scanning the QR Code.

35

FINANCIAL EXPRESS

Schneider Electric

Schneider

Infrastructure Limited CIN: L31900GJ2011PLC064420

Registered Office: Milestone 87, Vadodara-Halol Highway, Village Kotambi, Post office Jarod, Vadodara-391510, Gujarat, India Corporate Office: 9th Floor, DLF Building No. 10, Tower C, DLF Cyber City, Phase II, Gurugram -122002, Haryana, India; Tel: +91124, 3940400 Fax: +91124, 4222036; Website: https://infra-in.se.com

NOTICE TO SHAREHOLDERS

OPENING OF SPECIAL WINDOW FOR RE-LODGMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice is hereby given that in terms of SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, a special window is opened for a period of six months i.e. from July 7, 2025 till January 6, 2026 to facilitate re-lodgment of transfer deeds only.

The transfer requests of physical shares which were lodged prior to the deadline of April 1, 2019 and rejected/ returned/ not attended, due to deficiency in the documents/ process or otherwise, can be re-lodged after rectifying the errors during this period.

Eligible Shareholders can take this opportunity and re-lodge request for registration of transfer by furnishing necessary documents to Company's Registrar and Transfer Agent (RTA), CB Management Services (P) Ltd at ranu.deytalukdar@in.mpms.mufg.com or at their office at Rasoi Court 5th floor, 20, Sir R N Mukherjee Road, Kolkata – 700001 or can write to the Company at company.secretary@schneider-electric.com for further assistance.

During this period, the transferred shares (including those requests that are pending with the Company/ RTA, as on date) shall be issued only in demat mode, once all documents are found in order by RTA.

The lodger must have demat account and provide its Client Master List (CML), along with the transfer documents and share certificates, while re-lodging the documents for transfer with RTA.

> For Schneider Electric Infrastructure Limited Sd/-

Sumit Goel Date: July 15, 2025 (Company Secretary & Place: Gurugram Compliance Officer)



SUN PHARMACEUTICAL INDUSTRIES LIMITED

Regd. Office: SPARC, Tandalja, Vadodara – 390 012, Gujarat, India Corporate Office: Sun House, Plot No. 201 8/1, Western Express Highway, Goregaon – East, Mumbai - 400 063, Maharashtra, India Tel: 022-43244324 | CIN: L24230GJ1993PLC019050 Website: www.sunpharma.com Email: secretarial@sunpharma.com

NOTICE

Transfer of Equity Shares and unclaimed dividends to the Investor Education and Protection Fund (IEPF) Account

In terms of requirements of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund ('IEPF') Authority (Accounting, Auditing, Transfer and Refund) Rules, 2016 ("the Rules") as amended from time to time, the Company is required to transfer the shares in respect of which the dividend has not been paid or claimed by the shareholders for seven consecutive years or more, to the IEPF established by the Central Government.

Pursuant to the provisions set out in the Rules, the Company has communicated through individual notices, to the concerned shareholders whose shares are liable to be transferred to the IEPF Account under the Rules for taking appropriate action(s) to claim unpaid dividend. Scan the Quick Response (QR) code

The Company has uploaded full details of such shares, which are due for transfer on 27 October 2025 to the IEPF Account, on its website at https://sunpharma.com/details -of-equity-shares-liable-for-transfer-to-iepf/. The shareholders are requested to verify these details.



Nippon Life India Asset Management Limited (CIN - L65910MH1995PLC220793)

Registered Office: 4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai - 400 013. Tel No. +91 22 6808 7000 • Fax No. +91 22 6808 7097 Email: investorrelation@nipponindiaim.com • Website: https://mf.nipponindiaim.com

NOTICE

TRANSFER OF DIVIDEND AND EQUITY SHARES OF THE COMPANY TO THE INVESTOR EDUCATION AND PROTECTION FUND

This Notice is published in accordance with the provisions of Section 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules") and amendments thereof, notified by the Ministry of Corporate Affairs. Section 124(6) of the Act read with Rules contains provisions for the transfer of shares in respect of which dividend has not been paid or claimed by the shareholders for seven (7) consecutive years or more to the Investor Education and Protection Fund ("IEPF") Account. However, where there is a specific order of Court or Tribunal or statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, shall not be transferred to the IEPF Account.

It is noticed from the records that certain shareholders of the Company have not encashed their dividends for financial year 2017-18 and onwards, and the same remains unclaimed for seven (7) consecutive years.

Adhering to the requirements set out in the Rules, the Company has communicated individually with the concerned shareholders whose equity shares are liable to be transferred to the IEPF Account under the Rules for taking appropriate actions.

The Final Dividend declared for the financial year 2017-18, which remains unclaimed for a period of seven (7) years, and the shares with respect to such dividend, will be due for transfer to the IEPF Account on **October 22, 2025**.

The Company has uploaded full details of such shareholders and shares due for transfer to the IEPF Account on its website, i.e. <u>https://mf.nipponindiaim.com/</u>. Shareholders are advised that both the unclaimed dividend and the shares transferred to the IEPF including all benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority after following the procedure prescribed by the Rules.

In case of no valid claim in respect of the dividend is received from the shareholders on or before **October 21, 2025**, the Company shall, with a view to complying with the requirements set out in the Rules, transfer the said dividend and shares to the IEPF as per the procedure stipulated in the Rules. **Please note that no claims shall lie against the Company in respect of unpaid dividend amounts and equity shares transferred to the IEPF Authority.**

The concerned shareholder(s) are requested to note that all further benefits arising on such equity shares transferred to the IEPF Authority will also be issued/ transferred in favour of the IEPF Authority.

The shareholders may note that the unclaimed dividends and equity shares transferred to the IEPF Authority can be claimed by submitting an online application in Form IEPF-5 and sending a physical copy of the application duly signed along with the requisite documents as enumerated in the said Form IEPF-5 to the Company at its registered office or to KFin Technologies Limited, Registrar and Transfer Agent (RTA) of the Company for verification of the claim.

For any queries on the above matter, shareholders are requested to contact either of the following:

Name and address of RTA	Name and Address of the Nodal Officer
KFin Technologies Limited	Mr. Valde Varghese, Company Secretary
	Nippon Life India Asset Management Limited
Financial District, Nanakramguda, Hyderabad – 500 032 Toll Free No: 1800-309-4001	4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai – 400 013 Phone No: 022 6808 7000 Email: investorrelation@nipponindiaim.com



Statement of Consolidated & Standalone Audited Financial Results for the Quarter and Year Ended 31 March 2025

The Board of Directors of the Company, at their meeting held on July 14, 2025 approved the Audited Consolidated & Standalone Financial Results of the Company for the guarter and year ended March 31, 2025.





For and on behalf of the Board of

Directors of Sambhy Steel Tubes Limited

	50/-
	Vikas Kumar Goyal
Place: Raipur	Managing Director and CEO
Date: 14th July, 2025	DIN No: 00318182

Note: The above information is in accordance with Regulation 33 read with Regulation 47(1) of SE131 (Listing Obligation and Disclosure Requirements) Regulations 2015.



INFOMEDIA PRESS LIMITED

CIN: L22219MH1955PLC281164 Regd. Office: First Floor, Empire Complex, 414-Senapati Bapat Marg, Lower Parel, Mumbai - 400013

Tel: +91 22 4001 9000/ 6666 7777 Website: www.infomediapress.in | E-mail: investors@infomedia18.in

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE, 2025

(₹ in lakh, except per share data)

Particulars	Quarter ended 30 th June, 2025	Quarter ended 30 ⁿ June, 2024
Revenue from Operations	12.1	
Profit/ (Loss) for the period before Tax	(102.81)	(106.09)
Profit/ (Loss) for the period after Tax	(102.81)	(106.09)
Total Comprehensive Income for the period (after tax)	(102.81)	(103.47)
Paid up Equity Share Capital, Equity Shares of ₹ 10 each	5,019.42	5,019.42
Other Equity excluding Revaluation Reserve*		

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to the IEPF Account, may note that, as per the requirement of the Rules, the Company would be issuing new share certificate(s) for transfer of such shares to IEPF, in lieu of the original share certificate(s) which are registered in their names and these original share certificate(s) will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website shall be regarded and shall be deemed to be adequate notice in respect of the issue of new share certificate(s) by the Company for the purpose of transfer of shares to the IEPF Account pursuant to the Rules.

In case the Company does not receive any valid claims by 30 September 2025, the Company, with a view to comply with the requirements set out in the Rules, shall transfer the corresponding shares and unclaimed dividend (declared by the Company on 26 September 2018) to the IEPF Account by the due dates as per procedure stipulated in the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividends and equity shares transferred to the IEPF Account/ IEPF Authority.

Shareholders may note that the unclaimed dividend and the shares transferred to the IEPF Account/ IEPF Authority, including all the benefits accruing on such shares, if any, can be claimed back from the IEPF Account/ IEPF Authority after following the procedure prescribed under the Rules.

In case the shareholders have any queries on the subject matter, they may contact the Company's Registrar and Transfer Agent – MUFG Intime India Private Limited (Formerly Link Intime India Private Limited), C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083, Tel No.: (022) 4918 6000, E-mail: nt.helpdesk@in.mpms.mufg.com; Portal: https://swayam.in.mpms.mufg.com. For Sun Pharmaceutical Industries Limited

(Anoop Deshpande) Company Secretary and Compliance Officer Place : Mumbai Nodal Officer for the purpose of IEPF Date : 14 July 2025 ICSI Membership No. A23983

Nitta Gelatin India Limited

CIN: L24299KL1975PLC002691

Regd. Office: Nitta Center, SBT Avenue, Panampilly Nagar, Ernakulam, Kerala. PIN: 68203 E-mail ID: vinodmohan@nitta-gelatin.co.in Website: https://www.gelatin.in

NOTICE OF THE 49TH ANNUAL GENERAL MEETING AND OTHER RELATED INFORMATION

Dear Member(s),

- 1. Notice is hereby given that the Forty Ninth Annual General Meeting of the Company ("49" AGM") will be convened on Friday, 01st August, 2025 at 10.30 a.m (IST) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs' General Circular No. 20/2020 dated May 05, 2020 that allow Companies to hold Annual General Meeting (AGM) without the physical presence of the Members at a common venue as permitted by MCA General Circular No. 09/2024 dated 19.09.2024 which is sequel to their earlier Circular No. 09/2023 dated 25.09.2023, 10/2022 dated 28.12.2022, Circular No. 2/2022 dated 05.05.2022, Circular No. 2/2021 dated 13.01.2021 read with Circulars dated 05.05.2020, 08.04.2020 and 13.04.2020 and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 03rd October 2024.
- 2. The Notice of the 49" AGM and the Annual Report including the Financial Statements for the financial year ended 31" March, 2025 has been sent only by e-mail to all those Members, whose email addresses are registered with the Company's Registrar and Transfer Agent (RTA) or with the respective Depository Participants (DP), in accordance with MCA Circular(s) and SEBI Circulars. In respect of those members who have not registered their e-mail id, letters have been sent, with the link of the annual report. The copy of the Annual Report 2024-25 is also available on the Company website, viz, https://www.gelatin.in. Members who did not receive the Annual Report can download the same from the Company's website.
- Members holding shares either in physical form or in dematerialized form, as on the cut off date of 25th July, 2025 may cast their votes electronically on the Ordinary and Special Business, as set out in the Notice of the 49th AGM through electronic voting (remote e-voting) facility of Central Depository Services (India) Limited (CDSL). All the members are informed that:
- All businesses/resolutions set forth in the Notice of the 49th AGM may be transacted through voting by electronic means;
- b) The remote e-voting period shall commence on Monday, July 28th 2025 at 9.00 a.m (IST).
- c) The remote e-voting period shall end on Thursday, July 31* 2025 at 5.00 p.m (IST).
- d) The cut-off date for determining the eligibility to vote through remote e-voting or through e-voting system for the 49th AGM is 25th July, 2025.
- e) The Company has appointed Mr. Abhilash Nediyalil Abraham, Practising Company Secretary as Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- f) The Company, through the Registrar and Transfer Agent M/s. Cameo Corporate Services: Limited bas dispatched the Notice and Appulate Report by amail on

Sd/-Sd/-Company Secretary & Compliance Officer Membership No.: A24937

Kothari Kothari Sugars and Chemicals Ltd

CIN : L15421TN1960PLC004310 Regd.Office: "Kothari Buildings", No. 115, Mahatma Gandhi Salai, Nungambakkam, Chennai – 600 034. Phone No. : 044-35225526 / 35225529; Email : secdept@hckgroup.com; website: www.hckotharigroup.com/kscl

NOTICE

Notice is hereby given that the 64" Annual General Meeting(AGM) of the Members of the Company will be held on Wednesday, 06" August 2025 at 11:00 A.M. through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM").

The Ministry of Corporate Affairs vide its Circular No. 09/2024 dated September 19, 2024 read with Circular No. 09/2023 dated September 25, 2023, Circular No. 10/2022 dated December 28, 2022, Circular No. 02/2022 dated May 05, 2022, Circular No.21/2021 dated December 14, 2021, Circular No.02/2021 dated January 13, 2021, Circular No. 20/2020 dated May 05, 2020, Circular No.14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 allows conducting of Annual General Meeting of the Company through VC or OAVM without the physical presence of the members for the meeting at a common venue. In terms of the said Circulars and in compliance with the provisions of the Companies Act, 2013 and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated Oct 03, 2024 and relevant Circulars of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the AGM of the Company is being held through VC/OAVM. Hence, Members can attend and participate in the AGM through VC/OAVM only.

