continuation to and should be read in conjunction with the ExitLOF. Capitalized erms used but not defined in this Exit Offer PA2 shall have the same meaning assigned to them in the

#### DATE OF DELISTING 1 The Calcutta Stock Exchange Limited ("CSE") vide its letter reference no. CSE/LD/DL/16848/202

dated July 10, 2025 has informed that the equity shares of the Company have been defisted from CSE effective from July 11, 2025 ("Delisting Date"). INVITATION TO RESIDUAL PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OFFER

1 A separate Exit LOF along with Exit Offer Application Form containing the terms and conditions for

participation of the Residual Public Shareholders during the period of one year starting from the date of delisting i.e., from Friday, July 11, 2025 to Friday, July 10, 2026 (both days inclusive) ("Exit Period") has already been dispatched on August 08, 2025 by the Acquirer to the Residual Public Shareholder whose names appears in the register of members as on Friday, August 01, 2025. The Residual Public Shareholders are requested to avail the Exit Offer by tendering their equity shares at ₹ 385i-per equity share ("Exit Price") during the Exit Period, by submitting the required documents to the Registrar to .2 In the event the Residual Public Shareholders do not receive or misplace the Exit LOF, they may obtain

- a copy by writing to the Registrar to the Exit Offer with the envelope marked "PETERHOUSE INVESTMENTS INDIA LIMITED - EXIT OFFER". A soft copy of this Exit LOF along with Exit Offer Application Form can be downloaded from the website of the Company i.e., www.pill.co.in or the website of the Manager to the Ext Offer i.e. www.intelligentgroup.org.in/. 3 For the period / quarter starting from October 01, 2025 and ending on December 31, 2025, follow-up
- communication to Residual Public Shareholders has been sent on October 96, 2025 by courier in terms Regulation 27(1)(b) of SEBI Delisting Regulations by the Acquirer to the Residual Public Shareholders whose names appears in the register of members as on Friday, October 03, 2025.

PAYMENT OF CONSIDERATION TO RESIDUAL PUBLIC SHAREHOLDERS Subject to fulfilment of the terms and conditions mentioned in the Exit LOF, the Acquirer intends to

make payment on a monthly basis, within 10 working days at the end of the calendar month in which equity shares have been validly tendered ("Monthly Payment Cycle"). Payments will be made only to those Residual Public Shareholders who have validly tendered their equity shares by following the instructions as set out in the Exit LOF and Exit Offer Application Form. The Acquirer reserves the right to make payment earlier. No equity shares have been validly tendered during the period from July 11. 2025 to September 30, 2025. If any Residual Public Shareholders have any query with regard to this Exit Offer i Exit Period, the

may contact the Registrar to the Exit Offer or the Manager to the Exit Offer. All other terms and conditions of the Exit Offer as set forth in the Exit Offer PA and Exit Offer LOF shall remain unchanged.

abs

Intelligent Money Managers Private Limited CIN: U65923WB2010PTC156220 Road, Kolkata - 200087; Tel. No.: +91-33-4065 6289; Email: info@inteligentgroup.org.inc Website: www.intelligentgroup.org.in/; Contact Person: Mr. Amit Kumar Mishra; SEBI Registration No.: INM000012169;

Validity Period: Pennanent.

of Date of the State State

Name and Address of the

Borrower/Mortgagor

ABS Consultants Private Limited CIN: U74140WB1991PTC053081 2nd Floor, YMCA Building, 25, Jawahartal Nehru 4, B. B. D. Bag (East), Stephen House, Room No 99, 6th Floor, Kolkata - 700001 Tel. No.: +91-33-2230 1043, +91-33-2243 0153; Fax: +91-33-2243-0153; Email: absconsultant99@gmail.com;

Website: https://www.atsconsultent.in/: Contact person: Mr. Ultam Chand Sharma. SEBI Registration Number: INR000001286. Validity Period: Permanent For and on behalf of Acquirer

Uma Devi Jhawar

Date: October 07, 2025 Place: Kokata

Stressed Assets Management Branch: 104, Bharat House,

Ground Floor, Mumbai Samachar Marg, Mumbai - 400023 |

ADVERTISEMENT SEEKING EXPRESSION OF INTEREST ("EQI") IN RESPECT OF TRANSFER OF STRESSED LOAN EXPOSURE OF SAHARA HOSPITALITY LIMITED ("SHL") TO THE PERMITTED **ENTITIES BY PARTICIPATING UNDER SWISS CHALLENGE PROCESS** union Bank of India ("UBF"), on behalf of consortium of lenders comprising of Union Bank

of India, Central Bank of India, UCO Bank, IDBI Bank Ltd and Karnataka Bank Ltd collectively "Lenders" or "Consortium Lenders") invites Expression of Interest ("EOI") from eligible ARCs/Banks/NBFCs/AIF/s or any other transferees (collectively "Permitted Entitles" or "Bidders"), eligible/permitted under the applicable laws and also the guidelines issued by the Reserve Bank of India ("RBI"), including the Master Direction Reserve Bank of India (Transfer of Loan Exposures) Directions, 2021, as amended from ime to time ("RBI Master Directions") and each Lenders' internal Board approved policy enders propose to assign/transfer the Stressed Loan Exposure of SHL with total outstanding of Rs. 728.58 Crore (Rupees Seven Hundred and Twenty-Eight Crore and Fifty-Eight Lakh Only) to the Permitted Entities on "All Cash" basis pursuant to an existing offer in hand ("Anchor Bid") made by an original offer or ("Anchor Bidder"), by following he process as per Bid Process Document ("BPD") through Swiss Challenge Method "SCM") by way of online e-auction, strictly on "as is where is", "as is what is", "as is how is", "whatever there is" and "without recourse" basis.

BOB Capital Markets Limited ("BOBCAPS") has been appointed as the Lender's Process

M/s. Sahara Hospitality Limited ("SHL")

Regd, Off: Hotel Sahara Star, Opp. Domestic Airport.

Vile Parle (E), Mumbai - 400099, Maharashtra, India.

Last Date of Submission of EC	ii, NDU, Affidavit & Ri	PF   October 13, 2025 at 5 PM	
Date of Inspection	October 14, 2025 to October 29, 2025 (working days only) between 11 am to 5 pm		
Last Date for access to VDR a	nd Due Diligence	October 29, 2025	
Offer in Hand frem Ancher Bidder/Reserve Price	Rs. 279,00 Crore (Rupees Two Hundred Seventy-Nine Crore Only)		
Refundable Participation Fee (RPF)	Rs. 25.00 Lakh (Rupees Twenty-Five Lakh Only)		
Minimum Markup @5% of Anchor Bid	Rs. 14.00 Crore (Rupees Fourteen Crore Only)		
Bidding Start Price	Rs. 293.00 Crore (Rupees Two Hundred Ninety-Three Crore Only)		
Incremental Amount (Bid Mutiplier)	Minimum of Rs. 5.00 Crore (Rupees Five Crore only)		
Date & Time of E-auction	October 30, 2025 at 11 am to 1 pm		
Details of Dealing Officer	Mr. Milind Dhanorkar, Sr. Manager Email: sammmumbak@unionbankofindiá.bank		

The Bid Process Document containing the format of EOI, other documents are available on the PA's website (https://www.bobcaps.in/tenders), interested bidders should submit the necessary documents electronically vide email to projectsosce@bobcaps.in and physically at "K/A Mr. Sagar Bhadra, BOB Capital Markets Limited, B-1704. Parinee Crescenzo, G Block, BKC, Bandra (East), Mumbai 400051". The deadline for submission of same is October 13, 2025 by 5 PM.

