

Date: November 03, 2025

To,

BSE Limited,

PJ. Towers, Dalal Street, Mumbai - 400001, Maharashtra, India.

Subject : Submission of the Post Offer Advertisement dated November 01, 2025.

Open Offer made by Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal

Reference: (Acquirer 2), M/s Nivesh Mandi Private Limited (Acquirer 3), and M/s Stock

Mandi (Acquirer 4) (hereinafter collectively referred to as "Acquirers") for acquisition of up to 15,60,000 Offer Shares representing 26.00% of the Voting

Share Capital from the Public Shareholders of the GSB Finance Limited.

Dear Sir/ Madam,

We would like to inform you that, in accordance with the provisions of Regulation 12 (1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, including subsequent amendments ('SEBI (SAST) Regulations'), GYR Capital Advisors Private Limited (incoming Merchant Banker) have been appointed in place of Swaraj Shares and Securities Private Limited (erstwhile Merchant Banker). The Securities and Exchange Board of India (SEBI), vide its order dated August 19, 2025 suspended the certificate of registration of Swaraj Shares and Securities Private Limited for a period of three months commencing from August 19, 2025. However, SEBI issued an Addendum which permitted the completion of existing open offer assignments only where the Public Announcement has already been made, subject to certain mandatory safeguards. However, after careful consideration the Acquirers decided not to continue with the erstwhile Merchant Banker. The Acquirers have announced an Open Offer in compliance with the provisions of Regulations 3(1) and 4 and such other applicable regulations of the SEBI (SAST) Regulations, for the acquisition of up to 15,60,000 Offer Shares representing 26.00% of the Voting Share Capital of GSB Finance Limited ('Target Company') from its Public Shareholders. The Offer Price of ₹21.44/- (including an interest @ 10% calculated from the day of the scheduled date of payment and the actual date of payment) has been determined in accordance with the parameters prescribed under Regulations 8 (1) and 8 (2) of the SEBI (SAST) Regulations per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of of ₹ 3,34,46,400/- payable in cash that will be offered to the Public Shareholders who validly tender their Offer Shares.



This Offer is triggered in compliance with the provisions of Regulations 3 (1) and 4 of the SEBI (SAST) Regulations, pursuant to the execution of the Share Purchase Agreement dated Friday, November 29, 2024, wherein the Acquirers have agreed to acquire 33,14,820 Sale Shares, representing 55.25% of the Voting Share Capital of the Target Company from the Selling Promoters Shareholders, namely being, Mr. Ramakant Sagarmal Biyani (Selling Promoters Shareholder 1), Ms. Neelam Ramakant Biyani (Selling Promoters Shareholder 2), and M/s GSB Securities Private Limited (Selling Promoters Shareholder 3) at a negotiated rice of ₹13.00/- per Sale Share, aggregating to an amount of ₹4,30,92,660.00/-, payable subject to the terms and conditions specified in the said Share Purchase Agreement.

The Offer Period started on September 30, 2025 and ended on October 14, 2025 (Both days inclusive) and the date of settlement was October 30, 2025.

With reference to the above, we would like to inform you that as per regulation 18(12) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto, the Post offer Advertisement dated November 01, 2025 has appeared in The Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions, Mumbai Lakshadeep (Marathi Daily) on November 03, 2025.

In this regard, we are pleased to enclose herewith the e-copy of the Post Offer Advertisement for your necessary perusal.

Thanking you,

Yours faithfully,

For GYR Capital Advisors Private Limited

Mohit Baid

mbe!

(Director)

Encl.: As above

Head Office – II, DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kelkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Maheshwari Datamatics Private Limited Mrs. Shampa Ghosh Ray Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukhenee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same

by updating/modifying their details with their respective Depository Participants. Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further

assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us a investorrelation@evereadv.co.in, mdpidc@vahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

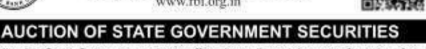
Shampa Ghosh Ray Company Secretary & Compliance Office



Kolkata

November 3, 2025

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA



The following State Governments have offered to sell stock by way of auction, for an aggregate amount of ₹13,600/- crore (Face Value). Ctate UIT Amount

Sr. No.	State/UT	Amount to be raised (₹ cr)	(Years)	Type of auction
		1,000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
e arc.		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1,000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

"Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED

(FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

_	RELEVANT PAR	
1,	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.ir/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/
10.	Last date for receipt of expression of interest	18-11-2025
	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One,

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

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Interest

Date: 03.11.2025

Place: New Delhi



Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025 (Amount in INR million, unless otherwise stated)

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year	-			29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results

Total comprehensive income for the

2. Key standalone financial information: Half year ended Quarter ended Quarter ended Year ended September 30, 2025 September 30, 2025 September 30, 2024 March 31, 2025 Particulars (Unaudited) (Unaudited) (Unaudited) (Audited) Total income 2,381.97 4,525.43 1,906.06 7,770.28 Net Profit for the periods / year 300.06 597.06 272.31 1.154.94

3. The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

300.45

596.00

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Sd/-Anuj Khanna Sohum

Chairperson, Managing Director & Chief Executive Officer

272.73

1,153.23

Date: November 01, 2025

periods / year

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940081528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

LIMITED. THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'),

on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) (Mumbal Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer") (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September

29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ("Corrigendum to the Letter of Offer) (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street,

as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India. M/S U.G. Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India. M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, Name of the Acquirers and PACs

with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Mr. Ravidutt Parikh, son of Mr. Ashitbhai Pramodrai Parikh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited

Offer Details Date of Opening of the Offer Friday, October 03, 2025 Date of Closing of the Offer Thursday, October 16, 2025 Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document (Assuming full acceptance in this Offer)

ursuant to the tendering of Offer Shares by some of the Eligible Shareholders under this Offer) ₹13.00/-Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-₹1,02,19,001.00/-Number of Equity Shares multiplied by Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable 7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% Equity Shares acquired by way of Offer Number of Equity Shares 7.86:077 32,160 % of Voting Share Capital 26 00% 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired NI Price of the Equity Shares acquired Not Applicable Not Applicable % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer) Number of Equity Shares 19,42,870

% of Voting Share Capital 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer Particulars 11,12,661 3.26.517 11,12,661 10.80.501 Number of Equity Shares % of Voting Share Capital 36.80% 10.80% 36.80%

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations. 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARA'J

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeoven@swarajshares.com

Investor grievance Email Address: investor.relations@swarajshares.com SEBI Registration Number: INM00012980

Validity: Permanent Date: Friday, October 31, 2025

Place: Mumbai epaper.financialexpress.com POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

FINANCE LIM

Corporate Identification Number: L99999MH2001PLC134193:

Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India: Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

 Name of the Target Company : M/s. GSB Finance Limited ("Target Company") : Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Name of the Acquirers

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025

b) Date of Closing of the Offer : Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025 Details of the Acquisition

Proposed in the Offer Sr. Particulars Actual No. Document ₹ 21.44 per equity share ₹ 21.44 per equity share 8.1 Offer Price Aggregate number of shares tendered 15,60,000 355 Aggregate number of shares accepted 15,60,000 355 ₹ 3,34,46,400 ₹ 7,611.20 Size of the Offer (Number of shares multiplied by Offer orice per share) Shareholding of the Acquirers before Share Purchase Nil Nii Agreement (SPA) and Public Announcement (No. & %) Shares Acquired by way of SPA 33,14,820 33,14,820 Number % of Fully Diluted Equity Share Capital (55.25%)(55.25%)Shares Acquired by way of Open Offer 355 15,60,000 % of Fully Diluted Equity Share Capital (26.00%)(0.01%)Shares acquired after Detailed Public Statement Number of shares acquired Not Applicable Not Applicable · Price of the shares acquired ·% of the shares acquired Post Offer shareholding of Acquirers 33,15,175 48,74,820 . % of Fully Diluted Equity Share Capital (55.25%)(81.25%)8.10 Pre and Post Offer shareholding of Public Shareholders Pre Offer Post Offer Pre Offer | Post Offer Number 26,79,925 26,80,280 11,20,280 26,80,280 % of Fully Diluted Equity Share Capital (44.67%)(18.67%)(44.67%) (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

GYR Capital Advisors Private Limited

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website; www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

			Quarter Ende	1	Half Yea	ar Ended	Year Ended
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885.29
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304,54	4,304.54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599,70	599,70	599,70	599.70
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444.36
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01
11	Outstanding Redeemable Preference Shares	NA NA	NA.	NA.	NA.	NA.	N/
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4,12	3.38
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Difuted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4,42 4,42
14	Capital Redemption Reserve	NA NA	NA.	NA.	NA.	NA.	NA.
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94
16	Debt Service Coverage Ratio (DSCR) ^s	0.05	0.05	0.04	0.09	0.07	0.17
17	Interest Service Coverage Ratio (ISCR) ⁴	2.07	2.31	1.62	2.18	1,74	1.87

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact) 1. The above is an extract of the detailed format of the guarter and half year ended September 30, 2025 financial results filed with

the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter.

5. Earnings per share for the guarters and half years ended are not annualised.

and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

Rahul Jain

Managing Director & Chief Executive Officer DIN: 00387505

For and on behalf of the Board of Directors

CHENNAI/KOCHI

Mumbai, October 31, 2025

For and on behalf of all the Acquirers

Mr. Ravidutt Parikh

(Acquirer 3)

Continued from Previous Page ...



E-AUCTION punjab national bank **SALE NOTICE** (Govt. of India Undertaking)

ARMB, KHARAGPUR (826200), 4th Floor, MS Tower - 2, Near HP Petrol Pump, Atwal Real Estate, O. T. Road, Inda, Kharagpur District - Paschim Medinipur, Pin - 721 305, Mobile No.: 94330 43490 / 79039 59376, E-Mail: cs8262@pnb.co.in

-: TERMS AND CONDITIONS OF E-AUCTION SALE :-

The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions; The auction sale will be "online through e-auction" portal https://baanknet.com

2. The intending Bidders / Purchasers are requested to register on portal (https://baanknet.com) using their mobile number and email-id. Further, they are requested to upload requisite KYC documents. Once the KYC documents are verified by e-auction service provider (may take 2 working days), the intending Bidders / Purchasers has to transfer the EMD amount using online mode in his Global EMD Wallet by 2 working days), the intending Bidders / Purchasers has to transfer the EMD amount using online mode in his Global EMD Wallet by 25.11.2025 (For SI. No. 01 to 21) and 04.12.2025 (For SI. No. 22 to 24) before the e-Auction Date and time in the portal. The registration, verification of KYC documents and transfer of EMD in wallet must be completed well in advance, before auction.

Earnest Money Deposit (EMD) amount as mentioned above shall be paid online through 3 mode i.e. NEFT/Cash/Transfer (After generation of Challan from (https://baanknet.com) in bidders Global EMD Wallet. NEFT transfer can be done from any Scheduled Commercial Bank Branch. Payment of EMD by any other mode such as Cheques will not be accepted. Bidders, not depositing the required EMD online, will not be allowed to participate in the e-auction. The Earnest Money Deposited shall not bear any interest.

Platform (https://baanknet.com) for e-auction will be provided by e-Auction service provider M/s. PSB Alliance having its Registered Office at Unit 1, 3rd Floor, VIOS Commercial Tower, Near Wadala Truck Terminal, Wadala East, Mumbai - 400 037 (Contact Phone & Toll Numbers +91-82912 20220). The intending Bidders / Purchasers are required to participate in the e-Auction process at e-Auction Service Provider's website https://baanknet.com. This Service Provider will also provide online demonstration/training on e-auction on the portal.

The sale Notice containing the General Terms and Conditions of Sale is available/ published in the following websites/ web page portal: (i) https://baanknet.com (ii) www.pnbindia.in.

6. The intending participants of e-auction may download free of cost, copies of the Sale Notice, terms & Conditions of e-Auction, Help Manual on operational part of e-auction related to this e-Auction

7. The intending Bidders / Purchasers are requested to register on portal https://baanknet.com) using their mobile number and email-id. Further, they will upload the requisite KYC documents. Once the KYC documents are verified by e-auction service provider (may take 2 working days), the intending Bidders / Purchasers has to transfer the EMD amount using online mode in his Global EMD wallet. Only after having sufficient EMD in his wallet, the interest bidder will be able to bid on the date of e-auction.

Bidder's Global Wallet should have sufficient balance (>=EMD amount) at the time of bidding.

9. During the e-auction bidders will be allowed to offer higher bid in inter-se bidding over and above the last bid quoted and the minimum increase in the bid amount must be as mentioned above in respective serials to the last higher bid of the bidders. Ten minutes time will be allowed to bidders to quote successive higher bid and if no higher bid is offered by any bidder after the expiry of Ten minutes to the last highest bid, the e-auction shall be closed.

10. It is the responsibility of intending Bidders(s) to properly read the sale Notice. Terms & Conditions of e-auction, help Manual on operational part of e-auction and follow them strictly. (i) In case of any difficulty or need of assistance before or during e-Auction process may contact authorized representative of our e-auction Service Provider (https://baanknet.com). Details of which are available on the e-Auction portal.

After finalization of e-Auction by the Authorized Officer, Only successful bidder will be informed by our above referred service provider through SMS / email.

(On mobile no / email address given by them / registered with the service provider)

The secured asset will not be sold below the reserve price. 13. The successful bidder shall have to deposit 25% (Twenty Five percent) of the bid amount, less EMD amount deposited, on the same day or not later than the next working day and the remaining amount shall be paid within 15 days from the date of auction in the form of Banker's Cheque/ Demand draft issued by a Scheduled Commercial Bank drawn in Favor of "The Authorized Officer, Punjab National Bank". A/c. (Name of the account) Payable at in case of failure to deposit the amounts as above within the stipulated time, the amount deposited by Successful bidder will be forfeited to the bank and Authorized Officer shall have the liberty to conduct a fresh auction/sale of the property and the defaulting bidder shall not have any claim over the forfeited amount and

14. Payment of sale consideration by the successful bidder to the bank will be subject to TDS under Section 194-1A of Income Tax Act 1961 and TDS is to be made by the successful bidder only at the time of deposit of remaining 75% of the bid amount/ full deposit of BID amount.

15. The Authorized Officer reserves the right to accept any or reject all bids, if not found acceptable or to postpone/cancel/adjourn/discontinue or vary the terms of the auction at any time without assigning any reason whatsoever and his decision in this regard shall be final.

16. The sale certificate shall be issued in the favor of successful bidder on deposit of full bid amount as per the provisions of the act.

The properties are being sold on "AS IS WHERE IS BASIS", "AS IS WHAT IS BASIS" and "WHATEVER THERE IS BASIS"

18. The particulars of Secured Assets specified in the Schedule herein above have been stated to the best of the information of the Authorized Officer, but the Authorized Officer shall not be answerable for any error, misstatement of omission in his proclamation.

19. It shall be the responsibility of the bidders to inspect and satisfy themselves about the asset and specification before submitting the bid. The bidder inspect the property in consultation with the dealing official as per the details provide.

20. All statutory dues/attendant charges/ other dues including registration charges, stamp duty, taxes etc. shall have to be borne by purchaser. 21. The Authorized Officer or the bank shall not be responsible for any charge, lien, encumbrances, or any other dues to the Government or anyone else in respect of properties (E-Auctioned) not known to the bank. The Intending Bidder is advised to make their own independent inquiries regarding the encumbrances on the property including statutory liabilities, arrears of property tax,

electricity dues etc. 22. The bidder should ensure proper internet connectivity, power back-up etc. The Bank shall not be liable for any disruption due to internet failure, power failure or technical reasons or reasons/contingencies

23. It is open to the Bank to appoint a representative and make self bid and participate in the auction. For detailed term and conditions of the sale, please refer https://baanknet.com

24. The sale shall be subject to the Terms & conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions. 25. The particulars of secured Assets specified in the Schedule herein above have been stated to the best of the information of the Authorized Officer, but the Authorized Officer shall not be answerable

for any error, misstatements or omission in this proclamation. 26. The sale will be done by the undersigned through e-auction platform at the Website https://baanknet.com on 26.11.2025 (For SI. No. 01 to 21) and 05.12.2025 (For SI. No. 22 to 24)

@11.30 A.M. till 3.30 P.M.

27. The particulars of Secured Assets specified in the Schedule hereinabove have been stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any error, misstatement or omission in this proclamation.

For detailed term and conditions of the sale, please refer https://baanknet.com & www.pnbindia.in

Sd/- Sri Dipak Dey, Authorized Officer ARMB Kharagpur, Punjab National Bank

(₹ in Million)

26.43%



SBFC Finance Limited

CIN: L67190MH2008PLC178270

[Regulation 47(1) and Regulation 52 (8) read with Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

Extract of unaudited Financial Results for the quarter and half year ended September 30, 2025

							(< III MIIIIOI
Sr.			Quarter ended		Half ye	ar ended	Year ended
Sr. No.	Particulars	Sept 30, 2025	June 30, 2025	Sept 30, 2024	Sept 30, 2025	Sept 30, 2024	Mar 31, 2025
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total income from operations	4,107.84	3,884.36	3,138.89	7,992.22	6,113.84	13,051.16
2	Net profit for the period (before tax, exceptional and/or extraordinary items)	1,458.84	1,357.11	1,101,30	2,815.94	2,152.53	4,585.16
3	Net profit for the period before tax (after exceptional and/or extraordinary items)	1,458.84	1,357.11	1,101.30	2,815.94	2,152.53	4,585.16
4	Net profit for the period after tax (after exceptional and/or extraordinary items)	1,091.35	1,008.92	839.84	2,100.26	1,626.99	3,451.68
5	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	1,142.02	977.58	868.68	2,119.58	1,634.48	3,397.76
6	Paid up equity share capital (Face value of ₹ 10/- each)	10,924.87	10,881.11	10,754.98	10,924.87	10,754.98	10,851.84
7	Reserve (excluding revaluation reserves)	20	920	8	127	%	21,049.47
8	Securities premium account		19-2				11,165.20
9	Net worth	34,342.50	32,992.83	29,678.34	34,342.50	29,678.34	31,901.31
10	Paid up debt capital/ outstanding debt	61,756.52	57,229.45	44,132.25	61,756.52	44,132.25	52,643.18
1	Outstanding redeemable preference shares	400-201-00-00-00-00-00-00-00-00-00-00-00-00-0	0.000	2000		200000	
12	Debt equity ratio Earnings Per share (of ₹ 10/- each) (for continuing and discontinued operations):-	1.80	1.73	1.49	1.80	1.49	1,65
	(a) Basic (not annualized)	1.00	0.93	0.78	1.93	1.52	3.20
	(b) Diluted (not annualized)	0.99	0.91	0.76	1.90	1.48	3.15
14	Capital redemption reserve	NA	NA	NA	NA.	NA	NA
15	Debenture redemption reserve	NA	NA	NA	NA	NA	NA.
16	Debt service coverage ratio	NA	NA	NA	NA	NA	NA
17	Interest service coverage ratio	NA	NA	NA	NA NA	NA:	NA
18	Total debts to total assets ratio	0.63	0.63	0.59	0.63	0.59	0.61
400	EL C. P.	OR FEMA	OF 070/	0.0 700/	00.070	00.0004	00 100

1) The above is an extract of the detailed format financial results for the quarter and half year ended September 30, 2025, filed with the Stock Exchange(s) under Regulation 33 and Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of the said 'Financial Results' are available on the website of Stock Exchanges "www.bseindia.com", "www.nseindia.com" and on the Company's website viz, "www.sbfc.com". The said financial results have been reviewed by the Audit Committee, subsequently approved by the Board of Directors of the Company at its meeting held on November 01, 2025 and subjected to limited review by the Statutory Auditors.

25.97%

26.73%

26.27%

26.55%

2) The pertinent disclosure have been made to BSE Limited and the National Stock Exchange of India Limited as per Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and can be accessed on "www.bseindia.com" and "www.nseindia.com".

Date: November 01, 2025 Place : Mumbai

19 Net profit margin



For and on behalf of the Board of Directors of SBFC Finance Limited

26.60%

Aseem Dhru Managing Director & CEO DIN: 01761455

Regd. Office: 103, 1st Floor, C&B Square, Sangam Complex, Andheri Kurla Road, Village Chakala, Andheri (East), Mumbai - 400059

Telephone No.: 022-67875300 Website: www.sbfc.com Email: complianceofficer@sbfc.com

CHANGE OF NAME

I (Asoke Pal & Ashok Kumar Paul) S/O. Late Abhaypada Pal, Residing At (O-63 Fathepur Second Lane, P. S. Metiabruz, P. O. Garden Reach, Kolkata - 700024), Have Changed My Name And Shall Henceforth Be Known As (Ashok Pal) As Declared Before The Notary Public Alipore Judges Court, (Kolkata / West Bengal) Vide Affidavit No. 44 Dated 31-Oct-2025 (Asoke Pal & Ashok Kumar Paul) And (Ashok Pal) Both Are Same And Identical Person.

(1) Tender Notice No.: eT-HQ-WAT-26-2025, Dt. 27.10.2025

Name of the Work: AUGMENTATION OF WATER SUPPLY TO HILL VIEW RAIL COLONY BY CONSTRUCTION OF GROUND WATER STORAGE TANK OF 50000 GALLON CAPACITY AND RCC OVER HEAD TANK OF 25000 GALLON CAPACITY FOR SUPPLYING PURIFIED WATER (MUNICIPALITY) SUPPLY TO STAFF QUARTERS COLONY, OFFICERS TRANSIT ACCOMMODATION AND FLATS IN THE SECTION OF SENIOR SECTION ENGINEER (SSE)/W/WS/WALTAIR (WAT) UNDER THE JURISDICTION OF ASSISTANT DIVISIONAL ENGINEER (ADEN)/ESTATE/WALTAIR (WAT).

Approx. cost of the Work ₹ 1,43,28,332.55, EMD: ₹ 2,21,700.00. (2) Tender Notice No.: eT-HQ-WAT-27-

2025, Dt. 27.10.2025

Name of the Work: AUGMENTATION OF WATER STORAGE FACILITY BY CONSTRUCTING A GROUND WATER TANK OF CAPACITY 4 LAKH LITERS IN SIMHAGIRI EAST RAIL COLONY, REPAIRS TO CORRODED WATER SUPPLY PIPE LINE & PUMP HOUSE AND REPLACEMENT OF DAMAGED MASONRY WATER TANKS WITH PVC WATER TANKS AND OTHER MISCELLENEOUS WORKS IN THE SECTION OF SENIOR SECTION ENGINEER (SSE)/W/WS/WALTAIR (WAT) UNDER THE JURISDICTION OF ASSISTANT DIVISIONAL ENGINEER (ADEN)/ESTATE/WALTAIR (WAT).

Approx. cost of the Work ₹ 1,05,43,031.88, EMD: ₹ 2,02,700.00. Completion period of the work: 08 (Eight) months (for sl. no. 1 & 2).

Tender closing Date & Time: At 1500 hrs. on 24.11.2025 (for sl. no. 1 & 2).

No manual offers sent by post/courier/ Fax or in person shall be accepted against such e-tenders even if these are submitted n firm's letter head and received in time All such manual offers shall be rejected summarily without any consideration.

Complete information including e-tender documents of the above e-tender is available n website : www.ireps.gov.in

Note: The prospective tenderers are advised to revisit the website 15 (Fifteen) days before he date of closing of tender to note any hanges/corrigendum issued for this tender Divisional Railway Manager (Engg.) PR-748/Q/25-26

Tender No. : SANDT WAT 25 S-IPS, Dt. 28.10.2025

Name of Work: REPLACEMENT OF OLD & WORNOUT IPS INSTALLED OVER MAIN LINE OF WALTAIR (WAT) DIVISION. Advertised Value: ₹ 95,80,319.00, EMD: ₹ 1,91,600.00, Period of Completion 12 Months.

Bidding Start Date: 04.11.2025. Date & time of tender closing: At 1500

hrs. on 18.11.2025. Manual offers are not allowed against this

tender, and any such manual offer received shall be ignored. Complete information including e-tender documents are available in website

www.ireps.gov.in Sr. Divisional Signal & Telecom. PR-751/Q/25-26 Engineer, Waltair

"IMPORTANT

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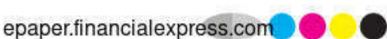




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3 & 4, DD Block, Sector – 1, Salt Lake

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2. Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24. 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company or its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact: Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA)

Eveready Industries India Limited

2 Rainey Park Kolkata - 700019

Kolkata

November 3, 2025

Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248 In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign -Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues

Kolkata - 700001

23, R.N. Mukherjee Road, 5th Floor,

to assist shareholders in claiming their unpaid/unclaimed dividends. The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to Mis Maheshwari Datamatics Pvt Ltd, 23 R N

Mukherjee Road, Kolkata - 700001 or By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.ir

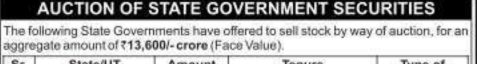
mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants.

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us at investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

> Shampa Ghosh Ray Company Secretary & Compliance Officer

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA





Sr. No.	State/UT	Amount to be raised (₹ cr)	(Years)	Type of auction
		1,000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	31	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
æ		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1,000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

"Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI)

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

1.	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.in/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8,	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/
10.	Last date for receipt of expression of interest	18-11-2025
11.	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional **Alchemist Capital Limited** IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One. Date: 03.11.2025 Sector 62, Noida, Gautambuddh Nagar, U.P.-201309 Place: New Delhi

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(formerly known as Affle (India) Limited) Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year				29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Particulars	September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Anuj Khanna Sohum

(Amount in INR million, unless otherwise stated)

Date: November 01, 2025 Chairperson, Managing Director & Chief Executive Officer

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133;

Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com;

OPEN OFFER FOR ACQUISITION OF UP TO 7.86.077 OFFER SHARES REPRESENTING 26.00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF \$13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'),

on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ("Post-Offer Public Announcement"). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Madras Mani (Tamil Daily) (Chennai Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer"), (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ('Corrigendum to the Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to

as 'Offer Documents') issued by the Manager on behalf of the Acquirers. The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents

I	1.	Name of the Target Company	Act, 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number 'AAACP3489P' allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India.
			M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra, India.
	2.	Name of the Acquirers and PACs	M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ASPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Sanoti - 416416, Maharashtra, India.

Mr. Ravidutt Parkh, son of Mr. Ashitbhai Pramodrai Parkh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India: For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gengadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.

	The state of the s	CONTRACTOR AND CONTRACTOR OF THE PROPERTY OF T						
3.	Name of Manager to the Offer	Swaraj Shares and Securities Private Limited	10.4707571					
4.	Name of Registrar to the Offer	Integrated Registry Management Services Priva	ate Limited					
5.	Offer Details	S .						
5.1	Date of Opening of the Offer	Friday, October 03, 2025						
5.2	Date of Closing of the Offer	Thursday, October 16, 2025	hursday, October 16, 2025					
6.	Date of Payment of Consideration	Monday, October 27, 2025						
7.	Details of the Acquisition	11.7						
£.	Particulars	Proposed in the Offer Document (Assuming full acceptance in this Offer)	Actuals (Pursuant to the tendering of Offer Shares by some of the Eligible Shareholders under this Offer)					
7.1	Offer Price	₹13,00/-	₹13,00/-					
7.2	Aggregate number of Equity Shares tendered	7,86,077	32,160					
7.3	Aggregate number of Equity Shares accepted	7,86,077	32,160					
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹1,02,19,001.00/-	₹4,18,080.00/-					
7.5	Pre-Share Purchase Agreement tran	saction direct shareholding as on the date of	of the Public Announcement of the Acquirers					
a)	Number of Equity Shares	MI	Nil					
b)	% of Voting Share Capital	Not Applicable	Not Applicable					
7.6	Sale Shares proposed to be acquire	d by way of Share Purchase Agreement	100					
a)	Number of Equity Shares	19,10,710	19,10,710					
b)	% of Voting Share Capital	63.20%	63.20%					
7.7	Equity Shares acquired by way of O	ffer	(e)					

7.5	Pre-Share Purchase Agreement transaction	on direct shareholding as on the date of the	e Public Announcement of the Acquirers			
a)	Number of Equity Shares	MI	NII			
b)	% of Voting Share Capital	Not Applicable	Not Applicable			
7.6	Sale Shares proposed to be acquired by	way of Share Purchase Agreement				
a)	Number of Equity Shares	19,10,710	19,10,710			
b)	% of Voting Share Capital	63.20%	63.20%			
7.7	7.7 Equity Shares acquired by way of Offer					
a)	Number of Equity Shares	7,86,077	32,160			
b)	% of Voting Share Capital	26.00%	1.06%			
7.8	Equity Shares acquired after the Detailed Public Statement					
B)	Number of Equity Shares acquired	Mil	NI			
b)	Price of the Equity Shares acquired	Not Applicable	Not Applicable			
c)	% of Equity Shares acquired	Not Applicable	Not Applicable			
7.9	Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer)					
a)	Number of Equity Shares	26,96,787	19,42,870			
b)	% of Voting Share Capital	89 20%	64 26W			

89.20% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Pre-Offer Post-Offer Pre-Offer Particulars 3,26,517 11,12,661 10,80,501 Number of Equity Shares 11,12,661 36.80% 10.80% 36:80% % of Voting Share Capital

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

10. A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARAJ

SEBI (SAST) Regulations.

Swaraj Shares and Securities Private Limited Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India

Contact Person: Tanmoy Banerjee/ Pankita Patel Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com

Date: Friday, October 31, 2025

Investor grievance Email Address: investor relations@swarajshares.com SEBI Registration Number: INM00012980 Validity: Permanent

Place: Mumbai

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India: Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s, GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

: M/s, GSB Finance Limited ("Target Company") Name of the Target Company Name of the Acquirers Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4) Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025

Tuesday, October 14, 2025 b) Date of Closing of the Offer Date of Payment of Consideration : Thursday, October 30, 2025

Details of the Acquisition Cr Dortioulass

Sr. No.	Particulars	CONTROL MONTHS AND A CONTROL OF THE PROPERTY O	f in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21,44 pa	er equity share	₹21.44 pe	r equity share
8.2	Aggregate number of shares tendered	15,	60,000	3	55
8.3	Aggregate number of shares accepted	15,	60,000	3	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	1	lil .
8.6	Shares Acquired by way of SPA Number Share Capital	9,100,00	14,820 5.25%)	0.0059.2539	4,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital		60,000 3.00%)	27.5	355 01%)
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired % of the shares acquired	Not A	pplicable	Not Ap	pplicable
8.9	Post Offer shareholding of Acquirers Number More of Fully Diluted Equity Share Capital	9,000	74,820 1.25%)	0000000	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

GYR

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054

GYR Capital Advisors Private Limited

Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gvrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website: www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

		Quarter Ended		d	Half Year Ended		Year Ended	
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)	
1	Total income from operations	5,160.14	4,523.18	4,125,13	9,683.32	7,926.37	16,836.97	
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary Items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043,88	2,555.49	
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771.75	1,885.29	
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82	
8	Securities premium account	599.70	599.70	599.70	599.70	599.70	599.70	
9	Net worth ¹	9,192.17	8,535.58	7,759,25	9,192.17	7,759.25	8,444,36	
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01	
11	Outstanding Redeemable Preference Shares	NA	NA.	NA	NA	NA	NA	
12	Debt Equity Ratio	3.94	3.73	4.12	3.94	4.12	3.38	
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Diluted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80	4.42	
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	NA.	
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90:94	
16	Debt Service Coverage Ratio (DSCR) ³	0.05	0.05	0.04	0.09	0.07	0.17	
17	Interest Service Coverage Ratio (ISCR)4	2.07	2.31	1.62	2.18	1.74	1.87	

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with

Mumbai, October 31, 2025

the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act. 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamaweaith.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

 The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

 The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review. by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter

and half year ended September 30, 2025. The impact, if any, are not material to the financial results. For and on behalf of the Board of Directors

Rahul Jain Managing Director & Chief Executive Officer

> DIN: 00387505 Lucknow

epaper.financialexpress.com

For and on behalf of all the Acquirers

Mr. Ravidutt Parikh

Earnings per share for the quarters and half years ended are not annualised.

DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kelkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Maheshwari Datamatics Private Limited Mrs. Shampa Ghosh Ray Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukhenee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tet: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php Mode of Dispatch:

By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd. 23 R N Mukherjee Road, Kolkata - 700001 or By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in

mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants.

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us a investorrelation@evereadv.co.in, mdpidc@vahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

Shampa Ghosh Ray

Company Secretary & Compliance Office



Kolkata

November 3, 2025

RESERVE BANK OF INDIA





The following State Governments have offered to sell stock by way of auction, for an aggregate amount of ₹13,600/- crore (Face Value).

Sr. No.	State/UT	Amount to be raised (₹ cr)	Tenure (Years)	Type of auction
		1,000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
own.		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1,000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

"Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED)

OPERATING AS AN NON-BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS

1.	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.in/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021-22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/
10.	Last date for receipt of expression of interest	18-11-2025
	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One,

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

Date: 03.11.2025

Place: New Delhi



Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year		€		29,183.86
Earnings per equity share (face value INR 2/- per equity share)		HT was Process	2000	
Basic:	7.88	15.40	6.56	27.23

Notes:

Diluted:

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

7.86

15.37

Quarter ended Half year ended Quarter ended

2. Key standalone financial information:

Date: November 01, 2025

Particulars	September 30, 2025 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

3. The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Sd/-Anuj Khanna Sohum

(Amount in INR million, unless otherwise stated)

6.55

27.19

Year ended

Chairperson, Managing Director & Chief Executive Officer

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133: Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

OPEN OFFER FOR ACQUISITION OF UP TO 7.86.077 OFFER SHARES REPRESENTING 26.00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED. THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'),

on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Madras Mani (Tamil Daily) (Chennai Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer")

(e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ('Corrigendum to the Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street,

as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India. M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India, M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number Name of the Acquirers and PACs Sangli - 416416, Maharashtra, India.

'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Mr. Ravidutt Parkh, son of Mr. Ashitbhai Pramodrai Parkh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.

Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited Offer Details Date of Opening of the Offer Friday, October 03, 2025 Date of Closing of the Offer Thursday, October 16, 2025 Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition

Actuals **Particulars** Proposed in the Offer Document ursuant to the tendering of Offer Shares by some (Assuming full acceptance in this Offer) of the Eligible Shareholders under this Offer) Offer Price ₹13.00/-₹13.00/-Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-(Number of Equity Shares multiplied by ₹1,02,19,001.00/-Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable 7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement a) Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% 7.7 Equity Shares acquired by way of Offer Number of Equity Shares 7.86.077 32,160 % of Voting Share Capital 26 00% 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired Price of the Equity Shares acquired Not Applicable Not Applicable % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer) Number of Equity Shares 19,42,870

% of Voting Share Capital 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer Particulars 11,12,661 3.26.517 10.80.501 Number of Equity Shares 11,12,661 % of Voting Share Capital 36.80% 10.80% 36.80%

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations. 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARA'J

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com

Investor grievance Email Address: investor.relations@swarajshares.com SEBI Registration Number: INM00012980

Validity: Permanent

Date: Friday, October 31, 2025 Place: Mumbai

Mr. Ravidutt Parikh epaper.financialexpress.com

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal

(Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange

Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

1. Name of the Target Company : M/s. GSB Finance Limited ("Target Company") Name of the Acquirers

: Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025

b) Date of Closing of the Offer : Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025 Details of the Acquisition

Sr. No.	Particulars		in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21,44 pe	er equity share	₹ 21,44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	35	55
8.3	Aggregate number of shares accepted	15,	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	, N	lif.
8.6	Shares Acquired by way of SPA Number Share Capital	50000	14,820 5.25%)	10,000,000,000	4,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26,00%)		355 (0.01%)	
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Not Applicable		Not Applicable	
8.9	Post Offer shareholding of Acquirers Number Sof Fully Diluted Equity Share Capital	48,74,820 (81,25%)		7,000,000	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders Number The shareholding of Public Shareholders Pre and Post Offer shareholding of Public Shareholders The shareholding of Public Shareholders	Pre Offer 26,80,280 (44.67%)	Post Offer 11,20,280 (18.67%)	Pre Offer 26,80,280 (44.67%)	Post Offer 26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

ers (name) species

GYR Capital Advisors Private Limited

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website: www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

	,		Quarter Ende	d	Half Yea	ar Ended	Year Ended
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774,16	1,043.88	2,555.49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885,29
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599,70	599,70	599,70	599.70
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759,25	8,444.36
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA.	NA.	. NA
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4.12	3.38
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Difuted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4.42 4.42
14	Capital Redemption Reserve	NA	NA.	NA.	NA.	NA.	NA.
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94
16	Debt Service Coverage Ratio (DSCR) ^a	0.05	0.05	0.04	0.09	0.07	0.17
17	Interest Service Coverage Ratio (ISCR)4	2.07	2.31	1.62	2.18	1,74	1.87

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact) 1. The above is an extract of the detailed format of the guarter and half year ended September 30, 2025 financial results filed with

the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

5. Earnings per share for the guarters and half years ended are not annualised.

and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter.

For and on behalf of the Board of Directors

Rahul Jain

Managing Director & Chief Executive Officer

Mumbai, October 31, 2025 (Acquirer 3)

For and on behalf of all the Acquirers



3 & 4, DD Block, Sector - 1, Salt Lake Kolkata-700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and

https://gem.gov.in (Deputy General Manager) Date: 03.11.2025 DIT- Procurement & Infrastructure



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kolkata - 700019 Tel: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before. April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company or its or its Registrar and Share Transfer Agents (RTA) within the stipulated time. For any queries or assistance regarding the re-lodgement process, please contact:

Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) 23, R.N. Mukheriee Road, 5th Floor, Eveready Industries India Limited Kolkata - 700001 2 Rainey Park Kolkata - 700019 Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php Mode of Dispatch:

By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in; mdpldc@yahoo.com; contact@mdplcorporate.com;

Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants.

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us at nvestorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com.

For Eveready Industries India Limited

Shampa Ghosh Ray Kolkata Company Secretary & Compliance Officer November 3, 2025



भारताय रिज़र्व बेक RESERVE BANK OF INDIA



he following State Governments have offered to sell stock by way of auction, for an ggregate amount of 713,600/- crore (Face Value).