In compliance with the aforesaid MCA Circulars and SEBI Circulars, Notice of the AGM along with the Annual Report 2024 - 25 is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories and for shareholders who have not registered their email addresses, letters are being sent containing the web link along with the exact path to access the complete Annual Report. The Notice calling the AGM together with the full Annual Report has been uploaded on the website of the Company at https://hckotharigroup.com/kscl/?q=node/20 (Path : www.hckotharigroup.com/kscl/investors/AnnualReports), on the website of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com and on the website of CDSL (agency providing the VC / OAVM facility, Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com. The shareholders may also send request to the Company's investor email id: secdept@hckgroup.com to get the copy of Annual Report and for any other communication.

Manner of registering / updating email addresses

Date : July 15, 2025

Place: Mumbai

Members who have not registered their email address and mobile number are requested to register the same in respect of shares held in demat mode with the concerned Depository Participant (DP) and in respect of shares held in physical mode, by submitting Form ISR-1 with the e-mail address, folio number details and relevant documents to the Company at secdept@hckgroup.com or to RTA viz Cameo Corporate Services Limited at investor@cameoindia.com/ Online Investor Portal : https://wisdom.cameoindia.com.

Instructions for Voting through electronic means

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended) and aforesaid MCA Circulars, your Company will be providing the facility of remote e-voting to the Members in respect of the business to be transacted at the AGM and has arranged the facility for voting through electronic means through Central Depository Service (India) Limited (CDSL).

In terms of SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants by way of a single login credential. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Members holding shares either in Physical mode or dematerialized mode and whose names appear on the register of Members/Registrar of Beneficial Owners maintained by the Depositories as on the **Cut-off Date for e-voting, i.e. Wednesday, 30th July 2025**, shall be entitled to avail the facility of remote e-voting/e-voting at the AGM. Any person, who acquires shares of the Company and becomes a member after despatch of the Notice but before the cut-off date for voting, i.e. Wednesday, 30th July 2025, may obtain the Login ID and password by sending an e-mail to investor@cameoindia.com or secdept@hckgroup.com or helpdesk.evoting@cdslindia.com by mentioning their Folio No./DP ID and Client ID Number.

Earnings per Equity share (Face value of ₹ 10/- each) (Not Annualised) (for continuing and discontinued operations)	21 March 1970, 1973	
Basic & Diluted (₹)	(0.21)	(0.21)

* Reserves excluding revaluation reserve for the year ended as on 31st March, 2025 was ₹ (10,841.19) lakh. Notes:

- 1 The Audit Committee has reviewed the above results and the Board of Directors have approved the above results and its release at their respective meetings held on 14ⁿ July, 2025. The Statutory Auditors of the Company have carried out a Limited Review of the aforesaid results.
- 2 The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended 30th June, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the said quarter ended 30th June, 2025 are available on the Stock Exchange websites (www.bseindia.com / www.nseindia.com) and Company's website at https://www.infomediapress.in/wp-content/uploads/2025/07/Financial_Jun2025_ Infomedia_website.pdf and can also be accessed through the QR code given in this publication.



For Infomedia Press Limited Sd/-Chairman

Date : 14" July, 2025

INVITATION TO THE RESIDUAL PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OPPORTUNITY UNDER THE EXIT OFFER OF

PREMIUM MERCHANTS LIMITED

Corporate Identification Number (CIN): U51909DL1985PLC021077

Registered Office: 3rd Floor, Omaxe Square, Plot No.14, Jasola District Centre, Jasola, New Delhi-110025, Delhi, India; Tel. No.: +91 11 6111 9371 / +91 11 6111 9661; Email id: premiummerchants123@gmail.com; Website: www.pmltd.in

Contact Person: Ms. Jyoti Bharti, Company Secretary & Compliance Officer

Dear Residual Public Shareholder,

This public invitation shall be read in continuation of and in conjunction with the with the Detailed Public Announcement dated August 03, 2024 published on August 05, 2024 ("DPA") in Financial Express (English-All Editions), Jansatta (Hindi - All Editions) and Pratahkal (Marathi - Mumbai Edition), the Letter of Offer dated August 05, 2024 ("LOF") dispatched to the Public Shareholders on August 07, 2024 and the post offer public announcement dated August 22, 2024 published on August 23, 2024 ("Post Offer PA") in the same newspaper in which DPA was published the Exit Offer Public Announcement dated September 21, 2024 published on September 23, 2024 ("Exit Offer PA") and the Exit Letter of Offer dated September 23, 2024 ("Exit Letter of Offer").

Capitalized terms used but not defined in this public invitation shall have the same meaning assigned to them as in the DPA, the LOF, the Post Offer PA, the Exit Offer PA and the Exit Letter of Offer.

This invitation of Premium Merchants Limited ("Company") is being issued for and on behalf of K K Modi Investment and Financial Services Private Limited ("Acquirer"/ "Promoter") of the Company to the remaining Public Shareholders ("Residual Public Shareholders") of the Company in adherence with Regulation 27 (1) (a) and all other regulations applicable as per Delisting Regulations, 2021.

This is to inform to all Residual Public Shareholders that the Equity Shares of the Company have been delisted and trading in the Equity Shares of the Company has been discontinued w.e.f. September 30, 2024 ("MSE Date of Discontinuance of Trading") and further it has been delisted from MSE with effect from October 08, 2024 ("MSE Date of Delisting").

In terms of Regulation 27(1) (a) read with Regulation 26 and all other regulations applicable as per Delisting Regulations. 2021, the Acquirer is inviting the Residual Public Shareholder to avail the exit opportunity during the one-year exit window after delisting of Equity Shares.

The Residual Public Shareholder who has still not tendered their Equity Shares, can tender their Equity Shares to the Acquirer at the Exit price of ₹ 460/- per Equity Shares during the period October 09, 2024, till October 08, 2025 (both days inclusive) (the "Exit Window") subject to terms and conditions provided in Exit Letter of Offer.

The Residual Public Shareholders are required to ensure that their Exit Application Form, together with the necessary enclosures, as per Exit Letter of Offer, is received by the Registrar to the Offer on or before October 08, 2025.

In case of non-receipt of said Exit Application Form/Exit Letter of Offer or if the same has been misplaced, the Residual Public Shareholders may obtain the copy of the same by writing to the Registrar to the Offer. Copy of Exit Letter of Offer can also be downloaded from the website of the Company at <u>www.pmltd.in</u> and from the website of Manager to the Offer at <u>www.saffronadvisor.com</u>.

A follow-up intimation letter via Ordinary post for the quarter ended June 2025 has been sent to all the Residual Public Shareholders in compliance with Regulation 27(1)(b) of the Delisting Regulations, 2021 on 12.07.2025.

Wednesday, 09th July, 2025 to all members whose name appears in the F	1.000
	egister
of Members/ Beneficial Owners as on Friday, 04th July 2025.	

- g) Persons who have acquired shares and become members of the Company after the dispatch of the notice and hold shares as on the cut-off date of 25th July, 2025 may obtain the login ID and password by sending request at helpdeskevoting@cdslindia.com or the Registrar and Transfer Agent - M/s. Cameo Corporate Services Limited at the e-mail: murali@cameoindia.com.
- h) Members may note that a) remote e-voting module shall not be allowed beyond 05.00 p.m (IST) on 31st July, 2025 and the same may be disabled by CDSL and once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently; b) The Members who have cast their vote by remote e-voting prior to the 49th AGM may participate in the 49th AGM through VC/OAVM Facility but shall not be entitled to cast their votes again through the e-voting system during the 49th AGM; c) the Members participating in the 49th AGM and who had not cast their vote by remote e-voting, shall be entitled to cast their votes through e-Voting system during the 49th AGM; and d) a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting and e- voting during the 49th AGM;
- i) The Notice of the 49th AGM and the Annual Report are available on the Website of the Company at https://www.gelatin.in and on the website of BSE Limited at https://www.bseindia.com. The Notice of the 49th AGM is also available on the website of CDSL at https://www.evotingindia.com and
- Kindly note that individual Members holding securities in demat mode are allowed to vote through their demat account maintained with their Depositories and Depository Participants. Members are advised to update their mobile number and email id in their demat accounts in order to access the e-voting facility. The information about login credentials to be used and the steps to be followed for e-voting and joining virtual meetings are explained in the Notice of the 49th AGM. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43;

By Order of the Board, For Nitta Gelatin India Limited Sd/-

Place : Chennai

Date : 14.07.2025

Place : Kochi Vinod Mohan Date : 15th July, 2025 Company Secretary & Compliance Officer

The remote e-voting commences on Saturday, 02rd August 2025 at 9.00 A.M. and ends on Tuesday, 05th August 2025 at 5.00 P.M.

Members will not be able to cast their vote through remote e-voting beyond the said date and time and the remote e-voting module shall be disabled for by CDSL thereafter.

Additionally, the facility for e-voting shall also be made available at the time of AGM for Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right through e-voting during the AGM. Detailed procedures for remote e-voting and e-voting at the AGM are provided in the Notice.

Mr. M. Alagar / Mr. D. Saravanan of M/s. Alagar & Associates LLP, Practising Company Secretaries, Chennai has been appointed as Scrutinizer for conducting the voting process (electronically or otherwise) in a fair and transparent manner.

The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.hckotharigroup.com/kscl and website of CDSL www.evotingindia.com and simultaneously communicated to The National Stock Exchange of India Limited, Mumbai, where the Company's shares are listed, not later than two working days after the conclusion of AGM.

Notice is also given pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014, that the Register of Members and Share Transfer Books will remain closed from Thursday, 31" July 2025 to Wednesday, 06" August 2025 (both days inclusive) on account of Annual General Meeting.

Any query/grievance in relation to voting by electronic means can be addressed to Company Secretary & Compliance Officer, Kothari Sugars and Chemicals Limited, No.115, Mahatma Gandhi Road, Nungambakkam, Chennai - 600 034. Phone No.044-35225526 / 35225529. Email: secdept@hckgroup.com or Cameo Corporate Services Limited, Subramanian Buildings, No.1, Club House Road, Chennai - 600 002, who are Registrar and Share Transfer Agent. Telephone No. 044 - 40020700 /710. Email to investor@cameoindia.com or call CDSL No. 1800 21 09911 or email to helpdesk.evoting@cdslindia.com.

By Order of the Board for Kothari Sugars and Chemicals Ltd. R.Prakash Company Secretary

Company

The Acquirer will make the payment by way of electronic credit to Residual Public Shareholder who have validly tendered their Equity Shares in Exit Offer following the receipt and verification of duly filled Exit Application Form(s)(together with necessary enclosures, if any and receipt of the Equity Share(s) in the Special Depository Account/receipt of physical share certificate(s) (along with duly filled in transfer deed(s) as applicable) by the Registrar to the Offer.

Any Residual Public Shareholders seeking any other assistance in connection with their shareholding like issue of duplicate share certificate, rectification of name, transmission of shares, deletion of name of a shareholder in case of joint shareholding, etc. may contact the Registrar to the Offer.

The Promoter Acquirer accepts full responsibility for the information contained in this Public Invitation and confirms that such information is true, fair and adequate in all material aspects.

MANAGER TO THE OFFER	REGISTRAR TO THE OFFER
SAFFRON	MASS
SAFFRON CAPITAL ADVISORS PRIVATE LIMITED	MAS SERVICES LIMITED
605, 6th Floor, Centre Point, Andheri Kurla Road, J.B. Nagar,	2nd Floor, T-34, Okhla Industrial Area, Phase-II
Andheri (East) Mumbai - 400 059, Maharashtra, India.	New Delhi 110020;
Telephone: +91 22 4973 0394; Fax: N.A.	Tel: +91 11 2638 7281 82, 83; Fax: +91 11 2638 7384
E-mail id: delistings@saffronadvisor.com	E-mail: investor@masserv.com
Website: www.saffronadvisor.com	Website: www.masserv.com
Investor grievance: investorgrievance@saffronadvisor.com	Investor Grievances: investor@masserv.com
SEBI Registration Number: INM 000011211	SEBI Registration No.: INR000000049
Validity of Registration: Permanent	Validity Period: Permanent
Contact Person: Saurabh Gaikwad/Yashi Srivastava	Contact Person: N C Pal





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FINANCIAL EXPRESS

Schneider Electric Infrastructure Limited Schneider

CIN: L31900GJ2011PLC064420 Registered Office: Milestone 87, Vadodara-Halol Highway, Village Kotambi, Post office Jarod, Vadodara-391510, Gujarat, India Corporate Office: 9th Floor, DLF Building No. 10, Tower C, DLF Cyber City, Phase II, Gurugram -122002, Haryana, India; Tel: +91 124 3940400 Fax: +91124 4222036; Website: https://infra-in.se.com

NOTICE TO SHAREHOLDERS

OPENING OF SPECIAL WINDOW FOR RE-LODGMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice is hereby given that in terms of SEBI Circular SEBI/HO/MIRSD/MIRSD PoD/P/CIR/2025/97 dated July 2, 2025, a special window is opened for a period of six months i.e. from July 7, 2025 till January 6, 2026 to facilitate re-lodgmen of transfer deeds only.

The transfer requests of physical shares which were lodged prior to the deadline of April 1, 2019 and rejected/ returned/ not attended, due to deficiency in the documents/ process or otherwise, can be re-lodged after rectifying the error during this period.