Other Terms and Condition

Upon submission of necessary documents, deposit of RPF and approval of lenders (if required); the shortlisted eligible bidders would be allowed to access to Virtual Data Roam ("VDR"), further information including the information Memorandum (if any) for commencing due diligence in the account of SHL and followed by participation in the eauction on October 30, 2025 from 11 am to 1 pm. Any of the terms & conditions of the EOI & BPD may be amended or changed or the entire

bidding process may be terminated at any stage by the Lenders or BÖBCAPS without assigning any reason. All key information in relation to the bidding process will be available on the PA's website under "Tenders" tab. Bid applicants must, at all times, keep themselves apprised of the latest updates/ clarifications/ amendments/ time extensions, if any, (including the process documents) in this regard as uploaded on the Process Advisor's website. BOBCAPS or Lenders shall not be held liable for any failure on part of the bid applicants to keep themselves updated of such modifications. Lenders will not assume any Operational, Legal or any other type of risk relating to the loan



Place: Mumbal

Date: October 8, 2025

 Mr. Hemant Gupta – SM; Phone: +919819436276; Email: projectspace@babcaps.in

1) Mr. Sagar Bhadra - AVP; Phone: +917666412395;

For detailed Terms & Conditions of the bid process. Please refer to the link provided on Union Bank of India website: https://unionbankofindia.co.in or BOBCAPS website https://www.bobcaps.in/tenders

Mr. Millind Dhanorkar, SM Dealing Officer Union Bank of India

Zaggle

### **ZAGGLE PREPAID OCEAN** SERVICES LIMITED CIN: L65999TG2011PLC074795

Regd Off: 15th Floor, Western Block, Vamsiram - Suvarna Durga Tech Park, Nanakramguda Village, Serilingampally Mandal, GHMC Serilingampally Circle., Ranga Reddy, Telangana, 500032.

Tel.: 040 23119049 email id: accounts.hyd@zaggle.in Website: www.zaggle.in NOTICE OF EXTRAORDINARY GENERAL MEETING

Notice is hereby given that the EXTRAORDINARY GENERAL MEETING (EGM) of

Zaggle Prepaid Ocean Services Limited (the Company) will be held through Video

ncing (VC)/Other Audio Visual Means (OAVM) on Friday, October 31, 2025 at 10:30 AM IST in compliance with the provisions of the Companies Act, 2013 and Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations) read with circulars issued by the Ministry of Corporate Affairs (MCA) vide its General Circular No. 20/2020 dated May 05, 2020 in conjunction with Circular No. 14/2020 dated April 08, 2020 and Circular No. 17/2020 dated April 13, 2020, 22/ 2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 02/2021 dated January 13, 2021, 10/2021 dated June 23, 2021, 20/2021 dated December 08, 2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/ 2023 dated September 25, 2023, 09/2024 dated September 19, 2024 and 03/2025 dated September 22, 2025 (hereinafter collectively referred to as MCA Circulars) and Securities and Exchange Board of India (SEBI) vide its Circular No. SEBI HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 read with Circular No. SEBI HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, SEBI/HO/CFD/CMD2/ CIR/P/2022/62 dated May 13, 2022 and SEBI/HO/CFD/Pod-2/P/CIR/2023/4 dated January 5, 2023, SEBI/HO/DDHS/P/CIR/2023/0164 dated October 6, 2023, SEBI HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023 and SEBI/HO/CFD/ CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024 (SEBI Circulars) (collectively referred to as the Circulars), without the physical presence of the members at a common venue to transact the business as set forth in the Notice of the EGM In compliance with the aforesaid Circulars and in accordance with Act, the Notice of

EGM of the Company will be sent only by electronic mode to those Members whose e-mail IDs are registered with the Company/Registrar & Transfer Agent / The Notice of the EGM will also be available on the website of the Company at

www.zaggle.in , website of KFin Technologies Limited, the Registrar and Transfer Agent (KFintech/RTA) of the Company at https://evoting.kfintech.com/and/websites of the Stock Exchanges i.e., National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com The Members can attend and participate in the EGM through VC/OAVM facility only.

The instructions for joining the EGM and the manner of participation in the remote

s-voting or casting the vote through the e-voting system during the EGM will be

provided in the EGM Notice. Members attending through VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Act. The facility of casting votes by a member using an electronic voting system from a place other than the venue of the EGM (remote e-voting) as well as voting during the EGM will be provided by KFintech. If the e-mail ID of members is already registered with the Company/RTA/Depositories, login details for e-voting are being sent on your

registered e-mail ID. Members who are holding shares in electronic form and has not registered their email addresses are requested to contact their depository participant and register their email addresses as per the procedure prescribed by their depository participant. Further members who are holding shares in physical form are requested to submit duly filled and signed Form ISR-1, which can be downloaded from the weblink https: /ir.zaggle.in/wp-content/uploads/2024/03/isr-1.pdf. along with self-attested copy of the PAN Card and other relevant documents, as mandated by SEBI vide its circular dated March 16, 2023 to companies RTA by sending an email at einward\_ris@kfintech.com or Helpline No: 1-800-309-4001.

he above information is being issued for the information and benefit of all the members of the Company and is in compliance with the aforesaid Circulars issued from time to time. For Zaggle Prepaid Ocean Services Limited

Date: October 07, 2025 Place: Hyderabad Company Secretary and Compliance officer Rajasthan State Mines & Minerals Limited Detailed Notice Inviting Tender

NIT No. & Date Description of Work Excavation, Transportation and Feeding of ROM into Departmentally Operated Company's Crushing and Screening Plant, during the notified

e-Tender No. RSMM. CO/GGM (Cont) Cont-11/2025-26 dated03.10.2025 UBN No. MML2526WLOB00093

(by the company) period of shifts, from the earmarked pit, to produce finished product (SMS grade Limestone Gitti) and hauling of the rejects/by products to the earmarked pit for backfilling and levelling/stacking to the original ground leval, at company's Sanu Limes tone Mines, Distt. Jaislamer Contract value Rs. 1400.00 Lac, EMD in Rs. 28.00 Lac, Tender Fees Rs. 4720/-Other terms & conditions have been given in detailed tender for which please visit us at our website

www.rsmm.com or www.sppp.rajasthan.gov.in or eproc.rajasthan.gov.in or Sr. Manager (Contract) on above address. Raj\_Samwad/C/25/11565 Dy. General Manager (P&A)

**SML ISUZU LIMITED** 

# Registered Office & Works: Village Asron, Distt. Shahid Bhagat Singh Nagar

(Nawanshahar) Punjab - 144533. Phone: 01881-270155; Corporate Office: SCO 204-205, Sector 34-A, Chandigarh - 160022 Phone: 0172-2647700-02; 0172-4155901 Email: investors@smlisuzu.com | Website: www.smlisuzu.com NOTICE

LIMITED (the Company) intends to make an application to the Central Government seeking its approval under Section 196 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013, for the appointment of Dr. Venkataraman Srinivas (DIN 11163042) as Whole-Time Director designated as

ED & CEO of the Company, with effect from 1st August, 2025 for a tenure of three (3)

years, approved by the Board of Directors of the Company at its meeting held on

1st August, 2025 and subsequently approved by the shareholders of the Company at the

Notice under Section 201 of the Companies Act, 2013 is hereby given that SML ISUZU

41stAnnual General Meeting of the Company held on 26th September, 2025. This Notice shall also be available on the website of the Company at www.smisuzu.com and on the website of stock exchanges i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively For SML ISUZU LIMITED

PARVESH MADAN Place: Chandigarh Date: 07.10.2025 Company Secretary | ACS-31266



request?