Sr. No.	State/UT	Amount to be raised (₹ cr)	Tenure (Years)	Type of auction
		1,000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
ν.		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6	Tamil Nadu	1,000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

"Don't get cheated by E-mails/SMSs/Calls promising you money"

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI)

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS

1. Name of the corporate debtor along with PAN Alchemist Capital Limited

	& CIN/LLP No.	CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.in/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financi statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details ca be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at	cirp.alchemistcapital@gmail.com or can be downloaded from:

plans to prospective resolution applicants 15. Last date for submission of resolution plans 17-01-2026 16. Process email id to submit Expression of cirp.alchemistcapital@gmail.com Interest Manoj Kumar Jain Resolution Professional

https://cirpalchemistcapital.in/

IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

Communication Address: B-318, Tower B, KLJ Noida One,

Alchemist Capital Limited

03-12-2025

13-12-2025

18-12-2025

Place: New Delhi

Last date for receipt of expression of interest | 18-11-2025

11. Date of issue of provisional list of prospective | 28-11-2025

resolution applicants

resolution applicants

provisional list

Date: 03.11.2025

12. Last date for submission of objections to

13. Date of issue of final list of prospective

14. Date of issue of information memorandum,

evaluation matrix and request for resolution

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Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year		8	981	29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Date: November 01, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com

and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited

Anui Khanna Sohum Chairperson, Managing Director & Chief Executive Officer

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinkasan@paceautomation.com; Website: www.paceautomation.com

OPEN OFFER FOR ACQUISITION OF UP TO 7,86,077 OFFER SHARES REPRESENTING 26.00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.001- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U.G. PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF

SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ("Manager") on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation

18(12) and other applicable provisions under the SEBI (SAST) Regulations ("Post-Offer Public Announcement").

This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ("Public Announcement"), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Madras Mani (Tamil Daily) (Chennai Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ('Letter of Offer'), (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ('Corrigendum to the Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to

	tter Documents') issued by the Mana apitalized terms used but not defined in th	ager on behalf of the Acquirers. is this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents
1,	Name of the Target Company	M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act, 1956, bearing corporate identity number 'L29141TN1989P'LC018133', bearing Permanent Account Number 'AAACP3489P' allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India.
		M/S U G Patwardhan Services Private Limited, a Private Limited Company Incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra, India.
2.	Name of the Acquirers and PACs	M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number afotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Sangli - 416416, Maharashtra, India.
10.100.0		Mr. Ravidutt Parikh, son of Mr. Ashitbhai Pramodrai Parikh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India.
		For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhawao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs), however, such Deemed PACs are not acting

		Acquirer 2 i.e. Mr. Pankaj Ramesh Samani and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquire 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ("Deemed PACs"), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.					
3.	Name of Manager to the Offer	Swaraj Shares and Securities Private Limited					
4.	Name of Registrar to the Offer	Integrated Registry Management Services Private Limited					
5,	Offer Details	1					
5.1	Date of Opening of the Offer	Friday, October 03, 2025					
5.2	Date of Closing of the Offer	Thursday, October 16, 2025					
6.	Date of Payment of Consideration	Monday, October 27, 2025					
	Details of the Acquisition						
7.		7,40,514					

7.	Details of the Acquisition				- 2426	
11	Particulars	Proposed in the Offer Document (Assuming full acceptance in this Offer)		Actuals (Pursuant to the tendering of Offer Shares by so of the Eligible Shareholders under this Offer		
7.1	Offer Price	₹13	00/-	₹13	.00/-	
7.2	Aggregate number of Equity Shares tendered	7,86	,077	32,	160	
7.3	Aggregate number of Equity Shares accepted	7,86	.077	32.	160	
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹1,02,19	001.00/-	₹4,18,	080.007-	
7.5	Pre-Share Purchase Agreement trans	action direct shareho	lding as on the date of	of the Public Announcement	of the Acquirers	
a)	Number of Equity Shares	1000	Nii	1	lii	
b)	% of Voting Share Capital	Not	Applicable .	Not Ap	oplicable	
7.6	Sale Shares proposed to be acquired	by way of Share Pur	hase Agreement	100		
a)	Number of Equity Shares	19,1	0,710	19,10,710		
b)	% of Voting Share Capital	63.	63.20%		63.20%	
7.7	Equity Shares acquired by way of Of	s acquired by way of Offer				
a)	Number of Equity Shares	7,86,077 32,160			160	
b)	% of Voting Share Capital	26.	00%	1.06%		
7,8	Equity Shares acquired after the Det	ailed Public Statemen	t	10	500	
a)	Number of Equity Shares acquired		Nii	1	44	
b)	Price of the Equity Shares acquired	Not Ap	plicable	Not Ap	plicable	
c)	% of Equity Shares acquired	Not Ap	plicable	Not Ap	plicable	
7.9	Post-Offer shareholding of the Acqu and the Offer Shares tendered and a			to be acquired under the S	hare Purchase Agreemen	
a)	Number of Equity Shares	26.9	6,787	19,4	2.870	
b)	% of Voting Share Capital	89.	20%	64.3	26%	
7.10	Pre-Offer and Post-Offer shareholdir Existing Promoters)	ng of the Public Sharel	nolders (other than the	Acquirers, the Selling Pron	noter Shareholder, and the	
00000	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer	
a)	Number of Equity Shares	11,12,661	3,26,517	11,12,661	10,80,501	
b)	% of Voting Share Capital	36.80%	10.80%	36.80%	35.74%	

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ('SEBI (LODR) Regulations').

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARAJ

Swaraj Shares and Securities Private Limited Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com

Investor grievance Email Address: investor relations@swarajshares.com SEBI Registration Number: INM00012980

Validity: Permanent Date: Friday, October 31, 2025

Mr. Ravidutt Parikh (Acquirer 3)

For and on behalf of all the Acquirers

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India;

Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15.60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815;

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

1. Name of the Target Company : M/s. GSB Finance Limited ("Target Company")

2. Name of the Acquirers Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Proposed in the Offer

Actual

Name of the PACs : Nil

Regulations, 2011, as amended.

4. Name of Manager to the Offer : GYR Capital Advisors Private Limited 5. Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

6. Offer details

a) Date of Opening of the Offer Tuesday, September 30, 2025 b) Date of Closing of the Offer : Tuesday, October 14, 2025

Date of Payment of Consideration : Thursday, October 30, 2025 Details of the Acquisition Sr. Particulars

No.	T di disalara	7, 100,000	cument	Au	· · · · · · · · · · · · · · · · · · ·
8.1	Offer Price	₹ 21.44 per equity share		₹ 21.44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	35	55
8.3	Aggregate number of shares accepted	15,	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	il
8.6	Shares Acquired by way of SPA Number Share Capital	33,14,820 (55.25%)		33,14,820 (55.25%)	
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26.00%)		355 (0.01%)	
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Not Applicable		Not Applicable	
8.9	Post Offer shareholding of Acquirers Number Mortification of Fully Diluted Equity Share Capital	48,74,820 (81.25%)		1 - 15,710,20	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR Capital Advisors Private Limited Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054

MANAGER TO THE OFFER

Contact Number: +91-8777564648 Copital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051.

Tel: 022 6620 3030 | Website: www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

(₹ in Million, except per share data)

		Quarter Ended			Half Year Ended		Year Ended	
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)	
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97	
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896,08	878.08	475.78	1,774.16	1,043.88	2,555.49	
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321,69	776.03	1,903.84	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771.75	1,885.29	
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82	
8	Securities premium account	599.70	599.70	599.70	599.70	599.70	599.70	
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444.36	
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01	
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA.	NA.	N/	
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4.12	3.38	
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Diluted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3,07 3.07	1.80 1.80	4.42 4.42	
14	Capital Redemption Reserve	NA	NA.	NA	NA.	NA.	N/A	
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94	
16	Debt Service Coverage Ratio (DSCR) ^a	0.05	0.05	0.04	0.09	0.07	0.17	
17	Interest Service Coverage Ratio (ISCR) ^a	2.07	2.31	1.62	2.18	1.74	1.87	

Net worth = Equity share capital + Other Equity

Mumbai, October 31, 2025

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies

Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review. by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Earnings per share for the quarters and half years ended are not annualised. Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter

and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

For and on behalf of the Board of Directors

Rahul Jain

Managing Director & Chief Executive Officer DIN: 00387505

epaper.financialexpress.com

Pune

डोडा में मकान ढहा, परिवार के पांच

डोडा/जम्मू, २ नवंबर (भाषा)।

सदस्य बाल-बाल बचे

जम्मू-कश्मीर के डोडा जिले के एक गांव में मिट्टी का एक घर ढहने के बाद एक दंपति और उनके तीन बच्चों को मामूली चोटें आईं, लेकिन उन्हें बचा लिया गया। अधिकारियों ने बताया कि भलेसा क्षेत्र के धौसा गांव में शिव कुमार का मकान अचानक ढह गया, जिससे वह, उनकी पत्नी ममता और उनके बच्चे - नीरज, धीरज और रूवी कुमारी मलबे में दब गए। हालांकि, उन्होंने बताया कि पडोसियों ने तेजी से काम किया और फंसे हुए लोगों को बाहर निकाला, जिन्हें मामूली चोटें आई थीं।

गोवा में रेत खनन विवाद में गोलीबारी, सात गिरफ्तार

पणजी, २ नवंबर (भाषा) ।

उत्तरी गोवा के पेरनेम में अवैध रेत खनन से जुड़े गोलीबारी के मामले में रविवार को दो पुलिस कांस्टेबल समेत सात लोगों को गिरफ्तार किया गया। एक अधिकारी ने बताया कि इस

मामले में सात लोगों में ऋषिकेश महाले (32) और गंगाराम महाले (34) शामिल थे, दोनों कांस्टेबल गोवा पुलिस के सहायक बल इंडिया रिजर्व बटालियन (आइआरबीएन) से जुड़े थे। अधिकारी ने बताया कि प्रारंभिक जांच से पता चलता है कि यह हमला क्षेत्र में अवैध रेत खनन को लेकर विवाद से जुड़ा था जिसके बारे में स्थानीय लोगों का आरोप है कि इससे धान के खेतों और कृषि भूमि को नुकसान पहुंचा है। गुप्ता ने कहा कि

दोनों कांस्टेबल के खिलाफ सख्त अनुशासनात्मक कार्रवाई की जाएगी। मामले की जांच जारी है।

Name of the Target Company

Name of Manager to the Offer

Name of Registrar to the Offer

a) Date of Opening of the Offer

b) Date of Closing of the Offer

Details of the Acquisition

Date of Payment of Consideration

Aggregate number of shares tendered

Aggregate number of shares accepted

Shares Acquired by way of SPA

% of Fully Diluted Equity Share Capital

Size of the Offer (Number of shares multiplied by Offer

Shareholding of the Acquirers before Share Purchase

Agreement (SPA) and Public Announcement (No. & %)

Name of the Acquirers

Name of the PACs

Offer details

Sr. Particulars

Offer Price

राजमार्ग मंत्रालय का फैसला

बीओटी माडल के राजमार्गों पर हादसे होने पर दंडित होंगे ठेकेदार

नई दिल्ली, 2 नवंबर (ब्यूरो) ।

सड़क दुर्घटनाओं और उनसे होने वाली मौतों को रोकने के लिए राजमार्ग मंत्रालय ने बनाओ-चलाओ-हस्तांतरित करो (बीओटी) माडल के तहत बने राष्ट्रीय राजमार्गों के किसी खंड पर यदि एक साल में एक से अधिक दुर्घटनाएं होती हैं, तो ठेकेदारों को दंडित करने का निर्णय लिया है। एक वरिष्ठ सरकारी अधिकारी ने रविवार को

यह जानकारी दी। सडक परिवहन और राजमार्ग सचिव वी. उमाशंकर ने कहा कि राजमार्ग मंत्रालय ने बीओटी दस्तावेज में संशोधन किया है। अब ठेकेदारों को यह जिम्मेदारी होगी कि वे दुर्घटना प्रबंधन करें और अगर उनके द्वारा बनाए गए किसी राष्ट्रीय राजमार्ग के खंड पर निर्धारित अवधि में एक से अधिक दुर्घटनाएं होती हैं, तो सुधारात्मक कदम उठाएं। उन्होंने कहा कि अगर किसी खंड, उदाहरण के लिए 500 मीटर में एक से अधिक दुर्घटनाएं होती हैं, तो ठेकेदार पर 25 लाख रुपए का जुर्माना लगाया जाएगा। अगले



अगर किसी खंड, उदाहरण के लिए 500 मीटर में एक से अधिक दुर्घटनाएं होती हैं, तो ठेकेदार पर 25 लाख रुपए का जुर्माना लगाया जाएगा। अगले साल फिर से दुर्घटना होने पर यह जुर्माना बढकर 50 लाख रुपए हो जाएगा।

साल फिर से दुर्घटना होने पर यह जुर्माना बढ़कर 50 लाख रुपए हो जाएगा। उमाशंकर ने कहा कि राजमार्ग मंत्रालय के पास 3,500 दुर्घटना संभावित क्षेत्र हैं। उमाशंकर ने कहा कि राजमार्ग मंत्रालय के पास 3,500 दुर्घटना संभावित क्षेत्र हैं।

इससे पहले सड़क परिवहन मंत्रालय ने भारतीय राष्ट्रीय राजमार्ग प्राधिकरण (एनएचएआइ) को सोशल मीडिया पर चैनल बनाने के निर्देश दिए थे। मंत्रालय ने एनएचएआइ और राजमार्गों के बिल्डरों को निर्देश दिया था कि सभी बिल्डरों को यूट्यूब चैनल बनाकर, निर्माण

कार्य के चरणों के लिए वीडियो बनाकर नियमित अपलोड करने को कहा था। मालूम हो कि राष्ट्रीय राजमार्ग परियोजनाएं मुख्य रूप से तीन माडलों में बनाई जाती हैं बनाओ-चलाओ-हस्तांतरित करो (बीओटी), हाईब्रिड एन्यूटी माडल (एचएएम) और इंजीनियरिंग प्रोक्योरमेंट कंस्ट्रक्शन (ईपीसी)। बीओटी परियोजनाओं की रियायत अवधि 15 से 20 वर्ष तक होती है. जबिक एचएएम परियोजनाओं के लिए यह 15 वर्ष होती है। इस अवधि में ठेकेदारों को सडक रखरखाव की पुरी जिम्मेदारी निभानी होती है।

भारतीय शेयर बाजार की ओर लौटे विदेशी निवेशक

एफपीआइ ने

अक्तूबर में निवेश

रुपए। इससे पहले

एफपीआइ ने सितंबर

में 23,885 करोड़

रुपए, अगस्त में

और जुलाई में

निकाले थे।

नई दिल्ली, 2 नवंबर (भाषा) ।

लगातार तीन माह तक निकासी के बाद विदेशी संस्थागत निवेशक (एफपीआइ) भारतीय शेयर बाजार में फिर लिवाल बन गए हैं। अक्तूबर में एफपीआइ ने भारतीय शेयर

बाजार में शुद्ध रूप से 14,610 करोड़ रुपए डाले हैं। इस निवेश को कंपनियों के मजबूत तिमाही नतीजों, अमेरिकी फेडरल रिजर्व द्वारा ब्याज दरों में कटौती और अमेरिका-भारत व्यापार वार्ता के जल्द ही साकार होने की उम्मीदों से बल मिला।

डिपाजिटरी के आंकड़ों के अनुसार, यह बदलाव लगातार निकासी के लंबे दौर के बाद आया है। एफपीआइ ने भारतीय शेयरों से 17,700 करोड़ रुपए सितंबर में 23,885 करोड़ रुपए, अगस्त में 34,990 करोड़ रुपए और

अक्तूबर में एफपीआइ का नए सिरे से निवेश, धारणा में एक उल्लेखनीय बदलाव को दर्शाता है। यह भारतीय बाजारों के प्रति वैश्विक निवेशकों के नए विश्वास का प्रतीक है।

इस बारे में मार्निंगस्टार इन्वेस्टमेंट रिसर्च इंडिया के प्रमुख, प्रबंधक शोध हिमांशु

श्रीवास्तव ने कहा कि यह बदलाव हाल ही में हुए सुधारों और प्रमुख क्षेत्रों में मजबूत तिमाही नतीजों के बाद बेहतर जोखिम धारणा और आकर्षक मूल्यांकन के कारण हुआ है। उन्होंने कहा कि यह बदलाव मुद्रास्फीति में कमी, ब्याज दर चक्र में नरमी की उम्मीदों और

जीएसटी युक्तिकरण जैसे सहायक घरेलू सुधारों के साथ भी हुआ है, जिससे निवेशकों का विश्वास और किए 14,610 करोड़ मजबूत हुआ है। एंजेल वन के विश्लेषक वरिष्ठ बुनियादी वकारजावेद खान ने कहा कि नवीनतम निवेश प्रवाह को वित्त वर्ष 2025-26 की दूसरी तिमाही के बेहतर नतीजों, अमेरिकी फेड रिजर्व 34,990 करोड़ रुपए द्वारा ब्याज दरों में 0.25 प्रतिशत की कटौती और अमेरिका-भारत व्यापार वार्ता के जल्द ही साकार होने की उम्मीद से समर्थन मिला है।

मार्निंगस्टार के श्रीवास्तव ने कहा

जुलाई में 17,700 करोड़ रुपए निकाले थे। कि इस प्रवृत्ति की स्थिरता निरंतर वृहद मजबूती, एक बेहतर वैश्विक वातावरण और आने वाली तिमाहियों में कंपनियों के नतीजों पर निर्भर करेगी। जियोजीत इन्वेस्टमेंट्स के मुख्य निवेश रणनीतिकार वीके विजयकुमार ने कहा कि अब कंपनियों की आय में सुधार के स्पष्ट संकेत मिल रहे हैं।

बस यात्री से 1.2 करोड़ रुपए की नकदी जब्त

वायनाड, २ नवंबर (भाषा)।

आबकारी विभाग ने यहां मेनंगडी में कर्नाटक राज्य सडक परिवहन निगम (केएसआरटीसी) की बस में यात्रा कर रहे एक यात्री से 1.2 करोड़ रुपए की नकदी जब्त की है। यह नकदी हवाला से जुड़ी

होने का संदेह है। आबकारी अधिकारियों ने बताया कि मादक पदार्थ विरोधी अभियान के तहत बस की तलाशी ली गई और मलप्पुरम निवासी अम्मातुर अब्दल रज्जाक नामक यात्री से यह नकदी बरामद की गई। एक अधिकारी ने बताया कि रज्जाक बेंगलुरु से

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

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Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singha

(Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3),

and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of

regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange

Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial

Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

M/s. GSB Finance Limited ("Target Company")

GYR Capital Advisors Private Limited

Tuesday, September 30, 2025

Tuesday, October 14, 2025

Thursday, October 30, 2025

Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

NANCE LIMITED

Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshit Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Proposed in the Offer

Document

₹ 21.44 per equity share

15,60,000

15.60,000 ₹ 3,34,46,400

33,14,820

(55.25%)

11,20,280

₹ 21.44 per equity share

₹ 7,611.20

33,14,820

(55.25%)

26,79,925

26,80,280

कोझिकोड जा रही बस में सवार था। उन्होंने बताया कि आबकारी अधिकारियों ने बस में सवार यात्रियों के सामान की जांच की। एक अधिकारी ने बताया कि

तलाशी के दौरान अधिकारियों को एक बैग मिला जिसमें 1.2 करोड रुपए की नकदी थी। उन्होंने बताया कि पृछताछ के दौरान रज्जाक ने दावा किया कि बैग उसे एक अज्ञात व्यक्ति ने कोझिकोड में किसी अन्य व्यक्ति को देने के लिए दिया था।

अधिकारी ने कहा कि रज्जाक ने दावा किया कि उसे बैग देने वाले और उसे जिस व्यक्ति को पहुंचाया जाना था, उनके बारे में जानकारी नहीं है।

त्योहार के दौरान पेट्रोल की बिक्री बढ़ी, डीजल की मांग रही स्थिर

नई दिल्ली, 2 नवंबर (भाषा)

त्योहारों के दौरान यात्रा में तेजी के कारण अक्तूबर में भारत में पेट्रोल की बिक्री पांच महीने के उच्चतम स्तर पर पहुंच गई। हालांकि, इस दौरान डीजल की खपत स्थिर रही जो इस रुझान के उलट है। यह जानकारी उद्योग के शुरुआती आंकड़ों से मिली है। त्योहारों के सीजन की शुरुआत से ईंधन की मांग बढ़ने के कारण अक्तबर में पेटोल की खपत सालाना आधार पर सात

फीसद बढ़कर 36.5 लाख टन हो गई। सितंबर में पेट्रोल को बिक्री 34 लाख टन रही थी। देश में सबसे ज्यादा खपत वाले ईंधन डीजल की बिक्री अक्तूबर में मामूली गिरावट के साथ 76 लाख टन रही, जबकि पिछले साल इसी महीने में यह 76.4 लाख टन थी। ऐतिहासिक रूप से, जून में बारिश के मौसम के

आगमन के साथ डीजल की खपत में गिरावट आती थी, क्योंकि सिंचाई पंप चलाने के लिए ईंधन की मांग कम



जांच

बीकानेर में रविवार को आरएसएसबी ग्राम विकास अधिकारी परीक्षा में शामिल होने से पहले एक केंद्र के बाहर सुरक्षा जांच से गुजरते अभ्यर्थी।

समीक्षा: वैश्विक रुख से तय होगी स्थानीय शेयर बाजार की दिशा

नई दिल्ली, 2 नवंबर (भाषा) ।

स्थानीय शेयर बाजार की दिशा इस सप्ताह कंपनियों के तिमाही नतीजों, व्यापक आर्थिक आंकड़ों की घोषणाओं और वैश्विक रुख से तय होगी। विश्लेषकों ने यह राय जताई है।

यह सप्ताह घटनाक्रमों से भरा रहने की उम्मीद है, जिसमें कई महत्त्वपूर्ण आंकड़े जारी होंगे और प्रमुख कंपनियां अपने तिमाही नतीजे भी जारी करेंगी। गुरु नानक जयंती 'गुरुपर्व' की छुट्टी के कारण बुधवार को शेयर बाजार बंद रहेंगे। वृहद आर्थिक मोर्चे पर, एचएसबीसी विनिर्माण पीएमआइ के अंतिम आंकड़ों के साथ-साथ एचएसबीसी सेवाओं और समग्र पीएमआई के आंकड़ों पर भी सबकी नजर रहेगी।

रेलिगेयर ब्रोकिंग लि. के वरिष्ठ उपाध्यक्ष-शोध अजित मिश्रा ने कहा कि आय के मोर्चे पर, कई प्रमुख सुचकांक कंपनियां अपने तिमाही परिणामों की घोषणा करने वाली हैं। इनमें भारती एअरटेल, टाइटन

कंपनी, अदाणी एंटरप्राइजेज,

अदाणी पोर्ट्स, इंटरग्लोब एविएशन,

विशेषज्ञ ने बताया कि निवेशक विदेशी निवेशकों की व्यापारिक गतिविधियों पर भी नजर रखेंगे। विशेषज्ञ पोनमुडी आर ने कहा कि इस सप्ताह बाजार व्यस्त वृहद कैलेंडर से संकेत लेगा. जिसमें भारत और प्रमुख अर्थव्यवस्थाओं के लिए एसएंडपी वैश्विक विनिर्माण और सेवा पीएमआई आंकड़ों की एक शृंखला वैश्विक वृद्धि गति के

महिंद्रा एंड महिंद्रा, भारतीय स्टेट

बैंक, ल्यूपिन, बजाज आटो और

हिंडाल्को शामिल हैं। उन्होंने आगे

कहा कि वैश्विक स्तर पर, व्यापार

करार से जुड़े घटनाक्रमों और प्रमुख

अंतरराष्ट्रीय बाजारों के रुझानों पर

भी कड़ी नजर रखी जाएगी। एक

इन आंकड़ों के अलावा डालर के मुकाबले भारतीय रुपए की चाल निवेशकों की धारणा और क्षेत्रीय रुझानों को आकार देने में महत्त्वपूर्ण भमिका निभाएंगे।

बारे में नई जानकारी प्रदान करेगी।

पिछले सप्ताह बीएसई का 30 शेयरों वाला सेंसेक्स 273.17 अंक या 0.32 फीसद और एनएसई निफ्टी 73.05 अंक या 0.28

फीसद गिरा।

शीर्ष चार कंपनियों का

बाजार पूंजीकरण बढ़ा

राष्ट्रपति द्रौपदी मुर्मू ने विद्यार्थियों से कहा

राष्ट्र-निर्माण में सिक्रय भूमिका निभाएं

जनसत्ता संवाददाता हरिद्वार, 2 नवंबर।

राष्ट्रपति द्रौपदी मुर्मू ने कहा कि शिक्षा का उद्देश्य केवल ज्ञान प्राप्त करना नहीं है, बल्कि सदाचार, तपस्या, सरलता और कर्तव्यनिष्ठा जैसे जीवन-मृल्यों को आत्मसात करना भी है। उन्होंने विद्यार्थियों से कहा कि वे आत्म-विकास के साथ-साथ राष्ट्र-निर्माण में सक्रिय भूमिका निभाएं।

राष्ट्रपति मुर्मू हरिद्वार स्थित पतंजलि विश्वविद्यालय के द्वितीय दीक्षांत समारोह में मुख्य अतिथि के रूप में बोल रहीं थीं। उन्होंने कहा कि गंगा तट पर स्थित हरिद्वार न केवल आस्था का केंद्र है, बल्कि ज्ञान और अध्यात्म



राष्ट्रपति द्रौपदी मुर्मू ने कहा, शिक्षा का उद्देश्य केवल ज्ञान प्राप्ति नहीं बल्कि जीवन मूल्यों को आत्मसात करना है।

किया कि पतंजिल विश्वविद्यालय के विद्यार्थी स्वाध्याय और तपस्या के आदर्शों पर चलते हए स्वस्थ, संस्कारित और समरस समाज के निर्माण में योगदान देंगे।

विद्यार्थियों को बधाई दी और उनके अभिभावकों व शिक्षकों के योगदान की का संगम भी है। राष्ट्रपति ने विश्वास व्यक्त सराहना की। उन्होंने प्रसन्नता जताई कि इस

वर्ष उपाधि प्राप्त करने वालों में 64 प्रतिशत बेटियां हैं और पदक प्राप्त करने वाली छात्राओं की संख्या छात्रों से चार गुना अधिक है। राष्ट्रपति मर्म ने कहा कि यह उपलब्धि राष्ट्रपति ने उपाधि प्राप्त करने वाले इस बात का प्रतीक है कि भारत एक विकसित और समान अवसरों वाला समाज

अब नेतृत्व की प्रमख भिमका निभा रही हैं।

सूचकांक की शीर्ष 10 सबसे मूल्यवान कंपनियों में से चार के बाजार पूंजीकरण (मार्केट कैप) में बीते सप्ताह सामृहिक रूप से 95,447.38

नई दिल्ली, 2 नवंबर (भाषा) ।

करोड़ रुपए की बढ़ोतरी हुई। सबसे अधिक लाभ में रिलायंस इंडस्ट्रीज रही। शीर्ष 10 कंपनियों में से रिलायंस इंडस्ट्रीज, एअरटेल, भारतीय स्टेट बैंक (एसबीआइ) और भारतीय जीवन बीमा निगम (एलआइसी) के

बाजार पूंजीकरण में बढ़ोतरी हुई। वहीं एचडीएफसी बैंक, टीसीएस), आइसीआइसीआइ बैंक, बजाज फाइनेंस, इन्फोसिस और हिंदुस्तान यूनिलीवर के मूल्यांकन में सामूहिक रूप से 91,685.94 करोड़ रुपए की

बनने की दिशा में अग्रसर है, जहां महिलाएं गिरावट आई।

निवेशकों की नजर वैश्विक आर्थिक संकेतकों पर

उतार-चढाव

लगातार दूसरे सप्ताह गिरावट

इस सप्ताह सीमित दायरे में रह सकता है सोना

नई दिल्ली, 2 नवंबर (भाषा)।

विश्लेषकों का कहना है कि इस हफ्ते सोने की कीमतें सीमित दायरे में रह सकती हैं. क्योंकि निवेशकों की नजर अब अहम आर्थिक आंकड़ों और नीतिगत घटनाओं पर है, जिसमें पांच नवंबर को अमेरिका के उच्चतम न्यायालय में होने वाली शुल्क से जुड़ी सुनवाई भी शामिल है।

विश्लेषकों के अनुसार, आने वाले दिनों में निवेशक वैश्विक विनिर्माण और सेवा क्षेत्र से जुड़े पीएमआइ आंकड़ों, चीन के व्यापार और वृद्धि दर के आंकडों के साथ-साथ अमेरिका के रोजगार, उपभोक्ता भावना और महंगाई दर से जुड़े संकेतकों पर भी नजर रखेंगे। जेएम फाइनेंशियल सर्विसेज लिमिटेड के उपाध्यक्ष (जिंस और मुद्रा शोध) प्रणव



विश्लेषक प्रणव मेर ने कहा कि अमेरिका के उच्चतम न्यायालय में पांच नवंबर को होने वाली शुल्क से जुड़ी सुनवाई पर भी बाजार की नजर रहेगी। फैसले के आधार पर बाजार में तेज प्रतिक्रिया देखने को मिल सकती है। उन्होंने कहा कि बीते सप्ताह सोने की कीमतें लगातार दूसरे सप्ताह गिरावट के साथ बंद हुईं, लेकिन बाजार में जबरदस्त उतार-चढाव देखने को मिला।

मेर ने कहा कि अमेरिका के उच्चतम न्यायालय में पांच नवंबर को होने वाली शुल्क से जुड़ी सुनवाई पर भी बाजार की नजर रहेगी।

फैसले के आधार पर बाजार में तेज प्रतिक्रिया देखने को मिल सकती है। उन्होंने निवेशकों की दिलचस्पी से कुछ सहारा भी कहा कि बीते सप्ताह सोने की कीमतें लगातार

दूसरे सप्ताह गिरावट के साथ बंद हुईं, लेकिन बाजार में जबरदस्त उतार-चढ़ाव देखने को मिला। अमेरिकी फेडरल रिजर्व के कडे रुख और अमेरिका-चीन व्यापार वार्ता में सकारात्मक रुख ने कीमतों पर दबाव डाला. हालांकि सुरक्षित निवेश की मांग और मिला। एंजल वन के शोध प्रमुख (नान-एग्री कमोडिटीज एंड करंसी) प्रथमेश माल्या ने कहा कि सोने की कीमतें हाल के उच्च स्तर 1,29,000 रुपए प्रति 10 ग्राम से गिरकर 1,21,000 रुपए के आसपास आ गई हैं।

यह गिरावट अमेरिका-भारत शुल्क तनाव में कमी और डालर के मजबूत होने की वजह से आई है। उन्होंने अनुमान जताया कि अगले सप्ताह सोने की कीमतें और गिरकर 1.18.000 रुपए प्रति 10 ग्राम तक जा सकती हैं। मल्टी कमोडिटी एक्सचेंज (एमसीएक्स) पर दिसंबर डिलीवरी वाली चांदी की कीमत शुक्रवार को 817 रुपए बढ़कर 1,48,287 रुपए प्रति किलोग्राम पर बंद हुई।

वहीं अंतरराष्ट्रीय बाजार में कामेक्स चांदी 0.87 फीसद गिरकर 48.16 डालर प्रति औंस पर रही।

Shares Acquired by way of Open Offer 15,60,000 355 Number (0.01%)(26.00%) % of Fully Diluted Equity Share Capital Shares acquired after Detailed Public Statement Number of shares acquired Not Applicable Not Applicable Price of the shares acquired % of the shares acquired Post Offer shareholding of Acquirers 48,74,820 33,15,175 % of Fully Diluted Equity Share Capital 8.10 Pre and Post Offer shareholding of Public Shareholders Post Offer Pre Offer Post Offer Pre Offer

 % of Fully Diluted Equity Share Capital (44.67%)(18.67%)(44.67%) (44.67%) The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

26,80,280

 Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025. The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

GYR Capital Advisors Private Limited

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Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

कब्जा सूचना

जबिक, अधोहस्ताक्षरी, वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी होने के नाते, प्रतिभूति हित (प्रवर्तन) नियम, 2002 की धारा 13(12) के साथ नियम 9 के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए, एक मांग नोटिस जारी करता हूँ जिसमें नीचे उल्लिखित उधारकर्ताओं से उक्त नोटिस की प्राप्ति की तिथि से 60 दिनों के भीतर संबंधित नोटिस में उल्लिखित राशि चुकाने के लिये के लिये कहा गया था। उधारकर्ताओं द्वारा राशि चुकाने में विफल रहने पर, अधोहस्ताक्षरी ने उक्त अधिनियम की धारा 13(4) के साथ नियम 9 के अंतर्गत मुझे प्रदत्त शक्तियों का प्रयोग करते हुए, नीचे उल्लिखित तिथि को नीचे वर्णित संपत्ति का कब्जा ले लिया है। विशेष रूप से उधारकर्ता और गारंटर तथा आम जनता को इस संपत्ति से संबंधित कोई भी लेन-देन न करने की चेतावनी दी

संपत्ति से संबंधित कोई भी लेन-देन वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड शाखा के प्रभार के अधीन होगा, जिसके अंतर्गत नीचे उल्लिखित

राशि	राशि और उस पर ब्याज, लागत आदि शामिल होंगे।							
क्र. सं.	उधारकर्ता, सह—उधारकर्ता के नाम और लैन संख्या	मांग सूचना की तिथि और राशि	संपत्ति का विवरण	कब्जे की तिथि और प्रकार				
1	अजीज खान, इस्लाम खान, परवीन बेगम, अनीस खान ,yih000000045310	20—जून—25 1905285 रु 11—जून—25 तक	अचल संपत्ति यानी प्रॉपर्टी एमपीएल. क्रमांक 11/157, वार्ड क्रमांक 12, क्षेत्रफल 154.50 वर्ग मीटर, मोहल्ला गोरापाड़ा, कस्बा फतेहपुर सीकरी, तहसील किरावली, जिला आगरा—क्षेत्रफलः 1662 वर्ग फुट उत्तर—चंदा अन्य का घर, दक्षिण—हेतराम का घर, पूर्व—6 फीट खरंजा, पश्चिम—हंसो बंशी का घर	प्रतीकात्मक कब्जा 28—अक्टूबर—25 को लिया गया				
दिनांकः 03.11.2025 प्राधिकृत अधिकारी								

उत्कर्ष स्मॉल फाइनेंस बैंक आपकी उम्मीद का खाता

वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड

(एक अनुसूचित वाणिन्यिक बैंक)

आंचलिक कार्यालयः 9बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिनकोड-10060, पंजीकृत कार्यालयः उत्कर्ष टॉवर, एनएच-31 (एयरपोर्ट रोड), सेहमालपुर, काजी सराय, हरहुआ, वाराणसी, उ.प्र.- 221105

सार्वजनिक सूचना

एतदद्वारा सुचित किया जाता है कि निम्नलिखित ऋणकर्ता / गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मुलधान एवं ब्याज का प्रतिभगतान करने में चक कर चुके हैं और इसीलिए ऋण अनिष्पादनीय परिसंपत्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए अनुसार उनके अंतिम ज्ञात पते पर वित्तीय परिसंपित्तयों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 की धारा 13(2) के अंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उद्देश्यों हेतू सूचना के अतिरिक्त है, और इसीलिए उक्त ऋणकर्ताओं को उसके बारे में इस सार्वजनिक सुचना के माध्यम से सुचित किया जा रहा है।

क्र.	शाखा का	खाता का	ऋणकर्ता / गारंटर का नाम	एन.पी.ए. तिथि	मांग सूचना की तिथि
सं.	नाम	नाम	(संपत्ति के स्वामी)		के अनुसार बकाया राशि
1	नोएडा	ग्राहक का नाम— श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता खाता संख्या— 1514060000	श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता (कर्जदार/गिरवी कर्ता) श्रीमती महिमा गुप्ता पत्नी श्री अंशु कुमार गुप्ता (सह—कर्जदार/गिरवीकर्ता)	03/08/2025	₹ 18,74,993/-

सम्पत्ति / सम्पत्तियों का विवरणः डीडीए फ्री होल्ड कमर्शियल प्रॉपर्टी शॉप नंबर-5 का सम्पूर्ण हिस्सा एवं अंश, जो भूतल पर 17.62 वर्ग मीटर एरिया में बना हुआ है, सीएससी पॉकेट-1, दिलशाद गार्डन दिल्ली-110095 के लेआउट प्लान में स्थित है। सम्पत्ति की चौहदी - पूर्वः रोड उत्तरः रोड पश्चिमः

दुका	न नबर–6 दक्षिण	/ दुकान नबर–11			
2	नोएडा	मैसर्स मनोज	मैसर्स मनोज क्रिएशन अपने प्रोपराइटर	04/07/2025	₹ 22,38,380/-
5.2		क्रिएशन	(कर्जदार)	PSSSS SAME CONTRACT	
		खाता संख्या	के माध्यम से श्री मनोज कुमार वर्मा पुत्र		
		15140600000	श्री दल चंद वर्मा (सह–कर्जदार/गिरवीकता)		
		06030	सुश्री वंदना वर्मा पत्नी मनोज कुमार		

(सह–कर्जदार) सम्पत्ति /सम्पत्तियों का विवरणः फ्री होल्ड कमर्शियल प्रॉपटी का सम्पूर्ण हिस्सा एवं अंश, भूतल पर एक दुकान नबर-4, छत क लवल तक ाजसका एरिया 8.55 वर्ग गज यानी 7.15 वर्ग मीटर है। निर्मित सम्पत्ति सं. –X/3559, खसरा नंबर–75 में से, चमेली देवी मंदिर रोड, शांति मोहल्ला, गांधी नगर, गांव–घोंडी आबादी इलाका शाहदरा दिल्ली–110031 में स्थित है। सम्पत्ति की चौहदी इस प्रकार है– पूर्वः उक्त सम्पत्ति का हिस्सा उत्तरः दूसरी

\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	410 410 410	याया । युग्रा । । गर छ			
3	राजेंद्र प्लेस	ग्राहक का नाम—	श्री विपुल पुत्र श्री सुरजीत सिंह	04-07- 2025	₹ 23,36,196/-
100		श्री विपुल पुत्र श्री	(कर्जदार/गिरवीकर्ता)		
		सुरजीत सिंह	श्रीमती बबीता रानी पत्नी श्री सुरजीत सिंह		
		खाता संख्या	(सह–कर्जदार / गिरवीकर्ता)		
		1386050000	श्री सुरजीत सिंह पुत्र श्री सरूप सिंह		
		006193	(गारंटर)		
			श्री अमनदीप पुत्र श्री सुरजीत सिंह		
			(

मीटर),प्लॉट नंबर बी –184 पर बना हुआ, ब्लॉक–बी, मालवार अपार्टमेंट–2 में, आवासीय कॉलोनी शालीमार गार्डन एक्सटेंशन–2, गांव–पसौंदा, परगना—लोनी, तहसील और जिला—गाजियाबाद में स्थित है। सम्पत्ति की चौहद्दी—पूर्वः प्लॉट नंबर—183—बी उत्तरः रोड पश्चिमः प्लॉट नंबर—185—बी

संपत्ति/यों का विवरणः आवासीय सम्पत्ति फ्लैट नंबर बी-2 का सम्पूर्ण हिस्सा एवं अंश, पहली मंजिल पर, कवर्ड एरिया 500 वर्ग फूट (46.44 वर्ग

उपरोक्त ऋणकर्ता / ओं तथा / अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अवधि के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर धारा 13(2) के अंतर्गत वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित (प्रवर्तन) अधिनियम 2002 के प्रावधानों के अनुसार सूचना के निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत भावी कार्रवाइयां की जाएंगी।

(प्राधिकृत अधिकारी), दिनांकः 03.11.2025 स्थानः एनसीआर

उत्कर्ष स्मॉल फाइनेंस बैंक लिमि.