Eligible Shareholders can take this opportunity and re-lodge request fo egistration of transfer by furnishing necessary documents to Company' Registrar and Transfer Agent (RTA), CB Management Services (P) Ltd at ranu.deytalukdar@in.mpms.mufg.com or at their office at Rasoi Court 5th floor Sir R N Mukherjee Road, Kolkata – 700001 or can write to the Company a company.secretary@schneider-electric.com for further assistance.

During this period, the transferred shares (including those requests that an pending with the Company/ RTA, as on date) shall be issued only in demat mode once all documents are found in order by RTA.

The lodger must have demat account and provide its Client Master List (CML along with the transfer documents and share certificates, while re-lodging the documents for transfer with RTA.

> For Schneider Electric Infrastructure Limited Sd/

Date: July 15, 2025 Place: Gurugram





SUN PHARMACEUTICAL INDUSTRIES LIMITED

Regd. Office: SPARC, Tandalja, Vadodara - 390 012, Gujarat, India Corporate Office: Sun House, Plot No. 201 B/1, Western Express Highway, Goregaon - East, Mumbai - 400 063, Maharashtra, India Tel: 022-43244324 | CIN: L24230GJ1993PLC019050 Website: www.sunpharma.com Email: secretarial@sunpharma.com

NOTICE

Transfer of Equity Shares and unclaimed dividends to the Investor Education and Protection Fund (IEPF) Account

In terms of requirements of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund ('IEPF') Authority (Accounting, Auditing Transfer and Refund) Rules, 2016 ("the Rules") as amended from time to time, the Company is required to transfer the shares in respect of which the dividend has not been paid or claimed by the shareholders for seven consecutive years or more, to the IEPF established by the Central Government.

Pursuant to the provisions set out in the Rules, the Company has communicated through individual notices, to the concerned shareholders whose shares are liable to be transferred to the IEPF Account under the Rules for taking appropriate action(s) to claim unpaid dividend. Scan the Quick Response (QR) code

The Company has uploaded full details of such shares, which are due for transfer on 27 October 2025 to the IEPF Account, on its website at https://sunpharma.com/details -of-equity-shares-liable-for-transfer-to-iepf/. The shareholders are requested to verify



Nippon Life India Asset Management Limited (CIN - L65910MH1995PLC220793)

Registered Office: 4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai - 400 013. Tel No. +91 22 6808 7000 • Fax No. +91 22 6808 7097 Email: investorrelation@nipponindiaim.com • Website: https://mf.nipponindiaim.com

NOTICE

TRANSFER OF DIVIDEND AND EQUITY SHARES OF THE COMPANY TO THE INVESTOR EDUCATION AND PROTECTION FUND

This Notice is published in accordance with the provisions of Section 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules") and amendments thereof, notified by the Ministry of Corporate Affairs. Section 124(6) of the Act read with Rules contains provisions for the transfer of shares in respect of which dividend has not been paid or claimed by the shareholders for seven (7) consecutive years or more to the Investor Education and Protection Fund ("IEPF") Account. However, where there is a specific order of Court or Tribunal or statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, shall not be transferred to the IEPF Account.

It is noticed from the records that certain shareholders of the Company have not encashed their dividends for financial year 2017-18 and onwards, and the same remains unclaimed for seven (7) consecutive years.

Adhering to the requirements set out in the Rules, the Company has communicated individually with the concerned shareholders whose equity shares are liable to be transferred to the IEPF Account under the Rules for taking appropriate actions.

The Final Dividend declared for the financial year 2017-18, which remains unclaimed for a period of seven (7) years, and the shares with respect to such dividend, will be due for transfer to the IEPF Account on October 22, 2025.

The Company has uploaded full details of such shareholders and shares due for transfer to the IEPF Account on its website, i.e. https://mf.nipponindiaim.com/. Shareholders are advised that both the unclaimed dividend and the shares transferred to the IEPF including all benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority after following the procedure prescribed by the Rules.

In case of no valid claim in respect of the dividend is received from the shareholders on or before **October 21, 2025**, the Company shall, with a view to complying with the requirements set out in the Rules, transfer the said dividend and shares to the IEPF as per the procedure stipulated in the Rules. **Please note that no claims shall lie against the Company in respect** of unpaid dividend amounts and equity shares transferred to the IEPF Authority.

The concerned shareholder(s) are requested to note that all further benefits arising on such equity shares transferred to the IEPF Authority will also be issued/ transferred in favour of the IEPF Authority.

The shareholders may note that the unclaimed dividends and equity shares transferred to the IEPF Authority can be claimed by submitting an online application in Form IEPF-5 and sending a physical copy of the application duly signed along with the requisite documents as enumerated in the said Form IEPF-5 to the Company at its registered office or to KFin Technologies Limited, Registrar and Transfer Agent (RTA) of the Company for verification of the claim.

For any queries on the above matter, shareholders are requested to contact either of the following:



Statement of Consolidated & Standalone Audited Financial Results for the Quarter and Year Ended 31 March 2025

The Board of Directors of the Company, at their meeting held on July 14, 2025 approved the Audited Consolidated & Standalone Financial Results of the Company for the guarter and year ended March 31, 2025.

The results along with the Auditor's Reports have been posted on the Company's website at https://sambhv.com/wp-content/uploads/2025/07 /Outcome.pdf and on stock exchanges website www.nseindia.com and www.bseindia.com, respectively. The results can also be accessed by scanning the QR Code.

Place: Raipur

Date: 14th July, 2025



	For and on behalf of the Board of
	Directors of Sambhy Steel Tubes Limited
	Sd/-
	Vikas Kumar Goyal
	Managing Director and CEO
	DIN No: 00318182
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Note: The above information is in accordance with Regulation 33 read with Regulation 47(1) of SE131 (Listing Obligation and Disclosure Requirements) Regulations 2015.



INFOMEDIA PRESS LIMITED

CIN: L22219MH1955PLC281164 Regd. Office: First Floor, Empire Complex, 414-Senapati Bapat Marg, Lower Parel, Mumbai - 400013

Tel: +91 22 4001 9000/ 6666 7777

Website: www.infomediapress.in | E-mail: investors@infomedia18.in

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE, 2025

(₹ in lakh, except per share data)

Particulars	Quarter ended 30 ⁿ June, 2025	11200
Revenue from Operations	140	
Profit/ (Loss) for the period before Tax	(102.81)	(106.09)
Profit/ (Loss) for the period after Tax	(102.81)	(106.09)
Total Comprehensive Income for the period (after tax)	(102.81)	(103.47)
Paid up Equity Share Capital, Equity Shares of ₹ 10 each	5,019.42	5,019.42
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to access the details



The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to the IEPF Account, may note that, as per the requirement of the Rules, the Company would be issuing new share certificate(s) for transfer of such shares to IEPF, in lieu of the original share certificate(s) which are registered in their names and these original share certificate(s) will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website shall be regarded and shall be deemed to be adequate notice in respect of the issue of new share certificate(s) by the Company for the purpose of transfer of shares to the IEPF Account pursuant to the Rules.

In case the Company does not receive any valid claims by 30 September 2025, the Company, with a view to comply with the requirements set out in the Rules, shall transfer the corresponding shares and unclaimed dividend (declared by the Company on 26 September 2018) to the IEPF Account by the due dates as per procedure stipulated in the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividends and equity shares transferred to the IEPF Account/ IEPF Authority.

Shareholders may note that the unclaimed dividend and the shares transferred to the IEPF Account/ IEPF Authority, including all the benefits accruing on such shares, if any, can be claimed back from the IEPF Account/ IEPF Authority after following the procedure prescribed under the Rules.

In case the shareholders have any queries on the subject matter, they may contact the Company's Registrar and Transfer Agent - MUFG Intime India Private Limited (Formerly Link Intime India Private Limited), C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083, Tel No.: (022) 4918 6000, E-mail rnt.helpdesk@in.mpms.mufg.com; Portal: https://swayam.in.mpms.mufg.com.

	For Sun Pharmaceutical Industries Limited
	(Anoop Deshpande)
	Company Secretary and Compliance Officer
Place : Mumbai	Nodal Officer for the purpose of IEPF
Date : 14 July 2025	ICSI Membership No. A23983

Nitta Gelatin India Limited

CIN: L24299KL1975PLC002691

Regd. Office: Nitta Center, SBT Avenue, Panampilly Nagar, Ernakulam, Kerala, PIN: 682036 E-mail ID: vinodmohan@nitta-gelatin.co.in Website: https://www.gelatin.in

NOTICE OF THE 49TH ANNUAL GENERAL MEETING AND OTHER RELATED INFORMATION

Dear Member(s),

- Notice is hereby given that the Forty Ninth Annual General Meeting of the Company ("49" AGM") will be convened on Friday, 01st August, 2025 at 10.30 a.m (IST) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs' General Circular No. 20/2020 dated May 05, 2020 that allow Companies to hold Annual General Meeting (AGM) without the physical presence of the Members at a common venue as permitted by MCA General Circular No. 09/2024 dated 19.09.2024 which is sequel to their earlier Circular No. 09/2023 dated 25.09.2023, 10/2022 dated 28.12.2022, Circular No. 2/2022 dated 05.05.2022, Circular No. 2/2021 dated 13.01.2021 read with Circulars dated 05.05.2020, 08.04.2020 and 13.04.2020 and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated 03rd October 2024.
- The Notice of the 49th AGM and the Annual Report including the Financial Statements for the financial year ended 31st March, 2025 has been sent only by e-mail to all those Members, whose email addresses are registered with the Company's Registrar and Transfer Agent (RTA) or with the respective Depository Participants (DP), in accordance with MCA Circular(s) and SEBI Circulars. In respect of those members who have not registered their e-mail id, letters have been sent with the link of the annual report. The copy of the Annual Report 2024-25 is also available on the Company website, viz, https://www.gelatin.in. Members who did not receive the Annual Report can download the same from the Company's website
- Members holding shares either in physical form or in dematerialized form, as on the cut off date of 25th July, 2025 may cast their votes electronically on the Ordinary and Special Business, as set out in the Notice of the 49th AGM through electronic voting (remote e-voting) facility of Central Depository Services (India) Limited (CDSL). All the members are informed that:
- a) All businesses/resolutions set forth in the Notice of the 49th AGM may be transacted through voting by electronic means;
- b) The remote e-voting period shall commence on Monday, July 28th 2025 at 9.00 a.m (IST).
- c) The remote e-voting period shall end on Thursday, July 31^e 2025 at 5.00 p.m (IST).
- d) The cut-off date for determining the eligibility to vote through remote e-voting or through e-voting system for the 49th AGM is 25th July, 2025. e) The Company has appointed Mr. Abhilash Nediyalil Abraham, Practising Company Secretary as Scrutinizer to scrutinize the e-voting process in a fair and transparent manner. f) The Company, through the Registrar and Transfer Agent - M/s. Cameo Corporate Services Limited has dispatched the Notice and Annual Report by email on Wednesday, 09th July, 2025 to all members whose name appears in the Register of Members/ Beneficial Owners as on Friday, 04" July 2025. a) Persons who have acquired shares and become members of the Company after the dispatch of the notice and hold shares as on the cut-off date of 25th July, 2025 may obtain the login ID and password by sending request at helpdesk.evoting@cdslindia.com or the Registrar and Transfer Agent - M/s. Cameo Corporate Services Limited at the e-mail: murali@cameoindia.com. h) Members may note that a) remote e-voting module shall not be allowed beyond 05.00 p.m (IST) on 31^x July, 2025 and the same may be disabled by CDSL and once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently; b) The Members who have cast their vote by remote e-voting prior to the 49th AGM may participate in the 49th AGM through VC/OAVM Facility but shall not be entitled to cast their votes again through the e-voting system during the 49th AGM; c) the Members participating in the 49th AGM and who had not cast their vote by remote e-voting, shall be entitled to cast their votes through e-Voting system during the 49th AGM; and d) a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting and e- voting during the 49th AGM; The Notice of the 49th AGM and the Annual Report are available on the Website of the Company at https://www.gelatin.in and on the website of BSE Limited at https://www.bseindia.com . The Notice of the 49th AGM is also available on the website of CDSL at https://www.evotingindia.com and Kindly note that individual Members holding securities in demat mode are allowed to vote through their demat account maintained with their Depositories and Depository Participants. Members are advised to update their mobile number and email id in their demat accounts in order to access the e-voting facility. The information about login credentials to be used and the steps to be followed for e-voting and joining virtual meetings are explained in the Notice of the 49th AGM. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43;

Name and address of RTA	Name and Address of the Nodal Officer
KFin Technologies Limited Unit: Nippon Life India Asset Management Limited	Mr. Valde Varghese, Company Secretary Nippon Life India Asset Management Limited
Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 Toll Free No: 1800-309-4001 Phone No: 040-67162222 Email: <u>einward.ris@kfintech.com</u>	4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai – 400 013 Phone No: 022 6808 7000 Email: investorrelation@nipponindiaim.com
For Nippon Life India Asset Management Limit So	

Valde Varghese **Company Secretary & Compliance Officer** Membership No.: A24937

Kothari Kothari Sugars and Chemicals Ltd

CIN: L15421TN1960PLC004310 Regd,Office: "Kothari Buildings", No. 115, Mahatma Gandhi Salai, Nungambakkam, Chennai - 600 034. Phone No. : 044-35225526 / 35225529; Email : secdept@hckgroup.com; website: www.hckotharigroup.com/kscl

NOTICE

Notice is hereby given that the 64" Annual General Meeting(AGM) of the Members of the Company will be held on Wednesday, 06" August 2025 at 11:00 A.M. through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM").