CIN: L74899DL1994PLC063387 Registered office: 912, Hemkunt Chambers, 89, Nehru Place, New Delhi-110019

METAL COATINGS (INDIA) LIMITED

Phone: +91-11-41808125, Website: www.mcl.net, Email: info@mclindia.net NOTICE TO SHAREHOLDERS Shareholders are hereby informed that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD

PoD/P/CIR/2025/97, SEBI has allowed opening of a special window to facilitate re-lodgement of transfer requests of physical shares lodged prior to the deadline of April 1, 2019 and rejected/returned due to deficiency in the documents. Key Details for Special Window for Re-lodgement

July 7, 2025 to January 6, 2026 Period for re-lodgement Investors whose transfer deeds were lodged prior to the deadlin

company/RTA as on date of the SEBI Circular - 2 July 2025. How to re-lodge the transfer Submit original transfer documents, along with corrected or missing details to the Registrar and Share Transfer Agent, MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Postal Address Unit: C 101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083 Helpline No. 1149411000 Raise a service request at For any queries https://web.in.mpms.mufg.com/helpdesk/Service\_Re quest.html or send an E-mail at rasharma@mclindia.net, cs@mclindia.net.

deficiency in the documents/processes/or otherwise.

Note: Securities re-lodged for transfer and approved shall be issued only in demat mode. Further, Pursuant to the Circular dated 16th July, 2025 issued by the IEPF Authority, the Company has aunched a 100-Day Campaign/Drive - "Saksham Niveshak" from 28th July, 2025 to 6th November,

During this period, shareholders having any unclaimed/unpaid dividend and/or shares transferred to IEPFA or related queries may contact the Company's Registrar & Transfer Agent (RTA), MUFG Intime ndia Private Limited at Mail: Investor.helpdesk@in.mpms.mufg.com / Tel: 011-49411000 All shareholders holding shares in physical form are requested to download the KYC updation forms from

the Company's website at https://www.mcil.net/investors2.aspx?catid=18%20&subcatid=85 and submit the duly filled and signed forms along with supporting KYC documents to the RTA. For details, shareholders may visit the Company's website: www.mcil.net.

For Metal Coatings (India) Limited Place: New Delhi Vidushi Srivastava

Dated: 07" October, 2025 Company Secretary & Compliance Officer

R.S. PANYAM

## PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED REGD. OFFICE: 10/156, CEMENT NAGAR, KURNOOL - 518 206 (A.P)

CIN NO: L26940AP1955PLC000546, web: www.panyamcements.in

AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2025

#### (7 in lakhs, except per share data and unless otherwise stated) SI. YEAR ENDED QUARTER ENDED **Particulars**

No.	Particulars	31-03-2025	31-12-2024	31-03-2024	31-03-2025	31-03-2024
		Audited	Un-Audited	Audited	Audited	Audited
1	Revenue from operations	41.92	2.096.52	3,931.11	8,352.21	12,011.70
11	Other income	881.54	11.46	483.74	961.53	1,441.62
111	Total revenue (I+II)	923.46	2,107.99	4,414.85	9,313,74	13,453.32
IV	Expenses					
-	a)Cost of materials consumed	1.42	258.54	925.67	1,384.83	2,365.79
	b)Purchase of stock-in-trade	-	-	-		-
	c)Changes in inventories of finished goods,				0.000	
	work in progress and stock-in-trade	29.06	601.79	(788.16)	1,044.62	(1,026.54)
	d)Excise duty on sale of goods	-0700000				
	e)Employee benefit expense	247.57	237.17	270.26	945.63	908.11
	f)Finance Cost	2,574.37	394.34	804.96	3,717.08	2,140.07
	g)Depreciation/amortization expense	521.50	476.54	463.93	1,805.62	1,621.25
	h)Power and fuel	265.94	1,092.35	2,907.17	5,548.11	8,670.92
	i)Other expenses	451.42	975.11	1,380.04	3,786.76	4,275.34
1000	Total expenses (a to i)	4,091.28	4,035.83	5,963.87	18,232.65	18,954.95
V	Profit/ (loss) before exceptional items and tax (III-IV)	(3.167,82)	(1.927.84)	(1,549.02)	(8,918.91)	(5,501.63)
VI	Exceptional items (refer note no.6)		- tobacconsider	31111071010		
VII	Profit/ (loss) before tax (V+VI)	(3.167.82)	(1,927.84)	(1,549.02)	(8,918.91)	(5,501.63)
	Current tax				-	
	Deferred tax					
	Earlier years income tax	94	100	94	4	-
VIII	Tax expenses			1,0		
£X	Profit/ (loss) for the period (VII-VIII)	(3.167.82)	(1.927.84)	(1,549.02)	(8,918.91)	(5,501.63)
X	Other comprehensive income Other comprehensive income not to be reclassified to profit or loss in subsequent periods: Net gains/(losses) on FVTOCI equity securities (Net of tax effect)	(2.11)	(0.24)	1.08	(2.88)	3.10
XI	Total comprehensive income for the period (X+XI) Equity Share Capital Other Equity	(3,169.93)	(1,928.08)	(1,547.94)	(8,921.79)	(5,498.53)
	Earnings per equity share: (per share Rs 10)		U	1 6		
	Basic	(39.49)	(24.03)	(19.31)	(111,19)	(68.59)
	Diluted	(39.49)	(24.03)	(19.31)	(111.19)	(68.59)

Notes:

1) The above audited results were reviewed by Audit committee and approved by the Board of Directors at their Meetings held on

 The Statutory Auditors have carried out audit of the above financial results for the fourth quarter and year ended. 31st March 2025. 3) The financial results of the company have been prepared in accordance with Indian Accounting standards (IND AS) as prescribed

under section 133 of the companies Act 2013 read with Companies (Indian Accounting standards) Rules 2015 (as amended).

4) The figures for the Quarter ended 31-03-2025 and 31-03-2024 are the balancing figures between audited results in respect of full financial year and year to date figures up to the third quarter of the relevant financial year.