Actual

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

THE PUBLIC SHAREHOLDERS OF

Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

2024. : M/s. GSB Finance Limited ("Target Company") Name of the Target Company 2. Name of the Acquirers Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij

Proposed in the Offer

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs Name of Manager to the Offer

Offer details

GYR Capital Advisors Private Limited MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Name of Registrar to the Offer

Tuesday, September 30, 2025 Tuesday, October 14, 2025 b) Date of Closing of the Offer

Date of Payment of Consideration: Thursday, October 30, 2025

8. Details of the Acquisition

Sr. Particulars

No.		Dog	ument		
8.1	Offer Price	₹ 21.44 per equity share		₹21.44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	35	5
8.3	Aggregate number of shares accepted	15,	60,000	35	i5
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8,5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	il
8.6	Shares Acquired by way of SPA Number Share Capital	33,14,820 (55.25%)		33,14,820 (55,25%)	
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26.00%)		355 (0.01%)	
3.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired % of the shares acquired	Not Applicable		Not Applicable	
8.9	Post Offer shareholding of Acquirers Number Sof Fully Diluted Equity Share Capital	48,74,820 (81.25%)		33,15 (55.2	i,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the

Letter of Offer dated September 22, 2025. The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR

MANAGER TO THE OFFER GYR Capital Advisors Private Limited Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054

Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

a) Date of Opening of the Offer

प्राधिकृत अधिकारी

शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड

है। लक्ष्मी गांव खुरेजी खास इलाका शांदरा के क्षेत्र में विधत नगर, बिल्ली –110092, क्षेत्रफल 450 वर्ग फुट, सीमा पूर्व– गली, पश्चिम– अन्य की संपत्ति, उत्तर- अन्य की संपत्ति, दक्षिण- अन्य की संपत्ति आरजेड-25/223 खसरा संख्या 223 में से, गांव की राजस्व संपदा में स्थित नसीरपुर, आबादी जिसे पश्चिम सागरपुर के नाम से जाना जाता है, नई दिल्ली -110046, क्षेत्रफल: 269.99 वर्ग फुट, सीगा: पूर्व- अन्य की संपत्ति, पश्चिम- गली 8 फुट, उत्तर- अन्य की संपत्ति, दक्षिण-मुरादाबाद, उत्तर प्रदेश – 244301 में स्थित। क्षेत्रकात: 2841 वर्ग फुट, सीमा: पूर्व – असलम का मकान, पश्चिम – सडक, उत्तर – गनी व अन्य का मकान, दक्षिण - सलीम का मकान गाँव के मासूम बाग में रिधत देशना, तहसील व जिला गाजियाबाद, उत्तर प्रदेश - 201015, क्षेत्रफल 896.94 वर्ग फुट, सीमा पूर्व मूखंड संख्या 41, पश्चिमः मूखंड संख्या ३९, उत्तर २० पुट चौडा रास्ता, दक्षिणः अन्य का

11/08/2025 संपत्ति संख्या 1/5699, पहली मंजिल, बिना छत के अधिकार के, 30-10-2025

6,89,235 / -11/08/2025 6,99,218/-खुला, उत्तर - रास्ता, दक्षिण - स्कूल

दीपेन्द्र साह् गीतांजलि साह् फ्लेट संख्या जी-4 मृतल, बिना छत के, खसरा संख्या ६७ नवनीत विहार, 30-10-2025 1,55,030 /-हदबस्त, गाँव खोरा परगना, लोनी, तहसील और जिला गाजियाबाद, उत्तर प्रदेश — 201309, क्षेत्रफल: 450 वर्ग पुट, सीमाएँ: पूर्व – अन्य संपत्ति, पश्चिम – अन्य संपत्ति, उत्तर – अन्य संपत्ति, दक्षिण – अन्य संपत्ति

ग्राम कनोघा में स्थित मकान, खेत संख्या 520 का भाग, परगना और 30-10-2025 तहसील अनूपशहर, जिला बुलंदशहर, उत्तर प्रदेश – 203001, क्षेत्रफलः 6200 वर्ग फुट, सीमाएँ पूर्व – श्री श्री चंद का प्लॉट पश्चिम – t8 फुट। चौढी सडक, उत्तर – श्री भंवर सिंह का घर, दक्षिण – श्री ऋषि पाल

उत्कर्ष स्मॉल फाइनेंस बैंक

006091

क्षेत्रीय कार्यालय : 9बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिन कोड- 10060 पंजीकृत कार्यालय : उत्कर्ष टॉवर, एबएच-31 (एयरपोर्ट मार्ग), सेहमालपुर, काजी सराय, हरहुआ, वाराणसी, उत्तर प्रदेश- 221 105 सार्वजनिक सूचना एतद्द्वारा सूचित किया जाता है कि निम्नलिखित ऋणकर्ता / गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मूलधन एवं ब्याज का प्रतिभुगतान करने में चक कर चुके हैं और इसीलिए ऋण, अनिष्पादनकारी परिसंपत्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए

आपकी उम्मीद का खाता

(एक अनुसूचित वाणिन्यिक बैंक)

अंतर	मनुसार उनके आराम झारा पर पर पराचि पारसपातचा के प्रारामूराकरण एप पुनानमाण तथा प्रारामूरा हिर्त प्रपरान आधानचम 2002 की धारा 13(2) व मंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उद्देश्यों हेतु सूचना के अतिरिक्त है, और इसीलिए उक ऋणकर्ताओं को उसके बारे में इस सार्वजनिक सूचना के माध्यम से सूचित किया जा रहा है।								
क्र. सं.	शाखा का नाम	खाता का नाम	ऋणकर्ता / गारंटर का नाम (संपत्ति के स्वामी)	एन.पी.ए. तिथि	मांग सूचना की तिथि के अनुसार बकाया राशि				
1.	हरिद्वार	ग्राहक का नाम— मैसर्स रजनी एंटरप्राइजेज खाता संख्या— 1397060000 006028 और 1397060000	मैसर्स रजनी एंटरप्राइजेज (ऋणकर्ता) श्री मुकेश कुमार पुत्र श्री समय पाल सिंह (सह—ऋणकर्ता) श्रीमती रजनी पत्नी श्री मुकेश कुमार (सह—ऋणकर्ता/बंधककर्ता)	13—09—2025	চ. 65,15,266 / — और হ. 10,71,046 / —				

संपत्ति / यों का विवरण : बंधककृत संपत्ति का विवरण, आवासीय संपत्ति प्लॉट सं. 3 के समस्त भाग तथा अंश, जिसका खसरा सं.— 1226एम, क्षेत्रफल 1665 वर्ग फूट या 154.73 वर्ग मीटर, मोहल्ला— धीरवाली, गाँव— ज्वालापुर, परगना— ज्वालापुर, तहसील एवं जिला— हरिद्वार— 249403, संपत्ति की सीमाएँ– पूर्व : अन्य मकान, उत्तर : विक्रेता का हिस्सा, पश्चिम : सडक, दक्षिण : अखिलेश शर्मा का मकान।

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2.	देहरादून	श्री राजेश गुरुंग खाता संख्या— 15170500000 00003	श्री राजेश गुरुंग पुत्र श्री राज बहादुर गुरुंग (ऋणकर्ता) सुश्री नीता गुरुंग पत्नी श्री राजेश गुरुंग (सह—ऋणकर्ता / बंधककर्ता)	04 / 07 / 2025	⊽. 21,31,830∕−

संपत्ति / यों का विवरण : आवासीय संपत्ति के समस्त वह भाग तथा अंश जो खाता खतौनी संख्या— 819 (1421 से 1426 फसली) खसरा संख्या— 139 के मिन. क्षेत्रफल 85.31 वर्ग मीटर— मौजा बंजारावाला माफी परगना— मध्य दून जिला— देहरादून में स्थित है। सीमायें :- पूर्वः सड़क, उत्तरः अत्री की संपत्ति, पश्चिमः सड़क, दक्षिणः लक्ष्मी देवी की संपत्ति।

उपरोक्त ऋणकर्ता / ओं तथा / अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अवधि के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर सूचना के निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के प्रावधानों के अनुसार धारा 13(2) के अंतर्गत भावी कार्रवाइयां की जायेंगी।

(प्राधिकृत अधिकारी) दिनाँक : 03-11-2025 उत्कर्ष स्मॉल फाइनेंस बैंक लिमिटेड स्थान : उत्तराखण्ड

(formerly known as Affle (India) Limited)

Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

(Amount in INR million, unless otherwise stated)

	(Amount in INK million, unless otherwise states			
Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year		. S	₽ .	29,183.86
Earnings per equity share (face value INR 2/- per equity share)	Film state	Sycaryotta	2007-210	205.2000
Basic:	7.88	15.40	6,56	27.23
Diluted:	7.86	15.37	6.55	27.19

मनोज कुमार जैन

रिजॉल्युशन प्रोफेशनल

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

I he above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



For Affle 3i Limited Anuj Khanna Sohum Chairperson, Managing Director & Chief Executive Officer

By Order of the Board

Date: November 01, 2025



शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड

क्र. ऋण संख्या / ऋणकर्ता(ओ).

सह-ऋणकर्ता के नाम

0BDR2303000005061028 &

रचना देवी

निगमित कार्यालय : 425, उद्योग विहार फेन IV, मुड्गांव- 122015 (हरियाणा) दरभाष : 0124-4212530/31/32, ई-मेल : customercare@shubham.co, वेबसाइट : www.shubham.co

अधिग्रहण सूचना (अचल संपत्तियों हेतू)

जबकि, अधोहरताक्षरकर्ता ने शुभम हाउसिंग डेयलपमेंट फाइनेंस कंपनी लिमिटेड (यहां इसमें इसके उपरांत शुभम संबोध्य) के प्राधिकृत अधिकारी के रूप में वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित अधिनियम की धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, मांग सूचना निर्गत की थी जिसमें ऋणकर्ताओं को निर्धारित बकाया राशि का उक्त सूचना की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिमृगतान करने को कहा गया था। चूंकि ऋणकर्ता निर्धारित बकाया राशि का प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ताओं को तथा जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत अधिग्रहण कर लिया है।

ऋणकर्ताओं को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्य रूप में सावधान किया जाता है कि संपत्ति का लेन-देन न करें तथा संपत्ति का कोई व किसी भी प्रकार का लेन-देन, यहां इसमें निम्न अकितानुसार एक राशि तथा इस राशि पर ब्याज हेतु शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड के प्रभाराधीन होगा।

ऋणकर्ताओं का ध्यान, प्रतिभूत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है। विवरण निम्नानुसार हैं :

पुराना प्लीट संख्या ३, गली संख्या १८, व्यसरा संख्या २२६५ / २४१. और जया शर्मा, 2285/242 में से, गाँव-सिकदरपुर, बलबीर नगर, शान्दारा, पूर्व अमित शर्मा दिल्ली – 110032, क्षेत्रफलः 484.37 वर्ग फुट, सीमाएँ: पूर्व- अन्य 5,57,871/-संपत्ति, पश्चिम - गली, उत्तर - अन्य संपत्ति, दक्षिण-अन्य संपति 0YVR2212000005056239, दूसरी मंजिल, संपत्ति संख्या जे-3/40, आयत संख्या 54, किला संख्या 30-10-2025 11/08/2025 कानूनी उत्तराधिकारी 10,90,774/-18 और 19/1 के अंतर्गत आती है। जे-एक्सटेंशन की आबादी में स्थित (दिवंगत उर्मिला), 11/08/2025 10,77,835/-

छत के अधिकार के बिना दूसरी मंजिल, संपत्ति संख्या 30-10-2025 चांदनी खातून 0MBD2310000005071274; सकल निर्माण भूखंड का हिस्सा, भीजा बराही, तहसील संगल और जिला 30-10-2025 11/08/2025 फ्रकान, यासमीन 8,75,660 /-खसरा संख्या 381 में से फ्रीहोल्ड आवासीय भूखंड संख्या 40 मसूरी परगना 30-10-2025 0DNA2310000005070872, रतिना कामेर जहां

ODEL1911000005024440, निजी संख्या बी-104, प्रथम तल, खसरा संख्या 1276 मिन. (1-01), और **30-10-2025** 1277 मिन. (0-5), विस्तारित लाल डोरा आबादी, गाँव- कापसडेडा, नई दिल्ली- 110097, क्षेत्रफल: 334.97 वर्ग फुट, सीमाएँ: पूर्व - मंदिर, पश्चिम

0NDA2403000005081752, कानूनी उत्तराधिकारी विपिन कुमार शर्मा), पूनम शर्मा 11/08/2025 दिनेश सिंह, 8,01,295/-

डिस्टिलरी लिमिटेड के लिए स्थान : गुड़गाँव विनाँक : 01-11-2025

15 नवम्बर-2025 को अथवा उसके पहले अपराहन 3.00 वजे तक ई-प्रोक्योरमेंट पोर्टल में अपलोड की जा सकती हैं तथ -निविदाएं (तकनीकी) 17-नवम्बर-2025 को अपराहन 3.00 बजे खोली जाएंगी। "शुद्धिपत्र", यदि कोई हो, सिर्फ बीबी० है वेबसाइट एवं ई-प्रोक्कोरमेंट पोर्टल पर जारी किए जाएंगे तथा किसी भी समाधारपत्र में प्रकाशित नहीं किया जाएंग सार्वजनिक सूचना

जेएम फीड मिल्स प्राइवेट लिमिटेड (परिसमापनाधीन) की परिसंपत्तियों के हस्तांतरण हेत् अभिरुचि पत्र आमंत्रित करने हेत्

दि ब्रेथवेट वर्न एण्ड जेसप

कंस्ट्रक्शन कंपनी लिमिटेड

पंजीकृत कार्यालयः 27, राजेन्द्र नाथ मुखर्जी शेंड, कोलकाता-700 001 दूरभाष सं. (033) 2248-5841-44,

इंमेल: info.bbjconst@bbjconst.com; येवसाइट: www.bbjconst.com

ई-निविदा आंमत्रण सूचना

गेरका रोड मंडल की मेन लाइन के अंतर्गत बारंग एवं मंचेश्वर स्टेशन के बीच एलसी सं. 184 के बदले में रेलवे किमी

26/21-23 पर रोड ओवर बिज (आरओबी) स्पैन (1x48 मीटर वो स्ट्रिंग गर्डर + 1x18 मीटर कम्पोजिट गर्डर) रे

मेगीण के संबंध में सिविल कार्यों के निष्पादन हेत् प्रतिष्ठित एवं संसाधन सम्पन्न विकेताओं से वो-बोली प्रचाली के अधीन

नेविदा दस्तामेज https://eprocure.gov.in/eprocure/app तया/अवदा bbjtenders@bbjconst.com (निविद आईडी: 2025 बीबीजेसी 883776 1) से दाउनलोट किए जा सकते हैं। मृहरबंद ई-बोलियां (दो-लिफाफा प्रणाली

निविदा सं : ईएनआईटी/एलसी-184/आरओबी/आर1/टी-18-2025 दिनांक 01-11-2025

माननीय राष्ट्रीय कंपनी विधि न्यायाधिकरण, न्यायालय—।।, बंडीगढ़ पीठ द्वारा नियुक्त जेएम फीड मिल्स प्राइवेट लिमिटेड के अधोहरताक्षरी परिसमापक, दिनांक 08.08.2025 के आर्दश द्वारा, मेसर्स जेएम फींड मिल्स प्राइवेट लिमिटेड ''कॉर्पोरेट देनदार'' की "अप्रत्याशित परिसंपत्तियाँ "एनआरआरए") के हरतांतरण हेतु इच्छुक व्यक्ति से अभिरुचि पत्र (ईओआई) आमंत्रित करते हैं। यह अभिरुचि पत्र, दिवाला एवं शोधन अक्षमता संहिता 2016 ("कोड") के प्रावधानों के अंतर्गत, भारतीय दिवाला एवं शोधन अक्षमता बोर्ड (परिसमापन प्रक्रिया) विनियम 2016 के विनियम 37ए के साथ पठित,

'जैसा है जहाँ है'' तथा ''जो भी है'' के आधार पर, अग्रिम और साझा आधार पर, परिहार लेनदेन के स्थानांतरण या असाइनमेंट पर होगा। परिसंपत्ति की प्रकृति परिसंपत्तियों का विवरण पीयूएफई लेनदेन के अंतर्गत परिहार दिवाला एवं शोधन अक्षमता संहिता. 2016 की धारा 66 के अंतर्गत लेनदेन / वसूली के सभी अधिकार | आवेदन के अंतर्गत 31.32 करोड रुपये के लेनदेन, माननीय

नसीएलटी, न्यायालय—।। चंडीगढ के समक्ष लंबित हैं। इच्छुक पक्ष ईओआई जमा करने के लिए विस्तृत ईओआई प्रक्रिया दस्तावेज ईमेल आईजी: ip.imfeed@gmail.com सीसी: cmaashokgupt@gmail.com पर ई-अनुरोध भेजकर प्राप्त कर सकते हैं। इस प्रयोजन हेत् समय-सीमा निम्नानुसार होगी:

पान्नता दस्तावेज और ईएमडी जमा करने की अंतिम तिथि 18.11.2025 योग्य प्रतिमागियों की घोषणा की तिथि 20.11.2025 दस्तावेज और जानकारी साझा करने की तिथि 20.11.2025

प्रस्ताव जमा करने की अंतिम तिथि 29.11.2025 अशोक कुमार गुप्ता परिसमापक जे एम फीड मिल्स प्राइवेट लिमिटेड (परिसमापन में) 304, डी.आर. चैंबर, डी.बी. गुप्ता रोड, 12866, करोल बाग,

दिनांक: 01-11-2025 नई दिल्ली-110005, ईमेलः ip.jmfeed@gmail.com स्थानः नई दिल्ली सीसी: cmaashokgupt@gmail.com फॉर्म जी अभिरूचि की अभिव्यक्ति हेतु आमंत्रण

अल्केमिस्ट कैपिटल लिमिटेड (पूर्व में दुब्रो होल्डिंग्स लिमिटेड के नाम से जाना जाता था) एक गैर—बैंकिंग वित्तीय कंपनी के रूप में कार्यरत

	दिवाला और ऋण शोध अक्षमता (कार्पोरेट व्यक्ति	ा आर बी आई द्वारा रह कर दिया गया) तयों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) इए के उप–नियमावली (1) के अधीन
	प्रासंगिव	ह विवरण
1.	कॉर्पोरेट देनदार का नाम, पैन और सीआईएन/एलएलपी नंबर सहित।	अल्केमिस्ट केपिटल लिमिटेड सीआईएन: U65993CH2000PLC024127 पैन: AABCT5925F
2.	पंजीकृत कार्यालय का पता	पंजीकृत कार्यालयः प्लॉट संख्या एक-5, प्रथम तल, राजीव गांधी आईटी पार्क, चंडीगढ़, भारत, 160101
3,	वेबसाइट का यूआरएल	https://cirpalchemistcapital.in/
4.	उस स्थान का विवरण जहाँ अधिकांश अवल संपत्तियाँ स्थित हैं	31.03.2022 तक उपलब्ध जानकारी के अनुसार लेखापरीक्षित विलीय विवरणों के आधार पर कंपनी के पास कोई अवल संपत्ति नहीं है।
5,	मुख्य उत्पादों/सेवाओं की स्थापित क्षमता	लागू नहीं, क्योंकि कंपनी एक एनबीएफसी के रूप में काम कर रही थी (19.12.2017 को आरबीआई द्वारा प्रमाणपत्र रद्द कर दिया गया)।
б.	पिछले वित्तीय वर्ष में बेचे गए मुख्य उत्पादों/सेवाओं की मात्रा और मूल्य	
7.	कर्मचरियों/कामगारों की संख्या	शून्य
8.		आवश्यक विवरण सहित रुचि की अभिव्यक्ति के लिए विस्तृत आमंत्रण cirp.alchemistcapital@gmail.com
9,	संहिता की धारा 25(2)(एच) के तहत समाधान आवेदकों के लिए पात्रता URL पर	पर ईमेल भेजकर प्राप्त किया जा सकता है या https://cirpalchemistcapital.in/ से डाउनलोड

जस्व 10 रुचि की अभिव्यक्ति प्राप्त करने की अंतिम 18-11-2025 11 संभावित समाधान आवेदको की अनंतिम 28-11-2025 सुची जारी करने की तिथि अनंतिम सुची पर आपत्तियां प्रस्तुत करने की 03-12-2025 अंभावित समाधान आवेदकों की अंतिम सुची 13-12-2025 जारी करने की तिथि 14 सवना ज्ञापन मृल्यांकन मेट्रिक्स ओर 18-12-2025

संभावित समाधान आवेदकों के लिए समाधान योजनाओं के अनुरोध जारी करने 15. अंतिम समाधान योजना प्रस्तुत करने की 17-01-2026 6. रुचि की अभिव्यक्ति प्रस्तुत करने के लिए cirp.alchemistcapital@gmail.com ईमेल आईडी संसाधित करें

आईबीबीआई पंजीकरण: IBBI/IPA-001/IP-P-02707/2022-2023/1417: तिथि : 03.11.2025 पत्राचार पताः बी-318, टावर बी, केएलजे नोएडा वन, सेक्टर 62 स्थानः नई दिल्ली नोएडा, गौतमबुद्ध नगर, उत्तर प्रदेश-201309

> • सीआईएनः U15511DL2001PLC109883 • पंजीकृत कार्यालयः 16, सामुदायिव केंद्र, न्यू फ्रेंड्स कॉलोनी, नई दिल्ली -110025 • दूरभाषः +91-11-26823089 47501600, ईमेल आईडी: hdistt@gmail.com, ISIN : INE02QK01010

25वीं वार्षिक आम बैठक की सूचना इसके द्वारा सूचना दी जाती है कि कंपनी की 25वीं वार्षिक आम बैठक (एजीएम) गुरुवार, 27 नवंबर 2025 को दोपहर 12:30 बजे वीडियो कॉन्फ्रेंसिंग या अन्य ऑडियो-विजुअल माध्यमों (वीसी / ओएवीएम) के माध्यम से आयोजित की जाएगी, व्यवसाय का संचालन करने के लिए

हरियाणा डिस्टिलरी लिमिटेड

जैसा कि एजीएम के नोटिस में निर्धारित हुआ है। एजीएम सामान्य परिपत्र संख्या 03/2025 दिनांक 22.09.2025 के प्रावधानों के अनुपालन में जिसे 8 अप्रैल, 2020, 13 अप्रैल, 2020, 5 मई, 2020, 13 जनवरी, 2021, 8 दिसंबर, 2021, 14 दिसंबर, 2021, 5 मई, 2022, 25.09.2023 और 19 सितंबर, 2024 (सामूहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) के परिपत्रों के साथ पढ़ित मारत सरकार ("एमसीए") और कंपनी

अधिनियम, 2013 के अन्य लागू प्रावधान में आयोजित की जाएगी । 2024-25 की वार्षिक रिपोर्ट के साथ एजीएम की सूचना उन सभी सदस्यों को उपरोक्त एमसीए परिपत्रों के अनुसार भेजी जा रही है, जिन्होंने कंपनी / डिपॉजिटरी के साथ अपनी ईमेल आईडी पंजीकृत की है और यह एनएसडीएल https://www.evoting.nsdl.com. की वेबसाइट पर मी उपलब्ध होगा । सदस्य ऐसी सूचना में दिए गए अनुदेशों के अनुसार वीसी / ओएवीएम सुविधा के माध्यम से एजीएम में भाग ले सकते हैं, भाग ले सकते हैं और अपना वोट दे सकते हैं। जिन

सदस्यों ने अब तक अपना ई-मेल पता पंजीकृत नहीं किया है, उनसे अनुरोध है कि वे अपने ई-मेल पते को उनके साथ पंजीकृत करें। कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक वार्षिक समापन के लिए 20 नवंबर, 2025

से 26 नवंबर 2025 (दोनों दिन शामिल) तक बंद रहेगा। सदस्यों को सचित किया जाता है कि रिमोट ई-वोटिंग अवधि सोमवार, 24 नवंबर, 2025 को सुबह 09:00 बजे शुरू होगी और बुधवार, 26 नवंबर, 2025 को शाम 05:00 बजे समाप्त होगी। इसके बाद एनएसडीएल द्वारा

रिमोट ई—वोटिंग मॉड्यूल को मतदान के लिए अक्षम कर दिया जाएगा। i. बैठक के दौरान रिमोट ई—वोटिंग और मतदान के माध्यम से वोट डालने के लिए, सदस्यों को सङ्गाव दिया जाता है: क युआरएल पर जाएं: पर्सनल कंप्यूटर पर या मोबाइल टेलीफोन पर

https://www.evoting.nsdl.com करें और 'शेयरधारकों' अनुभाग के तहत आइकन "लॉगिन" पर विलक करें– स्क्रीन पर दिखाए गए अनुसार अपना यूजर आईडी, पासवर्ड और एक सत्यापन कोड दर्ज करे.

ख. आपकी यूजर आईडी का विवरण नीचे दिया गया है' Manner of holding shares i.e. Demat Your User ID is: (NSDL or CDSL) or Physical a) For Members holding shares in 8 Character DP ID followed by 8 Digit Client ID. For demat account with NSDL. For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12***** b) For Members holding shares in [16 Digit Beneficiary ID. For example if your Beneficiary ID is 12****** then your user ID demat account with CDSL

c) For Members holding shares in EVEN Number that is 120904, followed by Folio Physical Form. Number registered with the company. For example iffolio number is 001*** and EVEN is 120904 then user ID is 120904001*** पासवर्ड-- (I) यदि आप पहले से ही ई--वोटिंग के लिए पंजीकृत हैं-- तो लॉगिन करने और अपना वोट डालने के लिए अपने मौजूदा पासवर्ड का उपयोग करें। (ii), यदि पंजीकृत नहीं

है— 'प्रारंभिक पासवर्ड' प्राप्त करें। iii. ई—वोटिंग या रिमोट ई वोटिंग सहित वीसी/ओएवीएम सुविधा के माध्यम से उपरोक्त एजीएम में शामिल होने के लिए लॉगिन विवरण प्राप्त करने के लिए और नोटिस की सेवा के लिए कंपनी के साथ अपनी ईमेल आईडी के पंजीकरण के लिए, सदस्य पंजीकृत कार्यालय में डाक / क्रियर के माध्यम से या hdistt@gmail.com या hdisecretarial@gmail.com पर ईमेल भेजकर कंपनी को विधिवत हस्ताक्षरित अनुरोध पत्र भेज सकते हैं एजीएम की तारीख

से पहले जल्द से जल	द निम्नलिखित जानकारी कें साधः	100 00 10 CONTROL STANDAY OUT TOWN
a) Folio No./ DP Id	b) Name of the Shareholder	c) Client ID/ Copy of Share
d) Copy of PAN Card (Self Attested)	e) Copy of Aadhar (Self Attested)	Certificate (Front and Bac
f) Valid Email ID for	g) Valid Mobile No.	

के नोटिस बोर्ड और एनएसडीएल की वेबसाइट (www.evoting.nsdl.com) पर रखे जाएंगे। यदि आपके पास ई-वोटिंग सुविधा से संबंधित कोई प्रश्न है, तो कृपया www.evoting.nsdl.com पर डाउनलोड अनुभाग में उपलब्ध शेयरधारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू) और ई-वोटिंग उपयोगकर्ता मैनुअल देखें या hdistt@gmail.com

iv. मतदान का परिणाम एजीएम के समापन से 48 घंटों के भीतर यानी 29 नवंबर, 2025 को या

उससे पहले घोषित किया जाएगा और इस प्रकार घोषित परिणाम कंपनी के पंजीकृत कार्यालय

or hdlsecretarial@gmail.com and evoting@nsdl.co.in को प्रश्न भेजें । बोर्ड के आदेश से हरियाणा दिनांकः 03.11.2025 हस्ता/- शशि कुमार नायर, निदेशक स्थान : नई दिल्ली

epaper.jansatta.com

Place: Mumbai

Date: 01-11-2025

Lucknow

मुंबई लक्षदीप 🔾

बस स्थानकांवर लवकरच होणार मोफत 'वाचन कहा'

सोलापूर, दि. २: पंतप्रधान नरेंद्र मोदी यांच्या पंचाहत्तरीनिमित्त राज्य मार्ग परिवहन महामंडळाने राज्यातील प्रमुख ७५ एसटी बसस्थानकांवर मोफत 'वाचनालय' सुरू करण्याची प्रक्रिया सुरू झाली आहे. लवकर जिल्ह्यातील सांगोला, अकलूज आणि करमाळा बस स्थानकावर असा वाचनकट्टा सुरू होणार आहे. ज्ञान, साहित्य आणि संस्कृतीचा दिवा जनतेसाठी प्रज्वलित करण्यासाठी महाराष्ट्र राज्य मार्ग परिवहन महामंडळाने एक आगळावेगळा, लोकाभिमुखआणि

संस्कारमूल्ये जपणारा उपक्रम हाती घेतला आहे. एसटी महामंडळाच्या मुख्यालयात झालेल्या ३०९ व्या संचालक मंडळाच्या बैठकीत या निर्णयाची घोषणा परिवहन मंत्री तथा एसटी महामंडळाचे अध्यक्ष प्रताप सरनाईक यांनी नुकतीच केली.या बैठकीस परिवहन आयुक्त विवेक भीमनवार, तसेच उपाध्यक्ष

व्यवस्थापकीय

संचालक डॉ.

माधव कुसेकर

उपस्थित होते.

जाहीर सूचना सर्वसाधारण जनतेला सूचना देण्यात येते की, माझे अशील श्री. नितीन विजयानंद उजगरे हे स्वर्गीय श्री **विजयानंद भास्कर उजगरे** यांचे कायदेशीर वारसदार ने खोली क्र.डी/४३, तळमजला, चारकोप (१) उदयचल को-ऑपरेटिव्ह हौसिंग सोसायटी लि लॉट क्र.३१३, सेक्टर-३, चारकोप, कांदिवली (पश्चिम), मुंबई-४०००६७ चे मालक होते.

ज्याअर्थी, सदर जागा मुळतः स्वर्गीय श्री. विजयानं **भास्कर उजगरे** यांना देण्यात आली होती. ज्यांचे २४ ऑक्टोबर, २००३ रोजी निधन झाले आणि त्यांच्या ^{१श्च्यात} <mark>१. श्रीमती. निशा विजयानंद उजगरे (पत्नी</mark>) यांचे ३० जलै. २००७ रोजी निधन झाले. **२. श्री. नितीन** विजयानंद उजगरे (मुलगा), ३. श्री. विलास विजयानंद उजगरे (मुलगा), ४. श्री. चंद्रमोहन विजयानंद उजगरे (मलगा) यांचे निधन २७ एप्रिल. १९९१ रोजी झाले .जु. यांची पत्नी **श्रीमती मोहिनी चंद्रमोहन उजगरे** आणि एक विवाहित मुलगी **श्रीमती कविता विश्वनाथ दळवी** उर्फ कमारी कविता चंदमोहन उजगरे हे त्यांचे एकमेव कायदेशीर वारसदार व प्रतिनिधी आहेत. वरील सर्व कायदेशीर वारसदारांनी माझे अशील **श्री. नितीन विजयानंद उजगरे** यांच्या नावे नोंदणीकत मक्तता करारनामा केले आहे, ज्यामुळे त्यांनी सदर जागेतील ऱ्यांचे सर्व संबंधित हक, मालकी हक आणि हितसंबंध मोडन दिले आहेत. परिणामी, माझे अशील **श्री, नितीन** वेजयानंद उजगरे हे सदर मालमत्तेचे एकमेव आणि मंपूर्ण मालक झाले आहेत. ते आता म्हाडाकडे हस्तांतरण एनओसी देण्याकरिता अर्ज करतील आणि तदनंतर . एकमेव सदस्य म्हणून त्याच्या नावे भाग प्रमाणपत्र आणि . सदस्यत्व हस्तांतरित करण्याकरिता सोसायटीकडे अर्ज

मदर मालमनेच्या मंदर्भात कोणताही आक्षेप <mark>धारणाधिकार, गहाणखत, बक्षीस, वारसा, जप्ती, भार</mark> त्र्याज, मालकी हक, गहाणखत किंवा इतर कोणताही रावा असलेली कोणतीही व्यक्ती कायदेशीर वारस गमनिर्देशित व्यक्ती किंवा दावेदार यांनी या सूचना प्रकाशित ाल्यापासून **१५ (पंधरा)** दिवसांच्या आत वैंध कागदोपत्री ाव्यासह अधोस्वाक्षरीकाराशी संपर्क साधावा. विहित . कालावधीनंतर प्राप्त झालेले दावे किंवा आक्षेप माफ केले गेले आहेत किंवा सोडून दिले आहेत असे मानले जाईल आणि त्यानंतर असे कोणतेही दावे विचारात घेतले जाणार नाहीत.

सही/-ॲड. अधिराज भालेकर प्लॉट क्र.१०५, मातोश्री बंगला, दुकान क्र.४, आरएससी २४. ८३५ सोसायटी जवळ. सेक्टर ८. चारकोप, कांदिवली (प.), मुंबई-४०००६७. हाण: मुंबई दिनांक: ०३.११.२०२५

PUBLIC NOTICE

NOTICE IS GIVEN TO PUBLIC AT LARGE THAT MRS USHA PRAVIN PATEL residing at Flat No. 704, RajendraVihar, Khetwadi, 12th Cross Lane, Mumbai -400004 is negotiating with our client for sell, transfer and assign to our client free from encumbrances a piece and parcel of immovable property being plot of land alongwith building standing thereon namely "PATHARE HOUSE" situated on land or ground bearing C.S. No.1027 of Girgaon Division, D ward lying, being and situated at building No.16 , Khetwadi, 12th Cross Lane, Mumbai 400014 (hereinafter referred to as "Property") and more particularly described in the schedule hereunder written.

Any person having any claims or rights in respect of the property either way of inheritance, share, sale, mortgage, lease, lien, license, gift, possession, charge or encumbrance nowsoever or otherwise is hereby required to intimate to the undersigned within 14 days of his claim, if any, with all documents in support of his claim failing which the transaction shall be completed without reference to such claim and the claims, if any, of such person shall be treated as waived and not binding

THE SCHEDULE ABOVE REFERRED TO:

ALL THAT piece and parcel of immovable property area admeasuring 152.07 sq.mtrsbeing plot of land alongwith building standing thereon namely "PATHARE HOUSE" situated on land or ground bearing C.S. No.1027 of Girgaon Division, C.S. Reg No.106, C.S. Page No.39, Street No. 8 and assessed under Municipal House No. 12/14, D Ward lying, being and situated at building No.16, Khetwadi, 12th Cross Lane, Mumbai 400014: Dated this 3 day of November 2025.

जाहीर सूचना

सुचना देण्यात येते की, श्री. डोलारभाई अमीचंद गांधी व श्री. जनक अमीचंद गांधी है पलंट क्र.00१, इमारत क्र.डी-२, दियाली गांतीनगर को-ऑप.ही.सी.लि. म्हणून जात इमारत, इमारत क्रमांक डी-१/२, सेक्टर क्र.६, शांतीनगर, मीरा रोड (पूर्व), जिल्हा ठाणे-४०११०७ वा जागेचे सदस्य/ मालक होते. त्यांच्याकडे दिनांक १२.०८.१९११ रोजी वितरीत केलेले अनुक्रमांक १०१ ते १०५ पारक ६.५० प्रत्येकीचे ५ पुणेपणे भरणा केलेले शेअसंचे भाग प्रमाणपत्र क्र.0११ होते. सदर मालक/सदस्य श्री. डोलारभाई अमीचंद्र

१८८९), रहार जाउँ नार्वाच्य कार्याच्य कार्य कार्याच्य कार्य कार्याच्य कार्याच कार्याच कार्याच्य कार्याच्य कार्याच्य कार्याच्य कार्याच्य कार्य कार कार्य कार्य कार्य कार कार्य कार कार्य कार कार्य कार कार्य कार

तरुणा किरीट कोठारी (पुर्वीचे नाव: कुमारी तरुणा अमितचंद गांधी) यांनी वरील फ्लॅटमधील मयत सदस्यांच्या शेअर्सचे

२,००% मानकी हक हस्तांतरित करण्यासाठी सदस्यत्वाकरित अर्ज केला आहे, जेणेकरून इतर कायदेशीर वारसदारांच्य कुक संमतीने आणि ठाणे येथील संयुक्त उप-निबंधकांकहे

रुक्त संमतीने आणि ठाण थथाल सबुक्त उन-गणपनगणन्य गोंदणीकृत मुक्तता करारनामा अंमलात आणता येईल.