The Ministry of Corporate Affairs vide its Circular No. 09/2024 dated September 19, 2024 read with Circular No. 09/2023 dated September 25, 2023, Circular No. 10/2022 dated December 28, 2022, Circular No. 02/2022 dated May 05, 2022, Circular No.21/2021 dated December 14, 2021, Circular No.02/2021 dated January 13. 2021, Circular No. 20/2020 dated May 05, 2020, Circular No.14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 allows conducting of Annual General Meeting of the Company through VC or OAVM without the physical presence of the members for the meeting at a common venue. In terms of the said Circulars and in compliance with the provisions of the Companies Act, 2013 and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated Oct 03, 2024 and relevant Circulars of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the AGM of the Company is being held through VC/OAVM. Hence, Members can attend and participate in the AGM through VC/OAVM only.

In compliance with the aforesaid MCA Circulars and SEBI Circulars, Notice of the AGM along with the Annual Report 2024 - 25 is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories and for shareholders who have not registered their email addresses, letters are being sent containing the web link along with the exact path to access the complete Annual Report. The Notice calling the AGM together with the full Annual Report has been uploaded on the website of the Company at https://hckotharigroup.com/kscl/?q=node/20 (Path www.hckotharigroup.com/kscl/investors/AnnualReports), on the website of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com and on the website of CDSL (agency providing the VC / OAVM facility, Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com. The shareholders may also send request to the Company's investor email id: secdept@hckgroup.com to get the copy of Annual Report and for any other communication.

Manner of registering / updating email addresses

Date : July 15, 2025

Place : Mumbai

Members who have not registered their email address and mobile number are requested to register the same in respect of shares held in demat mode with the concerned Depository Participant (DP) and in respect of shares held in physical mode, by submitting Form ISR-1 with the e-mail address, folio number details and relevant documents to the Company at secdept@hckgroup.com or to RTA viz Cameo Corporate Services Limited at investor@cameoindia.com/ Online Investor Portal : https://wisdom.cameoindia.com.

Instructions for Voting through electronic means

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended) and aforesaid MCA Circulars, your Company will be providing the facility of remote e-voting to the Members in respect of the business to be transacted at the AGM and has arranged the facility for voting through electronic means through Central Depository Service (India) Limited (CDSL).

Other Equity excluding Revaluation Reserve*		
Earnings per Equity share (Face value of ₹ 10/- each) (Not Annualised) (for continuing and discontinued operations) Basic & Diluted (₹)	(0.21)	(0.21)

* Reserves excluding revaluation reserve for the year ended as on 31st March, 2025 was ₹ (10,841.19) lakh. Notes:

- 1 The Audit Committee has reviewed the above results and the Board of Directors have approved the above results and its release at their respective meetings held on 14" July, 2025. The Statutory Auditors of the Company have carried out a Limited Review of the aforesaid results.
- 2 The above is an extract of the detailed format of Unaudited Financial Results for the guarter ended 30" June, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the said guarter ended 30th June, 2025 are available on the Stock Exchange websites (www.bseindia.com / www.nseindia.com) and Company's website at https://www.infomediapress.in/wp-content/uploads/2025/07/Financial Jun2025 Informedia website.pdf and can also be accessed through the QR code given in this publication.



For Infomedia Press Limited Sd/-Chairman

INVITATION TO THE RESIDUAL PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OPPORTUNITY UNDER THE EXIT OFFER OF

PREMIUM MERCHANTS LIMITED

Corporate Identification Number (CIN): U51909DL1985PLC021077 Registered Office: 3rd Floor, Omaxe Square, Plot No.14, Jasola District Centre, Jasola, New Delhi-110025, Delhi, India; Tel. No.: +91 11 6111 9371 / +91 11 6111 9661

Email id: premiummerchants123@gmail.com; Website: www.pmltd.in Contact Person: Ms. Jyoti Bharti, Company Secretary & Compliance Officer

Dear Residual Public Shareholder.

This public invitation shall be read in continuation of and in conjunction with the with the Detailed Public Announcement dated August 03, 2024 published on August 05, 2024 ("DPA") in Financial Express (English-All Editions), Jansatta (Hind All Editions) and Pratahkal (Marathi - Mumbai Edition), the Letter of Offer dated August 05, 2024 ("LOF") dispatched to the Public Shareholders on August 07, 2024 and the post offer public announcement dated August 22, 2024 published on August 23, 2024 ("Post Offer PA") in the same newspaper in which DPA was published the Exit Offer Public Announcement dated September 21, 2024 published on September 23, 2024 ("Exit Offer PA") and the Exit Letter of Offer dated September 23, 2024 ("Exit Letter of Offer").

Capitalized terms used but not defined in this public invitation shall have the same meaning assigned to them as in the DPA, the LOF, the Post Offer PA, the Exit Offer PA and the Exit Letter of Offer.

This invitation of Premium Merchants Limited ("Company") is being issued for and on behalf of K K Modi Investment and Financial Services Private Limited ("Acquirer"/ "Promoter") of the Company to the remaining Public Shareholders ("Residual Public Shareholders") of the Company in adherence with Regulation 27 (1) (a) and all other regulations applicable as per Delisting Regulations, 2021.

This is to inform to all Residual Public Shareholders that the Equity Shares of the Company have been delisted and trading in the Equity Shares of the Company has been discontinued w.e.f. September 30, 2024 ("MSE Date of Discontinuance of Trading") and further it has been delisted from MSE with effect from October 08, 2024 ("MSE Date of Delisting").

In terms of Regulation 27(1) (a) read with Regulation 26 and all other regulations applicable as per Delisting Regulations 2021, the Acquirer is inviting the Residual Public Shareholder to avail the exit opportunity during the one-year exi window after delisting of Equity Shares.

The Residual Public Shareholder who has still not tendered their Equity Shares, can tender their Equity Shares to the Acquirer at the Exit price of ₹ 460/- per Equity Shares during the period October 09, 2024, till October 08, 2025 (both days inclusive) (the "Exit Window") subject to terms and conditions provided in Exit Letter of Offer.

The Residual Public Shareholders are required to ensure that their Exit Application Form, together with the necessary enclosures, as per Exit Letter of Offer, is received by the Registrar to the Offer on or before October 08, 2025.

In case of non-receipt of said Exit Application Form/Exit Letter of Offer or if the same has been misplaced, the Residual

By Order of the Board. For Nitta Gelatin India Limited \$d/-

Place : Kochi Date : 15th July, 2025



Place : Chennai Vinod Mohan Company Secretary & Compliance Officer Date : 14.07.2025



In terms of SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants by way of a single login credential. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Members holding shares either in Physical mode or dematerialized mode and whose names appear on the register of Members/Registrar of Beneficial Owners maintained by the Depositories as on the Cut-off Date for e-voting, i.e. Wednesday, 30" July 2025, shall be entitled to avail the facility of remote e-voting/e-voting at the AGM. Any person, who acquires shares of the Company and becomes a member after despatch of the Notice but before the cut-off date for voting, i.e. Wednesday, 30" July 2025, may obtain the Login ID and password by sending an e-mail to investor@cameoindia.com or secdept@hckgroup.com or helpdesk.evoting@cdslindia.com by mentioning their Folio No./DP ID and Client ID Number.

The remote e-voting commences on Saturday, 02nd August 2025 at 9.00 A.M. and ends on Tuesday, 05" August 2025 at 5.00 P.M.

Members will not be able to cast their vote through remote e-voting beyond the said date and time and the remote e-voting module shall be disabled for by CDSL thereafter.

Additionally, the facility for e-voting shall also be made available at the time of AGM for Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right through e-voting during the AGM. Detailed procedures for remote e-voting and e-voting at the AGM are provided in the Notice.

Mr. M. Alagar / Mr. D. Saravanan of M/s. Alagar & Associates LLP, Practising Company Secretaries, Chennai has been appointed as Scrutinizer for conducting the voting process (electronically or otherwise) in a fair and transparent manner.

The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.hckotharigroup.com/kscl and website of CDSL www.evotingindia.com and simultaneously communicated to The National Stock Exchange of India Limited, Mumbai, where the Company's shares are listed, not later than two working days after the conclusion of AGM.

Notice is also given pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014, that the Register of Members and Share Transfer Books will remain closed from Thursday, 31st July 2025 to Wednesday, 06th August 2025 (both days inclusive) on account of Annual General Meeting.

Any guery/grievance in relation to voting by electronic means can be addressed to Company Secretary & Compliance Officer, Kothari Sugars and Chemicals Limited, No.115, Mahatma Gandhi Road, Nungambakkam, Chennai - 600 034. Phone No.044-35225526 / 35225529. Email: secdept@hckgroup.com or Cameo Corporate Services Limited, Subramanian Buildings, No.1, Club House Road, Chennai - 600 002, who are Registrar and Share Transfer Agent. Telephone No. 044 - 40020700 /710. Email to investor@cameoindia.com or call CDSL No. 1800 21 09911 or email to helpdesk.evoting@cdslindia.com.

By Order of the Board for Kothari Sugars and Chemicals Ltd. R.Prakash Company Secretary

epaper.financialexpress.com

Public Shareholders may obtain the copy of the same by writing to the Registrar to the Offer. Copy of Exit Letter of Offer can also be downloaded from the website of the Company at www.pmltd.in and from the website of Manager to the Offer at www.saffronadvisor.com

A follow-up intimation letter via Ordinary post for the quarter ended June 2025 has been sent to all the Residual Public Shareholders in compliance with Regulation 27(1)(b) of the Delisting Regulations, 2021 on 12.07.2025.

The Acquirer will make the payment by way of electronic credit to Residual Public Shareholder who have validly tendered their Equity Shares in Exit Offer following the receipt and verification of duly filled Exit Application Form(s)(together with necessary enclosures, if any and receipt of the Equity Share(s) in the Special Depository Account/receipt of physical share certificate(s) (along with duly filled in transfer deed(s) as applicable) by the Registrar to the Offer.

Any Residual Public Shareholders seeking any other assistance in connection with their shareholding like issue of duplicate share certificate, rectification of name, transmission of shares, deletion of name of a shareholder in case of joint shareholding, etc. may contact the Registrar to the Offer.

The Promoter Acquirer accepts full responsibility for the information contained in this Public Invitation and confirms that such information is true, fair and adequate in all material aspects.

IANAGER TO THE OFFER	REGISTRAR TO THE OFFER
SAFFRON CAPITAL ADVISORS PRIVATE LIMITED SAFFRON CAPITAL ADVISORS PRIVATE LIMITED 605, 6th Floor, Centre Point, Andheri Kurla Road, J.B. Nagar, Andheri (East) Mumbai - 400 059, Maharashtra, India. Telephone: +91 22 4973 0394; Fax: N.A. E-mail id: delistings@saffronadvisor.com Website: www.saffronadvisor.com Investor grievance: Investorgrievance@saffronadvisor.com SEBI Registration Number: INM 000011211 Validity of Registration: Permanent Contact Person: Saurabh Gaikwad/Yashi Srivastava	MASS MAS SERVICES LIMITED 2nd Floor, T-34, Okhla Industrial Area, Phase-II New Delhi 110020; Tel: +91 11 2638 7281 82, 83; Fax: +91 11 2638 738 E-mail: investor@masserv.com Website: www.masserv.com Investor Grievances: investor@masserv.com SEBI Registration No.: INR00000049 Validity Period: Permanent