Deferred Tax Asset Rs 2.32 crores is not recognised on unused tax lesses considering the probability that the company may not be in

a position to recover the same in near future. For the quarter under report the Company has provided interest of Rs 2136.18 lakhs & Deferred income of Rs 859.00 Lakhs as per

Ind AS 109 has been considered, The operations of the Company was temporarily stopped during the 4th quarter of the year as well as in the 1" Quarter of 2025-26.

and hence the Going Concern of the Company is not affected by the loss incurred in the year 2024-25. 8) The figures for the corresponding previous Year/Quarter have been restated/regrouped and reclassified, wherever necessary to

for Panyam Cements & Mineral Industries Limited

### Sushilkumar Agrawal Chairman and Independent Director

(Formerly Indian Commodity Exchange Limited)

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**FUSION TECHSTACK LIMITED** (Formerly known as Indian Commodity Exchange Limited)

Corporate Identity Number (CIN): U66190GJ2008PLC099142 Registered Office: Office No. 1002, 21st Century Business Centre, Upper Ground Floor, Surat Ring Road, Surat, Gujarat-395007, India. Tel: 0261 - 4899770; Website: www.icexindia.com : E-mail: icexsecretarial@icexindia.com

INFORMATION REGARDING 17™ ANNUAL GENERAL MEETING

TO BE HELD THROUGH VIDEO CONFERENCING ("VC")

NOTICE is hereby given that the 17th Annual General Meeting ('AGM') of Fusion Techstack Limited ('the Company') will be held on Friday, October 31, 2025 at 11:00 a.m. (IST) through VC and the deemed venue of the Meeting shall be the registered office of the Company i.e. Office No. 1002, 21st Century Business Centre, Upper Ground Floor, Surat Ring Road, Gujarat-395007. India, to transact the businesses that will be set forth in the Notice of the 17" AGM of the Company, in compliance with all the applicable provisions of the Companies Act, 2013, ('the Act') and Rules made thereunder read with General Circular No. 14/2020 dated April 08, 2020 and subsequent circulars issued in this regard and latest one being General Circular No. 03/2025 dated September 22, 2025 issued by Ministry of Corporate Affairs ('MCA') (collectively referred to as 'MCA Circulars') and other applicable circulars issued in this regard.

In compliance with the above MCA Circulars, electronic copies of the Notice of the 17" AGM along with the web-link of the Annual Report for the financial year 2024-25 will be sent to all the shareholders of the Company whose e-mail addresses are registered with the Company/Depository Participant(s). The requirement of sending physical copies of the Annual Report has been dispensed with vide above-mentioned MCA Circulars. The Notice of the 17" AGM and Annual Report for the financial year 2024-25 will also be available on the Company's website www.icexindia.com.

Manner for registering/updating e-mail addresses:

The shareholders holding equity shares in dematerialized mode are requested to register/update their e-mail addresses with relevant Depository Participants. In case of any queries/difficulties in registering the e-mail address, shareholders may write to chinmay mhatre@icexindia.com.

Manner of casting vote(s) through e-voting: The shareholders can attend and participate in the AGM through VC facility only, which is being

Place: Mumbail

Date: October 08, 2025

provided by the Company through CDSL. The shareholders will have an opportunity to cast their votes remotely on the businesses as may be set forth in the Notice of the AGM through e-voting system. The detailed instructions perfaining to (a) Remote e-voting before the AGM; (b) e-voting on the day of the AGM; and (c) attending the AGM through VC will be provided in Notice of the AGM. For and on behalf of

epaper.financialexpress.com

DIN: 00400892

Fusion Techstack Limited

Date : October 06, 2025

However, the Company managed with the help of funding from the promoters to meet all its loan obligations as well as to the restart the plant on 26th June, 2025. The company has since, been running at its optimal capacity and is confident of achieving the targeted

conform with those of the Quarter under Report.

Jagathrakshakan Srinisha

turnover and results for the year 2025-26. Further the promoters have committed to infuse additional funds as and when necessary

(Managing Director) Place : Chennai

> DIN: 01728749 New Delhi

prematurely terminated.

(This is only an advertisement for information purposes and not a prospectus announcement)

# CHIRAHARIT LIMITED

riginally incorporated as a Private Limited Company under the name and style of "Brahmani Ventures Private I s pursuant to a Certificate of Incorporation issued by Registrar of Companies, Andhra Pradesh on August 04, 2006 with the corporate identification number (CIN) being U45101 AP2006PTC050818. Later, the name of the Company has been changed to "Chirakarit Agro Farms Private Limited" in accordance with the Companies Act, 2013 pursuant to a Certificate of Incorporation issued by Registrar of Companies, Hyderabad, Telangana on September 18, 2015 with the corporate identification number (CIN) being U01403TG2006PTC050818. Further, the name of the Company was once again changed to "Chimharit Private Limited" in accordance with the corporate identification mimber (CIN) being U29100T G2006PTC050818. Subsequently, our company was converted into Public Limited Company under the Company was changed to "Chirabarit Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company under the dated December 92, 2024, bearing Corporate Identification Number U29100TG2006PLC050818, issued by Central Processing Centre. For further details of change in name and registered office of our company, please refer to section titled "Our History and Certain Corporate Manters" beginning on page no 153 of the Prospectus.

> Registered & Corporate Office: Malaxmi Courtyard, Survey No. 157, Khajaguda Village, Chitrapuri Colony Post, Hyderabad, Telangana, India, 500104 Contact Person: Mr. Dixitula Venkata Kama Dixitula, Company Secretary & Compliance Officer; Tel No: +91 7738561210, E-Mail ID: es@chiraharit.com, Website: https://chiraharit.com/#, CIN: U29100TG2006PLC050818

OUR PROMOTERS: (I) MR. PAVAN KUMAR BANG, (II) MRS. TEJASWINI YARLAGADDA AND (III) MR. VENKATA RAMANA REDDY GAGGENAPALLI THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS, 2018, AS AMENDED (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME")

INITIAL PUBLIC OFFER OF UP TO 1.47,96,000 EQUITY SHARES OF FACE VALUE OF \$1/- EACH ("EQUITY SHARES") OF CHIRAHARIT LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF \$21/- PER EQUITY SHARE, INCLUDING A SHARI PREMIUM OF ₹20'- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹ 3,107.16 LAKHS ("THE ISSUE"), OF WHICH 7,44,000 EQUITY SHARES OF FACE VALUE OF ₹1/- EACH FOR CASH AT A PRICE OF ₹21/- PER EQUITY SHARE, AGGREGATING TO

₹ 156.24 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"), THE ISSUE LESS MARKET MAKER RESERVATION PORTION LE. ISSUE OF 1,40.52,000 EQUITY SHARES

OF FACE VALUE OF ₹1/- EACH FOR CASH AT A PRICE OF ₹21/- PER EQUITY SHARE, AGGREGATING TO ₹ 2,950.92 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.00 % AND 25.64 %

RESPECTIVELY OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY. THE FACE VALUE OF THE EQUITY SHARE IS ₹1/- EACH AND THE ISSUE PRICE IS ₹21/- EACH LC., 21 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. THE MINIMUM LOT SIZE IS 6,000 EQUITY SHARES

ISSUE PROGRAMME: ISSUE OPENED ON SEPTEMBER 29, 2025 AND CLOSED OCTOBER 03, 2025

PROPOSED DATE OF LISTING: WEDNESDAY, OCTOBER 08, 2025 \*.