खाली स्वाक्षरी करणारे वकील याद्वारे इतर वारसदारांक**ड** खाला स्वीक्षा करणार वकाल यद्धार इत वास्तदाशकट्ट्र किंद्र्या द्वाराकड्ट्र किंद्र्या आक्षेत्र घेणाऱ्याकड्ट्र मयर सदस्याकारता दावे आक्षेपां सामधेन देण्यासाठी पुराव्यंच्य करण्याकरिता दावे (आक्षेपांना सामधेन देण्यासाठी पुराव्यंच्य प्रतीसह, या सुवना प्रकाशित झाल्यापासून १५ दिवसांच्य आत, दावे (आक्षेपांना समर्थन देण्यासाठी आवश्यक

असलेल्या पुराव्यांसह, आक्षेप मागवत आहेत. जर व

नमूद केलेल्या कालावधीत कोणतेही दावे/आक्षेप प्राप्त झाले नाहीत, तर माझ्या अलिंाना जमिनीच्या उप-कायद्यांतर्गत प्रदान केलेल्या पद्धतीने मयत सदस्यांच्या शेअर्स आणि हितसंबंधाशी व्यवहार करण्याचे मोकळीक

श्री. एस.जी. पाटील, वकील उच्च न्यायालय

''अपुर्वा'' दुकान क्र.६, इमारत क्र.बी-११, सेक्टर क्र.७, शांतीनगर, मिरा रोड (पुर्व), ठाणे-४०११०७.

ठिकाण: मिरा रोड ठाणे, दिनांक: ०३.११.२०२५

AdvSoumva Ail. MVS Legal Associates 45,A wing Mittal Tower, OppVidhanBhavan Mumbai - 400 021.

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि, युनिट क्र ६ए, तळ मजला, गोराई होम्स बिल्डिंग, कुलवेग चर्च शेजारी बोरीवली गोराई पोलीस स्टेशन समोर मुंबई-४०००६६ हि मिळकत आमचे अशील श्रीमती एल. के. पटेल यांच्या मालकी व कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळकर मूळ विकासक मे. रॉकस्टार डेव्हलपर्स प्रा. लि योंच्याक डन करारनामा दि. १५/०२/१९९६ प्रमाप वेकत घेतली होती. सदर मिळकती संदर्भात मूळ करारनामा दि. १५/०२/१९९६ हे गहाळ झा आहे. सदर मिळकतींबाबत माझ्या अशिलांर्न मला नामाधिकार हक्क, हितसंबंध अधिकार शिर्षक तपासणी करण्यास सांगितले आहे सदरची मिळकत ते संभाव्य खरेदीदारास विकत देणार आहेत.

तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सदर जाहीर नोटीस प्रसिद्ध झाल्यापासून १५ दिवसांचे आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखि स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.), ता. वसई, जि. पालघर-४०१२०२, य यत्त्यावर कळवावा. नपेक्षा सदर मिळकतीव कोणाचाही कसल्याही प्रकारे हक्क नाही व तो असल्यास सोडून दिलेला आहे असे समजण्यात येईल याची कृपया नोंद घ्यावी. ता. ०३.११.२०२५

अशिलांतर्फे ॲड. पायस डिमेले

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि. यनिट क ६बी, पहिला मजला, गोराई होम्स बिल्डिंग कुलवेम चर्च शेजारी, बोरीवली गोराई पोलीस स्टेशन समोर, मुंबई-४०००६६ हि मिळकत् आमचे अशील श्री राजीव के पटेल यांच्या मालर्क व कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळकर मूळ विकासक मे. रॉकस्टार डेव्हलपर्स प्रा. लि . गांच्याकडून करारनामा दि. १५/०२/१९९६ प्रमाप विकत घेतली होती सदर मिळकती संदर्भात मळ करारनामा दि १५/०२/१९९६ हे गहाळ झार आहे. सदर मिळकतींबाबत माझ्या अशिलांनी मला नामाधिकार हक्क, हितसंबंध अधिकार शिर्षक तपासणी करण्यास सांगितले आहे सदरची मिळकत ते संभाव्य खरेटीदारास विकत देणार आहेत.

तरी या संदर्भात जर कोणीही इसमांचा विक्री ाहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सद जाहीर नोटीस प्रसिद्ध झाल्यापासन १५ दिवसांच आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखि स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित रॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.), ता. वसई, जि. पालघर-४०१२०३ या पत्त्यावर कळवावा, नपेक्षा सदर मिळकतीवर कोणाचाही कसल्याही प्रकारे हक्क नाही व तं असल्यास सोडून दिलेला आहे असे समजण्या येईल याची कपया नोंद ध्यावी.

ता. ०३.११.२०२५ अशिलांतर्फे ॲड. पायस डिमेलो

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि, युनिट व्र १०१ सी, गोराई होम्स बिल्डिंग, कुलवेम चर्च शेजारी बोरीवली गोराई पोलीस स्टेशन समोर, मुंबई ४०००६६ हि मिळकत आमचे अशील श्री एस. एल पटेल (एचयुएफ) यांच्या मालकी व कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळकर मुळ विकासक मे. प्रवेश प्रॉपर्टी डेव्हलपर्स प्र ले., यांच्याकडून करारनामा दि. २७/११/१९९। प्रमाणे विकर्त घेतली होती. सदर मिळकर्त संदर्भात मूळ करारनामा दि. २७/११/१९९५ हे गहाळ झाले आहे. सदर मिळकतींबाबत माझ्य अशिलांनी मला नामाधिकार हक्क, हितसंबंध अधिकार, शिर्षक तपासणी करण्यास सांगितले आहे. सदरची मिळकत ते संभाव्य खरेदीदारार विकत देणार आहेत.

तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सद जाहीर नोटीस प्रसिद्ध झाल्यापासन १५ दिवसां आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.). ता. वसई. जि. पालघर-४०१२०२. य ग्रत्यावर कळवावा, नपेक्षा सदर मिळकतीव कोणाचाही कसल्याही प्रकारे हक्क नाही व ते असल्यास सोडून दिलेला आहे असे समजण्यात येईल याची कृपया नोंद घ्यावी. ना ०३ ११ २०२५

अशिलांतर्फे ॲड. पायस डिमेलो

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि, युनिट क्र १०१बी. गोराई होम्स बिल्डिंग, कलवेम चर्च रोजारी, बोरीवली गोराई पोलीस स्टेशन समोर मुंबई-४०००६६ हि मिळकत आमचे अशील र्ज् जतीन एस. पटेल यांच्या मालकी कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळकत मूळ विकासक मे. प्रवेश प्रॉपर्टी डेव्हलपर्स प्रा . हे., यांच्याकडून करारनामा दि. २७/११/१९९५ प्रमाणे विकत घेतली होती. सदर मिळकर्त संदर्भात मळ करारनामा दि. २७/११/१९९५ गहाळ झाले आहे. सदर मिळकतींबाबत माझ्य अशिलांनी मला नामाधिकार हक्क, हितसंबंध थशिकार त्रिर्षक नाम्यामी करामास संमित्रहे आहे. सदरची मिळकत ते संभाव्य खरेदीदारास विकत देणार आहेत.

तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सदर जाहीर नोटीस प्रसिद्ध झाल्यापासून १५ दिवसांचे आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.), ता. वसई, जि. पालघर-४०१२०२ ा पत्त्यावर कळवावा, नपेक्षा सदर मिळकतीव कोणाचाही कसल्याही प्रकारे हक्क नाही व तं असल्यास सोडून दिलेला आहे असे समजण्या येईल याची कृपेया नोंद ध्यावी. ता. ०३.११.२०२५

अशिलांतर्फे ॲड. पायस डिमेलो

जाहीर सूचना

प्री. आबिद असगरली मुळजी हे अस्मिता ऑर्किड-को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड, अस्मित न्क्लेव्ह फेज-४, एन एच हायस्कूलजवळ, नयानगर मीरा रोड (पर्व), ठाणे-४०११०७ या जागेचे सदस्य आहेत आणि फ्लॅट क्र.१०४/ए-विंग, १ला मजला, अस्मित ऑर्किड-१ को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड म्हणून ज्ञात इमारत, अस्मिता एन्क्लेव्ह फेज-४, एन एच हायस्कूलजवळ, नयानगर, मीरा रोड (पर्व). ठाणे-४०११०। येथील जागेचे धारक आहेत, सोसायटीद्वारे वितरीत अनुक्रमांक ०१६ ते ०२० धारक ५ पूर्णपणे भरणा केलेले शेअर्सचे भाग प्रमाणपत्र क्र.०४ आहे, यांचे २३.१०.२०२५ रोजी निधन झाले. त्यांच्या पश्चात श्रीमती रुबिनाबिर मुळजी या त्यांची पत्नी आणि एकमेव कायदेशीर वारसदा -आणि सोसायटीमध्ये नोंदणीकृत नामनिर्देशित व्यक्ती

माझे अशील श्रीमती रुबिनाबिद मुळजी या मयत व्यक्तीच्य एकमेव कायदेशीर वारसदार आणि नामनिर्देशित व्यक्ती असल्याने सोसायटीच्या भांडवली मालमत्तेतील मयत त्रक्तीचा हिस्सा आणि हितसंबंध त्यांच्या नावे हस्तांतरित _{रुरण्याकरिता} सोसायटीकडे अर्ज करण्याचा त्यांचा विचा

मी माझे अशील श्रीमती रुबिनाबिद मुळजी यांच्या वतीने गेसायटीच्या भांडवली मालमनेतील मयत व्यक्तीच्या हिस्स आणि हितसंबंधाबाबत आणि सोसायटीच्या भांडवल गलमत्तेतील हिस्सा आणि हितसंबंध माझे अशील श्रीमर्त कायदेशीर वारसदारांकडून किंवा दावेदारांकडून किं**व** दावेदारांकडून दावे किंवा आक्षेप मागवित आहे. रुबिन आबिद मुळजी यांनी ही सूचना प्रकाशित झाल्यापासून १४ दिवसांच्या आत दस्तावेजी पुराव्यांसह स्वाक्षरीकर्त्यार्श घेतले जाणार नाहीत आणि सोसायटीच्या उपनियमांतर्गत तरतूद केल्यानुसार सोसायटीच्या भांडवली मालमत्तेतील मयत व्यक्तीच्या हिस्सा आणि हितसंबंधांचे व्यवहार करण्यास सोसायटी मोकळी असेल

(एल. ए. शर्मा आणि असोसिएट्स) वकील उच्च न्यायालय ०१-आशापुरा शॉपिंग सेंटर, सी.एस. कॉम्प्लेक्स रोड क्र.२, दहिसर (पूर्व), मुंबई-४०००६८.

PUBLIC NOTICE

Late Mrs. AARTI AMIT PAREKH of Acharya Ashram Sahakari Gruh Nirman Sanstha having address at Final Plot No. 418, 419, 424, TPS-3, 19th Road Naka, Borivali (West), Mumba 400092 holding Flat No. C-903 on the th Floor of Wing-C of the building o the society, died on Dated: 05-07-2008 ithout making any nomination The society hereby invites claims

objections from the heir or heirs o ther claimants/ objector or objectors to he transfer of the said shares and nterest of the deceased member in the apital/property of the society within a period of 14 days from the publicatio f this notice with copies of such ocuments and other proofs in suppor of his/ her/ their claims/ objections for ransfer of shares and interest of the leceased member in the capital roperty of the society. If no claims bjections are received within the period rescribed above, the society shall be ee to deal with the shares and interes f the deceased member in the capital roperty of the society in such manne s are provided under the bye-laws of the society. The claims/ objections, ny, received by the society for transfe of shares and interest of the deceased member in the capital/ property of the society shall be dealt with in the manne rovided under the bye-laws of the ociety. A copy of the registered byeaws of the society is available for nspection by the claimants/ objectors, in the office of the society/ with the secretary of the **society between** 1.00 A.M. to 01.00 P.M. from the date

ACHARYA ASHRAM SAHAKARI **GRUH NIRMAN SANSTHA LTD**

Date: 03/11/2025

जाहीर सूचना

xpiry of its period.

श्री. कांतिलाल हरजीभाई प्रजापती हे सख शांती एस.आर.ए. को-ऑपरेटिव्ह हौसिंग **प्तोसायटी लि.,** ५वा कस्तुरबा रोड, राय डोंगरी, बोरिवली (पुर्व), मुंबई-४०००६६ या सोसायटीचे तदस्य आहेत आणि सोसायटीच्या इमारतीमधील **म्लॅट क्र.२०३** चे धारक आहेत, यांचे <mark>२५.०९.२०२२</mark> रोजी निधन झाले. त्यांच्या कायदेशीर वारसदारांनी सदर शेअर्स/

क्लिट इस्तांत्रित क्याग्राह्माह्म सोसाग्रहीकरे अर्ज केला आहे. सोसायटी यादारे वारसदार किंवा इतर गंच्याकडून सदर शेअर्स आणि सोसायटीच्या मांडवल/मालमत्तेतील मयत सदस्याचे हितसंबंध इस्तांतरित करण्याबाबत दावे किंवा आक्षेप मागवत आहे. सुचना प्रकाशित झाल्यापासून **१५ दिवसांच्या** आत, सोसायटीच्या भांडवल/मालमत्तेतील मयत सदस्याचे शेअर्स आणि हितसंबंध हस्तांतरित करण्यासाठी त्यांच्या दाव्यांचे/आक्षेपांच्या समर्थनार्थ अशा कागदपत्रांच्या प्रती आणि इतर पुरावे सादर करत आहे.

जर वर नमूद केलेल्या कालावधीत कोणतेही दावे/हरकती प्राप्त झाल्या नाहीत, तर सोसायटीला नोसायटीच्या भांडवल/मालमत्तेतील मृत सदस्याच्या रोअर्स आणि हितसंबंधांवर सोसायटीच्या उपनियमांनुसार तरतूद केलेल्या पद्धतीने व्यवहार करण्यास स्वातंत्र्य असेल. सोसायटीच्या भांडवल/ गालमत्तेतील मयत सदस्याच्या शेअर्स आणि हेतसंबंधांच्या हस्तांतरणासाठी सोसायटीला प्राप्त झालेले दावे / हरकती जर असतील तर सोसायटीच्या उपनियमांनसार तरतद केलेल्या ग्रन्दतीने हातालल्या जातील मोमायटीच्या नोंत्रणीकत उपनियमांची एक प्रत दावेदार/ हरकतीकर्त्यांना सोसायटीच्या कार्यालयात सचना प्रकाशित झाल्यापासून त्याचा कालावधी संपेपर्यंत **सायं.५.०० ते सायं.७.००वा**. पर्यंत तपासणीसाठी उपलब्ध आहे.

च्या वतीने व करिता सुख शांती एस.आर.ए. को-ऑपरेटिव्ह हौसिंग सोसायटी लि. सही / - मा. सचिव

दिनांक: ०३.११.२०२५

जाहीर नोटीस

६सी, पहिला मजला, गोराई होम्स बिल्डिंग, कुलवेम चर्च शेजारी, बोरीवली गोराई पोलीस स्टेशन समोर मुंबई-४०००६६ हि मिळकत आमचे अशील श्री के एल. पटेल (एचयुएफ) यांच्या मालकी कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळक मुळ विकासक मे. रॉकस्टार डेव्हलपर्स प्रा. लि यांच्याकडन करारनामा दि १५/०२/१९९६ प्रमा विकत घेतली होती. सदर मिळकती संदर्भात मूब करारनामा दि. १५/०२/१९९६ हे गहाळ झाले आहे सदर मिळकतींबाबत माझ्या अशिलांनी मल नामाधिकार हक्क, हितसंबंध अधिकार, शिर्षक तपासणी करण्यास सांगितले आहे. सदरची मेळकत ते संभाव्य खरेदीदारास विकत देणा

तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सद जाहीर नोटीस प्रसिद्ध झाल्यापासून १५ दिवसां आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित गॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.), ता. वसई, जि. पालघर-४०१२०२, य ग्त्यावर कळवावा. नपेक्षा सदर मिळकतीक कोणाचाही कसल्याही प्रकारे हक्क नाही व ते असल्यास सोडून दिलेला आहे असे समजण्या येईल याची कृपया नोंद ध्यावी.

BHANDUP SUKHI JEEVAN CO-OPERATIVE HOUSING SOCIETY LTD.

Place : Mumbai Date : 01-11-25 R. B. Mahadi Secretary

देणार आहेत

अशिलांतर्फे ॲड. पायस डिमेलो

PUBLIC NOTICE

Pawapuri Co-op. Hsg. Soc. Ltd., East, Mumbai - 400101 Place Mumbai

Notice is hereby given that **Smt. Sukl Shanker Patel**, the owner of th roperty situated at Room No. 304, 3 roloor, OM Shiv Hara Co-operativ

PUBLIC NOTICE

ublication of this notice.

Place : Mumbai Date : 02-11-2025

f no objection is received within th

tipulated period, it shall be presume

hat no person has any claim

objection, and we shall proceed further

PUBLIC NOTICE

PUBLIC NOTICE

Notice is hereby given by me on behalf of my clients Smt. Namrata Vipul Salunkhe & Smt. Harshada Jayasing Mahadik that their father Late Shri Jaisingh Mahadeo Mahadik was purchased the Flat No. 104 admeasuring 26.50 sq.mtrs. Carpet area on 1st Floor of Indu Co-op. Housing Society Ltd., Plot No. 3, Friends Colony, Bhandup Village (East), Mumbai- 400042 from concerned Developer Ms. Vastu Shree by way of following due process of Law who died intestate on 06/09/2000. Thereafter his wife Smt. Aruna Jaisingh Mahadik became the owner of the said flat in the records of the society who also died intestate on 07/09/2024. Thereafter by virtue of Nomination, the concerned society made the owners of said flat to the

nade the owners of said flat to the laughters of deceased Smt. Aruna

daughters of deceased Smt. Aruna Jaisingh Mahadik to viz. (1) Smt. Namrata Vipul Salunkhe & Smt. Harshada Jayasing Mahadik for 50% / 50% shares pertaining to the said flat by way of making the endorsement on Share Certificate No. 08 having distinctive nos. 71 to 80 for 10 fully paid up shares of Rs.50/- each on 28/09/2025 in the A.G.M. of the society under Sr. No. 8/20 by way of obtaining required society bye-laws papers, forms etc. Now as on day my above said both clients intend to sell the said flat to the prospective purchaser/s of the same by way of following required further due process of law, if any.

Any person/s, /firm/party/ Bank

of law, if any.

Any person/s, /firm/party/ Bank
/Financial Institute having any share,
right, title, benefit, interest, claim,
objection, and/or demand in respect
of said Flat No. 104 of Indu Co-op.
Housing Society Ltd by way of sale,
exchange, assignment, mortgage,
charge, gift, trust, lien, easement,
release, relinquishment or any other
method through any agreement /
settlement, litigation, decree or court
order of any court of law, contracts, /
agreements, or encumbrance or
otherwise howsoever are hereby
requested to make the same known

equested to make the same know

n writing to the undersigned at my address G-28, Gokuldham Shopping

address G-2s, Gokuldnam Shopping Centre, Gokuldham, Goregaon East, Mumbai- 400063 within 15 days from the date of publication of this notice & such claim/s, if any with all supporting documents, failing which the claim of such person/s shall be treated as waived off, abandoned and pat hinding on my clients and further

treated as waived off, abandoned and not binding on my clients and further my clients will be advised by me to proceed with sell proceedings with concerned purchaser/s of the same. And more ever concerned Financer/Banker will be advised by me to finance on said flat by way of getting mortgaged the said flat into their favour by proposed purchaser/s of the

avour by proposed purchaser/s of the aid flat by way of following further

Ashok Kumar Dubey Advocate High Court

emaining due process of law if any.

Date: 03/11/2025

Sd/Charles Francis Pinto

with the registration formalities.

Society, 3rd Road, Plot No.584/58. CTS No.F1535/1539, Khar Wes 400052, has sold the said property t Mr. Dilip Koushik Yadav in the yea Mr. Dilip Koushik Yadav now intend to register the said property and pay the applicable stamp duty and other charges. The Society has issued a "No Objection Certificate (NOC)" for the same Any person having any claim, objectio r interest in respect of the said propert s hereby requested to contact th undersigned at Mobile No. 981985550 within 15 days from the date o

ता. ०३.११.२०२५ अशिलांतर्फे ॲड. पायस डिमेलो

PUBLIC NOTICE

Mamta Apartment, Village Road Bhandup West Mumbai 400078.

NOTICE is hereby given that the Flat No. 101, stand in the Name of Bonafide Member Smt. VANITABEN K. LUTHIA as her family have put her flat on SALE, 'having' following Share Certificate issued by the Society Share Certificate No. 28, Holding 10 Shares, Disti. Nos. From 171 to 180

Bonafide Holder : Vanitaben K Luthia & Ramesh C. Luthia Any person(s) who has/have any claim(s), with the Society at the above address within 15 days of Publication of this Notice, after which no claim will be entertained and the society will proceed to For Bhandup Sukhi Jeevan CHS Ltd

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि. यनिट क्र १०१ए, गोराई होम्स बिल्डिंग, कुलवेम चर्चे शेजारी बोरीवली गोराई पोलीस स्टेशन समोर, मुंबई ४०००६६ हि मिळकत आमचे अशील श्रीमती शांता शरद पटेल यांच्या मालकी व कब्जेवहिवाटीत आहे. त्यांनी सदरची मिळकत मळ विकासक मे, प्रवेश प्रॉपर्टी डेव्हलपर्स प्रा. लि . ांच्याकडून करारनामा दि. २७/११/१९९५ प्रमाण विकत घेतली होती. सदर मिळकती संदर्भात मव करारनामा दि. २७/११/१९९५ हे गहाळ झा आहे. सदर मिळकतींबाबत माझ्या अशिलांर्न मला नामाधिकार हक्क, हितसंबंध अधिकार शिर्षक तपासणी करण्यास सांगितले आहे सदरची मिळकत ते संभाव्य खरेदीदारास विकत

तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सदर . जाहीर नोटीस प्रसिद्ध झाल्यापासून १५ दिवसांच आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनित शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर वसई रोड (प.), ता. वसई, जि. पालघर-४०१२०२, या पत्त्यांवर केळवावा, नेपेक्षा सदर मिळकतीवर <u> </u> होणाचाही कसल्याही प्रकारे हक्क नाही व तो असल्यास सोडन दिलेला आहे असे समजण्यात येईल याची कपया नोंद घ्यावी. ता. ०३.११.२०२५

Notice is hereby given that $\mathbf{MR.}$ $\mathbf{AMRUTLAL}$ \mathbf{ALIAS} $\mathbf{AMRATLAL}$ HARAKHCHAND PAREKH AND MR MUKUND AMRATLAL PAREKH are mbers in respect of Flat No. 301 or 3rd Floor in C wing in the building of the society having below mentioned address. MR. AMRUTLAL ALIAS AMRATLAL HARAKHCHAND PAREKH lied on 12/04/2007. MR. MUKUND AMRATLAL PAREKH, one of the legal neir of said deceased member has said Flat No. 301 on 3rd Floor in C wing. The society hereby invites claims o objections with certified documents from the heir / heirs or other claimants Objectors to the transfer of the said share and interest of the deceased members in the capital / Property of the society for transferring the said Flat No.
301 on 3rd Floor in C wing to **MR**. MUKUND AMRATIAI PAREKH within a period of fifteen days from the date of oublication of Notice and contact the Hon. Secretary of the society between 5.00 p.m. to 7.00 p.m. f no claims / objections are received

within the period prescribed above, the Society shall be free to deal with the Shares and interest of the deceased members in the capital / property of the society in such manner as are provided inder the Rye - Laws of the society

Hon. Secretary

Chakravarti Ashok Road, Kandival

PUBLIC NOTICE

NOTICE IS HEREBY given that co-owner Mrs. Sandhya Sisir Raut in respect of Flat No. B/203, Second Floor, in building known as SAI DHAM Co-operative Housing Society Ltd., Achole Nallasopara(East) and constructed on land hearing Survey No 141(old 112), Hissa No. Part & Survey No.144, Hissa No.3(old 116/3A) at evenue village-Achole, Tal.-Vasai, Distt.-Palghar and she had died intestate on 22.07.2023 and her legal heir and co-owner Mr. Prosenjit Sisir Rout have claimed her share on the said flat. This notice is hereby given that any person having any kind of claim, right, title, interest or charge in the above mentioned flat or any part thereof may file their objection along with locuments with me at Flat No.2, New Avishkar CHS, Ltd., Achole Road, Nallasopara (East), Tal.-Vasai, Distt.-Palghar within 14 days hereof, failing which the claim shall be considered to have been waived and my client shall not be responsible for the same and society will complete the transfer procedure. Sd/-

Date: 03/11/2025 (Advocate High Court)

ठाणे (पूर्व), महाराष्ट्र-४००६०३ ही जागा यांच्या मालकीचे आहे. पुढे असे नमूद केले आहे की, वरील दुकान पूर्वी श्रीमती जयश्री शिरीष चित्रे यांच्या मालकीचे होते. श्रीमती जयश्री शिरीष चित्रे यांनी दिनांक ११ जून, १९९६ रोर्ज करारनामा केला होता आणि तेच दुकान श्री. सोमेंद्र अमरेंद्र घोष यांना विक्री केले होते. करारनामा उप-निबंधक ठाणे ०१ च्या न्यायक्षेत्रात, दस्तऐवज नोंदण क्र.४०१८ येथे रीतसर नोंदणीकृत होता. श्री. मधुसूदः शंकर सावंत (विकासक) आणि श्रीमती जयश्री शिरी चित्रे यांच्यात झालेला मूळ करारनामाचे प्रथम श्रेणी हरवले गहाळ झाले आहे/मिळाले नाही. वरील मालमत्तेचे कोणतेह कायदेशीर वारसदार नाहीत कारण **श्री. सोमेंद्र अमरेंद्र घोष** हे १००% मालमत्ता हक राखुन ठेवणारे बॅचलर आहेत वरील मालमत्तेवर कोणताही दावा किंवा अधिकार, मालकी हितसंबंध आणि मागणी असलेली कोणतीही व्यक्ती किंव व्यक्ती ही जाहिरात प्रकाशित झाल्यापासून १५ दिवसांच्य आत त्यांचा दावा मांडू शकतात. ठिकाण: **मुंबई**

सूचना देण्यात येते की, खालील दुकान श्री. सोमेंद्र अमरेंद्र घोष, वय ५९ वर्षे, आधार कार्ड क्र.४५०९ २४६४

०९२६. पॅन क.:एईसीपीजी११६६के. मालमत्तेचा पत्त

सही/- ॲड. चेतन यादव तपोवन, माधव धाम, हनुमान मंदिराच्या बाजुला, मालाड (पुर्व), पश्चिम उपनगर, मुंबई-४०००९७. संपर्कः ९९६९६३४९२९

गाजी मार्केटजवळ, पद्मा नगर, भिवंडी, ठाणे-४२१३०२.

सिटी युनियन बँक लिमिटेड पत वसुली आणि व्यवस्थापन विभाग प्रशासकीय कार्वालयः क्र.२४-बी, गांधी नगर, कुंभकोणम-६१२००१.

ई-मेल: crmd@cityunionbank.in, दूर.:०४३५-२४३२३२२, फॅक्स:०४३५-२४३१७४६

सरफायसी कायदा २००२ अन्वये पुनर्निविदा सूचना व लिलाव विक्री सूचना तरफायसी कायदा, २००२ च्या सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) नियम, २००२ च्या नियम ८ (६) आणि अंतर्गत **सिटी युनियन बँक लिमिटेड**कडे तारण ठेवलेल्या पुढील मालमत्ता बँकेच्या प्राधिकृत अधिकाऱ्याद्वारे गर्निविदा–सह–जाहिर लिलावामध्ये विक्री केल्या जातील. **दिनांक १४.०४.२०२५** रोजी **रु.ँ३१.१५.६४३**/-. (रूपये एकतीस लाख पंधरा हजार सहाशे त्रेचाळीस फक्त) आणि दिनांक १५.०४.२०२५ पासून आकारले . जाणारे पुढील पुढील व्याज आणि इतर खर्च, बँकेकडून इतर कोणतीही देणीच्या वसुलीकरिता कर्जदार,

आमच्या बँकेकडे तारण ठेवली गेलेली स्थावर मालमत्ता (श्री. रमेश कनकैया बंदी, कनकैया बंदी यांचा मुलगा यांच्या मालकीची मालमत्ता)

जामिनदार क्र.२) श्री. रमेश कनकैया बंदी, कनकैया बंदी यांचा मुलगा, एच.क्र.१००७, खोली क्र.७, २र

मजला, वासम निास, भाजी मार्केटजवळ, पद्मा नगर, भिवंडी, ठाणे-४२१३०२. क्र.२) श्रीमती अन्नपुर्णा

ारसीसी पॉवरलूम शेड जागा क्र.४१/ए, न्यु कानेरी, क्षेत्रफळ सुमारे २,२१८.०० चौ.फु. तत्सम २०६.१३ चौ.मी., तळमजला, बांधकाम जमीन सर्व्हे क्र.३६, हिस्सा क्र.१ पैकी, मौजे कामतघर, तालुका भिवंडी, जिल्हा ठाणे, भिवंडी निझामपुर शहर महानगरपालिका, भिवंडीच्या मर्यादेत, उप-नोंदणी जिल्हा व तालुका भिवंडी नोंदणी जिल्हा व जिल्हा ठाणे, राज्य महाराष्ट्र असलेल्या जागेचे सर्व भाग व खंड. **मालमत्तेच्या चतुसिमा: पुर्व**

इमारतः पाश्चमः इमारतः उ	तरः इमारतः दाक्षणः रस्ताः		
	राखीव किंमतः रु.२०,००,०००/-		
	(रूपये वीस लाख फक्त)		
पुर्नेलिलाव तपशील			
पुनर्निविदा-सह-लिलाव ठिकाण			
विक्रीची तारीख			
१९.११.२०२५	सिटी युनियन बँक लिमिटेड, ठाणे शाखा,		
दुकान क्र.२, तळमजला, ट्रॉपिकल एलिट इमारत, नौपाडा पोलीस ठाणे			
समोर, नौपाडा, ठाणे पश्चिम-४००६०२. दूरध्वनी क्र.:०२२-२५३८४७४७,			
	मोबा.क्र.:९३२५८७१४१०, ८९२५९६४९०८		

मर्निविवा-सह-लिलाव विक्रीच्या अटी व शर्ती: ु (१) इच्छक बोलीदारांनी लिलावासाठी वैयक्तिकरित्या उपस्थित राहन वैयक्तिकरित्या भाग घ्यावा आणि तो/र्त न्त्र वतःसाठी बोली लावत असल्याची लेखी घोषणा द्यावी. (२) इच्छुक बोलीदार व्यवस्थापक, **सिटी युनियन** बैंक लिमिटेड, ठाणे शाखा, दुकान क्र.२, तळमजला, ट्रॉपिकल एलिट इमारत, नौपाडा पोलीस ठाणे समोर, नौपाडा, ठाणे पश्चिम–४००६०२ येथून निविदा फॉर्म मिळवू शकतात. (३) इच्छुक बोलीदारांनी त्यांच्या बोली फक्त मोहोरबंद लिफाफ्यांमध्ये प्राधिकृत अधिकारी, सिटी युनियन बँक लि. यांना संबोधित केलेल्या निविदा फॉर्ममध्ये सादर कराव्यात, तसेच राखीव किमतीच्या **१०%** च्या इरठे साठी पे ऑर्डर/डिमांड ड्राफ्ट, निविदा-सह-लिलाव विक्रीच्या तारखेला <mark>दु.१२.००वा. किं</mark>वा त्यापूर्वी, **सिटी युनियन बँक लि**.च्या नावे काढण्यात आले. **(४)** मालमत्तेची तपासणी आणि इतर तपशीलांसाठी, इच्छुक खरेदीदार **द्राध्वनी क्र.:०२२-२५३८४७४७, मोबा.क्र.:९३२५८७१४१०, ८९२५९६४९०८** वर संपर्क करू शकतो. (५) मालमत्त जसे आहे जेथे आहे, जसे आहे जे आहे आणि जसे आहे जे काही आहे या तत्वावर विक्री केली जाईल. (६) मोहोरबंद निविदा इच्छुक बोलीदारांच्या उपस्थितीत दु.०१.००चा. उघडल्या जातील. निविदा-सह-लिलाव विक्रीच्या तारखेला याद्वारे अधिसूचित. जरी सर्वसाधारणपणे विक्री बंद निविदांद्वारे केली जाईल, तरीही अधिकृत अधिकारी, त्याच्या विवेकबुद्धीनुसार, बंद निविदा प्रक्रियेत प्राप्त झालेल्या बोलीपेक्षा जास्त बोली लावू इच्छिणाऱ्य इच्छक बोलीदारांमध्ये खली लिलाव आयोजित करू शकतात आणि अशा कार्यक्रमात. विक्री सर्वाधिक बोल गवणाऱ्या व्यक्तीला दिली जाईल. तथापि, विक्री **सिटी युनियन बँक लिमिटेड**च्या पुष्टीकरणाच्या अधीन आहे. (७) यशस्वी बोली लावणाऱ्याला विक्री पूर्ण झाल्यानंतर **ताबडतोब** विक्रीच्या रकमेच्या २५% (**इरठेस**ा भरणा) आणि उर्वरित रक्कम ७५% विक्रीच्या पृष्टीकरणाच्या तारखेपासून १५ **दिवसांच्या** आत भरावी लागेल, असे न केल्यास प्रारंभिक ठेव २५% जप्त केले जाईल. (८) येथे नमूद केलेल्या कालमर्यादत संपूर्ण विक्री मोबदला मिळाल्यानंतरच अधिकृत अधिकाऱ्याकडून यशस्वी खरेदीदाराच्या नावे विक्री प्रमाणपत्र जारी केले जाईल. (९) यशस्वी खरेदीदाराने कायद्यानुसार लागू होणारे शुल्क/लागत, जसे की मुद्रांक शुल्क, नोंदणी शुल्क इ. वाहतुकीसाठी देय असेल. (१०) यशस्वी बोली लावणाऱ्याने वैधानिक देय (कायदेशीर घर कर, वीज शुल्क

नाकारण्याचे किंवा विक्री पुढे ढकलण्याचे किंवा रह करण्याचे सर्व अधिकार असेल. <mark>ठिकाणः कुंबाकोणम, तारीखः ३१.१०.२०२</mark>५

नोंद. कार्यालय: १४९. टी.एस.आर. (मोठा) रस्ता. कंबाकोणम. तंजावर जिल्हा. तामिळनाडू-६१२००१. सीआयएन: एल६५११०टीएन१९०४पीएलसी००१२८७ दूर.क्र.०४३५-२४०२३२२, फॅक्स: ०४३५-२४३१७४६, वेबसाइट: www.cityunionbank.com

गणि इतर देय), टीडीएस, जीएसटी जर असेल तर, सरकार, सरकारी उपक्रम आणि स्थानिक स्वराज्

संस्थांकडून भरावे. (११) प्राधिकृत अधिकाऱ्याला कोणतेही कारण न देता निविदा स्वीकारण्याचे किंवा

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GSB FINANCE LIMITED Corporate Identification Number: L99999MH2001PLC134193; Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India;

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

Name of the Target Company

Name of the PACs

Name of the Acquirers

: M/s. GSB Finance Limited ("Target Company")

Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitii Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

GYR Capital Advisors Private Limited Name of Manager to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Name of Registrar to the Offer

Offer details a) Date of Opening of the Offer Tuesday, September 30, 2025

b) Date of Closing of the Offer Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025

Details of the Acquisition

Sr. Particulars Proposed in the Offer Actual No. Document 8.1 Offer Price ₹ 21.44 per equity share ₹ 21.44 per equity share 3.2 Aggregate number of shares tendered 15,60,000 Aggregate number of shares accepted 15,60,000 Size of the Offer (Number of shares multiplied by Offer ₹ 3,34,46,400 ₹ 7,611.20 Shareholding of the Acquirers before Share Purchase Nil Agreement (SPA) and Public Announcement (No. & %) Shares Acquired by way of SPA Number 33,14,820 33.14.820 % of Fully Diluted Equity Share Capital (55.25%)Shares Acquired by way of Open Offer Number 15.60.000 355 % of Fully Diluted Equity Share Capital (0.01%) (26.00%)Shares acquired after Detailed Public Statement Number of shares acquired Not Applicable Not Applicable Price of the shares acquired % of the shares acquired Post Offer shareholding of Acquirers Number 48,74,820 33,15,175 % of Fully Diluted Equity Share Capital Pre and Post Offer shareholding of Public Shareholders Post Offer Pre Offer Post Offer Pre Offer Number 11,20,280 26,80,280 % of Fully Diluted Equity Share Capital (44.67%)(18.67%)(44.67%) (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the

Letter of Offer dated September 22, 2025. 12. The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR/

Date: 01-11-2025

MANAGER TO THE OFFER **GYR Capital Advisors Private Limited**

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

 $\textbf{Investor grievance Email Address:} \underline{investor.relations@gyrcapital advisors.com}$ Website: www.gyrcapitaladvisors.com

Contact Person: Mr. Mohit Baid Place: Mumbai

Rupesh K Savla Managing Director DIN: 00126303

DOLPHIN OFFSHORE ENTERPRISES (INDIA) LIMITED

REGI. OFFICE: May Fair, A-11, Second Floor, New Fair Co-Operative Housing Society Ltd., 26, S.V. Road, Bandra (West), Mumbai-400050 Ph.: +91 6357073229, E-mail: cs@dolphinoffshore.com; website: www.dolphinoffshore.com, CIN: L11101MH1979PLC021302

EXTRACTS OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON 30TH SEPTEMBER, 2025

The Full format of the financial results for the quarter and half year ended on 30" September, 2025 are available on the Stock Exchange(s) website (www.bseindia.com and www.nseindia.com) and on the Company's website (www.dolphinoffshore.com). The same can be accessed by scanning the QR Code provided below.