				MP BIRLA GROUP
ric Sub Statio	n, Knowledge	mpany Limite Park-IV, Greater Noida-2	d 01310	BIRLA CORPORATION LIMITED CIN: L01132WB1919PLC003334 Registered Office : Birla Building, 9/1, R.N. Mukherjee Road, Kolkata - 700 001 Phone: 033-6616 6730/6603 3410, Fax: 033 - 2248 7988/2872
		992PLC014506)		E-mail: investorsgrievance@birlacorp.com, Website: www.birlacorporation.com
	R NOTI		: 15.07.2025	NOTICE TO SHAREHOLDERS
nical & Comme	,	from all the interested bidders Start & Due		Special Window for Re-lodgement of Transfer Requests of Physical Shares
on	EMD (Rs.)	& Time of Sub		Notice to Shareholders is hereby given that, in terms of SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2nd July, 2025, a Special
or the Supply of Mtr. PCC Pole.	2 Lakh	15.07.2025 & 31.07.2025 (1	up to 15:00 hours)	Window has been opened for a period of six months, from 7th July, 2025 to 6th January, 2026 to facilitate re-lodgement of transfer requests of physical shares. This facility is available for Transfer deeds lodged prior to 1st April, 2019 that were
	gendum, pleas	e visit our website	DGM (CMM)	rejected, returned, or not attended due to deficiencies in documents/process/or otherwise. Eligible shareholders are requested to contact the Company's Registrar and Transfer
urnoses only a	nd not for public	ation or distribution or relea	se outside India and	Agent ('RTA') i.e. KFin Technologies Limited at Selenium Building, Tower-B, Plot No 31 & 32, Thei: +91 7961 1000, E-mail: einward.ris@kfintech.com or the Company at investorsgrievance@birlacorp.com for further assistance. All Shares re-lodged during the aforesaid period will be processed through the transfer-cum-demat mode i.e. they will be issued only in dematerialised form after transfer, The lodger must have a demat account number and provide its Client Master List, along with the transfer documents and share certificate, while lodging the documents for transfer with RTA. Transfer requests submitted after 6th January,
	offer Document			2026, will not be accepted by the Company/ RTA. For BIRLA CORPORATION LIMITED
NTE	RPRI	SES LIM	ITED	Sd- Place : Kolkata MANOJ KUMAR MEHTA Date : 14th July, 2025 Company Secretary & Legal Head
change of nam d office of our C	e was granted by company, please r	nterprises Limited" on February 7 the Registrar of Companies, I efer to "General Information" be	Delhi and Haryana. For	Software Limited Tel. 0141-4867353 • Email: cs@compucom.co.in Website: www.compucom.co.in CIN-: L72200RJ1995PLC009798
	ber: L74110GJ20	09PLC151201 Soc., NR. Shyamal Cross Road	Satallita	
labad), Ahmedat . Gurdeep Singh, Ə E-mail id : <u>Ifle</u>	bad, Ahmadabad (Company Secreta enterprice3@gma	City, Gujarat, India, 380015 ary and Compliance Officer il.com Website: <u>www.ifllimite</u>	<u>d.com</u>	(For the attention of equity shareholders of the Company) Sub: Transfer of equity shares of the company to Investor Education and Protection Fund (IEPF) Authority (As per Section 124(6) of the Companies Act, 2013)
P EQUITY SHARE R EQUITY SHAR Ompany in the He Eligible Eq	ES OF FACE VALL E AGREEGATING RATIO OF 60 (SI)	BUBHASHCHANDRA GAN IE OF ₹ 1 /- EACH OF OUR CO TO ₹ 4947.19 /- LAKHS″ ON A (TY) EQUITY SHARE(S) FOR EV DERS ON THE RECORD DATE,	MPANY (THE "EQUITY Rights basis to the Ery 91 (Ninety-one)	This Notice is published pursuant to Section 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 read with the relevant circulars and amendments thereto ('IEPF Rules'), that the Company has sent intimation to the shareholders concerned regarding transfer of their shares to the DematAccount of their IEPF Authority in accordance with the IEPF Rules, in case they do not encash any of their dividend(s), which remains unpaid/unclaimed for last seven (7) consecutive years, by the next due date of transfer i.e. 21" October, 2025. The details of such shareholders including their names, folio number or DP and Client ID and number of
all Investors for on on Monday, Out of the total 5,8 ed due to technic ordance with the signated Stock B Illotment of 49,47	their response to June 30 th , 2025 a 368 Applications fo cal reasons. The t Letter of Offer ar Exchange, and the 7,19,229 Rights E	the Issue, which opened for su not the last date for On Market or 50,72,20,806 Rights Equity SI total number of valid Applicatior d the Basis of Allotment finaliz e Registrar to the Issue, the Bc quity Shares to the successful A chnical rejections have been cc	Renunciation of Rights nares, 380 Applications is received were 5,480 ed on July 11, 2025 in ard of directors of the applicants. In the Issue,	equities shares due for transfer are available on Company's website at www.compucom.co.in under investor section. The concerned shareholders are advised to make their claim for the unclaimed dividends in respect of the shares held by them bywriting to the Company or the Company's Registrars & Share Transfer Agent, MCS Share Transfer Agent Limited, 179-180, DSIDC Shed, 3rd Floor, Okhla Industrial Area, Phase – 1, New Delhi- 110020, Ph. No. 011-41406149, 41406150, 41406151 Email: admin@mcsregistrars.com. In case shareholders wish to claim the shares/dividend after its transfer to IEPF, a separate application has to be made to the IEPF Authority, in form IEPF-5, as prescribed under IEPF Rules and the same is available along with all details at the IEPF website: www.iepf.gov.in. In case the company does not receive any communication from concerned shareholders by
ble to be conside	ered for allotmen	t were as detail below:		21" October 2025, the company shall, with a view to complying with the requirements set our in the IEPF Rules dematerialize and transfer the shares to IEPF Authority by way of corporate action as per procedure stipulated in the IEPF Rules. Please note that no claim shall lie
umber of Rights Shares against R Entitlement (<i>i</i>	tights again	per of Rights Equity Shares st Additional Equity Shares Applied (B)	Total Rights Equity Shares (A+B)	against the company with respect to the unclaimed dividend and equity shares transferred to the IEPF authority. For Compucom Software Limited Sd/-
6,81,72,807		11,38,32,836	18,20,05,643	(Varsha Ranee Choudhary
4,01,917		32,33,42,584	32,37,44,501	Place: Jaipur Company Secretary & Compliance Officer Date: 14.07.2025 ACS:-39034
6,85,74,724	,	43,71,75,420.00	50,57,50,144.00	Date: 14.07.2025 ACS:-39034
ceived:				
11-	Delections /De		W-114	પ્લાથડીપ

પરિશિષ્ટ Ⅳ-એ,	
સ્થાવર મિલકતના વેચાણ માટે ર	મૂચન

સિક્યોરીટી ઈન્ટ્રેસ્ટ (એન્ફોર્સમેન્ટ) એક્ટ 2002ના નિયમ 8(6) અને નિયમ 9(1) મુજબ સિક્યોરિટાઈઝેશન એન્ડ રિકન્સ્ટ્રક્શન ઓફ ફાઈનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઈન્ટ્રેસ્ટ એક્ટ 2002 દેઠળ સ્થાવર મિલકતના વેચાણ માટે ઈ-ઓક્શન વેચાણ સૂચના. આ દ્વારા સામાન્ય જનતાને અને ખાસ કરીને કર્જદાર(રો) અને ગૅરંટર(રો)ને સૂચના આપવામાં આવે છે કે, નીચે વર્ણન કરેલ સ્થાવર મિલકત કે જે **સમ્માન કૅપિટલ લિમિટેક (આ પઢેલા ઈન્ડિયાબુલ્સ** દાઉસિંગ ફાઈનાન્સ લિ. તરીકે ઓળખાતી) [CIN : L65922DL2005PLC136029] (''સીક્યોર્ડ **ક્રેડિટર'')** પાસે ગીરવે મુકેલ છે જેનો **વાસ્તવિક કબજો** સીક્યોર્ડ ક્રેડિટરના અધિકૃત અધિકારી દ્વારા લેવામાં આવ્યો છે તે **રૂ. 43,63,660/- (રૂપિયા તેત્તાલીસ લાખ ત્રેસઠ હજાર છસો સાઠીઠ પૂરાં)** ની વસૂલી માટે **31.07.2025** ના રોજ **સાંજના 05.00 થી 06.00 વાગ્યા સુધી** દરમિયાન **''જેમ છે જ્યાં** છે", "જેમ છે જે છે" અને "જે પણ જ્યાં છે" ધોરણે વેચવામાં આવશે, જે પાર્થ મણીલાલ પટેલ અને પટેલ સ્વીટી પાર્થ પાસેથી લોન અકાઉન્ટ નં. HHLAHE00534333 માં બાકી નીકળતી મૂળ રકમ એરીઅર્સ (જમા થચેલા લેટ ચાર્જિસ સહિત) તેમ જ **10.07.2025** સુધીનાં વ્યાજ સહિત લોન એગ્રીમેન્ટ અને અન્ય સંબંધિત લોન દસ્તાવેજ(જો)ની શરતો મુજબ **11.07.2025** થી અમલી બને તેમ લાગુ ભાવિ ચ્યાજ ઉપરાંત કાનૂની ખર્ચ અને અન્ય ચાર્જિસ સહિત સીક્યોર્ડ ક્રેડિટર્સને ચૂકવવાના બાકી નીકળે છે. સૂચિત પ્રોપર્ટીઓના ઓક્શન માટે અનામત કિંમત **રૂ. 33,50,000/- (રૂપિયા તેત્રીસ લાખ પચાસ હજાર પૂરાં)** છે. અને અર્નેસ્ટ મની ડિપોઝિટ (''**ઈએમડી'') રૂ. 3,35,000/- (રૂપિયા ત્રણ લાખ** પાત્રીસ હજાર પૂરાં) એટલે અનામત મૂલ્ય 10 % ના બરાબર રહેશે.

સ્થાવર મિલકત્તનું વર્ણન

ક્લેટ નં. એ/304, ત્રીજો માળ (રાજાચિઠ્ઠી અનુસાર બીજો માળ), વિસ્તાર આશરે 77.96 ચો. મીટર (બિલ્ટ-અપ), ''શ્યામ શરણ'' તરીકે ઓળખાતી સ્ક્રીમમાં જમીનના અવિભાજિત હિસ્સા સહિત, જે ફાઈનલ પ્લૉટ નં. 36 ધરાવતી જમીન પર બાંધેલ છે, જેનો વિસ્તાર આશરે 2791 ચો. મીટર છે અને ટી. પી. સ્કીમ નં. 99 સર્વે નં. 71/2/3 વિસ્તાર આશરે 4350 ચો. મીટર, જે મોજે ચિલોડા (નરોડા) તાલુકા ગાંધીનગર અને પેટા જિલ્લો અમદાવાદ - 382340 ગુજરાત ખાતે આવેલ

પીરામલ કાચનાન્સ લીમીટેડ IN: L65910MH1984PLC032639

Piramal Finance Cliv: L65910MH1984H_LC032639 અસ્ટર્ક ઓફીસ : યુબિટ નં. ૬૦૧, છઠ્ઠો માળ, પીરામલ આમિતી બિલ્ડીંગ, પીરામલ અગાસ્ત્યા કોર્પોરેટ પાર્ક, કામાણી બંકશન, કાયર સ્ટેશન સામે અસ્ટર્ક ઓફીસ : રેબટ-૨૧૨, બીજો માળ, તર્કિસ, પંચલટી ક્રોસ રોડ, સી છુ રોડ, અમદાવાદ-૩૮૦૦૦૯ G સંપર્કની વ્યક્તિ : ૧. દિપ્નેશ રાઠોડ – ૯૬૮૭૬૧૯૭૫૫, ૨. દાર્મેશ વારિયા – ૯૯૨૫૮૨૭૧૨૬, ૩. ચંદન શાખલક્ટ – ૯૮૨૦૪૦૭૧૬૮

ઈ–હરાજી વેચાણ નોટીસ – અનુગામી વેચાણ

સિક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ અને એન્ફોર્સમેન્ટ એફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ હેઠળ દેવાદારો પાસેથી બાકી લેણાંની રકમની વસુલાત માટે પીરામલ ફાયનાન્સ લીમીટેડ (અગાઉ પિરામલ કેપિટલ અને હાઉસિંગ ફાયનાન્સ લીમીટેડ તરીકે જાણીતી) ના અધિકૃત અધિકારીએ નીસે જણાવેલ સિક્ચોર્ડ મિલકતોનો કબજો લીધા અન્વચે, કબજામાં રહેલ નીચે જણાવેલ સ્થાવર મિલકતોની ખરીદી માટે નીચે સહી કરનાર દ્વારા 'જ્યાં છે', ''જે છે'