RISKS TO INVESTORS

The below mentioned risks are top 10 risk factor as per the Prospectus:

Our Company, Directors, Promoters and Group Companies are parties to certain legal proceedings. Any adverse decision in such proceedings may have a material adverse effect on our business, results of operations and financial condition. EPC projects are typically awarded to us on satisfaction of prescribed pre-qualification criteria and following a competitive bidding process. Our business and our financial condition may be adversely affected if new projects are not awarded to us or if contracts awarded to us are

Dependency on Indian Domestic Market for Revenue. We are dependent on and derive a substantial portion of our revenue from a limited number of customers. Cancellation or orders by customers or delay or reduction in their orders could have a material adverse effect on our business, results of operations and financial condition.

The Company is dependent on a few suppliers for purchases of product/service. The loss of any of these large suppliers may affect our business operations. 6. In the Past, there has been an instance of non-compliance for failure to open a separate bank account for receipt of share application money in compliance with Section 42 of the Company is held liable to penal actions by the regulatory authorities under the Companies Act, 2013.

There are certain instances of delays in the past with ROC/Statutory Authorities.

There have been some instances of delayed filing of returns and depositing of statutory dues with regulatory authorities. 9. We may face several risks associated with the object of the issue of setting up of proposed Manufacturing Unit, which could hamper our growth prospects, cash flows and business and financial condition.

10. We have experienced negative cash flows in the past and may continue to do so in the future and the same may adversely affect our ability to operate our business and implement our growth plans, thereby affecting our financial condition.

For further details, please refer chapter titled "Risk Factors" on page 22 of the Prospectus The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME"). Our Company has received in-principal approval letter dated July 69, 2025 from BSE for using its name in this offer document for listing of our shares on the BSE SME. For the purpose of this Issue, the Designated Stock Exchange is the BSE Limited ("BSE"). The trading is proposed to commence on October 08, 2025.

\* Subject to receipt of listing and trading approvals from the BSE Limited.

2. Comparison with other Listed Companies/Industry peers:

1. Average cost of acquisition of equity shares held by the Promoters:					
Sl. No.	Name of the Promoter	No. of Equity Shares Held	Avg. Cost of Acquisition (In ₹ per Equity Share)		
1	Tejaswini Yarlagadda	2,87,99,990	0.07		
2	Pavan Kumar Bang	79,99,960	0.06		
3	Venkata Ramana Reddy Gaggenapalli	32,00,000	0.07		
The average	cost of acquisition of Faulty Chares he new Propertury has been calculated by taking int	account the amount paid by them to acquire by you of first issuance or transfer or with	or house issue atc. loss the amount assayed he them for the sale of Equity Shares three		

transfer, if any and the net cost of acquisition has been divided by total number of shares held as on date of the prospectus.

Considering the nature and product manufactured by our company, tumover and size of business of our Company, the peer comparable. However, the below mentioned listed company have been taken into consideration as peer comparative listed companies and has been included for broad comparison only. Name of Company CMP (in ₹)\*\* Face Value (in ₹) EPS Basic P/E Ratio RONW (%) Turnover (₹ in Lakhs) NAV per Equity Share

Peer Group Polysil Irrigation Systems Limited 182.80 (1.63)(112.15)(8.15%)1388.84 Issuer Company Chiraharit Limited 62.91% 1.00 5962.80

\*Considering the nature and size of business of the Company, the peers may not be exactly comparable. Hence a strict comparison is not possible. However, the above companies have been included for broader comparis

Based on full completed financial year ended on March 31, 2025 on Restated basis. \*Source for Peer Companies: Annual Reports and stock exchange data (figures as on March 31, 2025)

\*\*CMP as on 05.09.2025 for Peer Group and IPO price for Issuer Company. (For detailed information please refer chapter titled "Basis for Issue Price" beginning on page no. 93 of the Prospectus)

Weighted Average Cost of Acquisition (WACA) per Equity Share

Number of applications

received

Sr. No. of Shares applied for

for (Category wise)

3. Weighted average return on net worth for the last 3 FYs as per the Company's Restated Financial Information

Sl. No. | Financial Year

RONW in % Year ended March 31, 2023 Year ended March 31, 2024 18.20% Year ended March 31, 2025 40.25% Weighted Average

. Weighted Average = Aggregate of year-wise weighted Return on Net Worth divided by the aggregate of weights i.e. [(Return on Net Worth x Weight) for each year] / [Total of weights]

ii. Net worth has been computed by aggregating share capital and reserves and surplus as per the audited restated financial information. Revaluation reserve or miscellaneous expenditure (to the extent not written off) is not considered for calculating Reserve & Surplus. Disclosure as per clause (9)(K)(4) of Part A to Schedule VI, as applicable:

(a) The price per share of our Company based on the primary/ new issue of shares (equity / convertible securities)

There have been no issuance of Equity Shares or convertible securities, excluding shares issued under ESOP/ESOS and issuance of bonus shares, during the 18 months preceding the date of the Prospectus, where such issuance is equal to or more than 5% of the fully diluted paid-up share capital of the Company (calculated based on the pre-issue capital before such transaction(s)), in a single transaction or multiple transactions combined together over a span of 30 days.

(b) The price per share of our Company based on the secondary sale / acquisition of shares (equity / convertible securities) There have been no secondary sale/ acquisitions of Equity Shares, where the Promoters, members of the promoter group or shareholder(s) in the board of directors of the Company are a party to the transaction (excluding gifts of shares),

during the 18 months preceding the date of this certificate, where either acquisition or sale is equal to or more than 5% of the fully diluted paid up share capital of the Company (calculated based on the pre-issue capital before such transaction/s and excluding employee stock options granted but not vested), in a single transaction or multiple transactions combined together over a span of rolling 30 days.

(c) The price per share of issuer Company based on the Primary or secondary sale / acquisition of shares (equity / convertible securities) Since there are no such transactions to report to under (a) and (b) therefore, information based on last 5 primary or secondary transactions where Promoters / Promoters Group members or shareholder(s) having the right to nominate director(s) in the Board

of the issuer Company, are a party to the transaction), not older than 3 years prior to date of prospectus irrespective of the size of transactions, is as below:

**Primary Transaction:** Date of Allotment No. of Equity Shares Face Value (in ₹) Nature/Reason of Allotment Nature of Consideration Total Consideration (in ₹)

NII Secondary Transaction: Issue Price /Acquisition Price / Transfer price per Date of Allotment/ Transfer Face Value (in ₹) Nature of acquisition (Allotment/ Acquired/ transfer) Nature of Consideration Percentage of Pre-Issue Equity Share Capital (%) Shares Equity Share (in ₹) 11-11-2024 0.00% 1.00 10 Transfer 11-11-2024 0.00% 1.00 Fransfer Giff 0.00% 11-11-2024 10 1.00 Transfer Gift 1.00 Gift 0.00% Transfer 18-11-2024 1.00 Gift 0.00%