On behalf of Board of Directors

Place : Mumbai Date: 3-11-2025

ઝેપ્ટોએ ફ્રી માફ્રી અને ભાવ ઘટાડાથી ગ્રાહકોને આકર્ષવાની રણનીતિ ઘડી

अनीस हुशैन

બેંગલુરુ, તા. ૧

તીવ્ર સ્પર્ધાત્મક ઝડપી વાણિજ્ય બજારમાં આગળ વધવાના પ્રયત્નોમાં, ઝેપ્ટો ઓર્ડર મૂલ્યને ધ્યાનમાં લીધા વિના દરેક ઓર્ડર પર હેન્ડલિંગ ફ્રી અને વધારાનો ચાર્જ ઘટાડીને ભાવ ઘટાડાની વ્યૂહરચનાનો ઉપયોગ કરી રહી છે, જ્યારે ૧૯૯થી ઉપરની કિંમતના ઓર્ડર પર ડિલિવરી ચાર્જ પણ માફ કરી રહી છે. આ પગલું ત્યારે લેવામાં આવ્યું છે જ્યારે કંપની ઝડપથી વિકસતા ક્ષેત્રમાં બજારમાં પ્રભુત્વ માટે હરીફો બ્લિંકિટ અને સ્વિગી ઇન્સ્ટા-માર્ટ સામે સ્પર્ધા કરી રહી છે.

ઝેપ્ટોની નવી ઓલ ન્યૂ ઝેપ્ટો એક્સપિરિયન્સ પહેલ હેઠળ. ગ્રાહકો દરેક

ઓર્ડર પર શૂન્ય હેન્ડલિંગ ફી, શૂન્ય વધારાનો ચાર્જ ચકવે છે. અને એકવાર તેમનો કાર્ટ ૯૯ પાર કરે ત્યારે શન્ય િડલિવરી ચાર્જ ચૂકવે છે. ૯૯ થી નીચેના ઓર્ડર માટે. કંપની ડિલિવરી કી તરીકે ૩૦ ચાર્જ કરવાનું ચાલુ રાખશે. જો કે, આવા ઓર્ડર પર પણ કોઈ વધારાની નાની કાર્ટ ફી લાગુ થશે નહીં. નોંધનીય છે કે, મફત ડિલિવરી માટે ઝેપ્ટોની રૂપિયા ૯૯ થ્રેશોલ્ડ સ્પર્ધકોમાં સૌથી ઓછી છે. કંપનીએ સિગારેટ અને તમાકુના ઓર્ડર પર લેવામાં આવતી સુવિધા ફ્રી પણ નાબૂદ

ઇટરનલ ના બ્લિન્કીટ અને સ્વિગી ના ઇન્સ્ટામાર્ટ સાથે ફ્રી માળખાની સરખામણી ઝેપ્ટો ની આક્રમક કિંમત વ્યૂહરચના દર્શાવે છે.

રૂપિયા ૯૯થી નીચેના ઓર્ડર માટે, ઝેપ્ટો ડિલિવરી કી તરીકે માત્ર ૩૦ વસલ કરે છે જેમાં હેન્ડલિંગ ચાર્જ સંપૂર્ણપણે માફ કરવામાં આવે છે, જ્યારે બ્લિન્કીટ કુલ ફીમાં ૫૪ વસુલ કરે છે જેમાં રૂપિયા ૩૦ ડિલિવરી, ૪ હેન્ડલિંગ અને *૨૦ નાના કાર્ટ ચાર્જનો સમાવેશ થાય છે. ઇન્સ્ટામાર્ટ ૩૦ ડિલિવરી, ૨૯.૮૦ હેન્ડલિંગ, ૧૫ નાના કાર્ટ ફ્રી સહિત ૧૮ ટકા જીએસટી સહિત લગભગ ૬૫ ફ્રી વસુલ કરે છે.ઝેપ્ટો, ઝોમાટો ના બ્લિન્કીટ અને સ્વિગી ના ઇન્સ્ટામાર્ટ માં સમાન ખરીદીઓની તુલના કરતા વિશ્લેષણમાં ભાવમાં તીવ્ર તફાવત જોવા મળે છે.

ઝેપ્ટો પર *૮૪ આઇટમ માટે, ગ્રાહકો ૩૦ ડિલિવરી અને *૧.૫ ફી સહિત ૧૧૫.૫૦ ચૂકવે છે, જેમાં પિયા વસુલવાનું ચાલુ રાખે છે.

હેન્ડલિંગ ચાર્જ માફ કરવામાં આવે છે. તેનાથી વિપરીત, બ્લિંકિટ ૮૯ રૂપિયાની કિંમતવાળી આ જ વસ્તુ માટે ૧૪૩ રૂ પિયા વસલ કરે છે - જેમાં ૩૦ ડિલિવરી, ૪ હેન્ડલિંગ અને ૨૦ નાના કાર્ટ ચાર્જનો સમાવેશ થાય છે. ઇન્સ્ટામાર્ટ આશરે રૂ પિયા ૮૯ આઇટમ માટે ૧૫૪ રૂપિયાથી પણ વધુ ખર્ચાળ છે, જેમાં ૩૦ ડિલિવરી, ૧૯.૮૦ હેન્ડલિંગ, ૧૫ નાના કાર્ટ ફી, વત્તા રૂપિયા ૯.૮૬ જીએસટી અને ચાર્જ વસુલવામાં આવે છે.૯૯ થી વધુના ઓર્ડર

માટે, કોન્ટ્રાસ્ટ વધુ સ્પષ્ટ બને છે. ઝેપ્ટો બધી ફ્રી સંપૂર્ણપણે માફ કરે છે, જેનો અર્થ છે કે ગ્રાહકો ફક્ત ઉત્પાદનો માટે ચૂકવણી કરે છે. બ્લિંકિટ ૩૦ ડિલિવરી અને ૪ હેન્ડલિંગ ફીમાં ઓછામાં ઓછી ૩૪ રૂ

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT





CORPORATE IDENTITY NUMBER: U28994GJ2020PLC117076

Our Company was incorporated on October 06, 2020 as "MTE Structures Private Limited, a private limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by our Shareholders at an Annual General Meeting held on September 30, 2024 and consequently the name of our Company was changed to "MTE Structures Limited" and a fresh certificate of incorporation dated November 06, 2024 was issued by the Registrar of Compo Central Processing Centre. For further details please refer to chapter titled "History and Certain Corporate Matters" beginning on Page No. 144 of this Draft Rea

Registered Office: Plot No. 1063, Canal Road, Manjusar, Savli, Vadodara, Gujarat – 391775 India Telephone: +91-6354869315; E-mail: cs@mtegroup.in ; Website: https://mtegroup.in/ Contact Person: Mrs. Jinal Bhavik Shah, Company Secretary & Compliance Officer;

OUR PROMOTERS: MR. HIREN ARVINDBHAI PATEL, MR. JANAK BHARAT AMIN AND MR. TEJASKUMAR PATEL

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF BSE LIMITED ("BSE SME").

THE ISSUE

INITIAL PUBLIC OFFER OF UPTO 43,60,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF MTE STRUCTURES LIMITED (THE "COMPANY" OR "MTE STRUCTURE" OR "ISSUER") AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) FOR CASH, AGGREGATING UPTO ₹ [•] MILLION ("PUBLIC OFFER") COMPRISING A FRESH ISSUE OF UPTO 37,06,000 EQUITY SHARES AGGREGATING TO ₹ [•] MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 2,18,000 EQUITY SHARES BY MR. HIREN ARVINDBHAI PATEL, UPTO 2,18,000 EQUITY SHARES BY MR. JANAK BHARAT AMIN AND UPTO 2,18,000 EQUITY SHARES BY MR. TEJASKUMAR PATEL ("THE PROMOTER SELLING SHAREHOLDERS") AGGREGATING UPTO 6,54,000 EQUITY SHARES BY THE PROMOTER SELLING SHAREHOLDERS ("OFFER FOR SALE") AGGREGATING TO ₹ [•] MILLION OUT OF WHICH [•] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [•] MILLION WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [•] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN OFFER PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [•] MILLION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [•] % AND [•] % RESPECTIVELY OF THE POST- OFFER

PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN [+] EDITION OF [+] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [+] EDITION OF [+] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, AND GUJARATI EDITION OF [•], A GUJARAT REGIONAL NEWSPAPER (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") FOR THE PURPOSES OF UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH SECURITIES AND EXCHANGE

BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank as applicable.

This offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") reac with Regulation 229 of the SEBI ICDR Regulations and in compliance with Regulation 253 (1) and 253 (2) of the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025, wherein not more than 50.00% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and the selling shareholders in consultation with the BRLMs may allocate up to 60.00% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. In the event of under- subscription or nonallocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) ("Net QIB Portion"). Further 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price However, if the aggregate demand from Mutual Funds is less than 5.00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portior will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, the SEBI ICDR Regulations read with SEBI ICDR (Amendment) Regulations, 2025 states that not less than 35% of the Net Offer shall be available for allocation to Individual Investors who applies for minimum application size. Not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Investors of which one-third of the Non-Institutional Portion will be available for allocation to Bidders with an application size of more than two lots and up to such lots as equivalent to not more than ₹ 1.00 million and two-thirds of the Non-Institutional Portion will be available for allocation to Bidders with an application size of more than ₹ 1.00 million and under-subscription in either of these two sub-categories of Non-Institutional Portion may be allocated to Bidders in the other sub-category of Non-Institutional Portion. Subject to the availability of shares in non-institutional investors' category, the allotment to each Non-Institutional Investors shall not be less than the minimum application size in Non-Institutional Category and the remaining available Equity Shares, if any, shall be allocated on a proportionate basis in accordance with the conditions specified in this regard in Schedule XIII of the SEBI (ICDR) (Amendment) Regulations, 2025. All Potential Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding Bid Amounts will be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts, Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, please refer to the chapter titled "Offer Procedure" on page 226 of this Draft Red Herring Prospectus.

This public announcement is being made in compliance with the Regulation 247 of SEBI (ICDR) Regulations, 2018 and SEBI (ICDR) (Amendment) Regulations, 2025 vide notification dated March 03, 2025, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the offer and DRHP dated October 31, 2025 which has been filed with the BSE SME Platform of BSE Limited.

Pursuant to SEBI (ICDR) (Amendment) Regulations, 2025 on March 03, 2025 and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME companies, for fulfilling all additional eligibility criteria, the DRHP filed with the SME Platform of BSE Limited (BSE SME) shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of the BSE at https://www.bseindia.com/ and the website of the Company at https://mtegroup.in/ and at the website of BRLM i.e. GYR Capital Advisors Private Limited at https://gyrcapitaladvisors.com. Our Company hereby invites the members of the public to give their comments on the DRHP filed with the SME Platform of BSE Limited (BSE SME) with respect to disclosures made in DRHP. The members of the public are requested to send a copy of their comments to Stock Exchange, to Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by BSE, and/or our Company and/or Company Secretary and Compliance Officer of our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21 $^{
m s}$ day from the aforesaid date of filing the DRHP with BSE SME.

Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer including the risks involved. The Equity Shares issued in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited of the section titled "Risk Factors" beginning on Page No. 29 of this Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares, when offered through the Red Herring Prospectus, are proposed to be listed on SME Platform of BSE ('BSE SME'). For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, see "Capita" Structure" beginning on page 64 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 145 of the Draft Red Herring Prospectus

BOOK RUNNING LEAD MANAGERS **REGISTRAR TO THE ISSUE** COMPANY SECRETARY AND COMPLIANCE OFFICER

Capital Advisors GYR CAPITAL ADVISORS PRIVATE LIMITED

CIN: U67200GJ2017PTC096908 SEBI Registration Number: INM000012810 Address: 428, Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad – 380 054, Gujarat, India. Telephone No: +91 87775 64648 Website: www.gyrcapitaladvisors.com Email ID: mte.ipo@gyrcapitaladvisors.in Investor Grievance Email:

MUFG INTIME INDIA PRIVATE LIMITED CIN: U67190MH1999PTC118368 SEBI Registration Number: INR000004058 Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083 Maharashtra,

Telephone: +918108114949 E-mail ID: mtestructures.smeipo@in.mpms.mufg.com Website: www.linkintime.co.in Investor Grievance Email: mtestructures.smeipo@in.mpms.mufg.com



Mrs. Jinal Bhavik Shah Address: Plot No. 1063, Canal Road, Manjusar, Savli, Vadodara, Vadodara, Gujarat, India, 391775 Tel.: +91 63548 69315

E-mail - cs@mtegroup.in Website: https://mtegroup.in/

Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

Contact Person: Mr. Mohit Baid Contact Person: Shanti Gopalkrishnan All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

MTE STRUCTURES LIMITED ON BEHALF OF THE BOARD OF DIRECTORS

Place: Vadodara Date: November 01, 2025

nvestors@gyrcapitaladvisors.com

COMPANY SECRETARY AND COMPLIANCE OFFICER

Disclaimer: MTE Structures Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on October 31, 2025. The Draft Red Herring Prospectus is available on the website of BSE SME at https://www.bseindia.com/ and also on the website of the BRLM at https://gyrcapitaladvisors.com/offer-documents/ and also on the website of the Company https://mtegroup.in/. Any potential investors should note that investment in equity shares is involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 29 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. State Securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulations under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; ber: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsb

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

: M/s. GSB Finance Limited ("Target Company") Name of the Target Company 2. Name of the Acquirers

Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private

Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4) 3. Name of the PACs : GYR Capital Advisors Private Limited

Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Offer details

a) Date of Opening of the Offer Tuesday, September 30, 2025 b) Date of Closing of the Offer : Tuesday, October 14, 2025

Date of Payment of Consideration: Thursday, October 30, 2025

Name of Manager to the Offer

Sr. No.	Particulars		d in the Offer cument	Ac	tual
8.1	Offer Price	₹21.44 per equity share ₹21.44 per equity s		r equity share	
8.2	Aggregate number of shares tendered	15	,60,000	3:	55
8.3	Aggregate number of shares accepted	15	,60,000	3:	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,0	34,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	lil
8.6	Shares Acquired by way of SPA				
	Number	33,14,820		33,14,820	
	% of Fully Diluted Equity Share Capital	(55.25%)		(55.25%)	
8.7	Shares Acquired by way of Open Offer				
	Number	15	,60,000	3	355
	% of Fully Diluted Equity Share Capital	(2	6.00%)	(0.01%)	
8.8	Shares acquired after Detailed Public Statement				
	Number of shares acquired	Not Applicable		Not Applicable	
	Price of the shares acquired				
	•% of the shares acquired				
8.9	Post Offer shareholding of Acquirers				
	Number	48	,74,820	33,1	5,175
	% of Fully Diluted Equity Share Capital	(8	1.25%)	(55.	25%)
8.10	Pre and Post Offer shareholding of Public Shareholders Pre Offer Post Offer		Pre Offer	Post Offer	
	Number	26,80,280	11,20,280	26,80,280	26,79,925
	% of Fully Diluted Equity Share Capital	(44.67%)	(18.67%)	(44.67%)	(44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

12. The Post offer Advertisement is being issued in all the newspapers in which the DPS was published

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR Capital Advisors Private Limited Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 GYR

MANAGER TO THE OFFER

Contact Number: +91-8777564648 E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025



Adani Airport Holdings Limited

CIN: U62100GJ2019PLC109395

Registered Office: "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad-382421 Phone: +91 79 2656 5555 | Fax: +91 79 2555 5500 Email: adaniairports@adani.com | Website: www.adaniairports.com

UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED SEPTEMBER 30, 2025

(₹ in Crores) Sr Particulars Quarter ended | Quarter ended Year ended (Unaudited) (Audited) Total Income from Operations 1,332.47 761.56 3.661.47 Net Profit for the period / year (before Tax, 232.79 1,210.12 Exceptional and/or Extraordinary items) Net Profit for the period / year before tax 341.33 232.79 1,210.12 (after Exceptional and/or Extraordinary items) Net Profit for the period / year after tax 256.24 174.73 903.71 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period / year 263.76 179.29 908.11 [Comprising Profit for the period / year (after tax) and Other Comprehensive Loss (after tax)] Paid up Equity Share Capital 350.25 Reserves (excluding revaluation reserve including 4,930.43 instruments entirely equity in nature) Securities Premium Account 5,851.40 Net Worth 4,697.16 5,280.68 Paid up Debt Capital / Outstanding Debt 10 18,643.21 Outstanding Redeemable Preference Shares Not Applicable Not Applicable Not Applicable Debt Equity Ratio 3.64 3.16 3.53 Debt Equity Ratio* 0.45 0.29 0.36 Earning Per Share (EPS)(Face Value ₹ 10/-each) 13 6.19 3.48 - Basic (In ₹) (Not annualised) 19.81 - Diluted (In ₹) (Not annualised) 6.19 3.48 19.81 Capital Redemption Reserve Debenture Redemption Reserve 235.00 30.00 235.00 16 (a) Debt Service Coverage Ratio 1.27 1.69 1.62 16 (b) Debt Service Coverage Ratio** 2.07 3.98 3.23 17 (a) 1.76 1.69 1.82 Interest Service Coverage Ratio 3.97 Interest Service Coverage Ratio** 3.80 4.12

* For computing Debt-equity ratio loan funds received from Related Parties (Group Companies) have been considered as Equity in nature. Hence, excluded while computing above respective ratios.

** For computing Debt Service Coverage Ratio and Interest Service Coverage ratio, interest excludes interest on Ioan funds received from Related parties (Group Companies) and includes derivative (gain) / loss on hedged borrowings and foreign exchange fluctuations.

Notes:

- The above standalone financial results for the quarter ended September 30, 2025 ('the Statements') which are published in accordance with Regulation 52 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on November 01, 2025.
- The Statutory Auditors have carried out limited review of the financial results of the Company for the quarter and half year ended September 30, 2025.
- The above is an extract of the detailed format of standalone financial results for the quarter ended September 30, 2025, quarter ended September 30, 2024 and year ended March 31, 2025 filed with BSE Limited under regulation 52 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015. The full format of the quarterly standalone financial results are available on the website of BSE Limited i.e. www.bseindia.com.
 - The figures for the year ended March 31, 2025 represent the audited figures in respect of the full financial year.
- For other line items referred in regulation 52(4) of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015, the pertinent disclosures have been made to BSE Limited and can be accessed on www.bseindia.com

For and on Behalf of the Board of Directors Adani Airport Holdings Limited

Arun Bansal

Whole-time Director

Place: Ahmedabad Date: November 01, 2025

(प्राधिकृत अधिकारी)

उत्कर्ष स्मॉल फाइनेंस बैंक लिमिटेड

दिनांकः 03.11.2025

वास्तु हाउसिंग फाइनेस कॉर्पोरेशन लिमिटेड, यूनिट 203 और 204, दूसरी मंजिल, 'ए' विंग, नवभारत एस्टेट, जकारिया बंदर रोड, सेवरी (पश्चिम), मुंबई ४०००१५. महाराष्ट्र. सीआईएन नंबर: U65922MH2005PLC272501

कब्जा सूचना

जबिक, अधोहस्ताक्षरी, वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी होने के नाते, प्रतिभूति हित (प्रवर्तन) नियम, 2002 की धारा 13(12) के साथ नियम 9 के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए, एक मांग नोटिस जारी करता हूँ जिसमें नीचे उल्लिखित उधारकर्ताओं से उक्त नोटिस की प्राप्ति की तिथि से 60 दिनों के भीतर संबंधित नोटिस में उल्लिखित राशि चुकाने के लिये के लिये कहा गया था। उधारकर्ताओं द्वारा राशि चुकाने में विफल रहने पर, अधोहस्ताक्षरी ने उक्त अधिनियम की धारा 13(4) के साथ नियम 9 के अंतर्गत मुझे प्रदत्त शक्तियों का प्रयोग करते हुए, नीचे उल्लिखित तिथि को नीचे वर्णित संपत्ति का कब्जा ले लिया है। विशेष रूप से उधारकर्ता और गारंटर तथा आम जनता को इस संपत्ति से संबंधित कोई भी लेन-देन न करने की चेतावनी दी

संपत्ति से संबंधित कोई भी लेन-देन वास्त हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड शाखा के प्रभार के अधीन होगा. जिसके अंतर्गत नीचे उल्लिखित

क्र.	उधारकर्ता, सह—उधारकर्ता के नाम	मांग सूचना की तिथि	संपत्ति का विवरण	कब्जे की तिथि
सं.	और लैन संख्या	और राशि		और प्रकार
1	अजीज खान, इस्लाम खान, परवीन बेगम, अनीस खान ,yih0000000045310	20—जून—25 1905285 रु 11—जून—25 तक	अचल संपत्ति यानी प्रॉपर्टी एमपीएल. क्रमांक 11/157, वार्ड क्रमांक 12, क्षेत्रफल 154.50 वर्ग मीटर, मोहल्ला गोरापाड़ा, कस्बा फतेहपुर सीकरी, तहसील किरावली, जिला आगरा—क्षेत्रफलः 1662 वर्ग फुट उत्तर—चंदा अन्य का घर, दक्षिण—हेतराम का घर, पूर्व—6 फीट खरंजा, पश्चिम—हंसो बंशी का घर	प्रतीकात्मक कब्जा

वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिभिटेड

प्राधिकृत अधिकारी



उत्कर्ष स्मॉल फाइनेंस बैंक आपकी उम्मीद का खाता

(एक अनुसूचित वाणिन्यिक बैंक)

आंचलिक कार्यालयः 9बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिनकोड-10060, पंजीकृत कार्यालयः उत्कर्ष टॉवर, एनएच-31 (एयरपोर्ट रोड), सेहमालपुर, काजी सराय, हरहुआ, वाराणसी, उ.प्र.- 221105

सार्वजनिक सूचना

एतदद्वारा सुचित किया जाता है कि निम्नलिखित ऋणकर्ता / गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मुलधान एवं ब्याज का प्रतिभगतान करने में चक कर चुके हैं और इसीलिए ऋण अनिष्पादनीय परिसंपत्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए अनुसार उनके अंतिम ज्ञात पते पर वित्तीय परिसंपित्तयों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 की धारा 13(2) के अंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उद्देश्यों हेतू सूचना के अतिरिक्त है, और इसीलिए उक्त ऋणकर्ताओं को उसके बारे में इस सार्वजनिक सुचना के माध्यम से सुचित किया जा रहा है।

क्र.	शाखा का	खाता का	ऋणकर्ता / गारंटर का नाम	एन.पी.ए. तिथि	मांग सूचना की तिथि
सं.	नाम	नाम	(संपत्ति के स्वामी)		के अनुसार बकाया राशि
1	नोएडा	ग्राहक का नाम— श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता खाता संख्या— 1514060000 000056	श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता (कर्जदार/गिरवी कर्ता) श्रीमती महिमा गुप्ता पत्नी श्री अंशु कुमार गुप्ता (सह–कर्जदार/गिरवीकर्ता)	03/08/2025	₹ 18,74,993/-

सम्पत्ति / सम्पत्तियों का विवरणः डीडीए फ्री होल्ड कमर्शियल प्रॉपर्टी शॉप नंबर—5 का सम्पूर्ण हिस्सा एवं अंश, जो भूतल पर 17.62 वर्ग मीटर एरिया में बना हुआ है, सीएससी पॉकेट-1, दिलशाद गार्डन दिल्ली-110095 के लेआउट प्लान में स्थित है। सम्पत्ति की चौहदी - पूर्वः रोड उत्तरः रोड पश्चिमः

दुका	न नबर–6 दक्षिण	/ दुकान नबर–11			
2	नोएडा	मैसर्स मनोज	मैसर्स मनोज क्रिएशन अपने प्रोपराइटर	04/07/2025	₹ 22,38,380/-
14.5		क्रिएशन	(कर्जदार)	252004000000000000000000000000000000000	
		खाता संख्या	के माध्यम से श्री मनोज कुमार वर्मा पुत्र		
		15140600000	श्री दल चंद वर्मा (सह–कर्जदार/गिरवीकता)		
		06030	सुश्री वंदना वर्मा पत्नी मनोज कुमार		

सम्पत्ति / सम्पत्तियों का विवरणः फ्री होल्ड कमर्शियल प्रॉपर्टी का सम्पूर्ण हिस्सा एवं अंश, भूतल पर एक दुकान नबर—4, छत के लंबल तक ाजसका एरिया 8.55 वर्ग गज यानी 7.15 वर्ग मीटर है। निर्मित सम्पत्ति सं. -X/3559, खसरा नंबर-75 में से, चमेली देवी मंदिर रोड, शांति मोहल्ला, गांधी नगर. गांव–घोंडी आबादी इलाका शाहदरा दिल्ली–110031 में स्थित है। सम्पत्ति की चौहद्दी इस प्रकार है– पूर्वः उक्त सम्पत्ति का हिस्सा उत्तरः दूसरी

सम्प	ारा पारयनः राज	पादाणः पुष्राम मबर—3			
3	राजेंद्र प्लेस	ग्राहक का नाम—	श्री विपुल पुत्र श्री सुरजीत सिंह	04-07- 2025	₹ 23,36,196/-
5		श्री विपुल पुत्र श्री	(कर्जदार / गिरवीकर्ता)		
		सुरजीत सिंह	श्रीमती बबीता रानी पत्नी श्री सुरजीत सिंह		
		खाता संख्या	(सह–कर्जदार / गिरवीकर्ता)		
		1386050000	श्री सुरजीत सिंह पुत्र श्री सरूप सिंह		
		006193	(गारंटर)		
			श्री अमनदीप पुत्र श्री सुरजीत सिंह		
1 1			(ਜ਼ਵ-ਨਰੰਟਰ)		

संपत्ति/यों का विवरणः आवासीय सम्पत्ति फ्लैट नंबर बी-2 का सम्पूर्ण हिस्सा एवं अंश, पहली मंजिल पर, कवर्ड एरिया 500 वर्ग फूट (46.44 वर्ग मीटर),प्लॉट नंबर बी –184 पर बना हुआ, ब्लॉक–बी, मालवार अपार्टमेंट–2 में, आवासीय कॉलोनी शालीमार गार्डन एक्सटेंशन–2, गांव–पसौंदा, परगना—लोनी, तहसील और जिला—गाजियाबाद में स्थित है। सम्पत्ति की चौहद्दी—पूर्वः प्लॉट नंबर—183—बी उत्तरः रोड पश्चिमः प्लॉट नंबर—185—बी

दिनांकः 03.11.2025 (प्राधिकृत अधिकारी), स्थानः एनसीआर

उत्कर्ष स्मॉल फाइनेंस बैंक लिमि.

Actual

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3). and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04.

(SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial 2024. Name of the Target Company : M/s. GSB Finance Limited ("Target Company") 2. Name of the Acquirers Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private

Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Proposed in the Offer

GYR Capital Advisors Private Limited MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Tuesday, September 30, 2025 Tuesday, October 14, 2025

8. Details of the Acquisition

Date of Payment of Consideration: Thursday, October 30, 2025

Sr. No. 8.1 8.2	Particulars
8.1	Offer Price
8.2	Aggregate number of shares tendered
0.2	Appropriate number of charge appointed

8.1	Offer Price	₹ 21.44 pc	er equity share	₹21.44 per equity sh	
8.2	Aggregate number of shares tendered	15,	15,60,000		55
8.3	Aggregate number of shares accepted	15,	60,000	355	
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,611.20	
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	Nil	
8.6	Shares Acquired by way of SPA Number Share Capital	95.575	33,14,820 33,14,820 (55,25%) (55,25%)		
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26,00%)		355 (0.01%)	
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired % of the shares acquired	Not Applicable Not Applicat		plicable	
8.9	Post Offer shareholding of Acquirers Number Sof Fully Diluted Equity Share Capital	2050	74,820 1.25%)	33,15,175 (55,25%)	
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648

Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

दि ब्रेथवेट वर्न एण्ड जेसप कंस्ट्रक्शन कंपनी लिमिटेड

पंजीकृत कार्यालयः 27, राजेन्द्र नाथ मुखर्जी रोड, कोलकाता-700 001 दूरभाष सं. (033) 2248-5841-44 इंगेलः info.bbjconst@bbjconst.com; येवसाइटः www.bbjconst.com ई-निविदा आंमत्रण सूचना

बोरचा रोड मंडल की मेन लाइन के अंतर्गत बारंग एवं मंचेश्वर स्टेशन के बीच एलसी सं. 184 के बदले में रेलवे किमी 26/21-23 पर रोड ओवर बिज (आरओवी) स्पैन (1x48 मीटर वो स्ट्रिंग गर्डर + 1x18 मीटर कम्पोजिट गर्डर) रे नेमांण के संबंध में सिविल कार्यों के निष्पादन हेत् प्रतिष्ठित एवं संसाधन सम्पन्न विकेताओं से वो-बोली प्रचाली के अधीन

निविदा सं : ईएनआईटी/एलसी 184/आरओबी/आर1/टी 18-2025 दिनांक 01-11-2025 नेविदा दस्तावेज https://eprocure.gov.in/eprocure/app लया/अञ्च bbjtenders@bbjconst.com (निविद आईडी: 2025 बीबीजेसी 883776 1) से दाउनलांद किए जा सकते हैं। मृहरबंद ई-बोलियां (दो-लिफाफा प्रणाली

15 नवम्बर 2025 को अथवा उसके पहले अपराहन 3.00 बजे तक ई-प्रोक्योरमेंट पोर्टल में अपलोड की जा सकती हैं तथ -निविदाएं (तकनीकी) 17-नवम्बर-2025 को जपराहन 3.00 बजे खोली जाएंगी। "शुद्धिपत्र", यदि कोई हो, सिर्फ बीबीय ही वेबसाइट एवं ई-प्रोक्केरमेंट पोर्टल घर जारी किए जाएंगे तथा किसी भी समाधारपत्र में प्रकाशित नार्ध किया जाएग

सार्वजनिक सूचना जेएम फीड मिल्स प्राइवेट लिमिटेड (परिसमापनाधीन) की परिसंपत्तियों के हस्तांतरण हेत् अभिरुचि पत्र आमंत्रित करने हेत्

माननीय राष्ट्रीय कंपनी विधि न्यायाधिकरण, न्यायालय–।।, वंडीगढ़ पीठ द्वारा नियुक्त जेएम फीड मिल्स प्राइवेट लिमिटेड के अधोहस्ताक्षरी परिसमापक, दिनांक 08.08.2025 के आर्दश द्वारा, मेसर्स जेएम फीड मिल्स प्राइवेट लिमिटेड ''कॉर्पोरेट देनदार'' की "अप्रत्याशित परिसंपत्तियाँ "एनआरआरए") के हरतांतरण हेतु इच्छुक व्यक्ति से अभिरुचि पत्र (ईओआई) आमंत्रित करते हैं। यह अभिरुचि पत्र, दिवाला एवं शोधन अक्षमता संहिता 2016 ("कोड") के प्रावधानों के अंतर्गत, भारतीय दिवाला एवं शोधन अक्षमता बोर्ड (परिसमापन प्रक्रिया) विनियम 2016 के विनियम 37ए के साथ पठित, 'जैसा है जहाँ है'' तथा ''जो भी है'' के आधार पर, अग्रिम और साझा आधार पर, परिहार लेनदेन के

स्थानांतरण या असाइनमेंट पर होगा। परिसंपत्तियों का विवरण परिसंपत्ति की प्रकृति पीयूएफई लेनदेन के अंतर्गत परिहार दिवाला एवं शोधन अक्षमता संहिता. 2016 की धारा 66 के अंतर्गत लेनदेन / वसूली के सभी अधिकार | आवेदन के अंतर्गत 31.32 करोड़ रुपये के लेनदेन, माननीय नसीएलटी, न्यायालय—।। चंडीगढ़ के समक्ष लंबित है।

इच्छुक पक्ष ईओआई जमा करने के लिए विस्तृत ईओआई प्रक्रिया दस्तावेज ईमेल आईजी: ip.jmfeed@gmail.com सीसी: cmaashokgupt@gmail.com पर ई-अनुरोध भेजकर प्राप्त कर सकते हैं। इस प्रयोजन हेत् समय-सीमा निम्नानुसार होगी:

पात्रता दस्तावेज और ईएमडी जमा करने की अंतिम तिथि 18.11.2025 योग्य प्रतिभागियों की घोषणा की तिथि 20.11.2025 दस्तावेज और जानकारी साझा करने की तिथि 20.11.2025 प्रस्ताव जमा करने की अंतिम तिथि 29.11.2025

अशोक कुमार गुप्ता परिसमापक जे एम फीड मिल्स प्राइवेट लिमिटेड (परिसमापन में) 304, डी.आर. चैंबर, डी.बी. गुप्ता रोड, 12866, करोल बाग, दिनांकः 01-11-2025 नई दिल्ली-110005, ईमेलः ip.jmfeed@gmail.com स्थानः नई दिल्ली सीसी: cmaashokgupt@gmail.com

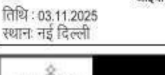
फॉर्म जी अभिरूचि की अभिव्यक्ति हेतु आमंत्रण अल्केमिस्ट कैपिटल लिमिटेड (पूर्व में दूबो होल्डिंग्स लिमिटेड के नाम से जाना जाता था) एक गैर-बैंकिंग वित्तीय कंपनी के रूप में कार्यरत (पंजीकरण प्रमाणपत्र 19.12.2017 को आर बी आई द्वारा रह कर दिया गया)

दिवाला और ऋण शोध अक्षमता (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए के उप-नियमावली (1) के अधीन कॉर्पोरेट देनदार का नाम, पैन और अल्केमिस्ट कैपिटल लिमिटेड सीआईएन/एलएलपी नंबर सहित। पेन: AABCT5925F तल, राजीव गांधी आईटी पार्क, चंडीगढ़, भारत, 160101 वेबसाइट का युआरएल https://cirpalchemistcapital.in/

सीआईएन: U65993CH2000PLC024127 2. पंजीकृत कार्यालय का पता पंजीकृत कार्यालय: प्लॉट संख्या एफ-5, प्रथम उस स्थान का विवरण जहाँ अधिकांश अचल 31.03.2022 तक उपलब्ध जानकारी के अनुसार, नेखापरीक्षित विलीय विवरणों के आधार पर संपत्तियाँ स्थित हैं कंपनी के पास कोई अवल संपत्ति नहीं है। रूप में काम कर रही थी (19:12,2017 को आरबीआई द्वारा प्रमाणपत्र रद्व कर दिया गया)। पिछले वित्तीय वर्ष में बेचे गए मुख्य वित्त वर्ष 2020-21 और 2021-22 के लिए उत्पादों/सेवाओं की मात्रा और मृत्य नवीनतम उपलब्ध लेखापरीक्षित वित्तीय विवरण के अनुसार, कंपनी ने परिचालन से कोई राजस्व कर्मचारियों/कामगारों की संख्या दो वर्षों के अंतिम उपलब्ध वित्तीय विवरण आवश्यक विवरण सहित रुचि की अभिव्यक्ति के लिए दा वर्षा के साथ), ऋणदाताओं की सूची विस्तृत आमंत्रण cirp.aichemistcapital@gmail.com सहित अन्य विवरण URL पर उपलब्ध हैं: पर ईमेल भेजकर प्राप्त किया जा सकता है संहिता की धारा 25(2)(एच) के तहत समाधान आवेदकों के लिए पात्रता URL पर या https://cirpalchemistcapital.in/ से डाउनलोड किया जा सकता है। उपलब्ध है: 10. रुचि की अभिव्यक्ति प्राप्त करने की अंतिम 18-11-2025 1 संभावित समाधान आवेदकों की अनंतिम 28-11-2025 सूची जारी करने की तिथि 2 अनंतिम सुची पर आपत्तियां प्रस्तुत करने की 03-12-2025

3 संभावित समाधान आवेदकों की अंतिम सुची 13-12-2025 जारी करने की तिथि 14. स्वना ज्ञापन, मृल्यांकन मैट्रिक्स और 18-12-2025 संभावित समाधान आवेदकों के लिए समाधान योजनाओं के अनुरोध जारी करने 15. अंतिम समाधान योजना प्रस्तुत करने की 17-01-2026 6. रुचि की अभिव्यक्ति प्रस्तुत करने के लिए cirp.alchemistcapital@gmail.com ईमेल आईडी संसाधित करें मनोज कुमार जैन

> रिऑल्यशन प्रोफेशनल आईबीबीआई पंजीकरण: IBBI/IPA-001/IP-P-02707/2022-2023/14173 पत्राचार पताः बी-318, टावर बी, केएलजे नोएडा वन, सेक्टर 62 नोएडा, गौतमबुद्ध नगर, उत्तर प्रदेश-201309



हरियाणा डिस्टिलरी लिमिटेड • सीआईएनः U15511DL2001PLC109883 • पंजीकृत कार्यालयः 18, सामुदायिव केंद्र, न्यू फ्रेंड्स कॉलोनी, नई दिल्ली -110025 • दूरभाषः +91-11-26823089 47501600, ईमेल आईडीः hdisti@gmail.com, ISIN : INE02QK01010

25वीं वार्षिक आम बैठक की सूचना

इसके द्वारा सूचना दी जाती है कि कंपनी की 25वीं वार्षिक आम बैठक (एजीएम) गुरुवार, 27 नवंबर 2025 को दोपहर 12:30 बजे वीडियो कॉन्फ्रेंसिंग या अन्य ऑडियो-विजुअल माध्यमों (वीसी / ओएवीएम) के माध्यम से आयोजित की जाएगी, व्यवसाय का संचालन करने के लिए जैसा कि एजीएम के नोटिस में निर्धारित हुआ है।

एजीएम सामान्य परिपन्न संख्या 03/2025 दिनांक 22.09.2025 के प्रावधानों के अनुपालन में जिसे 8 अप्रैल, 2020, 13 अप्रैल, 2020, 5 मई, 2020, 13 जनवरी, 2021, 8 दिसंबर, 2021, 14 दिसंबर, 2021, 5 मई, 2022, 25.09.2023 और 19 सितंबर, 2024 (सामूहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) के परिपत्रों के साथ पढ़ित मारत सरकार ("एमसीए") और कंपनी

अधिनियम, 2013 के अन्य लागू प्रावधान में आयोजित की जाएगी । 2024-25 की वार्षिक रिपोर्ट के साथ एजीएम की सुचना उन सभी सदस्यों को उपरोक्त एमसीए परिपत्रों के अनुसार भेजी जा रही है, जिन्होंने कंपनी / डिपॉजिटरी के साथ अपनी ईमेल आईडी पंजीकृत की है और यह एनएसडीएल https://www.evoting.nsdl.com. की वेबसाइट पर मी उपलब्ध होगा। सदस्य ऐसी सुचना में दिए गए अनुदेशों के अनुसार वीसी / ओएवीएम सुविधा के माध्यम से एजीएम में भाग ले सकते हैं, भाग ले सकते हैं और अपना वोट दे सकते हैं। जिन सदस्यों ने अब तक अपना ई-मेल पता पंजीकृत नहीं किया है, उनसे अनुरोध है कि वे अपने