ઝને "જેમ છે" ના ધોરણે ઓફરો મંગાવવામાં આ વે છે, જેની વિગતો નીચે મુજબ છે.						
માંગણા નોટીસની તારીખ અને રકમ	મિલક્તનું સરનામું	રિઝર્વ કિંમત	બાનાની સ્ક્રમ (ઇએમડી) (આરપીનાં ૧૦%)	બાકી ૨કમ (૧૧.૦૭.૨૦૨૫)		
તા. ૧૮.૧૨.૨૦૨૧ ૨. ૧૧૬૮૪૩૭/– (રૂપિયા અગિયાર લાખ અડ્સઠ હડાર ચારસો સાડગ્રીસ પુરા)	પ્લોટ નં. ૪૬૩, શિવ સાગર રેસિડેન્સી, સર્વોત્તમ હોટેલ પાસે, બાગુમારા નહેર પાસે, દાસ્તાન, સુરત, ગુજરાત– ૩૮૪૩૧૦ ખાતેની મિલક્તનાતમામ ભાગ અને હિસ્સા. ચતુ:સીમા : ઉત્તર : પ્લોટ નં. ૪૬૨, દક્ષિણ : પ્લોટ નં. ૪૬૪, પુર્વ : સોસાથટીનો સેડ, પશ્ચિમ : પ્લોટ નં. ૪૬૦	રૂા. ૬૬૦૦૦૦/– (રૂપિયા છ લાખ સાહીઠ હજાર પુરા)	રૂા. ૬૬૦૦૦/– (રૂપિયા છાસઠ હજાર પુરા)	રૂા. ૧૯૮૦૯૮૩/– (રૂપિયા ઓગણીસ લાખ એંશી હજાર નવસો ત્યાંશી પુરા)		
તા. સ્પ.૦૯.૨૦૨૩ રૂા. ૩૯૩૧૫૬૪/– (રૂપિચા ઓગણશાલીસ લાખ એક્ઝીસ હજાર પાંચસો ચોસઠ પુરા)	ક્લેટ નં.ડી/પ૦ર,પ્લાન મુજબ ડી/પ૦૪, ઓમકાર હિલ પાસે, લસ્મી નિવાસ પાસે, ઓમકાર હિલ, લસ્મી નિવાસ પાસે, નારોલ-અસલાલી હાઇવે, નારોલ, અમદાવાદ, ગુજરાત, ભારત-૩૮૨૪૦૫ ખાતેની મિલકતના તમામ ભાગ અને હિસ્સા.	રૂા. ૨૮૨૦૦૦૦/– (રૂપિયા અઠચાવીસ લાખ વીસ હજાર પુરા)	રૂા. ૨૮૨૦૦૦/– (રૂપિચા બે લાખ બ્ચાંશી હજાર પુરા)	રૂા. ૫૪૮૧૧૮૫/– (રૂપિયા રોપ્પન લાખ એકચાંશી હજાર એક્સો પંચ્યાંશી પુરા)		
તા. ૨૧.૦૬.૨૦૨૨ રૂા. ૯૨૩૦૩૮/– (રૂપિયા નવ લાખ ત્રેવીસ હજાર આડત્રીસ પુરા)	પ્લોટ નં. ૧૦૪, આર આર રેસિડેન્સી, પાનેસરા પાસે, કિમ શેકડી પાસે, મોટા બોરસરા, તાલુકો–માંગરોળ, સુરત, ગુજરાત–૩૯૪૧૧૦ ખાતેની મિલકતના તમામ ભાગ અને હિસ્સા. સતુ:સીમા: ઉત્તર : પ્લોટ નં. ૧૦૩, દક્ષિણ : પ્લોટ નં. ૧૦૫, પુર્વ : સેડ, પશ્ચિમ : પ્લોટ નં. ૯૫	રૂા. ૭૭૦૦૦૦/– (રૂપિયા સાત લાખ સીત્તેર હજાર પુરા)	રૂા. ૭૭૦૦૦/– (રૂપિયા સીત્યોત્તેર હજાર પુરા)	રૂા. ૧૫૨૪૮૦૨/– (રૂપિયા પંદર લાખ ચોવીસ હજાર આઠસો બે પુરા)		
તા. ૨૬.૦૬.૨૦૨૩ સ્ર. ૧૬૫૭૩૪૫/– (રૂપિયા સોળ લાખ સત્તાવન હજાર ત્રણસો પીસ્તાલીસ પુરા)	પ્લોટ નં. ૬૨, સાંઇકૃપા રેસિડેન્સી (બી ટાઇપ), નિમિત રેસિડેન્સી પાસે, ધામોદ–લુંભા રોડ, નિમિત રેસિડેન્સી પાસે, ધામોદ–લુંભા રોડ, મોજે–ધામોદ, લુંભા, ગુજરાત, ભારત–૩૯૪૬૦૧ ખાતેની મિલકતના તમામ ભાગ અને હિસ્સા.	રૂા. ૧૨૯૦૦૦૦/– (રૂપિયા બાર લાખ નેવું હજાર પુરા)	રૂા. ૧૨૯૦૦૦/– (રૂપિયા એક લાખ ઓગણત્રીસ હજાર પુરા)	રૂા. ૨૧૨૧૬૮૨/– (રૂપિયા એક્વીસ લાખ એક્વીસ હજાર છસ્સો બ્યાંશી પુરા)		
	માંગણા નોટીસની તારીખ અને ટકમ લા. ૧૮.૧૨.૨૦૨૧ સ. ૧૧૬૮૪૩૭/– (રૂપિયા અગિયાર લાખ અડ્સઠ હડાર ચારસો સાડગીસ પુરા) તા. ૨૫.૦૯.૨૦૨૩ સ. ૩૯.૩૧૫૬૪/– (રૂપિયા ઓગણચાલીસ લાખ એકગ્રીસ હજાર ચારસો ચોરઠ પુરા) તા. ૨૧.૦૬.૨૦૨૨ સ. ૯૨૩૦૩૮/– (રૂપિયા નેલ લખ ગેતીસ હજાર આડ્યાર, પુરા) 	માંગણા નોટીસની તારીખ અને ટકમ મિલકતનું સરનામું તા. ૧૮.૧૨.૨૦૨૧ સ. ૧૧૬૮૪૩૭/- (રૂપિયા અગિયાર વાખ અડ્સઠ ઠડાર ચાટસો સાડગીસ પુરા) પ્લોટ નં. ૪૬૩, શિલ સાગર ટેસિડેન્સી, સર્વોત્તમ હોટેલ પાસે, બાગુમારા નહેટ પાસે, દાસ્તાન, સુરત, ગુજરાત- ૩૯૪૩૧૦ ખાતેની મિલકતના તમામ ભાગ અને હિસ્સા. વાખ અડ્સઠ ઠડાર ચાટસો સાડગીસ પુરા) તા. ૧૫.૦૯.૨૦૨૩ ચાટસો સાડગીસ પુરા) કંલટે નં.ડી/પ૦૨, પ્લાન મુજબ ડી/૫૦૪, ઓમકાર હિલ પાસે, લરૂમી નિવાસ પાસે, ઓમકાર હિલ, લસ્મી નિવાસ પાસે, નારોલ–અસલાલી હાઇતે, નારોલ, અમદાવાદ, ગુજરાત, ભારત–૩૮૨૪૦૫ ખાતેની મિલકતના તમામ બાર અને હિસ્સા. ચાંચસો ચોસઠ પુરા) તા. ૨૫.૦૬.૨૦૨૨ ચ. લરેટ ૦.૩૮/- (રૂપિયા નવ લાખ તેલીસ હજાર આડગ્રેસ હજાર આડગ્રેસ પુરા) પ્લોટ નં. ૧૦૪, આર આર ટેસિડેન્સી, પાનેસરા પાસે, કિમ ચોકડી પાસે, મોટા બોરસરા, તાલુકો–માંગરોળ, સુરત, ગુજરાત–૩૮૪૧૦ ખાતેની મિલકતના તમામ ભાગ અને હિસ્સા. લતુ:સીમા: ઉત્તર : પ્લોટ નં. ૧૦૩, આડગ્રેસ હજાર આડગ્રેસ પુરા) તા. ૨૬.૦૬.૨૦૨૩ ચ. ૧૬૫૭૩૪૫/- (રૂપિયા સોળ લાખ ત્રલા ૮૬,૨૦૨૩ ચ. ૧૬૫૭૩૪૫/- (રૂપિયા સોળ લાભ ત્ર સફ્ય કર્ય, પુરા) પ્લોટ નં. ૬૨, સાંઇકૃયા ટેસેડેન્સી (બી ટાઇપ), નિમિત ટેસિડેન્સી પાસે, દામોદ–લુંભા સેડ, બોર્બ–દામોદ, લુંભા, ગુજરાત, ભાટત–૩૯૪૬૦૦ ખાતેની મિલકતના તમામ બાગ ગ્રન હેઝ્સા	માંગણા નોટીસની તારીખ અને ટકમ મિલકતનું સરનામું રિઝર્વ કિંમત તા. ૧૮. ૧૨. ૨૦૨૧ પ્લોટ નં. ૪૬.३, શિવ સાગર રેસિડેન્સી, સર્વોત્તમ હોટેલ ગ્ર. ૧૧૬૮ ૪૩.9/– (રૂપિયા આંગેયાર લાખ આર્ડ્સ ૯. ૬૪.૩ શ.૨૬૪.૩૦/– (રૂપિયા આંગેયાર સાડગ્રીસ પુરા) પ્લોટ નં. ૪૬.३, શિવ સાગર રેસિડેન્સી, સર્વોત્તમ હોટેલ ગ્ર. ૧૧૬૮ ૪૩.9/– (રૂપિયા આંગેયાર સાડગ્રીસ પુરા) ગ્ર. ૧૬.૦૦૦૦/– (રૂપિયા આંગેયાર સાડગ્રીસ પુરા) શ. ૧૬.૦૦૦૦/– (રૂપિયા આંગેયાર સાડ.૨૧.૨૨.૨૨.૨૨ કંસેટ નં. ડી/પ૦૨, પ્લાન મુજન ડી/પ૦૪, ઓમકાર હિલ શ. ૧૩. ૩૯.૩૧૫૬૪/– (રૂપિયા આંગેશાયાલીસ લાખ એકઝોસ ૯૪૨ (રૂપિયા આંગેશાયાલીસ લાખ એકઝોસ ૯૪૨ (રૂપિયા અદાવાદ, ગુજરાત, ભારત–૩૮૨૪૦૫ ખાતેની મિલકતના તામા ભાગ અને હિસ્સા. (રૂપિયા અદાવાદ) સાર. ૧૬.૦૬.૨૦૨૨ આંડ ગ્રને હિસ્સા. સ્વુ: સીમ રાખોટ નં. ૧૦૩, આંડગ્રેસ ૯૪૦ (રૂપિયા નવ લાખ ત્રેવીસ હજાર આંડગ્રેસ પુરા) ગ્ર. ૧. ૧૬.૦૬.૨૦૨૨ પલોટ નં. ૧૦૫, પુરા રેસિડેન્સી પારે, સાયુ:સીમા: ઉત્તર : પ્લોટ નં. ૧૦૩, આંડગ્રેસ હજાર પ્રાટ નં. ૧૨, ગુજરાત–૩૯૪૧૧૦ ખાતેની મિલકતના તામા ભાગ અને હિસ્સા. સવુ:સીમા: પ્લોટ નં. ૧૦૩, અંડગ્રેસ હજાર પ્રાટ નં. ૧૦૫, પુરા રેસિડ નં. ૧૦૫, પુરા રેસ. પ્રાટ નં. (રૂપિયા સાત લાખ સીસેટ હજાર પુરા) ગ્ર. ૧. ૧૬.૦૬.૨૦૨૩ પાટે નં. ૬૨, સાંઘકુયા રેસિડેન્સી (બી ટાઘપ), બિમિત સાંસાવન હજાર પારે, દાસોદ-લુંભા સેડ, મોબે-દામોદ, લુંભા, ગુજરાત, ભારત-૩૯૪૬૦૧ ખાતેની મિલકતના તામા ભાગ અને હિસ્સા (રૂપિયા સાત લાખ બાગ અને હિસ્સા ગ્ર. ૧. ૧૬.૦૦૦/– (રૂપિયા સાત લાખ સેસે ૨. ૨૨.૦૦૨/– (રૂપિયા સાત લાખ લાખ સેસેક્સ્ટ સાંડ બારે સ્વ. ગુજરાત અટલ અટલ બાતેની સિલકતના તમામ ભાગ સાંટ નં. ૧૦૫, પુરા સેસ કરા સુર સાયે કરા લાખ લાખ સેસ સાંડ લાંટ સુર સાંડ સંડ સુર સાયે કરા સુર સ્વડ સુર (ગુલ્ય લાખ સેસેક સુર સાયે કરા સુર સાયે કરા સુર સાય લાખ સેસ સાયે કરા સુર સાયે કરા લાખ સુર સાયે કરા સુર સાયે કરા લાખ સાય સાયે કરા સુર સાયે કરા સુર સાય લાખ સુર સાય સુર આંડ લાખ સુર સાય સ્વર સાય લાખ સુર સાય સુર આંડ આ લાબ સુર સાય લાખ સુર સાય આંડ અને હિસ્સા લાખ સુર સાય આંડ આંડ લાખ સુર સાય સુર સાય આંડ આ લાખ સુર સાય આંડ આ લાખ સુર સાય આંડ અટલ અટલ સાય	માંગણા નોટીસની (તારીખ અને ટકમ મિલકતનું સરનામું રિઝર્વ (કિંમત) ભાની સ્કમ (કંમત) તા. ૧૮. ૧૨. ૨૦૨૧ પ્લોટ નં. ४६૩, શિલ સાગર ટેસિડેન્સી, સાર્વાંતામ હોટલ ३. ૧૧૬૮ ૪૩.9/- (રૂપિયા અગિયાર લાખ આડ્સઠ ઠડાર ચાટસો સાડગીસ પુરા) ચા. ૨૬, ૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૬૬, ૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૬૬, ૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૬૬, ૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૬, ૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૨૮૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૮૨૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૮૨૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૮૨૨૦૦૦/- (રૂપિયા છાસઠ કલ્જર પુરા) ચા. ૨૮૨૨૦૦૦/- (રૂપિયા છા લાખ સાઢઠ કલ્જર પુરા) ચા. ૨૮૨૨૦૦૦/- (રૂપિયા છે લાખ સાઢઠ લાખ વીસ લાખ વીસ સાં ૨૨૦૦૦/- (રૂપિયા છે લાખ સાઢ લાખ સાઢ		

બિડ જમા કરવાની છેલી તારીખ : ૦૪.૦૮.૨૦૨૫ નાં રોજ ૦૪.૦૦ વાગ્યા પહેલા ોગાણની વિગતવાર શરતો અને નિચમો માટે, <u>www.piramalfinance.com/e-auction.html</u> માં આપેલ લિંક જોવા વિનંતી છે અથવા અમને piramal.auction@piramal.com ઉપર ઇમેઇલ કરવો