(d) Weighted Average Cost of Acquisition and Offer Price Type of Transactions Weighted average cost of Offer Price acquisition (₹ per Equity Shares) (i.e. ₹21/-) Weighted average cost of acquisition of primary / new issue as per paragraph 4(a) above<sup>4</sup> Weighted average cost of acquisition for secondary sale / acquisition as per paragraph 4(b) above^/ Weighted average cost of acquisition of primary issuances/secondary transactions as per paragraph 4(c) above

There were no primary/ new issue of shares (equity/ convertible securities) as mentioned above, in last 18 months from the date of the Prospectus "There were no secondary sales / acquisition of shares of shares (equity/ convertible securities) as mentioned above, in last 18 months from the date of the Prospectus

Total No. of Shares

in each category

The Issue was subscribed to an extent of 3.93 times i.e., Gross Subscription of Rs. 122,22,00,000/- for 58200000 equity shares were based on the bid file received from BSE on the day after closure of the Issue received as against Rs. 31,07,16,000/- for 1,47,96,000 equity shares equity shares (including subscription of Rs. 56,92,68,000/- for 2,71,08,000

% to total

equity shares after eliminating technically rejected and bid not banked applications. Summary of the Valid Applications Received: Gross Application Less: Rejections **Equity Share** Applus **Equity Share** Applns Equity Share No. of Application Equity Share 1 Non Institutional Investors 5160000 135 5316000 156000 129 2748000

Individual Investors 1783 21396000 192000 1767 21204000 942 16 11304000 3 Reserved for Market Maker 744000 744000 744000 27108000 27456000 348000 14796000 Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - BSE on October 06, 20,

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹ 21/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1 time. The total number of shares allotted in this category is 7,44,000 Equity shares

% to total

(Category wise) Before rounding off applicants applicants(after rounding) allocated/alloted received applied in each category After rounding off 744000 744000 744000 744000 100:00 100.00 100.00 100.00 GRAND TOTAL 744000 744000 B. Allocation to Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allocation to the Individual Investors, at the issue price of ₹ 21/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 1.88 times i.e. for 2,12,04,000 Equity Shares. Total number of shares allotted in this category is 1,13,04,000 Equity Shares to 942 successful applicants.

Allocation per Applicant

Ratio of allottees to

applicants

Number of successful

applicants (after rounding)

Total No. of shares

allocated/alloted

Number of applications Sr. No. of Shares applied for % to total Total No. of Shares Allocation per Applicant Ratio of allottees to Number of successful Total No. of shares (Category wise) received applied applicants applicants (after rounding) allocated/alloted Before rounding off After rounding off 12000 11304000 1767 21204000 040 GRAND TOTAL 100.00 21204000 100.00 11304000

C. Allocation to Non-Institutional Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Non Institutional Applicants, at the issue price of ₹21/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 1.88 times

.e. for 51,60,000 Equity Shares. Total number of shares allotted in this category is 27,48,000 Equity Shares to 129 successful applicants The category wise details of the Basis of Allotment are as under: No. of Shares applied Number of applications % to total | Total No. of Shares applied Allocation per Applicant After rounding off Ratio of allottees to Number of successful Total No. of shares

Before Rounding off After Rounding off 1098000 18000 1098000 18000 18000 360000 18900. 6000 150000 19801.2 90000 8000 6000 30000 4 108000 20702 54000 36000 18000 36000 42000 6000 6000 672000 21602.5 8000 88000 42000 6000 60000 816000 22503.18 18000 306000 48000 6000 7800024000120000 4000 27907 33310.5 10000 0000 0.00 20000 6000 6000 49522 63031.5 228000 318000 228000 636000 48000 48000 60000 120000 318000 474000 6000 84000 6000 84000 0.00 100.00 2748900 5160000 100.00 Grand Total

The Board of Directors of the company at its meeting held on October 06, 2025 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE and at a meeting held on October 06, 2025 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated September 23, 2025 and as per the SEBI (ICDR) Regulations wherein a minimum of 50% of the Net Issue to Public is being offered to the Individual Applicants who applies for minimum application size and the balance is being offered to Other Investors including QIBs and Non-Institutional Applicants. However, in case of under-subscription in either category, unsubscribed portion shall be allocated to investors in other category subject to valid Applications being received from them at the Issue Price. "For the purpose of sub-regulation (3) of regulations 253, of SEBI (ICDR) Regulations 2018, the allocation in the net issue to public category shall be made as follow: (a) Minimum 50% to the individual investors who applies for minimum application size; and (b) remaining to: (ii) Other than individual investors who applies for more than minimum application size; and (ii) other investors including corporate bodies or institutions; irrespective of the number of specified securities applied for; Provided that the unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category

The CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/email id of the Applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the depositories as filled in the applicants as registered with the applicant as a second of the applicants as a second of Banks for unblocking the amount will be completed on or before October 07, 2025. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE within three working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 23, 2025 ("Prospectus") The Lead Manager associated with the Offer have handled 26 SME public issues and Nil Main Board public issues closed below the

issue price on the listing date. F.Y. 2025-26\* F.Y. 2024-25 F.Y. 2023-24 F.Y. 2022-23 Main Board IPO Total 12 Issue closed Below Issue Price on Listing Day Issue closed above Issue Price on Listing Day

INVESTORS PLEASE NOTE THE DETAILS The details of the allotment made would also be hosted on the Website of the Registrar to the Issuer, www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

BIGSHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093

Investor Grievance Email: investor@bigshareonline.com; SEBI Registration No: INR000001385 CIN No: U999999MH1994PTC076534

For CHIRAHARIT LIMITED On behalf of the Board of Directors

Pavan Kumar Bang Managing Director & CEO

DIN: 03614791

Place: Hyderabad, Telangana Date: October 07, 2025

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हेल्पेज फिनलीज लिमिटेड

(क्षेत्रप्रिण : L51909DL1982PLC014434)

पंजीकत कार्यालयः एस-191/सी, तृतीय तल, मानक कॉम्प्लेक्स, स्कूल ब्लॉक, शकरपुर, दिल्ली 110092 ईमेल आईडी: info@helpagefin lease.com

देवसाहट: www.helpagefinlease.com फोन नंबर: +91-11-4557-9807

भौतिक शेयरों के हस्तांतरण अनुरोध को री-लॉडगमेन्ट करने हेत् विशेष विंडो की सूचना

'सीआईआर/2025/97 दिनांक 12 जुलाई, 2025 के अनुसार, समी शेयरधारकों को एतदवारा सृचित किया जाता

है कि मौतिक शेयरों के हस्तांतरण अनुरोधों का पुनः दाखिल करने के लिए 07 जुलाई, 2025 से 06 जनवरी, 2026

यह सुविधा 1 अप्रैल, 2019 से पहले दर्ज किए गए उन हम्तांतरण विलेखों के लिए उपलब्ध है जिन्

दस्तावेजों /प्रक्रिया में कमी वा अन्य कारणों से अस्वीकार कर दिया गया था, वायस कर दिया गवा था या जिन

जिन शेयरधारकों ने 31 मार्च, 2021 की पूर्व निर्धारित समय सीमा चूळ दी है, उन्हें कंपनी के रजिस्ट्रार और हस्तांतरण एजेंट को निम्नलिखित पते पर आवश्यक दस्तावेज प्रस्तुत करके इस अवसर का लाभ उठाने के लिए प्रोतसाहित