ई-मेल पते को उनके साथ पंजीकृत करें। कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक वार्षिक समापन के लिए 20 नवंबर, 2025

से 26 नवंबर 2025 (दोनों दिन शामिल) तक बंद रहेगा। सदस्यों को सुचित किया जाता है कि रिमोट ई-वोटिंग अवधि सोमवार, 24 नवंबर, 2025 को सुबह 09:00 बजे शुरू होगी और बुधवार, 26 नवंबर, 2025 को शाम 05:00 बजे समाप्त होगी। इसके बाद एनएसडीएल द्वार

रिमोट ई—वोटिंग मॉड्यूल को मतदान के लिए अक्षम कर दिया जाएगा। बैठक के दौरान रिमोट ई-वोटिंग और मतदान के माध्यम से वोट डालने के लिए, सदस्यों को सझाव दिया जाता है:

क युआरएल पर जाएं: पर्सनल कंप्युटर पर या मोबाइल टेलीफोन प https://www.evoting.nsdl.com करें और 'शेयरधारकों' अनुभाग के तहत आइकन "लॉगिन" पर विलक करें– रुकीन पर दिखाए गए अनुसार अपना यूजर आईडी, पासवर

और एक सत्यापन कोड दर्ज करे. ख. आपकी यूजर आईडी का विवरण नीचे दिया गया है'

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members holding shares in For demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID. For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
 b) For Members holding shares in demat account with CDSL. 	16 Digit Beneficiary ID. For example if your Beneficiary ID is 12************************************
 c) For Members holding shares in Physical Form. 	EVEN Number that is 120904, followed by Folio Number registered with the company. For example iffolio number is 001*** and EVEN is

120904 then user ID is 120904001*** पासवर्ड— (I) यदि आप पहले से ही ई—वोटिंग के लिए पंजीकृत हैं— तो लॉगिन करने और अपना वोट डालने के लिए अपने मौजूदा पासवर्ड का उपयोग करें। (ii), यदि पंजीकृत नहीं है— 'प्रारंभिक पासवर्ड' प्राप्त करें।

iii. ई—वोटिंग या रिमोट ई वोटिंग सहित वीसी/ओएवीएम सुविधा के माध्यम से उपरोक्त एजीएम में शामिल होने के लिए लॉगिन विवरण प्राप्त करने के लिए और नोटिस की सेवा के लिए कंपनी के साथ अपनी ईमेल आईडी के पंजीकरण के लिए, सदस्य पंजीकृत कार्यालय में डाक / कूरियर के माध्यम से या hdistt@gmail.com या hdlsecretarial@gmail.com पर ईमेल भेजकर कंपनी को विधिवत हस्ताक्षरित अनुरोध पत्र भेज सकते हैं एजीएम की तारीख

a) Folio No./ DP Id	b) Name of the Shareholder	c) Client ID/ Copy of Share
d) Copy of PAN Card (Self Attested)	e) Copy of Aadhar (Self Attested)	Certificate (Front and Back)
f) Valid Email ID for registration	g) Valid Mobile No.	

iv. मतदान का परिणाम एजीएम के समापन से 48 घंटों के भीतर यानी 29 नवंबर, 2025 को या उससे पहले घोषित किया जाएगा और इस प्रकार घोषित परिणाम कंपनी के पंजीकृत कार्यालय के नोटिस बोर्ड और एनएसडीएल की वेबसाइट (www.evoting.nsdl.com) पर रखे जाएंगे । . यदि आपके पास ई-वोटिंग सुविधा से संबंधित कोई प्रश्न है, तो कृपया

www.evoting.nsdl.com पर डाउनलोड अनुभाग में उपलब्ध शेयरधारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू) और ई–वोटिंग उपयोगकर्ता मैनुअल देखें या hdistt@gmail.com or hdlsecretarial@gmail.com and evoting@nsdl.co.in को प्रश्न भेजें ।

बोर्ड के आदेश से हरियाणा डिस्टिलरी लिमिटेड के लिए दिनांकः 03.11.2025 हस्ता/- शशि कुमार नायर, निदेशक स्थान : नई दिल्ली



उत्कर्ष स्मॉल फाइनेंस बैंक

आपकी उम्मीद का खाता (एक अनुसूचित वाणिज्यिक बैंक)

क्षेत्रीय कार्यालय : 9बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिन कोड- 10060 पंजीकृत कार्यालय : उत्कर्ष टॉवर, एबएच-31 (एयरपोर्ट मार्ग), सेहमालपुर, काजी सराय, हरहुआ, वाराणसी, उत्तर प्रदेश- 221 105

सार्वजनिक सूचना

एतदद्वारा सूचित किया जाता है कि निम्नलिखित ऋणकर्ता ⁄ गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मूलधन एवं ब्याज का प्रतिभुगतान करने में चूक कर चुके हैं और इसीलिए ऋण, अनिष्पादनकारी परिसंपत्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए अनुसार उनके अंतिम ज्ञात पते पर वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 की धारा 13(2) के अंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उद्देश्यों हेतु सूचना के अतिरिक्त है, और इसीलिए उक्त

क्र.	शाखा का	खाता का	ऋणकर्ता / गारंटर का नाम	एन पी.ए. तिथि	मांग सूचना की तिथि के अनुसार
सं.	नाम	नाम	(संपत्ति के स्वामी)		बकाया राशि
1.	हरिद्वार	ग्राहक का नाम— मैसर्स रजनी एंटरप्राइजेज खाता संख्या— 1397060000 006028 और 1397060000 006091	मैसर्स रजनी एंटरप्राइजेज (ऋणकर्ता) श्री मुकेश कुमार पुत्र श्री समय पाल सिंह (सह—ऋणकर्ता) श्रीमती रजनी पत्नी श्री मुकेश कुमार (सह—ऋणकर्ता / बंधककर्ता)	13-09-2025	্চ. 65,15,266 ∕ — और ⊽. 10,71,046 ∕ —

संपत्ति / **यों का विवरण**ः बंधककृत संपत्ति का विवरण, आवासीय संपत्ति प्लॉट सं. 3 के समस्त भाग तथा अंश, जिसका खसरा सं.— 1226एम, क्षेत्रफल 1665 वर्ग फूट या 154.73 वर्ग मीटर, मोहल्ला— धीरवाली, गाँव— ज्वालापुर, परगना— ज्वालापुर, तहसील एवं जिला— हरिद्वार— 249403, संपत्ति की सीमाएँ– पर्व : अन्य मकान, उत्तर : विक्रेता का हिस्सा, पश्चिम : सडक, दक्षिण : अखिलेश शर्मा का मकान।

Ц	· · · ·		21 - 91 1 1111, 0	are reported to recent, are real engine, that re-	· on order of the re-	
	2.	देहरादून	श्री राजेश गुरुंग खाता संख्या— 15170500000 00003	श्री राजेश गुरुंग पुत्र श्री राज बहादुर गुरुंग (ऋणकर्ता) सुश्री नीता गुरुंग पत्नी श्री राजेश गुरुंग (सह—ऋणकर्ता / बंधककर्ता)	04 / 07 / 2025	रु. 21,31,830 ∕ −

संपत्ति / यों का विवरण : आवासीय संपत्ति के समस्त वह भाग तथा अंश जो खाता खतौनी संख्या— 819 (1421 से 1426 फसली) खसरा संख्या— 139 के मिन. क्षेत्रफल 85.31 वर्ग मीटर– मौजा बंजारावाला माफी परगना– मध्य दून जिला– देहरादून में स्थित है। सीमायें :– पूर्वः सड़क, उत्तरः अत्री की संपत्ति, पश्चिमः सड़क, दक्षिणः लक्ष्मी देवी की संपत्ति।

उपरोक्त ऋणकर्ता / ओं तथा / अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अवधि के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर सूचना के निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के प्रावधानों के अनुसार धारा 13(2) के अंतर्गत भावी कार्रवाइयां की जायेंगी।

स्थान : उत्तराखण्ड

(formerly known as Affle (India) Limited) Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025 (Amount in INR million, unless otherwise stated) Half year ended Quarter ended Quarter ended Year ended September 30, 2025 September 30, 2025 September 30, 2024 March 31, 2025 Particulars (Unaudited) (Unaudited) (Unaudited) (Audited) 6,689.93 13,069.03 5,717.06 23,600.73 Total income Profit before exceptional items and tax 1,353.34 2,645.29 1,134.97 4,676.37 3,818.69 Net profit for the periods / year 1,105.13 2,160.13 919.91 1,797.87 2.885.92 883.00 4,143.87 Total comprehensive income for the periods / year Paid-up equity share capital 280.97 280.97 280.42 280.71 (face value INR 2/- per equity share) Other equity for the year 29,183.86 Earnings per equity share (face value INR 2/- per equity share) Basic: 7.88 15.40 6.56 27.23 7.86 6.55 27.19 Diluted: 15.37

Notes: The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its

Total comprehensive income for the

Date: November 01, 2025

सं सह-ऋणकर्ता के नाम सूचना राशि

स्थान : गुड़गाँव

विनाँक : 01-11-2025

दिनाँक : 03-11-2025

2. Key standalone financial information: Quarter ended Half year ended Quarter ended Year ended September 30, 2025 | September 30, 2025 September 30, 2024 March 31, 2025 Particulars 1 4 1 (Unaudited) (Unaudited) (Unaudited) (Audited) Total income 2,381.97 4,525.43 1,906.06 7,770.28 Net Profit for the periods / year 300.06 597.06 272.31 1,154.94 300.45 596.00 272.73

meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on

periods / year The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



For Affle 3i Limited Anuj Khanna Sohum

1,153.23

By Order of the Board



Chairperson, Managing Director & Chief Executive Officer शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड

निगमित कार्यालय : 425, उद्योग विहार फेन IV, मुड्गांव- 122015 (हरियाणा) दुरभाष : 0124-4212530/31/32, ई-मेल : customercare@shubham.co, वेबसाइट : www.shubham.co

अधिग्रहण सूचना (अचल संपत्तियों हेतू)

जबकि, अधोहरताक्षरकर्ता ने शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड (यहां इसमें इसके उपरांत शुभम संबोध्य) के प्राधिकृत अधिकारी के रूप में वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित अधिनियम की धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, मांग सूचना निर्गत की थी जिसमें ऋणकर्ताओं को निर्धारित बकाया राशि का उक्त सूचना की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिभुगतान करने को कहा गया था चुंकि ऋणकर्ता निर्धारित बकाया राशि का प्रतिमृगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ताओं को तथा जनसाधारण को सुचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित

उक्त अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत अधिग्रहण कर लिया है। ऋणकर्ताओं को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्य रूप में सावधान किया जाता है कि संपत्ति का लेन-देन न करें तथा संपत्ति का कोई व किसी भी प्रकार का लेन-देन, यहां इसमें निम्न अंकितानुसार एक राशि तथा इस राशि पर ब्याज हेत शभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड के प्रभाराधीन होगा।

ऋणकर्ताओं का ध्यान, प्रतिभृत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है। विवरण निम्नानुसार हैं क्र. ऋण संख्या / ऋणकर्ता(ओं), मांग

-31	ring the friend to the	P. 10 miles	dot tritial		1/11/mg
1.	0BDR230300005061028 & 0BDR2304000005061410 जया शर्मा, अमित शर्मा	रु 13,01,266 / — और रु 5,57,871 / —	11/08/2025	संपत्ति संख्या 1/5699, पहली मंजिल, बिना छल के अधिकार के, पुराना प्लॉट संख्या 3, गली संख्या 18, व्यसरा संख्या 2265/241, 2285/242 में से, गाँव-सिकदरपुर, बलबीर नगर, शान्दारा, पूर्व दिल्ली — 110032, क्षेत्रफल: 484.37 वर्ग फुट, सीमाएँ: पूर्व- अन्य संपत्ति, पश्चिम – गली, उत्तर – अन्य संपत्ति, दक्षिण-अन्य संपत्ति	30-10-2025
2.	0YVR2212000005056239, कानूनी उत्तराधिकारी (दिवंगत उर्मिला), हेमन्त	₹ 10,90,774/	11/08/2025	दूसरी मंजिल, संपत्ति संख्या जे-3/40, आयत संख्या 54, किला संख्या 18 और 19/1 के अंतर्गत आती है। जे-एक्सटेंशन की आबादी में स्थित है। लक्ष्मी गांव खुरेंजी स्वास इलाका मांदरा के क्षेत्र में स्थित नगर, दिल्ली -110092, क्षेत्रपाल 450 वर्ग फुट, सीमा पूर्व- गली, पश्चिम- अन्य की संपत्ति, तसर- अन्य की संपत्ति, दक्षिण- अन्य की संपत्ति	30-10-2025
3.	oKRM2208000005051012, शबाब अंसारी, चांदनी खातून	रु 10,77,835/—	11/08/2025	छत के अधिकार के बिना दूसरी मंजिल, संपत्ति संग्रमा आरजेड-25/223 खसरा संख्या 223 में से, गांव की राजस्व संपदा में स्थित नसीरपुर, आबादी जिसे पश्चिम सागरपुर के नाम से जाना जाता है. नई दिल्ली -110046, क्षेत्रफल: 269.99 वर्ग फुट, सीमा: पूर्व- अन्य की संपत्ति, पश्चिम- गली 8 फुट, उत्तर- अन्य की संपत्ति, दक्षिण- अन्य की संपत्ति	30-10-2025
4.	0MBD2310000005071274 फुरकान, यासमीन	रु 8,75,660/-	11/08/2025	मकल निर्माण भूखंड का हिस्सा, मीजा बराही, तहसील संगत और जिला मुरादाबाद, उत्तर प्रदेश – 244301 में स्थित। क्षेत्रकतः 2841 वर्ग फुट, सीमा पूर्व – असलम का मकान, पश्चिम – सडक, उत्तर – गनी व अन्य का मकान, दक्षिण – सलीम का मकान	30-10-2025
5.	. 0DNA2310000005070872, इसरार, 6,89,235/— रतिना कामेर जहां		11/08/2025	खत्तरा संख्या 381 में से फ्रीडोल्ड आवासीय भूखंड संख्या 40 मलूरी परगना गाँव के मासूम बाग में रिधत देशना, तहसील व जिला गाजियाबाद, उत्तर प्रदेश – 201015, क्षेत्रफल 896.94 वर्ग फुट, सीमा पूर्व मूखंड संख्या 41, पश्चिम मूखंड संख्या 39, उत्तर 20 फुट चौड़ा शस्ता, दक्षिण अन्य का भूखंड	30-10-2025
6.	0DEL1911000005024440 दीपेन्द्र साहू गीतांजलि साहू	दीपेन्द्र साह्, 6,99,218/- 1277 मिन (0-5) विस्तारित लाल डोरा आबादी गाँव- कापसडेडा नर्ड		30-10-2025	
7.	0NDA2403000005081752,	155030 /-	11/08/2025	प्रतिट संख्या जी−4 मृतल, बिना छत के, खसरा संख्या 69 नवनीत विहार,	30-10-2025

हदबस्त, गाँव खोरा परगना, लोनी, तहसील और जिला गाजियाबाद, उत्तर प्रदेश — 201309, क्षेत्रफल: 450 वर्ग पुट, सीमाएँ: पूर्व — अन्य संपत्ति, पश्चिम – अन्य संपत्ति, उत्तर – अन्य संपत्ति, दक्षिण – अन्य संपत्ति विधिन कुमार शर्मा), 11/08/2025 0BSR2410000005091332, ग्राम कनोघा में स्थित मकान, खेत संख्या 520 का भाग, परगना और 30-10-2025 तहसील अनुपशहर, जिला बुलंदशहर, उत्तर प्रदेश – 203001, क्षेत्रफल: 8,01,295/-दिनेश सिंह, 6200 वर्ग फुट, सीमाएँ पूर्व – श्री श्री चंद का प्लॉट पश्चिम – 18 फुट। रचना देवी

शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड

epaper.jansatta.com

चीढी सडक, उत्तर - श्री भंवर सिंह का पर, दक्षिण - श्री ऋषि पाल

(सह–कर्जदार)

3	राजेंद्र प्लेस	ग्राहक का नाम—	श्री विपुल पुत्र श्री सुरजीत सिंह	04-07- 2025	₹ 23,36,196/-
120		श्री विपुल पुत्र श्री	(कर्जदार / गिरवीकर्ता)	San	
		सुरजीत सिंह	श्रीमती बबीता रानी पत्नी श्री सुरजीत सिंह		
		खाता संख्या	(सह–कर्जदार / गिरवीकर्ता)		
		1386050000	श्री सुरजीत सिंह पुत्र श्री सरूप सिंह		
		006193	(गारंटर)		
			श्री अमनदीप पुत्र श्री सुरजीत सिंह		
			(सह–कर्जदार)		
-				4	

उपरोक्त ऋणकर्ता / ओं तथा / अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अवधि के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर धारा 13(2) के अंतर्गत वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित (प्रवर्तन) अधिनियम 2002 के प्रावधानों के अनुसार सूचना के निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत भावी कार्रवाइयां की जाएंगी।

FINANCE LIMITED Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Regulations, 2011, as amended.

Name of the PACs

 Name of Manager to the Offer Name of Registrar to the Offer

6. Offer details a) Date of Opening of the Offer b) Date of Closing of the Offer

 Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025. The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

MANAGER TO THE OFFER GYR Capital Advisors Private Limited

Place: Mumbai

Date: 01-11-2025

प्राधिकृत अधिकारी

Chandigarh

दिनांकः 03.11.2025

नर्ड दिल्ली

वास्तु हाउसिंग फाइनेस कॉर्पोरेशन लिभिटेड, यूनिट 203 और 204, दूसरी मंजिल, 'ए' विंग, नवभारत एस्टेट, जकारिया बंदर रोड, सेवरी (पश्चिम), मुंबई ४०००१५. महाराष्ट्र. सीआईएन नंबर: U65922MH2005PLC272501

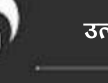
कब्जा सूचना

जबिक, अधोहस्ताक्षरी, वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी होने के नाते, प्रतिभूति हित (प्रवर्तन) नियम, 2002 की धारा 13(12) के साथ नियम 9 के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुए, एक मांग नोटिस जारी करता हूँ जिसमें नीचे उल्लिखित उधारकर्ताओं से उक्त नोटिस की प्राप्ति की तिथि से 60 दिनों के भीतर संबंधित नोटिस में उल्लिखित राशि चुकाने के लिये के लिये कहा गया था। उधारकर्ताओं द्वारा राशि चुकाने में विफल रहने पर, अधोहस्ताक्षरी ने उक्त अधिनियम की धारा 13(4) के साथ नियम 9 के अंतर्गत मुझे प्रदत्त शक्तियों का प्रयोग करते हुए, नीचे उल्लिखित तिथि को नीचे वर्णित संपत्ति का कब्जा ले लिया है। विशेष रूप से उधारकर्ता और गारंटर तथा आम जनता को इस संपत्ति से संबंधित कोई भी लेन–देन न करने की चेतावनी दी जाती है और

संपत्ति से संबंधित कोई भी लेन–देन वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड शाखा के प्रभार के अधीन होगा, जिसके अंतर्गत नीचे उल्लिखित राशि और उस पर ब्याज लागत आदि शामिल होंगे।

क्र.	उधारकर्ता, सह—उधारकर्ता के नाम	मांग सूचना की तिथि	संपत्ति का विवरण	कब्जे की तिथि
सं.	और लैन संख्या	और राशि		और प्रकार
1	अजीज खान, इस्लाम खान, परवीन बेगम, अनीस खान ,yih000000045310	20—जून—25 1905285 रु 11—जून—25 तक	अचल संपत्ति यानी प्रॉपर्टी एमपीएल. क्रमांक 11/157, वार्ड क्रमांक 12, क्षेत्रफल 154.50 वर्ग मीटर, मोहल्ला गोरापाड़ा, कस्बा फतेहपुर सीकरी, तहसील किरावली, जिला आगरा—क्षेत्रफलः 1662 वर्ग फुट उत्तर—चंदा अन्य का घर, दक्षिण—हेतराम का घर, पूर्व—6 फीट खरंजा, पश्चिम—हंसो बंशी का घर	प्रतीकात्मक कब्जा 28—अक्टूबर—25 को लिया गया

वास्तु हाउसिंग फाइनेंस कॉर्पोरेशन लिमिटेड स्थानः आगरा ,



उत्कर्ष स्मॉल फाइनेंस बैंक आपकी उम्मीद का खाता

(एक अनुसूचित वाणिज्यिक बैंक)

प्राधिकृत अधिकारी

आंचलिक कार्यालयः १बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिनकोड-10060,

पंजीकृत कार्यालयः उत्कर्ष टॉवर, एनएच-31 (एयरपोर्ट रोड), सेहमालप्र, काजी सराय, हरहुआ, वाराणसी, उ.प्र.- 221105

सार्वजनिक सूचना

एतद्द्वारा सूचित किया जाता है कि निम्नलिखित ऋणकर्ता / गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मूलधान एवं ब्याज का प्रतिभुगतान करने में चूक कर चुके हैं और इसीलिए ऋण अनिष्पादनीय परिसंपित्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए अनुसार उनके अंतिम ज्ञात पते पर वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 की धारा 13(2) के अंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उददेश्यों हेत् सूचना के अतिरिक्त है, और इसीलिए उक्त ऋणकर्ताओं को उसके बारे में इस सार्वजनिक सूचना के माध्यम से सूचित किया जा रहा है।

क्र.	शाखा का	खाता का	ऋणकता / गारटर का नाम	एन.पा.ए. ।ताथ	माग सूचना का तिथि
सं.	नाम	नाम	(संपत्ति के स्वामी)		के अनुसार बकाया राशि
1	नोएडा	ग्राहक का नाम— श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता खाता संख्या— 1514060000 000056	श्री अंशु कुमार गुप्ता पुत्र श्री प्रेम गुप्ता (कर्जदार / गिरवी कर्ता) श्रीमती महिमा गुप्ता पत्नी श्री अंशु कुमार गुप्ता (सह—कर्जदार / गिरवीकर्ता)	03/08/2025	₹ 18.74,993/-

सम्पत्ति / सम्पत्तियों का विवरणः डीडीए फ्री होल्ड कमर्शियल प्रॉपर्टी शॉप नंबर—5 का सम्पूर्ण हिस्सा एवं अंश, जो भूतल पर 17.62 वर्ग मीटर एरिया में बना हुआ है, सीएससी पॉकेट-1, दिलशाद गार्डन दिल्ली-110095 के लेआउट प्लान में स्थित है। सम्पत्ति की चौहद्दी - पूर्वः रोड उत्तरः रोड पश्चिमः दुकान नंबर-6 दक्षिण / दुकान नंबर-11

2	नोएडा	मैसर्स मनोज	मैसर्स मनोज क्रिएशन अपने प्रोपराइटर	04/07/2025	₹ 22,38,380/-	
-		क्रिएशन	(कर्जदार)	No. Sent Mesones		
		खाता संख्या	के माध्यम से श्री मनोज कुमार वर्मा पुत्र			
		15140600000	श्री दल चंद वर्मा (सह–कर्जदार/गिरवीकता)			
		06030	सुश्री वंदना वर्मा पत्नी मनोज कुमार			
			(सह—कर्जदार)			

सम्पत्ति / सम्पत्तियों का विवरणः फ्री होल्ड कमर्शियल प्रॉपर्टी का सम्पूर्ण हिस्सा एवं अंश, भूतल पर एक दुकान नंबर-4, छत के लेवल तक जिसका एरिया 8.55 वर्ग गज यानी 7.15 वर्ग मीटर है। निर्मित सम्पत्ति सं. —X/3559, खसरा नंबर—75 में से, चमेली देवी मंदिर रोड, शांति मोहल्ला, गांधी नगर, गांव–घोंडी आबादी इलाका शाहदरा दिल्ली–110031 में स्थित है। सम्पत्ति की चौहद्दी इस प्रकार है– पूर्वः उक्त सम्पत्ति का हिस्सा उत्तरः दूसरी सम्पत्ति पश्चिमः रोड दक्षिणः दुकान नंबर–3

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3	राजेंद्र प्लेस	ग्राहक का नाम–	श्री विपुल पुत्र श्री सुरजीत सिंह	04-07-2025	₹ 23,35,196/-	
		श्री विपुल पुत्र श्री	(कर्जदार / गिरवीकर्ता)			
1 1		सुरजीत सिंह	श्रीमती बबीता रानी पत्नी श्री सुरजीत सिंह			
1 1		खाता संख्या	(सह–कर्जदार / गिरवीकर्ता)			
1 1		1386050000	श्री सुरजीत सिंह पुत्र श्री सरूप सिंह			
1 1		006193	(गारंटर)			
			श्री अमनदीप पुत्र श्री सुरजीत सिंह			
			(112 3-1211)			

संपत्ति/यों का विवरणः आवासीय सम्पत्ति फ्लैट नंबर बी-2 का सम्पूर्ण हिस्सा एवं अंश, पहली मंजिल पर, कवर्ड एरिया 500 वर्ग फूट (46.44 वर्ग मीटर),प्लॉट नंबर बी –184 पर बना हुआ, ब्लॉक–बी, मालवार अपार्टमेंट–2 में, आवासीय कॉलोनी शालीमार गार्डन एक्सटेंशन–2, गांव–पसौंदा, परगना—लोनी, तहसील और जिला—गाजियाबाद में स्थित है। सम्पत्ति की चौहद्दी—पूर्वः प्लॉट नंबर—183—बी उत्तरः रोड पश्चिमः प्लॉट नंबर—185—बी

दक्षिणः रोड उपरोक्त ऋणकर्ता / ओं तथा / अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अवधि के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर धारा 13(2) के अंतर्गत वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित (प्रवर्तन) अधिनियम 2002 के प्रावधानों के अनुसार सुचना के

निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत भावी कार्रवाइयां की जाएंगी।

हस्ता. / — दिनांकः 03.11.2025 (प्राधिकृत अधिकारी), स्थानः एनसीआर उत्कर्ष स्मॉल फाइनेंस बैंक लिमि.

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193; Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India;

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04, 2024.

: M/s. GSB Finance Limited ("Target Company") Name of the Target Company Name of the Acquirers

: Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4) : Nil

Proposed in the Offer

Actual

Name of the PACs Name of Manager to the Offer

: GYR Capital Advisors Private Limited Name of Registrar to the Offer

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Offer details

 a) Date of Opening of the Offer : Tuesday, September 30, 2025 b) Date of Closing of the Offer : Tuesday, October 14, 2025

Date of Payment of Consideration : Thursday, October 30, 2025

8. Details of the Acquisition Sr. Particulars

No.		Dog	ument		
8.1	Offer Price	₹ 21.44 pa	er equity share	₹ 21.44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	35	55
8.3	Aggregate number of shares accepted	15.	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,34,46,400		₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	ll .
8.6	Shares Acquired by way of SPA Number Share Capital	0.000	14,820 5.25%)	Q000E00	1,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26,00%)		355 (0.01%)	
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Not A	A H		plicable
8.9	Post Offer shareholding of Acquirers Number More Share Capital	CT0-05	74,820 :.25%)	27,575,750	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

 A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in. 11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the

Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

GYR Capital Advisors Private Limited

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Copital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

3 नवंबर, 2025

हस्ता./-

(प्राधिकृत अधिकारी)

उत्कर्ष स्मॉल फाइनेंस बैंक लिमिटेड

दि ब्रेथवेट बर्न एण्ड जेसप कंस्ट्रक्शन कंपनी लिमिटेड (भारत सरकार का एक उद्यम)

883 पंजीकृत कार्यालयः २७, राजेन्द्र नाथ पुखर्जी रोड, कोलकाता ७०० ००१ दूरभाष सं. (०३३) २२४८-५८४ ४४,

ई-निविदा आंमत्रण सूचना ग्रेरघा रोड मंडल की मेन लाइन के अंतर्गत बारंग एवं मंचेश्वर स्टेशन के बीच एलशी सं, 184 के बदले में रेलवे किमी 26/21-23 पर रोड प्रोवर किल (आस्त्रोबी) स्पैन (1x48 मीटर वो स्टिंग गर्जर + 1x18 मीटर कम्पोरिस्ट गर्जर)। त्रमीण के संक्रा में सिविज कार्यों के निष्पाचन हेनु प्रतिष्ठित एवं संसाधन सम्पन्न विकंताओं से दो-बोली प्रणाली के अक्षीन **ई निविदाएं** आमंत्रित की जाती हैं।

इंभेलः info.bbjconst@bbjconst.com; वेबसाइटः www.bbjconst.com

ई-निविदा संः ईएनआईटी/एलसी-184/आरओबी/आर1/टी-18-2025 दिनांक 01-11-2025 वेदा दस्तावेज https://eprocure.gov.in/eprocure/app तथा/अथवा bbjtenders@bbjconst.com (निविदा आईडी: 2025_बीबीजेसी_883776_1) से ठाउनलोग किए जा सकते हैं। मुहरवंद ई-बोलियां (दो-लिफापन प्रणाली) **15-नवम्बर-2025** को अध्वता एसके पहले अपराहन 3.00 बजे तक ई-प्रोक्योरमेंट पोर्टल में अपलोड़ की जा सकती हैं तथा निविदाएं (तकनीकी) 17-नवम्बर-2025 को अपराहन 3.00 वर्ज खोली जाएंगी। "शुद्धिपत्र", यदि कोई हो, सिर्फ बीबीजे ी वेबसाइट एवं ई-प्रोक्योरमेंट पोर्टल पर जारी किए जाएंगे तथा किसी मी समाधारपत्र में प्रकाशित नहीं किया जाएगा।

सार्वजनिक सूचना जेएम फीड मिल्स प्राइवेट लिमिटेड (परिसमापनाधीन) की परिसंपत्तियों के हस्तांतरण हेत्

अभिरुचि पत्र आमंत्रित करने हेत् माननीय राष्ट्रीय कंपनी विधि न्यायाधिकरण, न्यायालय–।। चंडीगढ पीठ द्वारा नियुक्त जेएम फीड मिल्स प्राइवेट लिमिटेड के अबोहस्ताक्षरी परिसमापक, दिनांक 08.08.2025 के आदेश द्वारा, मेसर्स जेएम फीड मिल्स प्राइवेट लिमिटेड "कॉर्पोरेट देनदार" की "अप्रत्याशित परिसंपत्तियों ("एनआरआरए") के हस्तांतरण हेतु इच्छुक व्यक्ति से अमिरुचि पत्र (ईओआई) आमंत्रित करते हैं। यह अभिकृषि पत्र, दिवाला एवं शोधन अक्षमता संहिता 2018 ("कोड") के प्रावधानों के अंतर्गत, भारतीय दिवाला एवं शोधन अक्षमता बोर्ड (परिसमापन प्रक्रिया) विनियम 2016 के विनियम 37ए के साथ पठित, "जैसा है जहाँ है" तथा "'जो भी है" के आधार पर, अग्रिम और साझा आधार पर, परिहार लेनदेन के

ख्थानांतरण या असाइनमेंट पर होगा। परिसंपत्ति की प्रकृति परिसंपत्तियों का विवरण रीयूएफई लेनदेन के अंतर्गत परिहार दिवाला एवं शोधन अक्षमता सहिता. 2016 की धारा 66 के अंतर्गत लेनदेन / वसूली के सभी अधिकार

आयेदन के अंतर्गत 31.32 करोड़ रुपये के लेनदेन, माननीय एनसीएलटी, न्यायालय—।।, चंडीगढ़ के समक्ष लंबित हैं। इच्छक पक्ष ईओआई जमा करने के लिए विस्तृत ईओआई प्रक्रिया दस्तावेज ईमेल आईडी

ip.jmfeed@gmail.com सीसी: cmaashokgupt@gmail.com पर ई-अनुरोध भेजकर प्राप्त कर सकते हैं। इस प्रयोजन हेत् समय-सीमा निम्नानुसार होगी:

पात्रता दस्तावेज और ईएमडी जमा करने की अंतिम तिथि 18.11.2025 योग्य प्रतिभागियों की घोषणा की तिथि 20.11.2025 दस्तावेज और जानकारी साझा करने की तिथि 20.11.2025 प्रस्ताव जमा करने की आंतिम तिथि 29.11.2025

अशोक कुमार गुप्ता, परिसमापक जे एम फीड मिल्स प्राइवेट लिमिटेड (परिसमापन में) 304, डी.आर. चैंबर, डी.बी. गुप्ता रोड, 1266, करोल बाग, विनांक: 01-11-2025 नई दिल्ली--110005, ईमेलः ip.jmfeed@gmail.com स्थानः नई दिल्ली सीसी: cmaashokgupt@gmail.com

> फॉर्म जी अभिरूचि की अभिव्यक्ति हेतु आमंत्रण अल्केमिस्ट कैपिटल लिमिटेड एक गैर-बैंकिंग वित्तीय कंपनी के रूप में कार्यरत

(पूर्व में दुब्रो होल्डिंग्स लिमिटेड के नाम से जाना जाता था) (पंजीकरण प्रमाणपत्र 19.12.2017 को आर बी आई द्वारा रद्द कर दिया गया) दिवाला और ऋण शोध अक्षमता (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए के उप-नियमावली (1) के अधीन

	प्रासंगिव	ह विवरण
1.	कॉर्पोरेट देनदार का नाम, पैन और सीआईएन/एलएलपी नंबर सहित।	अल्केमिस्ट कैपिटल लिमिटेड सीआईएन: U65993CH2000PLC024127 पैन: AABCT5925F
2.	पंजीकृत कार्यालय का पता	पंजीकृत कार्यालयः प्लॉट संख्या एफ-5, प्रथम तल, राजीव गांधी आईटी पार्क, चंडीगढ़, भारत, 160101
3.	वेबसाइट का यूआरएल	https://cirpalchemistcapital.in/
4.	उस स्थान का विवरण जहाँ अधिकांश अचल संपत्तियाँ स्थित हैं	31.03.2022 तक उपलब्ध जानकारी के अनुसार लेखापरीक्षित वित्तीय विवरणों के आधार पर कंपनी के पास कोई अबल संपत्ति नहीं है।
5.	मुख्य उत्पादों/सेवाओं की स्थापित क्षमता	लागू नहीं, क्योंकि कंपनी एक एनबीएफसी के रूप में काम कर रही थी (19.12.2017 को आरबीआई द्वारा प्रमाणपत्र रद्द कर दिया गया)।
6.	पिछले वितीप वर्ष में बेचे गए मुख्य उत्पादों/सेवाओं की मात्रा और मृत्य	
7.	कर्मचारियों/कामगारों की संख्या	श्रम
8	दो वर्षों के अंतिम उपलब्ध वित्तीय विवरण (अनुसूचियों के साथ), ऋणदाताओं की सूची सहित अन्य विवरण URL पर उपलब्ध हैं:	विस्तृत आमंत्रण cirp.alchemistcapital@gmail.com
9.	सहिता की धारा 25(2)(एच) के तहत समाधान आवेदकों के लिए पात्रता URL पर उपलब्ध है:	पर ईमेल भेजकर प्राप्त किया जा सकता है या https://cirpalchemistcapital.ir/ से डाउनलोड किया जा सकता है।
10.	रुचि की अभिव्यक्ति प्राप्त करने की अतिम तिथि	18-11-2025
	संभावित समाधान आवेदको की अनेतिम सूची जारी करने की तिथि	Autoritation of the state of th
12	अनितम सूची पर आपत्तियां प्रस्तुत करने की अतिम तिथि	03-12-2025
13.	संभावित समाधान आवेदकों की अंतिम सूधी जारी करने की तिथि	13-12-2025
14.	सूचना ज्ञापन, मूल्यांकन मेट्रिक्स और संभावित समाधान आवेदकों के लिए समाधान योजनाओं के अनुरोध जारी करने की तिथि	
15	अतिम समाधान योजना प्रस्तुत करने की तिथि	17-01-2026

अल्केमिस्ट कैपिटल लिमिटेड आईबीबीआई पंजीकरण: IBBI/IPA-001/IP-P-02707/2022-2023/14173 पत्राचार पताः बी-318, टावर बी, केएलजे नोएडा वन, सेक्टर 62, नोएडा, गौतमबुद्ध नगर, उत्तर प्रदेश-201309

हस्ता/-मनोज कुमार जैन

रिजॉल्युशन प्रोफेशनल

हरियाणा डिस्टिलरी लिमिटेड • सीआईएनः U15511DL2001PLC109883 • पंजीकृत कार्यालयः 16, सामुदायिक केंद्र, न्यू फ्रेंड्स कॉलोनी, नई दिल्ली -110025 • दूरभाषः +91-11-26823089, 47501600, ईमेल आईडी: hdistt@gmail.com, ISIN : INE02QK01010

25वीं वार्षिक आम बैठक की सुचना

16. रुचि की अभिव्यक्ति प्रस्तुत करने के लिए cirp.alchemistcapital@gmail.com

ईमेल आईडी संसाधित करें

तिथि: 03.11.2025

स्थानः नई दिल्ली

इसके द्वारा सुचना दी जाती है कि कंपनी की 25वीं वार्षिक आम बैठक (एजीएम) गुरुवार, 27 नवंबर 2025 को दोपहर 12:30 बजे वीडियो कॉन्फ्रेंसिंग या अन्य ऑडियो–विज्अल माध्यमों (वीसी /ओएवीएम) के माध्यम से आयोजित की जाएगी, व्यवसाय का संचालन करने के लिए जैसा कि एजीएम के नोटिस में निर्धारित हुआ है।

एजीएम सामान्य परिपत्र संख्या 03 / 2025 दिनांक 22.09.2025 के प्रावधानों के अनुपालन में जिसे 8 अप्रैल, 2020, 13 अप्रैल, 2020, 5 मई, 2020, 13 जनवरी, 2021, 8 दिसंबर, 2021, 14 दिसंबर, 2021, 5 मई, 2022, 25.09.2023 और 19 सितंबर, 2024 (सामृहिक रूप से "एमसीए परिपत्र" के रूप में संदर्भित) के परिपत्रों के साथ पढ़ित भारत सरकार ("एमसीए") और कंपनी अधिनियम, 2013 के अन्य लागू प्रावधान में आयोजित की जाएगी ।

2024-25 की वार्षिक रिपोर्ट कें साथ एजीएम की सूचना उन सभी सदस्यों को उपरोक्त एमसीए परिपत्रों के अनुसार भेजी जा रही है, जिन्होंने कंपनी / ढिपॉजिटरी के साथ अपनी ईमेल आईडी पंजीकृत की है और यह एनएसडीएल https://www.evoting.nsdl.com. की वेबसाइट पर भी उपलब्ध होगा। सदस्य ऐसी सूचना में दिए गए अनुदेशों के अनुसार वीसी / ओएवीएम सुविधा के माध्यम से एजीएम में भाग ले सकते हैं, भाग ले सकते हैं और अपना बोट दे सकते हैं। जिन सदस्यों ने अब तक अपना ई–मेल पता पजीकृत नहीं किया है, उनसे अनुरोध है कि वे अपने

ई-मेल पते को उनके साथ पंजीकृत करें। कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक वार्षिक समापन के लिए 20 नवंबर, 2025 से 26 नवंबर 2025 (दोनों दिन शामिल) तक बंद रहेगा।

सदस्यों को सुचित किया जाता है कि रिमोट ई-वोटिंग अवधि सोमवार, 24 नवंबर, 2025 को सुबह 09:00 बजे शुरू होगी और बुधवार, 26 नवंबर, 2025 को शाम 05:00 बजे समाप्त होगी। इसके बाद एनएसडीएल द्वारा

रिमोट ई-वोटिंग मॉड्यूल को मतदान के लिए अक्षम कर दिया जाएगा। बैठक के दौरान रिमोट ई-वोटिंग और मतदान के माध्यम से वोट डालने के लिए सदस्यों

को सुझाव दिया जाता है: क युआरएल पर जाएं: पर्सनल कंप्यूटर पर या मोबाइल टेलीफोन पर https://www.evoting.nsdl.com करें और 'शेयरधारकों' अनुमाग के तहत आइकन ''लॉगिन'' पर क्लिक करें– स्क्रीन पर दिखाए गए अनुसार अपना यूजर आईडी, पासवर्ड

और एक सत्यापन कोड़ दर्ज करें ख आपकी गतर आर्रही का विवरण नीचे दिया गया है'

Physical Form.