દેવાદાર/જામીનદાર/ગીરવેદારોને સરફેસી એક્ટ હેઠળ વેચાણની ૧૫ દિવસીચ કાનુની નોટીસ

આથી ઉપર જણાવેલ દેવાદાર/જામીનદારને હરાજીની તારીખ પહેલા કલમ ૧૩ (૨) નોટીસમાં જણાવેલ રકમ તેમજ અંતિમ તારીખ સુધી ચડત વ્યાજ ચુકવવા જણાવામાં આવે છે, જેમાં નિષ્ફળ જતાં હરાજી/વેચાણ કરવામાં આવશે અને બાકી રકમ જો કોઇ હોય તો દેવાદાર/જામીનદાર પાસેથી વ્યાજ અને ખર્ચ સહીત વસુલવામાં આવશે સિક્ચોર્ડ મિલકતો પરત મેળવવા માટે ઉપલબ્ધ સમચના સંબંધમાં એક્ટની કલમ ૧૩ની પેટા કલમ –૮ની જોગવાઈઓ પ્રત્યે દેવાદારોનું ધ્યાન દોરવામાં આવે છે ખાસ કરીને દેવાદારો અને જોટર જ્વતાએ નોંધ લેવી કે કોઇપણ કારણસર અહી નિચત કરાચેલ હરાજી નિષ્ફળ જ્વાના કિસ્સામાં, સિક્યોર્ડ લેણદાર ખાનગી સંધિન માર્ગે તેની સિક્સોરીટીનો ઉપયોગ કરશે. તારીખઃ ૧૫–૦૭–૨૦૨૫ સહી/– અધિકૃત અધિ

લ્વાયઃ ગુજરાત પીરામલ કાર્યનાન્સ લીમીટેડ

THE EXIT OFFER OF

Registered Office: 3rd Floor, Omaxe Square, Plot No.14, Jasola District Centre, Jasola, New Delhi-110025, Delhi, India; Tel. No.: +91 11 6111 9371 / +91 11 6111 9661;

Email id: premiummerchants123@gmail.com; Website: www.pmltd.in

Contact Person: Ms. Jyoti Bharti, Company Secretary & Compliance Office

Dear Residual Public Shareholder,

This public invitation shall be read in continuation of and in conjunction with the with the Detailed Public Announcement dated August 03, 2024 published on August 05, 2024 ("DPA") in Financial Express (English-All Editions), Jansatta (Hindi - All Editions) and Pratahkal (Marathi - Mumbai Edition), the Letter of Offer dated August 05, 2024 ("LOF") dispatched to the Public Shareholders on August 07, 2024 and the post offer public announcement dated August 22, 2024 published on August 23, 2024 ("Post Offer PA") in the same newspaper in which DPA was published the Exit Offer Public Announcement dated September 21, 2024 published on September 23, 2024 ("Exit Offer PA") and the Exit Letter of Offer dated September 23, 2024 ("Exit Letter of Offer").

Capitalized terms used but not defined in this public invitation shall have the same meaning assigned to them as in the DPA, the LOF, the Post Offer PA, the Exit Offer PA and the Exit Letter of Offer.

This invitation of Premium Merchants Limited **("Company")** is being issued for and on behalf of K K Modi Investment ar Financial Services Private Limited ("Acquirer"/ "Promoter") of the Company to the remaining Public Shareholders ("Residual Public Shareholders") of the Company in adherence with Regulation 27 (1) (a) and all other regulations applicable as per Delisting Regulations, 2021.

This is to inform to all Residual Public Shareholders that the Equity Shares of the Company have been delisted an trading in the Equity Shares of the Company has been discontinued w.e.f. September 30, 2024 ("MSE Date o Discontinuance of Trading") and further it has been delisted from MSE with effect from October 08, 2024 ("MSE Date of Delisting")

In terms of Regulation 27(1) (a) read with Regulation 26 and all other regulations applicable as per Delisting Regulations 2021, the Acquirer is inviting the Residual Public Shareholder to avail the exit opportunity during the one-year exi window after delisting of Equity Shares.

The Residual Public Shareholder who has still not tendered their Equity Shares, can tender their Equity Shares to the Acquirer at the Exit price of ₹ 460/- per Equity Shares during the period October 09, 2024, till October 08, 2025 (both days inclusive) (the "Exit Window") subject to terms and conditions provided in Exit Letter of Offer.

The Residual Public Shareholders are required to ensure that their Exit Application Form, together with the necessary enclosures, as per Exit Letter of Offer, is received by the Registrar to the Offer on or before October 08, 2025.

In case of non-receipt of said Exit Application Form/Exit Letter of Offer or if the same has been misplaced, the Residua Public Shareholders may obtain the copy of the same by writing to the Registrar to the Offer. Copy of Exit Letter of Offer can also be downloaded from the website of the Company at <u>www.pmltd.in</u> and from the website of Manager to the Offer at www.saffronadvisor.com.

A follow-up intimation letter via Ordinary post for the quarter ended June 2025 has been sent to all the Residua hareholders in comp

N Electri Sealed tender under Two Bid System (Techn NIT No. Tender Description NPCL/FY25-26/ Annual Rate Contract for PCC Pole /019 9 Mtr. PCC Pole & 11 Mt Cost of Tender Document (Incl. GST) Rs 118 For other tender details and further amer www.noidapower.com-->Procurement

This is an advertisement for information pu

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Our Company was originally incorporated as "S under the Companies Act, 1956, by the Registrar was changed from "Sarthak Suppliers Private Lir granted by the Registrar of Companies, Delhi and a public limited company and the name of the C Certificate of Incorporation consequently upon c further details of change in name and registered this Letter of Offer.

Corporate

Registered Office: Office No. 412, 4 Polytechnic (Ahmeda Contact person: Mr. 6 Telephone: + 91-7990080239

PROMOTERS OF OUR CO ISSUE OF UPTO 49.47.19.229 FULLY PAID UP

SHARES") FOR CASH AT A PRICE OF ₹ 1 /- PER ELIGIBLE EQUITY SHAREHOLDERS OF OUR CON FULLY PAID-UP EQUITY SHARES HELD BY THE JUNE, 2025 (THE "ISSUE").

BAS

The Board of Directors of our Company thanks a 23rd June, 2025 and was closed for subscription Entitlements was Wednesday, 25th June, 2025. Ou for 11,70,062 Rights Equity Shares were rejecte for 50,57,50,144 Rights Equity Shares. In accor consultation with BSE Limited ("BSE"), the Desi Company has on July 11, 2025, approved the allo Nil Rights Equity Shares have been kept in abeya

. The total number of valid applications eligible

Applicants	Number of valid applications received	Number of Rights Equity Shares against Rights Entitlement (A)	Number of Rights Equity Shares against Additional Equity Shares Applied (B)	Total Rights Equity Shares (A+B)
Eligible Equity Shareholders	5,445	6,81,72,807	11,38,32,836	18,20,05,643
Renouncees	35	4,01,917	32,33,42,584	32,37,44,501
Total	5,480	6,85,74,724	43,71,75,420.00	50,57,50,144.00

	Gross			Less: Rejections/Partial Amount			Valid		
Category	Appl	Equity Shares	Amount (Rs.)	Appl	Equity Shares	Amount (Rs)	Appl	Equity Shares	Amount (Rs)
Eligible Equity Shareholders	5445	18,22,28,953	18,22,28,953.00	0	2,23,310	2,23,310.00	5,445	18,20,05,643	18,20,05,643.00
Renounces	35	32,37,44,501	32,37,44,501.00	0	0	0	35	32,37,44,501	32,37,44,501.00
Rejected Bid	380	11,70,062	11,70,062.00	380	11,70,062	11,70,062.00	0	0	0
Total	5860	50,71,43,516	50,71,43,516.00	380	13,93,372	13,93,372.00	5,480	50,57,50,144	50,57,50,144.00
Summary of All	otment	as under:							

Number of Rights Equity Shares Number of Rights Equity Shares Allotted -**Total Rights Equit** Category Allotted - against Entitlement Against valid additional Rights Equity Shares Shares Allotted 6,81.72.807 Eligible Shareholders 18.20.05.643 Renounces 4.01.917 31.27.13.586 Total Allotment 6.85.74.724 49,47,19,229 nformation for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable nas been completed on July 15, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs or luly 11, 2025. The listing application was executed with BSE on July 14, 2025 respectively. The credit of Rights Equity Shares to th

respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed by July 15, 2025. For furthe letails, see "Terms of the Issue – Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 266 of the Letter of Offer. The Second Sec rading is expected to commence on or before July 17, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be given to NSDL & CDSL on July 15, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM

DISCLAIMER CLAUSE OF SEBI

The Letter of Offer was not required to be filed with SEBI in terms of SEBI ICDR Regulations, 2018 as the size of issue was less tha ₹5.000.00 lakhs.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSI

INVITATION TO THE RESIDUAL PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OPPORTUNITY UNDER PREMIUM MERCHANTS LIMITED

Corporate Identification Number (CIN): U51909DL1985PLC021077

The Acquirer will make the payment by way of electronic credit to Residual Public Shareholder who have validly tendered their Equity Shares in Exit Offer following the receipt and verification of duly filled Exit Application Form(s)(together with necessary enclosures, if any and receipt of the Equity Share(s) in the Special Depository Account/receipt of physical share certificate(s) (along with duly filled in transfer deed(s) as applicable) by the Registrar to the Offer

Any Residual Public Shareholders seeking any other assistance in connection with their shareholding like issue of duplicate share certificate, rectification of name, transmission of shares, deletion of name of a shareholder in case of join shareholding, etc. may contact the Registrar to the Offer.

The Promoter Acquirer accepts full responsibility for the information contained in this Public Invitation and confirms that such information is true, fair and adequate in all material aspects.

MANAGER TO THE OFFER	REGISTRAR TO THE OFFER			
	MASS			
SAFFRON CAPITAL ADVISORS PRIVATE LIMITED	MAS SERVICES LIMITED			
605, 6th Floor, Centre Point, Andheri Kurla Road, J.B. Nagar,	2nd Floor, T-34, Okhla Industrial Area, Phase-II			
Andheri (East) Mumbai - 400 059, Maharashtra, India.	New Delhi 110020;			
Telephone: +91 22 4973 0394; Fax: N.A.	Tel: +91 11 2638 7281 82, 83; Fax: +91 11 2638 7384			
E-mail id: delistings@saffronadvisor.com	E-mail: investor@masserv.com			
Website: www.saffronadvisor.com	Website: www.masserv.com			
Investor grievance: investorgrievance@saffronadvisor.com	Investor Grievances: investor@masserv.com			
SEBI Registration Number: INM 000011211	SEBI Registration No.: INR000000049			
Validity of Registration: Permanent	Validity Period: Permanent			
Contact Person: Saurabh Gaikwad/Yashi Srivastava	Contact Person: N C Pal			
Place: New Delhi Sd/- Date: July 14th, 2025 K K Modi Investment and Financial Services Private Limited ("Acquirer")				

કોસમોસ કો-ઓપ.બેંક લિ.

(મલ્ટીસ્ટેટ શિડ્યૂલ્ડ બેંક)

t certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause o he BSE" on page 258 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offe lated June 16, 2025

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

GISTRAR TO THE ISSUE



Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process) giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked in ASBA proces), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip and copy of the e-acknowledgement. For details on the ASBA process see "Terms of the Issue" on page 266 of the Letter of Offer.

ઓફિસ : "કોસમોસ બેંક ભવન",સેલ્સ ઇન્ડિયા સામે, ઇન્કમટેક્ષ ચાર રસ્તા, આશ્રમરોડ, અમદાવાદ-૩૮૦ ૦૦૯. ફોન.નં : ૦૭૯-૨૭૫૪૫૬૯૩, ૨૭૫૪૫૬૯૪. www.cosmosbank.com

<u>સરફેસી કાયદા-૨૦૦૨ હેઠળ ઈ-હરાજી / વેચાણ નો</u>ટી<u>સ</u>

અમો, ધી કોસમોસ કો.ઓપ. બેંક લિ. ના અધિકૃત અધિકારી ઇ-હરાજી માટે ઓફર મંગાવીને અહીં ઉલ્લેખ કરેલ કસૂરવાર બાકીદારો ની સ્થાવર અને વંગમ મિલકતોની સિક્યુરિટી એન્ડ રિકન્સ્ટ્રક્શન ઓફ ફાયનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યુરિટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ (સરફેસી) હેઠળ "જે જેમ છે, જ્યાં છે અને જે કાંઈ છે તે છે" ના આધારે વેચાણ /ઇ–હરાજી કરવાનું નક્કી કરેલ છે.