पंजीकृत एवं प्रशासन कार्यालयः बीटल हाउस, तीसरी नंजिल 🗯 मदनगौर, स्थानीय शॉपिंग सेंटर के पीछे, दाद

इंडस्ट्रियल एरिया, मुगलसन रांड, आईरोली, नवी मुंबई-400 708, **पंजीकृत कार्यालय :** त्रिशूल, तृतीय तल, समयेश्वर

अपल सम्पत्ति की बिक्री हेतु ई-नीलामी बिक्री सूचना

विलीय अस्तियों का प्रतिभृतिकरण तथा पुनर्निर्भाण एवं प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के साथ पठित प्रतिभृति हित

(जनर्तन) नियमानती, 2002 के नियम 8(8) के परंतुक के तहत अचल आस्तियों की बिड़ी के लिए ई-नीलामी बिड़ी सूचना

एतद्शारा सर्व साधारण को और विशेष रूप से कर्जदार(री) तथा गरंटर(री) को सूचना दी जाती है कि प्रत्यापूत लेनदार के पस

क्यक / प्रभारित निम्नवर्गित अवल चन्परित, जिसका मौतिक कब्जा प्रत्यामूत लेनदार के प्राप्तिकृत अधिकारी द्वारा लिया जा चुका

है, नरेश कुमार शर्मा (आवेदक) एवं पूनम शर्मा (जरू-आवेदक) की तरफ प्रत्यामुत लेनदार की 31-06-2023 तक बकाया चिशे

क 25,81,379 /- (क्यए पच्चीच लाख इक्यासी डजार तीन सौ उनासी मात्र) + मावी ब्याज और लागतों की वसूती के लिए

विनांक 18-10-2025 को 'फैसी है जहां है', जैसी है जो है' तथा 'जो वी है वहां है' आबार पर बेची जाएगी। आवस्यक निवरण

ईएमडी के साथ बोली / निविदा जना करने हेतु अतिम 15-10-2025 के जप 0500 बने तक ऐक्सिस डाउस. टावर टी-2.

अनुसूची - सम्पत्ति का वर्णन पर्वेट संख्या बी-105/001. मतल पर निर्मित क्षेत्रफल लगभग 1171.76 वर्ग फीट मैरीगोल्ड नामक स्वन/परिसर व

नीये भूमि में अविभाजित आनुपातिक हिस्ता एक कार पार्किंग तथा तामान्य क्षेत्रों और सामान्य सुविधाओं के उपयोग के

अधिकार सहित, जो ग्रीन एकर्स टाउनशिम, नीनराणा, गांव-ईश्वरसिंहपुरा और फोलादपुर, तहसील- बहरोड, जिला-अल्बर राजस्थान में स्थित है और स्वामित्व विलेख के अनुसार सीमाबद्ध है। पूर्व – विकव विलेख के अनुसार

परिचम – विकय विलेख के अनुसार, दक्षिण – विकय विलेख के अनुसार, प्रशर – विकय विलेख के अनुसार।

लिमिटेड का वेबपोर्टन https://www.bankeauctions.com देखें।

https://www.bankeauctions.com पर ऑनलाइन संचालित की जाएगी।

बिकी के विश्तुत निवमों एवं शतों के लिए, क्यमा प्रत्यमूत लेनदार की वेबसाइट में उपानक कराया गया शिंक नामत

https://www.axisbank.com/auction-retail और वैंग के अनुमोदित एंचा प्रवाता नैसर्स सी। इंडिया प्राइवेट

नीलामी बैंक के अनुमोदित सेवा प्रदाता मेंसर्स सी। इंडिया प्राइवेट लिमिटेड के माध्यम से उनके वेबजोर्टल

किसी अन्य सहायता के लिए, इच्छुक बोलीदाता बैंक के प्राधिकृत अधिकारी श्री मुकेश सिंह, मोबाइल नंबर +91-9873015430 पर कार्यालय समय के दौरान पूर्वा 10 बजे से अप. 04.00 बजे तक सम्पर्क कर सकते हैं।

भेटल कोटिंग्स (इंडिया) लिभिटेड

सीआईएक: L74899DL1994PLC063387

पंजीकृत क्यांत्रव : 912, डेमक्ट बेम्बर्स, 89, नेइस प्लेस, नई दिल्ली-110019

gरमाप : +91-11-41808125, वेजसाइट : www.mcil.net. ईमेळ : info@mcilindia.net

शेयरधारमें में सचना

एतदद्वारा शेयरुवारकों को सुवित किया जाता है कि सेवी परिपन्न संख्या SEBI/HO/MIRSD/MIRSD-PoD/P/ CIR/2025/97 के अनुसार, सेवी ने 1 अप्रैल 2019 की समय सीमा से पहले जमा किए गए और दस्तावेजों में कर्म

के करण अन्वीकृत / वापस किए गए भौतिक शंधरों के इस्तांतरण अनुरोशों को पुन जमा करने की सुविधा के सिंग

7 जुलाई 2025 से 6 जनवरी 2026

म्बर्गुत करें।

हेत्यताइन नंबर

किसी भी प्राप्त के

नोट : इस्तांतरण के लिए पुन: प्रस्तुति और स्वीकृत प्रतिभूतियों केवल डीमैट मोड में जारी की जाएँगी।

2025 से 6 नवंबर 2025 तक 100-दिवसीय अभियान/अभियान - "स्क्रम निवेशक" आरंग किया है।

केवाईसी दस्तावेजों के साथ विधिवत भरे और हस्ताधरित फॉर्म आरटीए को जमा करें।

अधिक जानकारी के लिए शेयरवारक कंपनी की वैबसाइट www.mcil.net पर जा सकते हैं।

इसके अतिरिक्त, आईईपीएफ प्राधिकरण हारा जारी 16 जुलाई 2025 के परिपन्न के अनुसरण में, कंपनी ने 28 जुलाइ

इस अवधि के दौरान, जिन शेयरधारकों के पास कोई दावाराहित/अप्रदत्त लामांश और/या आईईपीएफए ध्रक

हस्तांतरित शेयर या संबंधित प्रश्न हैं, वे कंपनी के रजिस्ट्रार और ट्रांसफर एजेंट (आरटीए), एमयुएफजी इनटाइम इंडिय प्राइवेट लिमिटेड से मेल : Investor.helpdesk@in.mpms.mufg.com / दूरमाप : 011-49411000 फ

भौतिक रूप में शेयर रखने वाले सभी शेयरुवारकों से अनुरोध है कि वे कंपनी की वेबसाइट https://www.mcil.net

investors2.aspx?catid=18%20&subcatid=85 से केवाईसी अप्रडेशन फॉर्म ठाउनलींड करें और सहायव

छपरा जं. - आनन्द विहार (ट.)