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members holding shares in For demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID. For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
 b) For Members holding shares in demat account with CDSL. 	16 Digit Beneficiary ID. For example if your Beneficiary ID is 12****** then your user ID is 12************************************
c) For Members holding shares in	EVEN Number that is 120904, followed by Folio

example iffolio number is 001*** and EVEN is 120904 then user ID is 120904001*** ग. पासवर्ड— (I) यदि आप पहले से ही ई—वोटिंग के लिए पंजीकृत हैं— तो लॉगिन करने और अपना वोट डालने के लिए अपने मौजूदा पासवर्ड का उपयोग करें। (ii). यदि पंजीकृत नहीं।

Number registered with the company. For

है— 'प्रारंभिक पासवर्ड' प्राप्त करें। iii. ई—वोटिंग या रिमोट ई वोटिंग सहित वीसी/ओएवीएम सुविधा के माध्यम से उपरोक्त एजीएम में शामिल होने के लिए लॉगिन विवरण प्राप्त करने के लिए और नोटिस की सेवा के लिए कंपनी के साथ अपनी ईमेल आईडी के पंजीकरण के लिए, सदस्य पंजीकृत कार्यालय में डाक / कूरियर के माध्यम से या hdistt@gmail.com या hdisecretarial@gmail.com पर ईमेल भेजकर कंपनी को विधिवत हस्ताक्षरित अनुरोध पत्र भेज सकते हैं एजीएम की तारीख

a) Folio No / DP Id	b) Name of the Shareholder	c) Client ID/ Copy of Share
d) Copy of PAN Card (Self Attested)	e) Copy of Aadhar (Self Attested)	Certificate (Front and Back)
f) Valid Email ID for registration	g) Valid Mobile No.	

iv. मतदान का परिणाम एजीएम के समापन से 48 घंटों के भीतर यानी 29 नवंबर, 2025 को या उससे पहले घोषित किया जाएगा और इस प्रकार घोषित परिणाम कंपनी के पंजीकृत कार्यालय के नोटिस बोर्ड और एनएसडीएल की वेबसाइट (www.evoting.nsdl.com) पर रखे जाएंगे।

यदि आपके पास ई-वोटिंग सुविधा से संबंधित कोई प्रश्न है, तो कृपया www.evoting.nsdi.com पर डाउनलोड अनुभाग में उपलब्ध शेयरघारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू) और ई—वोटिंग उपयोगकर्ता मैनुअल देखें या hdistt@gmail.com or hdlsecretarial@gmail.com and evoting@nsdl.co.in को प्रश्न भेज़े।

बोर्ड के आदेश से हरियाणा डिस्टिलरी लिमिटेड के लिए देनांकः 03.11.2025 हस्ता / - शशि कुमार नायर, निदेशक स्थान : नई दिल्ली



आपकी उम्मीद का खाता (एक अनुसूचित वाणिज्यिक बैंक)

क्षेत्रीय कार्यालय : 9बी, पूसा रोड, राजेंद्र प्लेस, नई दिल्ली, पिन कोड- 10060 पंजीकृत कार्यालय : उत्कर्ष टॉवर, एनएच-31 (एयरपोर्ट मार्ग), सेहमालपुर, काजी सराय, हरहुआ, वाराणसी, उत्तर प्रदेश- 221 105

सार्वजनिक सूचना

एतद्द्वारा सूचित किया जाता है कि निम्नलिखित ऋणकर्ता / गण अपने द्वारा बैंक से प्राप्त ऋण सुविधा के मूलधन एवं ब्याज का प्रतिभुगतान करने में चक कर चुके हैं और इसीलिए ऋण, अनिष्पादनकारी परिसंपत्तियों (एनपीए) के रूप में वर्गीकृत कर दिए गए हैं। उनके द्वारा बैंक को उपलब्ध कराए गए अनुसार उनके अंतिम ज्ञात पते पर वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 की धारा 13(2) के अंतर्गत उन्हें सूचनाएं निर्गत की गई थीं, जो कि निम्नवर्णित उक्त ऋणकर्ताओं की जानकारी के उद्देश्यों हेतू सूचना के अतिरिक्त है, और इसीलिए उक्त ऋणकर्ताओं को उसके बारे में इस सार्वजनिक सूचना के माध्यम से सूचित किया जा रहा है।

क्र.	शाखा का	खाता का	ऋणकर्ता / गारंटर का नाम	एन.पी.ए. तिथि	मांग सूचना की तिथि के अनुसार
सं.	नाम	नाम	(संपत्ति के स्वामी)		बकाया राशि
1.	हरिद्वार	ग्राहक का नाम— मैसर्स रजनी एंटरप्राइजेज खाता संख्या— 1397060000 006028 और 1397060000 006091	मैसर्स रजनी एंटरप्राइजेज (ऋणकर्ता) श्री मुकेश कुमार पुत्र श्री समय पाल सिंह (सह—ऋणकर्ता) श्रीमती रजनी पत्नी श्री मुकेश कुमार (सह—ऋणकर्ता / बंधककर्ता)	13-09-2025	रु. 65,15,266 / — और रु. 10,71,046 / —

संपत्ति / यों का विवरण : बंधककृत संपत्ति का विवरण, आवासीय संपत्ति प्लॉट सं. ३ के समस्त भाग तथा अंश, जिसका खसरा सं.— 1226एम, क्षेत्रफल 1665 वर्ग फूट या 154.73 वर्ग मीटर, मोहल्ला– धीरवाली, गाँव– ज्वालापुर, परगना– ज्वालापुर, तहसील एवं जिला– हरिद्वार– 249403, संपत्ति की सीमाएँ– पर्व : अन्य मकान, उत्तर : विक्रेता का हिस्सा, पश्चिम : सडक, दक्षिण : अखिलेश शर्मा का मकान।

2.	देहरादून	श्री राजेश गुरुंग खाता संख्या— 15170500000 00003	श्री राजेश गुरुंग पुत्र श्री राज बहादुर गुरुंग (ऋणकर्ता) सुश्री नीता गुरुंग पत्नी श्री राजेश गुरुंग (सह—ऋणकर्ता/ बंधककर्ता)	04/07/2025	₹. 21,31,830 / —

संपत्ति / यों का विवरण : आवासीय संपत्ति के समस्त वह भाग तथा अंश जो खाता खतौनी संख्या– 819 (1421 से 1426 फसली) खसरा संख्या– 139 के मिन. क्षेत्रफल 85.31 वर्ग मीटर– मौजा बंजारावाला माफी परगना– मध्य दून जिला– देहरादून में स्थित है। सीमायें :– पूर्व: सड़क, उत्तर: अत्री की संपत्ति, पश्चिमः सड़क, दक्षिणः लक्ष्मी देवी की संपत्ति।

उपरोक्त ऋणकर्ता/ओं तथा/अथवा उनके गारंटरों (जहां कहीं लागू हैं) को सलाह है कि वे धारा 13(2) के अंतर्गत सूचना के निर्गतन की तिथि से 60 दिवसों की अविध के अंदर बकाया राशि का भुगतान कर दें। भुगतान करने में विफल रहने पर सूचना के निर्गतन की तिथि से 60 दिवसों की समाप्ति के उपरांत वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 के प्रावधानों के अनुसार धारा 13(2) के अंतर्गत भावी कार्रवाइयां की जायेंगी।

दिनाँक : 03-11-2025 स्थान : उत्तराखण्ड

(formerly known as Affle (India) Limited) Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280,71
Other equity for the year	150	. St	920	29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges. under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

amended. The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



For Affle 3i Limited Anuj Khanna Sohum

Chairperson, Managing Director & Chief Executive Officer

By Order of the Board

चस्या

Date: November 01, 2025

क्र ऋण संख्या / ऋणकर्ता(ओं), मांग

1 0BDR2303000005061028 & ▼

दिनाँक : 01-11-2025

सह-ऋणकर्ता के नाम सूचना राशि

शुभम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड निगमित कार्यालय : 425, उद्योग विहार फेज IV, गुड्गांव- 122015 (हरियाणा)

दुरभाष : 0124-4212530/31/32, ई-मेल : customercare@shubham.co, वेबसाइट : www.shubham.co

अधिग्रहण सूचना (अचल संपत्तियों हेतू) जबकि, अधोहरताक्षरकर्ता ने शुमम हाउसिंग बेंबलपमेंट फाइनेंस कंपनी लिमिटेड (यहां इसमें इसके उपरांत शुमम संबोध्य) के प्राधिकृत अधिकारी के रूप में वितीय परिसंपत्तियों के प्रतिमृतिकरण एवं पुनर्निर्माण तथा प्रतिमृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिमृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित अधिनियम की धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, मांग सूचना निर्गत की थी, जिसमें ऋणकर्ताओं को निर्धारित बकाया राशि का उक्त सूचना की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिमृगतान करने को कहा गया था। चुंकि ऋणकर्ता निर्धारित बकाया राशि का प्रतिभूगतान करने में विफल हो चुके हैं, अतएब एतदहारा ऋणकर्ताओं को तथा जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8 के साथ पठित

जक्त अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत अधिग्रहण कर लिया है। ऋणकर्ताओं को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्य रूप में सावधान किया जाता है कि संपत्ति का लेन-देन न करें तथा संपत्ति का कोई व किसी भी प्रकार का लेन-देन, यहां इसमें निम्न अंकितानुसार एक राशि तथा इस राशि पर ब्याज हेतु शुभम हाउसिंग वेवलपमेंट

पाइनेंस कंपनी लिमिटेड के प्रभाराधीन होगा। ऋणकर्ताओं का ध्यान, प्रतिभूत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है। विवरण निम्नानुसार है

11/06/2025 | संपत्ति संख्या 1/5699, पहली मंजिल, बिना छत के अधिकार के, 30·10/2025

	0BDR23040000005061410 जया सर्मा, अमित शर्मा	13,01,266/- और रु 5,57,871/-	10-20-2-10-0	पुराना प्लॉट संख्या ३, गली संख्या १८, खसरा संख्या २२६५/२४१, २२८५/२४२ में से, गाँव-सिकंदरपुर, बलबीर नगर, शान्दारा, पूर्व दिल्ली – ११००३२, क्षेत्रफल: ४८४.३७ वर्ग फुट, सीमाएँ पूर्व- अन्य संपत्ति, पश्चिम – गली, उत्तर – अन्य संपत्ति, दक्षिण-अन्य संपत्ति	
L	0¥VR2212000005056239, कानूनी उत्तराधिकारी (दिवंगत उर्मिला), हेमन्त	ह्य 10,90,774/-	11/06/2025	दूसरी मंजिल, संपत्ति संख्या जे-3/40, आयत संख्या 54, किला संख्या 18 और 19/1 के अंतर्गत आती हैं। जे-एक्सटेशन की आबादी में स्थित हैं। लक्ष्मी गांव खुरेजी खास इलाका शादश के क्षेत्र में स्थित नगर, दिल्ली -110092, क्षेत्रफल 450 वर्ग फुट, सीमा पूर्व- गली, पश्चिम- अन्य की संपत्ति, जतर- अन्य की संपत्ति, दक्षिण- अन्य की संपत्ति	30-10-2025
2.	0KRN1220800005051612, शबाब अंसारी, चांदनी खातून	ष्ठ 10,77,835/—	11/08/2025	घर के अधिकार के बिना दूसरी मंजिल, संपत्ति संख्या आरजेड-25/223 खरूरा संख्या 223 में से, गांव की राजस्य संपदा में रिथत नसीरपुर, आबादी जिसे पश्चिम सागरपुर के नाम से जाना जाता है, नई दिल्ली -110046, क्षेत्रकला 269.99 वर्ग फुट, सीमा पूर्व- अन्य की संपत्ति, पश्चिम- गली 8 फुट, उत्तर- अन्य की संपत्ति, दक्षिण- अन्य की संपत्ति	30-10-2025
4.	0MBD2310000005071274. फुरकान, यासमीन	रु 8,75,660/-	11/06/2025	मकान निर्माण मूखंड का हिस्सा, गीजा बराही, तहसील संघल और जिला मुरादाबाद उत्तर प्रदेश – 244301 में स्थित। दोजकलः 2841 वर्ग फुट, सीमा पूर्व:— असलम का मकान, परिश्रम — सड़क, वत्तर — गनी व अन्य का मकान, दक्षिण — सलीम का मकान	30-10-2025
5.	0DNA2310000005070872, इसरार, रतिना कामेर जहां	रु 6,89,235/-	11/08/2025	व्यक्तरा संख्या 381 में से फ्रीडोल्ड आवासीय भूखंड संख्या 40 मसूरी परगना गाँव के मासूम बाग में रिव्यत देसना, तहसील व जिला गाजियाबाद, उत्तर प्रदेश — 201015, क्षेत्रफल. 896.94 वर्ग फुट, सीमा: पूर्व भूखंड संख्या 41, पश्चिम: भूखंड संख्या 39, उत्तर: 20 मुट चीड़ा संस्ता, दक्षिण: अन्य का मूखंड	30-10-2025
6.	ODEL1911000005024440 दीपेन्द्र साङ्क गीतांजलि साङ्क	रु 6,99,218/-	11.00/2025	निजी संख्या बी–104 प्रथम तल, खसरा संख्या 1276 मिन. (1–01), और 1277 मिन. (0–5), विस्तारित लाल ढोरा आबादी, गाँव– कापसहेडा, नई दिल्ली– 110097, क्षेत्रफल: 334,97 वर्ग फुट, सीमाएँ: पूर्व – मंदिर, पश्चिम – खुला, उत्तर – रास्ता, दक्षिण – स्कूल	30-10-2025
2.	enda 2403000005081752, कानूनी उत्तराधिकारी (दिवंगत विपन कुमार शर्मी), पूनम शर्मा	रू 1,55,030/-	11/08/2025	पलैट संख्या जी-4 मूतल. बिना छत के, खसरा संख्या 69 नवनीत विहार, हदबरत, गाँव खोरा परगना, लांनी, तहसील और जिला गाजियाबाद, उत्तर प्रदेश – 201309, क्षेत्रफल: 450 वर्ग फुट, सीमाएँ: पूर्व – अन्य संपत्ति, पश्चिम – अन्य संपत्ति, उत्तर – अन्य संपत्ति, दक्षिण – अन्य संपत्ति	30-10-2025
8.	0BSR2410000005091332, दिनेश सिंह, रचना देवी	रु 8,01,295/-	11/06/2025	ग्राम कनोंघा में स्थित मकान, खेत संख्या 520 का माग, परगना और तहसील अनूपराहर, जिला बुलंदराहर, उत्तर प्रदेश — 203001, क्षेत्रफल 6200 वर्ग फुट, सीमाएँ: पूर्व — श्री श्री चंद का प्लॉट परिचम — 18 फुट। चीढ़ी सडक, उत्तर — श्री मंदर सिंह का पर, दक्षिण — श्री ऋषि पाल का घर।	30-10-2025

शुमम हाउसिंग डेवलपमेंट फाइनेंस कंपनी लिमिटेड

युको बैंक Ouco BANK DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata-700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item: AMC of Branch Network Devices.

For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 DIT- Procurement & Infrastructure



EVEREADY INDUSTRIES INDIA LIMITED

CIN: L31402WB1934PLC007993 Registered Office: 2, Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673;

Email: investorrelation@eveready.co.in; Website: www.evereadyindia.com NOTICE TO SHAREHOLDERS This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24, 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a one-

time Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company or its or its Registrar and Share Transfer Agents (RTA) within the stipulated time. For any queries or assistance regarding the re-lodgement process, please contact:

Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer | Registrar & Share Transfer Agent (RTA) 23, R.N. Mukherjee Road, 5th Floor, Eveready Industries India Limited 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248

Email: investorrelation@eveready.co.in Email: mdpldc@yahoo.com; contact@mdplcorporate.com In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues

to assist shareholders in claiming their unpaid/unclaimed dividends. The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N

Mukherjee Road, Kolkata - 700001 or By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldc@yahoo.com; contact@mdplcorporate.com;

Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants.

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us at investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com.

For Eveready Industries India Limited

Kolkata Shampa Ghosh Ray November 3, 2025 Company Secretary & Compliance Officer



(formerly known as Affle (India) Limited) Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

		(Amount in INR	million, unless of	nerwise state
Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year			190	29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Date: November 01, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited

Anuj Khanna Sohum Chairperson, Managing Director & Chief Executive Officer

(Amount in IMP million, unloce otherwise stated)

Telangana

RTA-https://mdpl.in/downloads.php

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA

www.rbi.org.in



30 Yield based

32 Yield Basis

Sr. No.	State/UT	Amount to be raised (₹ cr)	Tenure (Years)	Type of auction		
		1,000	12	Yield based		
1,	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis		
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis		
2.	Goa	100	11	Yield based		
3.	Kerala	2,000	20	Yield based		
		1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis		
	***	1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis		
4.	Manarasntra :	Manarashtra	Maharashtra	1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis		
5.	Rajasthan	500	04	Yield based		
6.	Tamil Nadu	1,000	10	Yield based		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

2,000

1,000

13,600

'Don't get cheated by E-mails/SMSs/Calls promising you money'

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of

	RELEVANT PAR	RTICULARS
1.	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.in/
4,	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapifal.in/
10.	Last date for receipt of expression of interest	18-11-2025
	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12	Last date for submission of objections to provisional list	03-12-2025
13	Date of issue of final list of prospective resolution applicants	13-12-2025
likis Julia	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One,

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309 Place: New Delhi 'IMPORTANT''

Date: 03.11.2025

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POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133: Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India: Contact Number: +91-9940081528;

OPEN OFFER FOR ACQUISITION OF UP TO 7,86,077 OFFER SHARES REPRESENTING 26,00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13,00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager') on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement').

This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgemen (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer"). (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, Septembe 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday. September 30. 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ("Corrigendum to the Letter of Offer") (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this this Post-Offer Public Announcement, shall have the meaning assigned to such terms in the Offer Documents. M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies

1.	Name of the Target Company	Act, 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number 'AAACP3489P' allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India.
		M/S/U/G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00062PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra, India.
2.	Name of the Acquirers and PACs	M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Sangli - 416416, Maharashtra, India.
		Mr. Ravidutt Parikh, son of Mr. Ashlibhai Pramodrai Parikh, aged approximately 31 years, holding Permanent, account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat. No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India.
		For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ("Deemed PACs"), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations.
3.	Name of Manager to the Offer	Swaraj Shares and Securities Private Limited
4.	Name of Registrar to the Offer	Integrated Registry Management Services Private Limited
5.	Offer Details	

5.1 Date of Opening of the Offer Friday, October 03, 2025 5.2 Date of Closing of the Offer Thursday October 16, 2025

6. Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document ursuant to the tendering of Offer Shares by some (Assuming full acceptance in this Offer) of the Eligible Shareholders under this Offer) ₹13.00/-₹13.00V-Offer Price Aggregate number of Equity Shares 7.86,077 32,160 Aggregate number of Equity Shares 32,160 accepted Size of the Open Offer ₹4,18,080.00/-7.4 (Number of Equity Shares multiplied by ₹1,02,19,001.00/-Offer Price per Equity Share) 7.5 Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares b) % of Voting Share Capital Not Applicable Not Applicable 7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% 7.7 Equity Shares acquired by way of Offer Number of Equity Shares 32,160 b) % of Voting Share Capital 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement a) Number of Equity Shares acquired Ni b) Price of the Equity Shares acquired Not Applicable c) % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement

% of Voting Share Capital 89.20% 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offe Pre-Offer Post-Offer **Particulars** Number of Equity Shares 11,12,661 3.26.517 11.12.661 10.80.501

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015,

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

10.80%

including subsequent amendments thereto ("SEBI (LODR) Regulations"). 10. A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

36.80%

ISSUED BY MANAGER TO THE OFFER **SWARAJ**

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com

Number of Equity Shares

b) % of Voting Share Capital

Investor grievance Email Address: investor.relations@swarajshares.com SEBI Registration Number: INM00012980

and the Offer Shares tendered and accepted under this Offer)

Date: Friday, October 31, 2025

Validity: Permanent

For and on behalf of all the Acquirers

19.42,870

36.80%

Mr. Ravidutt Parikh (Acquirer 3) POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF

THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India: Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹ 10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitli Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.

This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

 Name of the Target Company M/s. GSB Finance Limited ("Target Company") Name of the Acquirers

Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitii Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs Nil Name of Manager to the Offer GYR Capital Advisors Private Limited

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Name of Registrar to the Offer Offer details

 a) Date of Opening of the Offer : Tuesday, September 30, 2025 : Tuesday, October 14, 2025 b) Date of Closing of the Offer

Date of Payment of Consideration: Thursday, October 30, 2025 8. Details of the Acquisition

Sr. No.	Particulars	THE PROPERTY AND ADDRESS OF THE	I in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21.44 pe	er equity share	₹ 21.44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	35	55
8.3	Aggregate number of shares accepted	15,	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,34,46,400		₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	H
8.6	Shares Acquired by way of SPA Number Share Capital	33,14,820 (55.25%)		33,14,820 (55,25%)	
8.7	Shares Acquired by way of Open Offer Number Share Capital	107.1957	60,000	2,700	55 01%)
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Not A	pplicable	Not As	pplicable
8.9	Post Offer shareholding of Acquirers Number More Share Capital	48,74,820 (81.25%)		100000000000000000000000000000000000000	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
	Number % of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published

GYR Capital Advisors Private Limited

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

Date: 01-11-2025

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648

Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com

Contact Person: Mr. Mohit Baid Place: Mumbai

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website: www.nuvamawealth.com

Financial Results for the guarter and half year ended September 30, 2025

	1	3	Quarter Ende	d	Half Yea	ar Ended	Year Ended
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555,49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774,16	1,043.88	2,555,49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax))	656.25	649.62	353.76	1,305.87	771.75	1,885.29
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4.304.54	4,304.54	4,304.54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599.70	599.70	599.70	599.70
9	Net worth ¹	9,192.17	8,535,58	7,759.25	9,192,17	7,759.25	8,444.3
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,969.34	36,232.48	31,959.34	28,547.0
11	Outstanding Redeemable Preference Shares	NA.	NA.	NA.	NA.	NA.	N
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4.12	3.3
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Diluted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4.4
14	Capital Redemption Reserve	NA.	NA:	NA.	NA.	NA.	N
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.9
16	Debt Service Coverage Ratio (DSCR) ⁹	0.05	0.05	0.04	0.09	0.07	0.1
17	Interest Service Coverage Ratio (ISCR) ^a	2.07	2.31	1.62	2.18	1,74	1.8

1 Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116.

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

Mumbai, October 31, 2025

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

 The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review

6. Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter

by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Earnings per share for the quarters and half years ended are not annualised.

and half year ended September 30, 2025. The impact, if any, are not material to the financial results. For and on behalf of the Board of Directors

Rahul Jain

Managing Director & Chief Executive Officer DIN: 00387505

Ahmedabad

epaper.financialexpress.com

Head Office – II, DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24, 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Maheshwari Datamatics Private Limited Mrs. Shampa Ghosh Ray Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukhenee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tet: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign." Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same

by updating/modifying their details with their respective Depository Participants. Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us a

investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com.

For Eveready Industries India Limited Shampa Ghosh Ray

32 Yield Basis

Company Secretary & Compliance Office



Kolkata

November 3, 2025

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA



The following State Governments have offered to sell stock by way of auction, for an aggregate amount of ₹13,600/- crore (Face Value).

Sr. No.	State/UT	Amount to be raised (₹ cr)	(Years)	Type of auction
		1,000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
earc.		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1,000	10	Yield based
00000		2,000	30	Yield based

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

1,000

13,600

7. Telangana

Total

Date: 03.11.2025

Place: New Delhi

whatsoever.

"Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED)

OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) DELEVANT DARTICHI ARS

	RELEVANT PAR	
1,	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.ir/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/
10.	Last date for receipt of expression of interest	18-11-2025
11,	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One,

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

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"IMPORTANT"

otherwise acting on an advertisement in any manner



Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year	-	2		29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

Total comprehensive income for the

2. Key standalone financial information: Quarter ended Half year ended Quarter ended Year ended September 30, 2025 September 30, 2025 September 30, 2024 March 31, 2025 Particulars (Unaudited) (Unaudited) (Unaudited) (Audited) Total income 2,381.97 4,525.43 1,906.06 7,770.28 Net Profit for the periods / year 272.31 1.154.94 300.06 597.06

periods / year 3. The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

300.45

596.00

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Sd/-Anuj Khanna Sohum

Chairperson, Managing Director & Chief Executive Officer

272.73

1,153.23

(Amount in INR million, unless otherwise stated)

Date: November 01, 2025

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

OPEN OFFER FOR ACQUISITION OF UP TO 7.86.077 OFFER SHARES REPRESENTING 26.00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'), on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) (Mumbal Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed

Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer") (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ("Corrigendum to the Letter of Offer) (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street,

Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India. M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India, M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Name of the Acquirers and PACs

Mr. Ravidutt Parkh, son of Mr. Ashitbhai Pramodrai Parkh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited Offer Details Date of Opening of the Offer

Friday, October 03, 2025 Date of Closing of the Offer Thursday, October 16, 2025 Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document ursuant to the tendering of Offer Shares by some (Assuming full acceptance in this Offer) of the Eligible Shareholders under this Offer) Offer Price ₹13.00/-Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-₹1,02,19,001.00/-Number of Equity Shares multiplied by Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable

7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% Equity Shares acquired by way of Offer Number of Equity Shares 7,86,077 32,160 % of Voting Share Capital 26 00% 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired NI Price of the Equity Shares acquired Not Applicable Not Applicable % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer) Number of Equity Shares 19,42,870

% of Voting Share Capital 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer 11,12,661 3.26.517 11,12,661 10.80.501 Number of Equity Shares % of Voting Share Capital 36.80% 10.80% 36.80%

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations. 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARA'J

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621 Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India

Contact Person: Tanmoy Banerjee/ Pankita Patel Contact Number: +91-22-69649999 Email Address; takeover@swarajshares.com Investor grievance Email Address: investor.relations@swarajshares.com

SEBI Registration Number: INM00012980 Validity: Permanent

Date: Friday, October 31, 2025 Place: Mumbai

Mr. Ravidutt Parikh (Acquirer 3)

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04, Name of the Target Company : M/s. GSB Finance Limited ("Target Company")

Name of the Acquirers

: Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025

b) Date of Closing of the Offer : Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025 Details of the Acquisition

Sr. No.	Particulars		i in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21,44 pe	er equity share	₹ 21,44 per	r equity share
8.2	Aggregate number of shares tendered	15,	60,000	3:	55
8.3	Aggregate number of shares accepted	15,	60,000	3	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,34,46,400		₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	1	Vil
8.6	Shares Acquired by way of SPA Number Share Capital	33,14,820 (55.25%)		33,14,820 (55.25%)	
8.7	Shares Acquired by way of Open Offer Number Share Capital	15,60,000 (26,00%)		355 (0.01%)	
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Not A	pplicable	Not Ap	pplicable
8.9	Post Offer shareholding of Acquirers Number Sof Fully Diluted Equity Share Capital	48,74,820 (81,25%)		17700.7600	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders Number of Fully Diluted Equity Share Capital	Pre Offer 26,80,280 (44.67%)	Post Offer 11,20,280 (18.67%)	Pre Offer 26,80,280 (44.67%)	Post Offer 26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR Capital Advisors Private Limited

MANAGER TO THE OFFER

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

ers i mont i genour Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website; www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

			Quarter Ende	d	Half Year Ended		Year Ended	
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)	
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97	
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885.29	
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82	
8	Securities premium account	599.70	599.70	599,70	599,70	599.70	599.70	
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444.36	
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01	
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA	NA.	N/A	
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4.12	3.38	
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Difuted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4,42 4,42	
14	Capital Redemption Reserve	NA.	NA.	NA.	NA.	NA.	N/	
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94	
16	Debt Service Coverage Ratio (DSCR) ^s	0.05	0.05	0:04	0.09	0.07	0.17	
17	Interest Service Coverage Ratio (ISCR) ⁴	2.07	2.31	1.62	2.18	1,74	1.87	

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com).

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

For and on behalf of the Board of Directors

Managing Director & Chief Executive Officer DIN: 00387505

epaper.financialexpress.com

Mumbai, October 31, 2025

For and on behalf of all the Acquirers

BENGALURU

5. Earnings per share for the guarters and half years ended are not annualised. Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter. and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

Rahul Jain

DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2. Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in.; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24. 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Elicible shareholders may submit their transfer request along with the requisite documents to the Company or its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact: Maheshwari Datamatics Private Limited

Mrs. Shampa Ghosh Ray Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 2 Rainey Park Kolkata - 700019 Tel: (033) 2486 4961 / 2455 9213

23, R.N. Mukherjee Road, 5th Floor, Kolkata - 700001 Tel: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign -Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.ir mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same

by updating/modifying their details with their respective Depository Participants. Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us at investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com.

> For Eveready Industries India Limited Shampa Ghosh Ray Company Secretary & Compliance Officer

Kolkata November 3, 2025





The following State Governments have offered to sell stock by way of auction, for an aggregate amount of ₹13,600/- crore (Face Value).

Sr. No.	to be (Years) raised (₹ cr)		Type of auction	
		1,000	12	Yield based
1,	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	31	Yield based
3.	Kerala	2,000	20	Yield based
	Maharashtra	1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
æ		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1.000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

"Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED)

OPERATING AS AN NON- BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

1.	RELEVANT PAR	Alchemist Capital Limited
	Name of the corporate debtor along with PAN & CIN/LLP No.	CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.in/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.ir/
10.	Last date for receipt of expression of interest	18-11-2025
11.	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318, Tower B, KLJ Noida One, Date: 03.11.2025 Sector 62, Noida, Gautambuddh Nagar, U.P.-201309 Place: New Delhi

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(formerly known as Affle (India) Limited) Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

		the interest of the contract o			
Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)	
Total income	6,689.93	13,069.03	5,717.06	23,600.73	
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37	
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69	
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87	
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71	
Other equity for the year				29,183.86	
Earnings per equity share (face value INR 2/- per equity share)					
Basic:	7.88	15.40	6.56	27.23	
Diluted:	7.86	15.37	6.55	27.19	

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Date: November 01, 2025

Particulars	September 30, 2025 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited

Anuj Khanna Sohum Chairperson, Managing Director & Chief Executive Officer

(Amount in INR million, unless otherwise stated)

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com;

OPEN OFFER FOR ACQUISITION OF UP TO 7.86,077 OFFER SHARES REPRESENTING 26,00% OF THE VOTING CAPITAL OF PACE AUTOMATION LIMITED, THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'),

on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ('Letter of Offer'), (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ("Pre-Offer Advertisement and corrigendum to the Detailed Public Statement"), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ('Corrigendum to the Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies

as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

	1.	Name of the Target Company	Act, 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number 'AAACP3489P' allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India.
İ			M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra, India.
	2.	Name of the Acquirers and PACs	M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Sangli - 416416, Maharashtra, India.
ı	ı		Mr. Ravidutt Parkh, son of Mr. Ashithhai Pramodrai Parkh, aged approximately 31 years, holding Permanent

account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat. No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gengadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swarai Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited

5.	Offer Details		
5.1.	Date of Opening of the Offer	Friday, October 03, 2025	
5.2	Date of Closing of the Offer	Thursday, October 16, 2025	
6.	Date of Payment of Consideration	Monday, October 27, 2025	
7	Details of the Acquisition	11.7	
7.1 7.2 7.3 7.4	Particulars	Proposed in the Offer Document (Assuming full acceptance in this Offer)	Actuals (Pursuant to the tendering of Offer Shares by son of the Eligible Shareholders under this Offer)
7.1	Offer Price	₹13,00/-	₹13,00/-
7.2	Aggregate number of Equity Shares tendered	7,86,077	32,160
7.3	Aggregate number of Equity Shares accepted	7,86,077	32,160
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹1,02,19,001,00/-	₹4,18,080.00/-
7.5	Pre-Share Purchase Agreement tran	saction direct shareholding as on the date	of the Public Announcement of the Acquirers
а)	Number of Equity Shares	MI	Nil
b)	% of Voting Share Capital	Not Applicable	Not Applicable
7.6	Sale Shares proposed to be acquire	ed by way of Share Purchase Agreement	
a)	Number of Equity Shares	19,10,710	19,10,710
b)	% of Voting Share Capital	63.20%	63.20%
7.7	Equity Shares acquired by way of C	Offer	9
a)	Number of Equity Shares	7,86,077	32,160
b)	% of Voting Share Capital	26.00%	1.06%
7.8	Equity Shares acquired after the De	etailed Public Statement	10 10000000
a)	Number of Equity Shares acquired	NII	NI
b)	Price of the Equity Shares acquired	Not Applicable	Not Applicable
c)	% of Equity Shares acquired	Not Applicable	Not Applicable
7.9	Post-Offer shareholding of the Acquand the Offer Shares tendered and		d to be acquired under the Share Purchase Agreemer
a)	Number of Equity Shares	26 96 787	19 42 870

b) % of Voting Share Capital Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Pre-Offer Past-Offer Pre-Offer Post-Offer Particulars | 3,26,517 11,12,661 10,80,501 Number of Equity Shares 11,12,661

10.80%

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

36:80%

35.74%

For and on behalf of all the Acquirers

Mr. Ravidutt Parikh

SEBI (SAST) Regulations. The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER **SWARAJ**

% of Voting Share Capital

Swaraj Shares and Securities Private Limited Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

36.80%

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com Investor grievance Email Address: investor relations@swarajshares.com

SEBI Registration Number: INM00012980 Validity: Permanent Date: Friday, October 31, 2025

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India; Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

: M/s. GSB Finance Limited ("Target Company") Name of the Target Company Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitii Name of the Acquirers

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Name of the PACs Nil Name of Manager to the Offer GYR Capital Advisors Private Limited

Offer details : Tuesday, September 30, 2025 a) Date of Opening of the Offer

: Tuesday, October 14, 2025 b) Date of Closing of the Offer Date of Payment of Consideration : Thursday, October 30, 2025 Details of the Acquisition

Name of Registrar to the Offer

Sr. No.	Particulars	C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	f in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21.44 pt	er equity share	₹ 21.44 per	equity share
8.2	Aggregate number of shares tendered	15,	60,000	3	55
8.3	Aggregate number of shares accepted	15,	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	N	il
8.6	Shares Acquired by way of SPA Number Share Capital	30.1000.000	14,820 5.25%)	1000500000	4,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital		60,000 3.00%)	100	55 01%)
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired % of the shares acquired	Not A	pplicable	Not Ap	pplicable
8.9	Post Offer shareholding of Acquirers Number Sof Fully Diluted Equity Share Capital	9,000	74,820 1.25%)	000002335	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders Number	Pre Offer	Post Offer	Pre Offer	Post Offer
	% of Fully Diluted Equity Share Capital	26,80,280 (44.67%)	11,20,280 (18.67%)	26,80,280 (44.67%)	26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

GYR Capital Advisors Private Limited

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website: www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

		1	Quarter Ended			Half Year Ended	
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125,13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary Items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043,88	2,555.49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771.75	1,885.29
6	Paid-up equity share capital (Face Value of ₹ 16/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599.70	599.70	599.70	599.70
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444,36
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01
11	Outstanding Redeemable Preference Shares	NA	NA.	NA	NA	NA:	N/A
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4.12	3.38
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Diluted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80	4.42
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	NA.
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94
16	Debt Service Coverage Ratio (DSCR) ³	0.05	0.05	0.04	0.09	0.07	0.17
17	Interest Service Coverage Ratio (ISCR) ⁴	2.07	2.31	1.62	2.18	1.74	1.87

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock

Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com). 3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the

 The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review. by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter

For and on behalf of the Board of Directors

Rahul Jain

Managing Director & Chief Executive Officer DIN: 00387505

(Acquirer 3) epaper.financialexpress.com Chandigarh

Mumbai, October 31, 2025

Board of Directors at their respective meetings held on October 31, 2025.

Earnings per share for the quarters and half years ended are not annualised.

Head Office – II, DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

NOTICE INVITING TENDER UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24, 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukhenee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tet: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign." Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php

Mode of Dispatch: By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldo@yahoo.com; contact@mdplcorporate.com; Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same

by updating/modifying their details with their respective Depository Participants. Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further

assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us a investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

Shampa Ghosh Ray Company Secretary & Compliance Office



Kolkata

November 3, 2025

भारतीय रिज़र्व बैंक RESERVE BANK OF INDIA



The following State Governments have offered to sell stock by way of auction, for an aggregate amount of ₹13,600/- crore (Face Value).