શાખાનુ નામ, બાકીદારો, જામીનદારો તથા ગીરો કરનારાઓ	મિલકતનું વર્ણન અને માલિકનું નામ	ક્લમ ૧૩(૨) હેઠળ ડિમાન્ડ નોટીસની તારીખ અને બાકી લેણાં રકમ રૂા.		ઈએમડી ૨કમ(રૂા.) (અનામત કિંમતના ૧૦%) અને બીડ વધારવાની ૨કમ	
શાખા : બાપુનગર <u>બાકીદાર તથા ગીરો કરનાર</u> લુ. કરીના સતિશકુમાર કૌરાણી <u>જામીનદાર</u> શ્રી ઉમેશકુમાર રવિશંકર શુક્લ	સ્થાવર મિલક્ત ફલેટ નં. એ/૧૦૬ "વિકટોરિયા હાઈટસ" નામની સ્ક્રીમ ના બ્લોક એ ના પ્રથમ માળ ઉપર આવેલ છે. જેનું ક્ષેત્રફળ આશરે ૭૮.૪૩ ચોરસ વાર એટલે કે દ્પ.પ૮ ચોરસ મીટર છે. આ મિલક્ત સદર સ્ક્રીમની કુલ જમીન આશરે ૨૯૩૪ ચોરસ મીટર પર આવેલી છે. સદર સ્ક્રીમ ની વણવહેચાયેલી જમીનમાં મિલક્ત ના માલિક નો 33.૮૧ ચોરસ મીટર ભાગ આવેલ છે. સદર સ્ક્રીમ ના સર્વે નંબર નીચે મુજબ ના છે. (૧) રેવન્ચુ બ્લોક/સર્વે નં.૯૫૧/૨ ખાતે ની આશરે ૧૪૧૬ ચોરસ મીટર જમીન (૨) રેવન્ચુ બ્લોક/સર્વે નં.૯૫૧/૩ ખાતે ની આશરે ૧૫૧૮ ચોરસ મીટર જમીન સદર જમીન ટજીસ્ટ્રેશન સબ–ડીસ્ટ્રીક આમદાવાદ–૬ (નરોડા) મોજે : નરોડા તા. અસારવા જીલ્લા અમદાવાદ મુકામ આવેલ છે.	કુ. કરીના સતિશકુમાર કૌરાણી ની તા.૨७/૧૧/૨૦૨૪ રોજની બાકી	३।. ३०,५८,०००/-	રૂા. ૩,૦૫,૯૦૦/- રૂા. ૫૦,૦૦૦/- ના ગુણાંકમાં	તા.૧૧-૦૮-૨૦૨૫ સવારે ૧૧ થી બપોરે ૧ સુધી શ્રી ક્નુસિંહ ડાભી મો.૯હરક૧૯૧૫૦૫

ઈએમડી અને બીડ સબમીટ કરવાની છેલ્લી તારીખ, લાભાર્થી બેંક ના ખાતાની વિગત :

ઈએમડી RTGS/NEFT થી જમાં કરવાની અને					
છેઝમડા RTG5/NEFT થા જમા કરવાના અન બીડ સબમીટ કરવાની છેલ્લી તારીખ	ઈ-હરાજીની તારીખ અને સમય	લાભાર્થી બેંકનું નામ ઃ	ધી કોસમોસ કો-ઓપ બેંક લિ.	IFSC કોડ ઃ	COSB0000049
૧૩-૦૮-૨૦૨૫ સાંજે ૫.૦૦ વાગ્યા સુધી	૧૮-૦૮-૨૦૨૫ સવારે ૧૧.૩૦ વાગ્યા થી બપોરે ૧૨.૦૦ વાગ્યા સુધી	લાભાર્થી બેં ક ખાતા નંબર :	049370219	શાખા :	આશ્રમ રોડ શાખા, અમદાવાદ.

(૧) હરાજી /બીડિંગ માત્ર ઓનલાઈન ઇલેકિટ્રોનીક મોડથી ઇ–હરાજી વેબસાઈટ એટલે કે https://cosmosbank.auctiontiger.net પરથી થશે. (૨) ઇચ્છુક બીડરોએ સર્વિસ પ્રોવાઈડર પાસે ઇ–હરાજીમાં ભાગ લેવાની નોંધણી વહેલામાં વહેલી તકે કરાવવી અને યુઝર આઈડી અને પાસવર્ડ મેળવી લેવાનો રહેશે. અને જે ઉપર આપેલ મોડથી જરૂરી રકમ ભયાં પછી જ મેળવી શકશે. (૩) રસ ધરાવતા બીડરોને સર્વિસ પ્રોવાઈડર મેસર્સ M/s. E-Procurement Technologies Ltd.(Tel. No. 079-35022182) દ્વારા ઓનલાઈન ટ્રેનિંગ આપવામાં આવશે. સંપર્ક : શ્રી રામ શર્મા નં. +91 8000023297 ,Help line E-mail- support@auctiontiger.net, વેબસાઇટ : https://cosmosbank.auctiontiger.net અને મિલક્ત સંબધી પુછપરછ માટે બેંકના અધિકારી **શ્રી જુતેન્દ્રભાઇ પી શાહ - ચીફ મેનેજર (મો. + ૯૧-**૯૮૨૪૨૬७૩૯૧, E-mail : jitendrabhai.shah@cosmosbank.in) નો સંપર્ક કરવો. (૪) ઇચ્છુક બીડરોને સલાહ આપવામાં આવે છે કે બીડ જમા કરાવતા અગાઉ વેચાણનાં વિગતવાર નિયમો અને શરતો માટે તેમ જ વેચાણની પ્રક્રિયા માટે વેબસાઇટ : https://cosmosbank.auctiontiger.net અને અમારી બેંકની વેબસાઈટ : www.cosmosbank.com ની અચૂક મુલાકાત લેવી. (૫) ઇચ્છુક બીડરોને સલાહ છે કે ૨૫% જેટલી ૨કમ (ઇએમડી બાદ કરતાં) હથોડી વાગતાં જ / હરાજી પૂરી થતાં જ તરત જ ભરી દેવાની રહેશે તેમ જ બાકીની ૭૫% ટકમ હરાજીની તારીખથી દિન વપમાં અને જો વપમો દિવસ રવિવાર કે કોઈ અન્ય રજાનો હોય તો તરતના પછીના બેંક વીકરો દિવસે ભરી દેવાની રહેશે. (૬) મિલકતો ''જેમ છે જયાં છે'', ''જે છે તે છે'' અને '' જે કાંઈ છે તે છે' ના ઈચ્છુક બીડરોને સલાહ આપવામાં આવે છે કે તે અંગે પૂરતી તપાસ કરી લેવી. (७) કોઈપણ બીડ સ્વીકારવી અથવા નરરાવી અથવા સુચિત ઇ–હરાજી કોઈપણ કારણ આપ્યા વિના મુલતવી/ રદ કરવી તેનો અબાધિત અધિકાર આધિકૃત અધિકારીનો રહેશે. ... નાં અધારે વેચાણ કરવામાં આવશે અને

તારીખ : ૧૦-૦૭-૨૦૨૫ સ્થળ : અમદાવાદ

ઓથોરાઇઝ્ડ ઓફીસર <u>ધી કોસમોસ કો.ઓપ.બેંક લી.</u>

છે, જેની સી	માઓ નીચે મુજબ છે :	
: ธาังด	વૉલ સાથે ફ્લેટ નં. એ /301	
: કલેટ નં	i. બી /301 માર્જિન પછી	
ະ ຣຸເຍົનເ	સ પ્લૉટ નં. 35 અને 36 માર્જિન	પછી
ะ ธาันด	વૉલ સાથે ક્લેટ નં. એ /303	
विस्तृत ।	નિયમો અને શરતો માટે	કૃપા કરી સીક્યોર્ડ ક્રેડિટર એટલે કે
		ine@sammaancapital.com. બિડિંગ માટે
onfocus.ir	n પર લૉંગ ઑન કરો.	
		સઠી/-
		અધિકૃત અધિકારી
.07.2025		સમ્માન કૅપિંટલ લિમિટેડ
		સિંગ ફાઈનાન્સ લિમિટેડ તરીકે ઓળખાતી)
ic 1 1 1	: ੩ਿਟੇਟ ਰ : ੩।ਈਰਾਰ : ੩ੱਸਰਾ ਪਿਣ-ਗੁਰ naancapi 51024; ਬ onfocus.in .07.2025	naancapital.com ની વેબસાઇટ પર આપે 51024; ઈ-એલ આઇડી : auctionhelpli onfocus.in પર લૉંગ ઑન કરો. .07.2025



ાન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ (આઇઇપીએફ) એકાઉન્ટમાં ઇક્વિટી શેરો અને દાવ રહિત ડિવિડન્ડોની તબદીલી.

કંપની કાચદા, ૨૦૧૩ની કલમ ૧૨૪(૬) સાથે વંચાતા ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ (આઇઇપીએ) ઓથોરીટી (એકાઉન્ટીંગ, ઓડીટીંગ, ટ્રાન્સફર અને રીફંડ) નિયમો, ૨૦૧ઠ (નિયમો) સમયાનુંસાર સુધારેલની આવશ્યકતાઓ મુજબ, કંપનીએ કેન્દ્ર સરકાર દ્વાર સંસ્થાપિત આઇઇપીએફેમાં, સતત સાત વર્ષ કે તેથી વધુ વર્ષના શેરહોલ્ડરો દ્વારા ચુકવાચા નથી અથવા દાવો કરાચેલ નથી તેવા ડિવિડન્ડોને સંબંધિત શેર્સ ટ્રાન્સફર કરવા જરૂરી છે. નિચમોમાં જણાવેલ જોગવાઇઓ અન્વચે કંપનીએ અંગત નોટીસ(સો) દ્વારા જેમના શેરો આઇઇપીએક એકાઉન્ટમાં જણાવેલ નિચમો અનુસાર તબદીલ થવાને પાત્ર છે તે લાગતા વળગત શેરહોલ્ડરોને તેમના બિન ચુકવાચેલ ડિવિડન્ડો માટે દાવો કરવા ચોગ્ય પગલાં લેવા માટે જાણ કરી છે.

વિગતો માટે ક્વીક રીસ્પોન્સ (ક્યુઆર) કોડ સ્કેન ક

શેરહોલ્ડરોને આ વિગતો ચકાસવા વિનંતી છે.



લાગતા વળગતા શેરહોલ્ડરો જે ફીઝીકલ ફોર્મમાં શેરો ધરાવે છે અને જેમના શેરો આઇઇપીએ એકાઉન્ટમા તબદીલીને પાત્ર છે તેમણે નોંધ લેવી કે નિચમોની આવશ્ચકતા અનુસાર, કંપર્ન આઇઇપીએફમાં આવા શેરોની તબદીલી માટે તેમના નામે ૨જીસ્ટર્ડ મુળ શેર સર્ટીફીકેટ(ટો) ની બદલીમાં નવા શેરો જારી કરશે અને આ મુળ શેર સર્ટીફીકેટ(ટો) સ્વચં રદ થશે અને બિનવટા ગણાશે. શેરહોલ્ડરોએ વધુમાં એ પણ નોંધ લેવી કે કંપનીએ તેની વેબસાઇટ પર અપલોડ કરેલ વિગતો તેના સંબંધમા રહેશે અને નિયમો અન્વચે આઇઇપીએક એકાઉન્ટમા શેરોની તબદીલીન હેતુસર કંપની દ્વારા નવા શેરો જારી કરવાની યોગ્ય નોટીસ તરીકે ગણવામાં આવશે.

જો કંપનીને ૩૦ સપ્ટેમ્બર, ૨૦૨૫ સુધી લાગતા વળગતા શેરહોલ્ડરો દ્વારા કોઇ ચોગ્ય દાવા મળશે નહી તો તેવા કિસ્સામાં કંપની નિચમોમાં જણાવેલ આવશ્યકતાઓનું પાલન કરીને શેરો અને દાવા રહીત ડિવિડન્ડ (કંપની દ્વારા ૨૬ સપ્ટેમ્બર, ૨૦૧૮ ના રોજ જારી કરાયેલ) નિયમોમાં જણાવેલ પ્રક્રિયા અનુસાર જણાવેલ તારીખોએ આઇઇપીએફ એકાઉન્ટમાં તબદીલ કરશે. નોંધ લેવી કે આઇછપીએફ એકાઉન્ટ/આઇછપીએફ પ્રાધિકરણમાં તબદીલ કરાચેલ દાવા રહીત ડિવિડન્ડ અને ઇક્વિટી શેરોના સબંધમાં કંપની સામે કોઇ દાવો કરી શકાશે નહી.

શેરહોલ્ડરોએ નોંધ લેવી કે આઇઇપીએફ એકાઉન્ટ/આઇઇપીએફ પ્રાધિકરણમાં તબદીલ કરાચેલ દાવા રહિત ડિવિડન્ડ અને શેર્સ બંને આવા શેરો પ્રાપ્ત તમામ ફાયદાઓ, જો કોઇ હોયતો, તેના સહિત રહેશે, નિચમો હેઠળ જણાવેલ પ્રક્રિયા અનુસરીને આઇઇપીએફ એકાઉન્ટ/આઇઇપીએફ પ્રાધિકરાગ પાસેથી તેને પરત મેળવવા દાવો કરી શકે છે.

શેર હોલ્ડરોને વિષય સબંધીત કોઇપ્રશ્નો હોયતો તેઓ કંપનીના રજાસ્ટાર અને શેર ટાન્સકર એજન –એમચુએફ્જી ઇન્ટાઇમ ઇન્ડિચા પ્રાઇવેટ લીમીટેડ (અગાઉ લિંક ઇન્ટાઇમ પ્રાઇવેટ લીમીટેડ તરીકે જાણીતી), સી–૧૦૧, એમ્બાસી ૨૪૭ પાર્ક, એલ.બી.એસ. માર્ગ, વિખ્રોલી વેસ્ટ, મુંબઇ –૪૦૦ ૦૮૩ ટેલિ નં. : (૦૨૨) ૪૯૧૮૬૦૦૦, ઇમેઇલ rnt.helpdesk@linktime.co.in પોર્ટલ https://swavam.linkintime.co.in નો સંપર્ક કરી શકે છે.

	સનફાર્માસ્યુટીકલ ઇન્ડસ્ટ્રીઝ લીમીટેડ વતી
	(અનુપ દેશપાંડે)
	કંપની સેક્રેટરી અને કંપ્લાયન્સ અધિકારી
સ્થળઃ મુંબઇ	આઇપીએફના કાર્ચ માટે નાચબ અધિકારી
તારીખ: ૧૪ જુલાઇ, ૨૦૨૫	આઈસીએસઆઈ મેમ્બરશીપ નં. એ૨૩૯૮૩