रेलवे स्टेशन के बीच नई अमृत भारत

एक्सप्रेस ट्रेन सेवा का शुभारम्भ

समस्त रेलयात्रियों को सूचित किया जाता है कि रेलवे द्वारा छपरा ज

एवं आनन्द विहार (ट.) स्टेशनों के बीच रेलगाड़ी सं. 15133/15134

नई अमृत भारत एक्सप्रेस ट्रेन की संचालन, समय-सारणी एवं

रेलगाडी संख्या 15133/15134 छपरा जं. – आनन्द विहार (ट.)-

छपरा जं. अमृत भारत एक्सप्रेस (द्वि–साप्ताहिक)

स्टेशन

छपरा ज

सीवान ज

थावे ज

तमकही रोड

पडरीना

कातानगंज ज

गोरखपुर ज

खलीलाबाद

बस्ती

वभनान

मनकापुर ज

गाँडा ज

बाराबकी

बादशाहनगर

एशबाग

कानपुर सेंट्रल

इटावा जं.

आनन्द विहार (ट.)

रेलयात्रियों से अनुरोध है कि किसी भी अन्य सूचना और

विस्तृत समय-सारणी की जानकारी के लिए रेलमदद

हेल्पलाईन नं. 139 पर सम्पर्क करें अथवा रेलवे की वेबसाइट

https://enquiry.indianrail.gov.in अथवा NTES App. देखें

वे निवेशक जिनके इस्तावरण विलेख 1 अप्रैल 2019 की समय सीमा र

बहुते जमा किए गए थे, जो दस्तायेजॉ/प्रक्रियओं/या अन्य किसी कमी व

– इसमें वे अनुरोध सम्मितित हैं जो संबी परिपत्र – 2 जुलाई 2025 की तिथि

मूज इस्तावरण दस्तावेज, संज्ञोधित या घूटे हुए विवरणों के साथ, रजिस्ट्रा

मीर शेवर हरतांतरण एजेंट, एमयूएफजी इनटाइन इंडिया प्राइवेट लिमिटेड (पूर्व

ने लिंक इनटाइम इंडिया प्राइवेट लिनिटेड के नाम से जाना जाता था) क

पश्चिम), मुंबई - 400083

एक संवा अनुरोध यहाँ प्रस्तुत करें

यूनिटः सी 101, यूक्तवास 247, एल.बी.एस. मार्ग, विकोली

https://web.in.mpms.mufg.com/helpdesk/

rasharma@meilindia.net, es@meilindia.net

कृते मेटल कोटिंग्स (इंडिया) लिमिटेड

कंपनी सचिव तथा अनुपालन अधिकारी

रेलगाडी संख्या: 15134

आगमन

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प्रस्थान

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विदुषी श्रीवादतव

Service Request.html या इंगेल केले

mt.helpdesk@in.mpms.mufg.com 🖼

Investor.helpdesk@in.mpms.mufg.com

कारण अस्वीकृत/वापस कर दिए गए/विचारित नहीं हुए।

तक सूचीबद्ध कंपनी/सापटीए के पास लंबित हैं।

149411000

सार्वजनिक ई-नीलामी हेतु तिथि, समय और रूपन | 16-10-2025 को पूर्व 1100 बजे से योपहर 12:00 बजे राक |

खुदरा ऋणन और भुगतान समूह (स्थानीय कार्वालय/शाखा) : ऐक्निस शाजन, टॉवर टी-2.

द्वितीय वाल, आई-14, सेक्टर-128, नोएख एक्सप्रेसदे, जेपी दीन्स विशटाउन

नोएडा-201301, रा.प्र. एक्लिस बेंक लिनिटेड, तृतीय तल, गीगाप्लेक्स, एनपीसी-1. टीटीसी

क 30,38,520/- (रूपए तील लाख अड़तीस हजार पांच सी बीस मात्र)

क 3,03,852/- (क्रमए तीन लाख तीन हजार ठाठ सी बावन गात्र) ऐक्सिस बैंक लिमिटेड' के पहा में दिल्ली में देश डीडी/पीओ के माध्यम

द्वितीय तज, आई-14, सेक्टर-128, नोएडा एक्सप्रेसरे, जेपी ग्रीन्स

**ई**—गीआमी निविदा दश्तावेज, जिनमें ई—गीआमी बोजी प्रयत्र, घोषणा

इत्यादि दिए गए हैं, जधरिवर्णित अनुसार सेवा प्रदाता की वेबसाइट पर

हरता /- प्राधिकृत अधिकारी, ऐक्सिस बैंक लिमिटेड

विरादावन, नोएका-201301, चप्र में श्री मुख्या सिंह को संबंधित।

मिनट प्रत्येक के असीमित विस्तारों के साथ

देव पोर्टल : https://www.bankenuctions.com पर

हेत्येज किनलीज लिमिटेड के लिए

कंपनी सचिव एवं अनुपालन अधिकारी

हस्ताबारकर्ता /-

दर्शना अग्रवाल

तक बह महीने की अवधि के लिए एक विश्वेष विंडो खोली जा रही है।

बीटल फाइनॅशियत एंड कंप्यूटर सर्विसंज (प्रा.) लिमिटेड

फोन: 011-29961281, 29961282 फैक्स: 011-29961284

मन्दिर के नामने, ली गार्डन, एतिसब्रिज, अहमदाबाद-380006

के लिए कृपया नीचे यी नई नीलानी अनुसूची देखें :-

ईमेलः beetalrta@gmail.com वेबसाइट www.beetalfinancial.com

सीआईएन: U67120DL 1993PTC052486

हरसुखदास मंदिर के पास, नई दिल्ली-110062

स्थानः दिल्ली

दिनांकः 07 अक्टूबर, 2025

AXIS BANK

झारा जरणभार (वदि कोई) सुरवित मूल्य (क नी)

बरोहर चरि जमा (क में)

तिथि, समय और खान

तिथि : 08-10-2025,

एक विशेष खिठकी खोलने की अनुमति दी है।

पुतः प्रस्तुतिकरण करते की अवधि

हटतांतरम अनुदेश पुनः प्रस्तुत केले

रवाज । नई दिल्ही

दिनोंक : 07 अक्टूबर 2025

ठहराव निम्नानुसार होंगे:-

प्रस्थान

22.00

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04:56

05:37

06:35

08:33

09:48

10:25

13:35

15:45

रेलगाडी संख्या: 15133

22:50

23:30

00:25

01:10

02:05

04:01

04:28

04:54

05:35

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08:31

09:45

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a nx

पर हमें

फॉलो करें

कील आवेदन कर सकता है?

पुनः प्रस्तुत करने के लिए विशेष दिवड़की के मुख्य विवरण

रूपान : दिल्ली

6

बोली वृद्धि राशि

रोबी के परिपत्र संख्या रोबी/एवजो /एमजाईआरएसडी /एमजाईआरएसडी-पीओडी /ए

आपकी सुविधा—हमारा ध्येय हमें www.nr.indianrailways.gov.in पर मिलें

ग्राहकों की सेवा में मुस्कान के साथ

चलने के दिन: 15133 छपरा जं. से प्रत्येक सोमवार एवं गुरूवार को दिनांक 20.10.2025 से एवं 15134 आनन्द विहार (ट.) से प्रत्येक बुधवार एवं शनिवार को दिनांक 22.10.2025 से । स्थानः शयनयान एवं सामान्य श्रेणी ।

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