Sr. No.	State/UT	Amount to be raised (₹ cr)	(Years)	Type of auction
		1,000	12	Yield based
Sr. No. 1. 2. 3.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
		1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
900		1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.	Maharashtra	1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis
5.	Rajasthan	500	04	Yield based
6.	Tamil Nadu	1,000	10	Yield based
		2,000	30	Yield based
7.	Telangana	1,000	32	Yield Basis
1	Total	13,600		

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

'Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON-BANKING FINANCIAL COMPANY (CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI)

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of

India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS Name of the corporate debtor along with PAN Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F Address of the registered office Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101 URL of website https://cirpalchemistcapital.in/ Details of place where majority of fixed assets As per the information available as on are located 31.03.2022, basis the audited financial statements, company does not have any fixed assets. 5. Installed capacity of main products/ services. Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017). sold in last financial year revenue from operations.

Quantity and value of main products/ services | As per the latest available audited financial statement for the FY 2020-21 and 2021-22, the company has not generated any Number of employees/ workmen Further details including last available financial Detailed invitation for Expression of statements (with schedules) of two years, lists interest containing the required details can of creditors are available at URL be obtained by sending email at: Eligibility for resolution applicants under cirp.alchemistcapital@gmail.com or can be downloaded from: section 25(2)(h) of the Code is available at https://cirpalchemistcapital.in/ Last date for receipt of expression of interest | 18-11-2025 Date of issue of provisional list of prospective | 28-11-2025 resolution applicants

03-12-2025 12. Last date for submission of objections to provisional list 13. Date of issue of final list of prospective 13-12-2025 resolution applicants

14. Date of issue of information memorandum, 18-12-2025 evaluation matrix and request for resolution plans to prospective resolution applicants 15. Last date for submission of resolution plans 17-01-2026 16. Process email id to submit Expression of cirp.alchemistcapital@gmail.com

Date: 03.11.2025

Place: New Delhi

whatsoever.

Interest Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173

> Sector 62, Noida, Gautambuddh Nagar, U.P.-201309 "IMPORTANT"

> Communication Address: B-318, Tower B, KLJ Noida One,

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Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025 (Amount in INR million, unless otherwise stated)

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280.42	280.71
Other equity for the year	-	2		29,183.86
Earnings per equity share (face value INR 2/- per equity share)			ACM SIGN	
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results. 2. Key standalone financial information:

Date: November 01, 2025

Particulars	September 30, 2025 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
Total income	2,381.97	4,525.43	1,906.06	7,770.28
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23

3. The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Sd/-Anui Khanna Sohum

Chairperson, Managing Director & Chief Executive Officer

Quarter ended Half year ended Quarter ended

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

LIMITED. THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO. This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'),

on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) (Mumbal Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer") (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September

29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ("Corrigendum to the Letter of Offer) (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India.

M/S U.G. Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India. M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Name of the Acquirers and PACs

Mr. Ravidutt Parkh, son of Mr. Ashitbhai Pramodrai Parkh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited

Offer Details Date of Opening of the Offer Friday, October 03, 2025 Date of Closing of the Offer Thursday, October 16, 2025 Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document (Assuming full acceptance in this Offer) Offer Price ₹13.00/-

ursuant to the tendering of Offer Shares by some of the Eligible Shareholders under this Offer) Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-(Number of Equity Shares multiplied by ₹1,02,19,001.00/-Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% Equity Shares acquired by way of Offer Number of Equity Shares 7.86:077 32,160 % of Voting Share Capital 26 00% 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired NI Price of the Equity Shares acquired Not Applicable Not Applicable % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer) Number of Equity Shares 19,42,870

% of Voting Share Capital 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer Particulars 11,12,661 3.26.517 11,12,661 10.80.501 Number of Equity Shares % of Voting Share Capital 36.80% 10.80% 36.80%

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER SWARA'J

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621 Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel Contact Number: +91-22-69649999

Email Address: takeover@swarajshares.com Investor grievance Email Address: investor.relations@swarajshares.com SEBI Registration Number: INM00012980

Validity: Permanent For and on behalf of all the Acquirers Date: Friday, October 31, 2025 Place: Mumbai

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193:

Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India: Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04, : M/s. GSB Finance Limited ("Target Company")

 Name of the Target Company Name of the Acquirers

: Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025

b) Date of Closing of the Offer : Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025 Details of the Acquisition

Sr. No.	Particulars		d in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21,44 p	er equity share	₹ 21,44 pe	r equity share
8.2	Aggregate number of shares tendered	15,	60,000	3	55
8.3	Aggregate number of shares accepted	15,	60,000	3	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	1	Vif
8.6	Shares Acquired by way of SPA Number Share Capital	9333	14,820 5.25%)	11 20 20 20 20 20 20 20 20 20 20 20 20 20	4,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital	5000	60,000 3.00%)	0.3527	355 01%)
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired statement	Not A	pplicable	Not Ap	pplicable
8.9	Post Offer shareholding of Acquirers Number Number Graph Diluted Equity Share Capital	11 mgc 313	74,820 1.25%)	100000000000000000000000000000000000000	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders	Pre Offer	Post Offer	Pre Offer	Post Offer
1000	Number % of Fully Diluted Equity Share Capital	26,80,280	11,20,280	26,80,280	26,79,925

 % of Fully Diluted Equity Share Capital (44.67%) (18.67%) (44.67%) (44.67%) The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

 Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

GYR Capital Advisors Private Limited

MANAGER TO THE OFFER

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Copital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

ATT & TRUBE & GROWN Investor grievance Email Address: investor, relations@gyrcapitaladvisors.com Website: www.gyrcapitaladvisors.com

Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website; www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

			Quarter Ende	d	Half Year Ended		Year Ended	
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)	
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97	
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49	
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885.29	
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	4,304.54	
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82	
8	Securities premium account	599.70	599.70	599,70	599,70	599.70	599.70	
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444.36	
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01	
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA.	NA.	NA.	
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4,12	3.38	
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Difuted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4.42 4.42	
14	Capital Redemption Reserve	NA.	NA.	NA.	NA.	NA.	NA.	
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94	
16	Debt Service Coverage Ratio (DSCR) ^s	0.05	0.05	0:04	0.09	0.07	0.17	
17	Interest Service Coverage Ratio (ISCR)*	2.07	2.31	1.62	2.18	1,74	1.87	

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact) 1. The above is an extract of the detailed format of the guarter and half year ended September 30, 2025 financial results filed with

the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com):

Board of Directors at their respective meetings held on October 31, 2025. 4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review.

6. Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the guarter

by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Managing Director & Chief Executive Officer

Mumbai, October 31, 2025 (Acquirer 3) epaper.financialexpress.com

Mr. Ravidutt Parikh

The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

and half year ended September 30, 2025. The impact, if any, are not material to the financial results. For and on behalf of the Board of Directors

DIN: 00387505

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the

Earnings per share for the quarters and half years ended are not annualised.

Rahul Jain

CHENNAI/KOCHI

यूको बैंक 🎧 UCO BANK NOTICE INVITING TENDER

Head Office – II, DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

UCO Bank Invites tender for the following item:

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**



EVEREADY INDUSTRIES INDIA LIMITED CIN: L31402WB1934PLC007993

Registered Office: 2, Rainey Park, Kelkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Elicible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Mrs. Shampa Ghosh Ray Maheshwari Datamatics Private Limited Company Secretary & Compliance Officer | Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukhenee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php Mode of Dispatch:

By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldo@yahoo.com; contact@mdplcorporate.com;

Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants. Shareholders are kindly requested to take note of the above instructions and act accordingly. To support

the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us al investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

Shampa Ghosh Ray

Company Secretary & Compliance Office



Rajasthan

6. Tamil Nadu

7. Telangana

Date: 03.11.2025

Place: New Delhi

whatsoever.

Kolkata

November 3, 2025

RESERVE BANK OF INDIA





Sr. No.	State/UT	Amount to be raised (₹ cr)	Tenure (Years)	Type of auction
		1.000	12	Yield based
1.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025	Price Basis
2.	Goa	100	11	Yield based
3.	Kerala	2,000	20	Yield based
		1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
	Maharashtra	1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis
4.		1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis

Total 13,600 The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI

1,000

500

1,000

2,000

1,000

Re-issue of 7.16%

August 06, 2025

Maharashtra SGS 2055

issued on Price Basis

04 Yield based

10 Yield based

30 Yield based

32 Yield Basis

press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in "Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON-BANKING FINANCIAL COMPANY

(CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI) (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS

1.	Name of the corporate debtor along with PAN & CIN/LLP No.	Alchemist Capital Limited CIN: U65993CH2000PLC024127 PAN: AABCT5925F
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101
3.	URL of website	https://cirpalchemistcapital.ir/
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.
7.	Number of employees/ workmen	NIL
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/
10.	Last date for receipt of expression of interest	18-11-2025
	Date of issue of provisional list of prospective resolution applicants	28-11-2025
12.	Last date for submission of objections to provisional list	03-12-2025
13.	Date of issue of final list of prospective resolution applicants	13-12-2025
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025
15.	Last date for submission of resolution plans	17-01-2026
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173 Communication Address: B-318. Tower B. KLJ Noida One.

Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

"IMPORTANT"

otherwise acting on an advertisement in any manner

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or



Registered Office | A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749 (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280,42	280.71
Other equity for the year	-	2		29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results.

2. Key standalone financial information:

Date: November 01, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)	
Total income	2,381.97	4,525.43	1,906.06	7,770.28	
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94	
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23	

The above is an extract of the detailed format of the guarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Anuj Khanna Sohum

(Amount in INR million, unless otherwise stated)

Chairperson, Managing Director & Chief Executive Officer

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940061528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

LIMITED. THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'), on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement').

This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) (Mumbal Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer") (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ('Corrigendum to the Letter of Offer') (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street, Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India.

M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number aflotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India, M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, Name of the Acquirers and PACs

with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Mr. Ravidutt Parikh, son of Mr. Ashitbhai Pramodrai Parikh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Palwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited Offer Details Date of Opening of the Offer Friday, October 03, 2025

Date of Closing of the Offer Thursday, October 16, 2025 Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document ursuant to the tendering of Offer Shares by some (Assuming full acceptance in this Offer) of the Eligible Shareholders under this Offer) Offer Price ₹13.00/-Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-(Number of Equity Shares multiplied by ₹1,02,19,001,00/-Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable 7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% 7.7 Equity Shares acquired by way of Offer Number of Equity Shares 7,86,077 32,160 % of Voting Share Capital 1.06% 26 00% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired Price of the Equity Shares acquired Not Applicable Not Applicable

% of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer) Number of Equity Shares 19,42,870 % of Voting Share Capital 64.26%

Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer Particulars 11,12,661 3.26.517 10.80.501 Number of Equity Shares 11,12,661 % of Voting Share Capital 36.80% 10.80% 36.80% The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the

provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations. 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations"). A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE

Limited at www.bseindia.com and the registered office of the Target Company. ISSUED BY MANAGER TO THE OFFER **SWARAJ**

Swaraj Shares and Securities Private Limited

Investor grievance Email Address: investor.relations@swarajshares.com

Corporate Identification Number: U51101WB2000PTC092621 Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel Contact Number: +91-22-69649999

SEBI Registration Number: INM00012980 Validity: Permanent

Date: Friday, October 31, 2025 Place: Mumbai

Email Address: takeoven@swarajshares.com

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in; Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04, : M/s. GSB Finance Limited ("Target Company") Name of the Target Company

Name of the Acquirers : Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij

Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

Offer details a) Date of Opening of the Offer : Tuesday, September 30, 2025 b) Date of Closing of the Offer : Tuesday, October 14, 2025

Date of Payment of Consideration : Thursday, October 30, 2025 8. Details of the Acquisition D D 11 1

Sr. No.	Particulars		d in the Offer cument	Ac	tual
8.1	Offer Price	₹ 21.44 pe	er equity share	₹ 21,44 per	requity share
8.2	Aggregate number of shares tendered	15,	60,000	35	55
8.3	Aggregate number of shares accepted	15,	60,000	35	55
8.4	Size of the Offer (Number of shares multiplied by Offer price per share)	₹ 3,3	4,46,400	₹ 7,6	11.20
8.5	Shareholding of the Acquirers before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Nil	1	lif
8.6	Shares Acquired by way of SPA Number Share Capital	5000	14,820 5.25%)	0.00000000	4,820 25%)
8.7	Shares Acquired by way of Open Offer Number Share Capital	900.5	15,60,000 (26,00%)		55 01%)
8.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired skew of the shares acquired	Not Applicable		Not Ap	pplicable
8.9	Post Offer shareholding of Acquirers Number Moreholding of Acquirers Post Offer shareholding of Acquirers	48		100.000.000	5,175 25%)
8.10	Pre and Post Offer shareholding of Public Shareholders Number S of Fully Diluted Equity Share Capital	Pre Offer 26,80,280 (44.67%)	Post Offer 11,20,280 (18.67%)	Pre Offer 26,80,280 (44.67%)	Post Offer 26,79,925 (44.67%)

The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

11. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS MANAGER TO THE OFFER

ers (name) species

GYR Capital Advisors Private Limited Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054

Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Investor grievance Email Address: investor.relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website; www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

			Quarter Ende	d	Half Yea	r Ended	Year Ended
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043,88	2,555.49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885.29
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304.54	4,304,54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454.71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599,70	599,70	599,70	599.70
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759,25	8,444.36
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA.	NA.	NA.
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4,12	3.38
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Diluted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4.42 4.42
14	Capital Redemption Reserve	NA	NA.	.NA	NA.	NA.	NA.
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94
16	Debt Service Coverage Ratio (DSCR) ^s	0.05	0.05	0.04	0.09	0.07	0.17
17	Interest Service Coverage Ratio (ISCR)*	2.07	2.31	1.62	2.18	1,74	1.87

Net worth = Equity share capital + Other Equity

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Earnings per share for the quarters and half years ended are not annualised.

New Delhi

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com):

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter.

Board of Directors at their respective meetings held on October 31, 2025. 4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review.

by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

For and on behalf of the Board of Directors

Rahul Jain

DIN: 00387505

Managing Director & Chief Executive Officer

Mumbai, October 31, 2025 (Acquirer 3)

epaper.financialexpress.com

Mr. Ravidutt Parikh

For and on behalf of all the Acquirers

UCO Bank Invites tender for the following item:

Head Office – II, DIT- Procurement & Infrastructure 3 & 4, DD Block, Sector – 1, Salt Lake Kolkata–700064

NOTICE INVITING TENDER

 AMC of Branch Network Devices. For more details, please refer to https://www.uco.bank.in and https://gem.gov.in

(Deputy General Manager) Date: 03.11.2025 **DIT- Procurement & Infrastructure**

EVEREADY •

EVEREADY INDUSTRIES INDIA LIMITED

CIN: L31402WB1934PLC007993 Registered Office: 2, Rainey Park, Kolkata - 700019 Tel.: 91-33-2455-9213; 91-33-2486-4961; Fax: 91-33-2486-4673; Email: investorrelation@eveready.co.in ; Website: www.evereadyindia.com

NOTICE TO SHAREHOLDERS

This is for information of all concerned that pursuant to SEBI Circular No. SEBI/HOMIRSD/MIRSD PoD/P/CIR/2025/97 dated July 02, 2025 and in continuation of our earlier Newspaper Edition dated July 24 2025, August 21, 2025, September 11, 2025 and October 7, 2025 the Company is contented to offer a onetime Special Window, for the re-lodgement of transfer deeds of Physical Shares that were lodged before April 01, 2019 but were rejected or returned due to deficiencies in documentation, process or any other reason. This Special Window shall continue to remain open for 6 months, starting from July 7, 2025 till January 6, 2026. Kindly note that during this window, all re-lodged securities will be issued only in dematerialised (demat) form. Eligible shareholders may submit their transfer request along with the requisite documents to the Company of its or its Registrar and Share Transfer Agents (RTA) within the stipulated time.

For any queries or assistance regarding the re-lodgement process, please contact:

Maheshwari Datamatics Private Limited Mrs. Shampa Ghosh Ray Company Secretary & Compliance Officer | Registrar & Share Transfer Agent (RTA) Eveready Industries India Limited 23, R.N. Mukherjee Road, 5th Floor, 2 Rainey Park Kolkata - 700019 Kolkata - 700001 Tel: (033) 2486 4961 / 2455 9213 Tel: (033) 2248 2248

In addition to the above and in continuation of our earlier Newspaper Publication dated August 18, 2025 and September 11, 2025 attention of shareholders is once again drawn to the "100 days Campaign." Saksham Niveshak", initiative from the Ministry Corporate Affairs, under which the Company continues to assist shareholders in claiming their unpaid/unclaimed dividends.

The Shareholders who have not claimed their dividends for the Financial Year 2023-24 and 2024-25, can update their KYC details and claim the said dividends. The KYC forms are available on the website of the RTA-https://mdpl.in/downloads.php Mode of Dispatch:

By Post - Physical Copies self-attested and dated to M/s Maheshwari Datamatics Pvt Ltd, 23 R N Mukherjee Road, Kolkata - 700001 or

By Email - From the Registered email ID with signed documents to investorrelation@eveready.co.in mdpldo@yahoo.com; contact@mdplcorporate.com;

Shareholders holding shares in electronic form and have not claimed their dividend, can claim the same by updating/modifying their details with their respective Depository Participants.

Shareholders are kindly requested to take note of the above instructions and act accordingly. To support the success of this campaign, kindly submit your documents by November 6, 2025. For any further assistance regarding 100 days Campaign - "Saksham Niveshak", please do reach out to us a investorrelation@eveready.co.in, mdpldc@yahoo.com; contact@mdplcorporate.com. For Eveready Industries India Limited

> Shampa Ghosh Ray Date: November 01, 2025

Company Secretary & Compliance Office



November 3, 2025

Kolkata

RESERVE BANK OF INDIA





aggregate amount of ₹13,600/- crore (Face Value).

Sr. No.	011 1/27/07/20 (7/27)		5,500,000	Type of auction	
		1,000	12	Yield based	
2.	Andhra Pradesh	1,000	Re-issue of 7.50% Andhra Pradesh SGS 2045 issued on October 01, 2025	Price Basis	
		1,000	Re-issue of 7.50% Andhra Pradesh SGS 2046 issued on October 01, 2025		
2.	Goa	100	11	Yield based	
3.	Kerala	2,000	20	Yield based	
			1,000	Re-issue of 7.20% Maharashtra SGS 2036 issued on October 23, 2025	Price Basis
4.	Notes and the second	1,000	Re-issue of 7.26% Maharashtra SGS 2042 issued on October 08, 2025	Price Basis	
4.	Maharashtra	1,000	Re-issue of 7.29% Maharashtra SGS 2050 issued on October 23, 2025	Price Basis	
		1,000	Re-issue of 7.16% Maharashtra SGS 2055 issued on August 06, 2025	Price Basis	
5.	Rajasthan	500	04	Yield based	
6.	Tamit Nadu	1,000	10	Yield based	
		2,000	30	Yield based	
7.	Telangana	1,000	32	Yield Basis	
	Total	13,600			

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on November 04, 2025 (Tuesday). Individual investors can also place bids as per the non-competitive scheme through the Retail Direct portal (https://rbiretaildirect.org.in). For further details please refer to RBI press release dated October 31, 2025 (Friday) on RBI website www.rbi.org.in

'Don't get cheated by E-mails/SMSs/Calls promising you money

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR ALCHEMIST CAPITAL LIMITED (FORMERLY KNOWN AS TOUBRO HOLDINGS LIMITED) OPERATING AS AN NON-BANKING FINANCIAL COMPANY

(CERTIFICATE OF REGISTRATION CANCELLED ON 19.12.2017 BY RBI)

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS 1. Name of the corporate debtor along with PAN Alchemist Capital Limited

die	& CIN/LLP No.	CIN: U65993CH2000PLC024127 PAN: AABCT5925F			
2.	Address of the registered office	Registered Office: Plot No. F-5, First Floor, Rajiv Gandhi IT Park, Chandigarh, India, 160101			
3.	URL of website	https://cirpalchemistcapital.ir/			
4.	Details of place where majority of fixed assets are located	As per the information available as on 31.03.2022, basis the audited financial statements, company does not have any fixed assets.			
5.	Installed capacity of main products/ services	Not applicable, as the company was operating as an NBFC (certificate cancelled by RBI on 19.12.2017).			
6.	Quantity and value of main products/ services sold in last financial year	As per the latest available audited financial statement for the FY 2020-21 and 2021- 22, the company has not generated any revenue from operations.			
7.	Number of employees/ workmen	NIL			
8.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Detailed invitation for Expression of interest containing the required details can be obtained by sending email at:			
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	cirp.alchemistcapital@gmail.com or can be downloaded from: https://cirpalchemistcapital.in/			
10.	Last date for receipt of expression of interest	18-11-2025			
11,	Date of issue of provisional list of prospective resolution applicants	28-11-2025			
12.	Last date for submission of objections to provisional list	03-12-2025			
13.	Date of issue of final list of prospective resolution applicants	13-12-2025			
14.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	18-12-2025			
15.	Last date for submission of resolution plans	17-01-2026			
16.	Process email id to submit Expression of Interest	cirp.alchemistcapital@gmail.com			

Manoj Kumar Jain Resolution Professional Alchemist Capital Limited IBBI Reg: IBBI/IPA-001/IP-P-02707/2022-2023/14173

Communication Address: B-318, Tower B, KLJ Noida One, Sector 62, Noida, Gautambuddh Nagar, U.P.-201309

"IMPORTANT"

otherwise acting on an advertisement in any manner

Date: 03.11.2025

Place: New Delhi

whatsoever.

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EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

Particulars	Quarter ended September 30, 2025 (Unaudited)	Half year ended September 30, 2025 (Unaudited)	Quarter ended September 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
Total income	6,689.93	13,069.03	5,717.06	23,600.73
Profit before exceptional items and tax	1,353.34	2,645.29	1,134.97	4,676.37
Net profit for the periods / year	1,105.13	2,160.13	919.91	3,818.69
Total comprehensive income for the periods / year	1,797.87	2,885.92	883.00	4,143.87
Paid-up equity share capital (face value INR 2/- per equity share)	280.97	280.97	280,42	280.71
Other equity for the year	-	2	1 4	29,183.86
Earnings per equity share (face value INR 2/- per equity share)				
Basic:	7.88	15.40	6.56	27.23
Diluted:	7.86	15.37	6.55	27.19

meeting held on November 1, 2025. The Statutory Auditors have expressed an unmodified audit opinion on these results. 2. Key standalone financial information: Quarter ended Half year ended Quarter ended

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its

Particulars	September 30, 2025 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)	
Total income	2,381.97	4,525.43	1,906.06	7,770.28	
Net Profit for the periods / year	300.06	597.06	272.31	1,154.94	
Total comprehensive income for the periods / year	300.45	596.00	272.73	1,153.23	

3. The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR code below to view the results on the website of the Company.



By Order of the Board For Affle 3i Limited Sd/-Anuj Khanna Sohum

Chairperson, Managing Director & Chief Executive Officer

(Amount in INR million, unless otherwise stated)

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PACE AUTOMATION LIMITED

Corporate Identification Number: L29141TN1989PLC018133; Registered Office: No.2, III Street, Parameswari Nagar Adyar, Chennal - 600020, Tamil Nadu, India; Contact Number: +91-9940081528; Email Address: srinivasan@paceautomation.com; Website: www.paceautomation.com

LIMITED. THE TARGET COMPANY, FROM ITS PUBLIC SHAREHOLDERS AT AN OFFER PRICE OF ₹13.00/- PER OFFER SHARE, PAYABLE IN CASH, BY M/S U G PATWARDHAN SERVICES PRIVATE LIMITED (ACQUIRER 1), M/S AGRI ONE INDIA VENTURES LLP (ACQUIRER 2), AND MR. RAVIDUTT PARIKH (ACQUIRER 3), COLLECTIVELY REFERRED TO AS THE ACQUIRERS, PURSUANT TO AND IN COMPLIANCE WITH THE PROVISIONS OF REGULATIONS 3 (1), AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, INCLUDING SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer ('Manager'), on behalf of the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations ('Post-Offer Public Announcement'). This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: a) Public Announcement dated

Monday, June 23, 2025 ('Public Announcement'), (b) Detailed Public Statement dated Friday, June 27, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, June 30, 2025, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) (Mumbal Edition), and Madras Mani (Tamil Daily) (Chennal Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Monday, July 07, 2025 filed and submitted with SEBI pursuant to the provisions of Regulation 16(1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'), (d) Letter of Offer with along with Form of Acceptance-Cum-Acknowledgement (for holding Equity Shares in physical form), and Form SH-4 Securities Transfer Form dated Tuesday, September 23, 2025 ("Letter of Offer") (e) Recommendations of the Committee of the Independent Directors of the Target Company which were approved on Monday, September 29, 2025, and published in the Newspapers on Tuesday, September 30, 2025 ('Recommendations of the Independent Directors of the Target Company'), (f) Pre-Offer and corrigendum to the Detailed Public Statement Advertisement dated Tuesday, September 30, 2025 which was published in the Newspapers on Wednesday, October 01, 2025 ('Pre-Offer Advertisement and corrigendum to the Detailed Public Statement'), (g) Corrigendum to the Letter of Offer dated Wednesday, October 01, 2025 which was published in the Newspapers on Friday, October 03, 2025 ("Corrigendum to the Letter of Offer) (the Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Committee of the Independent Directors, Pre-Offer Advertisement and Corrigendum to the Detailed Public Statement of the Target Company, Corrigendum to the Letter of Offer and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirers.

The capitalized terms used but not defined in this this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents M/s Pace Automation Limited, a Public Limited Company incorporated under the provisions of the Companies Act., 1956, bearing corporate identity number 'L29141TN1989PLC018133', bearing Permanent Account Number Name of the Target Company "AAACP3489P" allotted under the Income Tax Act, 1961, with its registered office located at No.2, III Street,

Parameswari Nagar Adyar, Chennai - 600020, Tamil Nadu, India. M/S U G Patwardhan Services Private Limited, a Private Limited Company incorporated under the provisions of the Companies Act, 1956, bearing Corporate Identification Number 'U00082PN2006PTC022227', bearing Permanent Account Number allotted 'AAACU8160G' under the Income Tax Act, 1961, with its registered office located at Devi Bhavan Palace, Hirabaug, Miraj, Sangli - 416410, Maharashtra; India, M/S Agri One India Ventures LLP, a Limited Liability Partnership firm incorporated under the provisions of the Limited Liability Partnership Act, 2013, bearing Limited Liability Partnership Identification Number 'AAP-5100', bearing Permanent Account Number allotted 'ABPFA6477K' under the Income Tax Act, 1961, with its address registered at C/o. Rameshchandra M. Samani, Timber Area, North Shivaji Nagar, Miraj, Name of the Acquirers and PACs Mr. Ravidutt Parikh, son of Mr. Ashitbhai Pramodrai Parikh, aged approximately 31 years, holding Permanent account number 'BMPPP7541D' allotted under the Income Tax Act, 1961, an Indian resident, residing at Flat

No. 303, Plot No. 2299, Pruthvi Vallabh Apartment, Bhangali Gate, Bhavnagar - 364002, Gujarat, India. For the purpose of this Offer no person is acting in concert with the Acquirers for the purposes of this Offer. Except promoters of the Acquirer 1, i.e., Mr. Gangadharrao Madhavrao Patwardhan, Mr. Gopalraje Gangadharrao Patwardhan, and the directors of the Acquirer 1, i.e. Mr. Dev Bahadur Bohara and Mrs. Pooja Gopal Patwardhan are deemed PAC(s) to Acquirer 1; designated partners and shareholders of the Acquirer 2 i.e. Mr. Pankaj Ramesh Samani ,and Mrs. Sheetal Pankaj Samani are deemed PAC(s) to Acquirer 2, any other persons may be deemed to be acting in concert with the Acquirers in terms of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations ('Deemed PACs'), however, such Deemed PACs are not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2(1)(q)(1) of the SEBI (SAST) Regulations. Name of Manager to the Offer Swaraj Shares and Securities Private Limited Name of Registrar to the Offer Integrated Registry Management Services Private Limited Offer Details Date of Opening of the Offer Friday, October 03, 2025

Thursday, October 16, 2025

Date of Payment of Consideration Monday, October 27, 2025 Details of the Acquisition Actuals **Particulars** Proposed in the Offer Document ursuant to the tendering of Offer Shares by some (Assuming full acceptance in this Offer) of the Eligible Shareholders under this Offer) ₹13.00/-Aggregate number of Equity Shares 7,86,077 32,160 Aggregate number of Equity Shares 7,86,077 32,160 Size of the Open Offer ₹4,18,080.00/-(Number of Equity Shares multiplied by ₹1,02,19,001.00/-Offer Price per Equity Share) Pre-Share Purchase Agreement transaction direct shareholding as on the date of the Public Announcement of the Acquirers. Number of Equity Shares % of Voting Share Capital Not Applicable Not Applicable 7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement Number of Equity Shares 19,10,710 19,10,710 % of Voting Share Capital 63.20% Equity Shares acquired by way of Offer Number of Equity Shares 7,86,077 32,160 % of Voting Share Capital 26 00% 1.06% 7.8 Equity Shares acquired after the Detailed Public Statement Number of Equity Shares acquired NI Price of the Equity Shares acquired Not Applicable Not Applicable % of Equity Shares acquired Not Applicable Not Applicable Post-Offer shareholding of the Acquirers (considering the Sale Shares proposed to be acquired under the Share Purchase Agreement and the Offer Shares tendered and accepted under this Offer)

Number of Equity Shares 19,42,870 % of Voting Share Capital 64.26% Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirers, the Selling Promoter Shareholder, and the Existing Promoters) Pre-Offer Post-Offer Pre-Offer Particulars Number of Equity Shares 11,12,661 3.26.517 11,12,661 10.80.501 % of Voting Share Capital 36.80% 10.80% 36.80% The Acquirers accept full responsibility for their information contained in this Post-Offer Public Announcement and for their obligations specified under

provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22(1), and 22(3) of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company, in accordance with the

A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com and the registered office of the Target Company.

ISSUED BY MANAGER TO THE OFFER

SWARA'J

Date of Closing of the Offer

Swaraj Shares and Securities Private Limited

Corporate Identification Number: U51101WB2000PTC092621

Principal Place of Business: 402, Antariksh Thakoor House, Makwana Road, Marol, Andheri East, Mumbai - 400059, Maharashtra, India Contact Person: Tanmoy Banerjee/ Pankita Patel

Contact Number: +91-22-69649999 Email Address: takeover@swarajshares.com

Investor grievance Email Address: investor.relations@swarajshares.com SEBI Registration Number: INM00012980

Validity: Permanent

Date: Friday, October 31, 2025 Place: Mumbai

Mr. Ravidutt Parikh (Acquirer 3) epaper.financialexpress.com

POST OFFER ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF THE PUBLIC SHAREHOLDERS OF

FINANCE LIM

Corporate Identification Number: L99999MH2001PLC134193: Registered Office: 78/80, Ali Chamber, Ground Floor, Tamarind Lane, Mumbai - 400025 Maharashtra, India:

Contact Number: +91-22-22657084/ +91-22-22651814/ +91-22-22651815; Fax Number: +91-22-22651814 Email Address: info@gsbgroup.co.in; Website: www.gsbgroup.co.in;

Finance Limited (hereinafter referred to as "Target Company") by the individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2), along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4), collectively referred to as the Acquirers, pursuant to and in compliance with the provisions of regulations 3 (1), and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended. This Post Offer Advertisement is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer, on behalf of the

Open Offer for acquisition of 15,60,000 (Fifteen Lakhs Sixty Thousand Only) fully paid-up equity shares of ₹10/- each of M/s. GSB

Acquirers, in connection with the Offer made by the Acquirers in compliance with regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") made by the Acquirers was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadweep (Marathi daily) on December 04,

 Name of the Target Company : M/s. GSB Finance Limited ("Target Company")

Name of the Acquirers : Individual acquirers namely being, Mr. Vivek Kumar Singhal (Acquirer 1), Mr. Kshitij Agrawal (Acquirer 2) along with the Corporate Acquirers M/s. Nivesh Mandi Private Limited (Acquirer 3), and M/s. Stock Mandi (Acquirer 4)

Name of the PACs

Name of Manager to the Offer GYR Capital Advisors Private Limited

Name of Registrar to the Offer MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Offer details

a) Date of Opening of the Offer : Tuesday, September 30, 2025 b) Date of Closing of the Offer : Tuesday, October 14, 2025 Date of Payment of Consideration: Thursday, October 30, 2025

Details of the Acquisition Proposed in the Offer Sr. Particulars Actual No. Document ₹ 21.44 per equity share ₹ 21.44 per equity share Offer Price Aggregate number of shares tendered 15,60,000 355 Aggregate number of shares accepted 15,60,000 355 Size of the Offer (Number of shares multiplied by Offer ₹ 3,34,46,400 ₹ 7,611.20 orice per share) Shareholding of the Acquirers before Share Purchase Nil Nii Agreement (SPA) and Public Announcement (No. & %) Shares Acquired by way of SPA 33,14,820 33,14,820 Number % of Fully Diluted Equity Share Capital (55.25%)(55.25%)Shares Acquired by way of Open Offer 355 15,60,000 % of Fully Diluted Equity Share Capital (26.00%)(0.01%)Shares acquired after Detailed Public Statement Number of shares acquired Not Applicable Not Applicable · Price of the shares acquired ·% of the shares acquired Post Offer shareholding of Acquirers 33,15,175 48,74,820

Number 26,79,925 26,80,280 11,20,280 26,80,280 % of Fully Diluted Equity Share Capital (44.67%)(18.67%)(44.67%) (44.67%) The Acquirers accepts full responsibility for the information contained in this Post Offer Advertisement and also for the

A copy of this Post Offer Advertisement will be available on the website of SEBI at www.sebi.gov.in.

Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated September 22, 2025.

The Post offer Advertisement is being issued in all the newspapers in which the DPS was published.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

MANAGER TO THE OFFER

GYR Capital Advisors Private Limited

fulfilment of his obligations as laid down in the SEBI (SAST) Regulations, 2011.

Principal Place of Business: 428 Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad-380054 Contact Number: +91-8777564648 Capital Advisors E-mail Address: takeover@gyrcapitaladvisors.com

Pre Offer

(81.25%)

Post Offer

(55.25%)

Pre Offer | Post Offer

Investor grievance Email Address: investor, relations@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com Contact Person: Mr. Mohit Baid

Place: Mumbai Date: 01-11-2025

. % of Fully Diluted Equity Share Capital

8.10 Pre and Post Offer shareholding of Public Shareholders

nuvama **Nuvama Wealth and Investment Limited**

Corporate Identity Number: U65100MH2008PLC425999 Regd. Off: 801-804, Wing-A, Building No. 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051. Tel: 022 6620 3030 | Website; www.nuvamawealth.com

Financial Results for the quarter and half year ended September 30, 2025

			Quarter Ende	1	Half Yea	ar Ended	Year Ended
	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total income from operations	5,160.14	4,523.18	4,125.13	9,683.32	7,926.37	16,836.97
2	Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
3	Net Profit for the period before Tax (after Exceptional and / or Extraordinary items)	896.08	878.08	475.78	1,774.16	1,043.88	2,555.49
4	Net Profit for the period after Tax (after Exceptional and / or Extraordinary items)	667.54	654.15	353.43	1,321.69	776.03	1,903.84
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	656.25	649.62	353.76	1,305.87	771,75	1,885.29
6	Paid-up equity share capital (Face Value of ₹ 10/- Per Share)	4,304.54	4,304.54	4,304,54	4,304.54	4,304.54	4,304.54
7	Reserves (excluding Revaluation Reserves)	4,887.63	4,231.04	3,454,71	4,887.63	3,454.71	4,139.82
8	Securities premium account	599.70	599.70	599,70	599,70	599.70	599.70
9	Net worth ¹	9,192.17	8,535.58	7,759.25	9,192.17	7,759.25	8,444.36
10	Paid-up Debt Capital / Outstanding Debt	36,232.48	31,866.29	31,959.34	36,232.48	31,959.34	28,547.01
11	Outstanding Redeemable Preference Shares	NA	NA.	NA.	NA	NA.	NA.
12	Debt Equity Ratio ²	3.94	3.73	4.12	3.94	4,12	3.38
13	Earnings Per Share (₹) (Face Value of ₹ 10/- each) - Basic (Refer note 5) - Difuted (Refer note 5)	1.55 1.55	1.52 1.52	0.82 0.82	3.07 3.07	1.80 1.80	4.42 4.42
14	Capital Redemption Reserve	NA.	NA.	:NA	NA.	NA.	NA.
15	Debenture Redemption Reserve	90.94	90.94	132.93	90.94	132.93	90.94
16	Debt Service Coverage Ratio (DSCR) ^s	0.05	0.05	0.04	0.09	0.07	0.17
17	Interest Service Coverage Ratio (ISCR) ⁴	2.07	2.31	1.62	2.18	1,74	1.87

Debt-equity Ratio = Total Debt (Debt securities + Borrowings (other than debt securities)) / Net worth

Debt Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact + Total Debt)

Interest Service Coverage Ratio = (Profit before tax and Finance cost excluding IND AS 116 impact) / (Finance cost excluding IND AS 116 impact)

1. The above is an extract of the detailed format of the quarter and half year ended September 30, 2025 financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Indian Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the ompanies Act, 2013, as applicable. The full format of the financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website (www.nuvamawealth.com).

2. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (BSE) and on the Company's Website and can be accessed on the URL (www.nuvamawealth.com):

3. The above financial results of the Company are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at their respective meetings held on October 31, 2025.

by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

Earnings per share for the quarters and half years ended are not annualised.

For and on behalf of the Board of Directors

Managing Director & Chief Executive Officer DIN: 00387505

For and on behalf of all the Acquirers

Previous periods/ year figures have been regrouped/ re-classified wherever necessary in line with the financial results for the quarter. and half year ended September 30, 2025. The impact, if any, are not material to the financial results.

Rahul Jain

HYDERABAD

4. The above financial results of the Company for the quarter and half year September 30, 2025 have been subjected to limited review

Mumbai, October 31, 2025