



Saksoft Limited
CIN: L72200TN1999PLC054429
Global Infocity Park, Block A, 2nd Floor,
40, Dr.M.G.R. Salai, Kadanchavadi
Perungudi, Chennai – 600 096.
P: +91-44-2454 3500 F: +91-44-2454 3510
Email: info@saksoft.com

February 04, 2026

To

The Listing/Compliance Department The National Stock Exchange of India Limited "Exchange Plaza" Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 Stock Code: SAKSOFT	The Listing/Compliance Department BSE Limited Floor No.25, Piroze JeejeebhoyTowers, Dalal Street, Mumbai – 400 001 Stock Code: 590051
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Dear Sir/Madam,

Sub: Newspaper Publications of Unaudited Financial Results for the Quarter and nine months ended December 31, 2025

This is to intimate that Pursuant to Regulation 30 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of the Newspaper advertisements published in Financial Express, Business Standard, Trinity Mirror (English) and Makkal Kural (Tamil) dated February 03, 2026 (Tuesday) with respect to the Unaudited Financial Results for the Quarter and nine months ended December 31, 2025 approved by the Board at its Meeting held on Monday, February 02, 2026.

For Saksoft Limited

Meera Venkatramanan
Company Secretary and Compliance Officer

Noida office
B 35 - 36, Sector 80, Phase II, Noida - 201305.
P: +91 120 428 6231 / 32 / 33

www.saksoft.com



GUJARAT AMBUJA EXPORTS LIMITED
NURTURING BRANDS

A First for India
GAEL launches India's first
Sodium Gluconate for concrete admixtures.

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for better performance, consistent results,
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Available in 25 KG Packaging
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Karnataka
For Concrete Admixtures

STANDALONE FINANCIAL HIGHLIGHTS FOR THE QUARTER AND NINE MONTHS ENDED 31st DECEMBER, 2025 (₹ in Crores)

HIGHLIGHTS	QUARTER ENDED		NINE MONTHS ENDED	
	31.12.2025	31.12.2024	31.12.2025	31.12.2024
Net Sales	1484.19	1130.88	4262.11	3345.96
EBITDA	131.87	132.39	353.82	396.92
Cash Profit Before Tax*	121.69	129.52	329.05	386.40
Profit Before Tax*	88.34	97.70	225.24	292.51
Profit After Tax*	66.06	71.86	169.54	218.13
Cash Profit After Tax*	99.41	103.68	273.35	312.02
EPS - in ₹ per share (Face Value of ₹ 1/-)	1.44	1.57	3.70	4.76

* The above results are after considering impact of exceptional items on account of new labour codes.

Regd. Office : "AMBUJA TOWER", Opp. Sindhu Bhavan, Sindhu Bhavan Road, Bodakdev, P.O. Thaltej, Ahmedabad - 380 054.

Ph. : +91 79 6155 6677, Fax : +91 79 6155 6678.

Email : info@ambujagroup.com Website : www.ambujagroup.com

Note : This is not a statutory advertisement. For detailed financial results, please refer our website www.ambujagroup.com

BRIGADE HOTEL VENTURES LIMITED

Corporate Identity Number (CIN): L74999KA2016PLC095986

Regd. Office: 29th & 30th Floor, World Trade Center,

Brigade Gateway Campus, 26/1, Dr. Rajkumar Road,

Malleswaram-Rajajinagar, Bangalore 560 055. Phone: +91-80 4137 9200

Email: investors@bhv.in • Website: www.bhv.in



NOTICE OF POSTAL BALLOT AND E-VOTING INFORMATION

Notice is hereby given that pursuant to the provisions of Section 108, 110 and other applicable provisions if any of the Companies Act, 2013 ("the Act"), read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard - 2 on General Meetings issued by the Institute of the Company Secretaries of India and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs ("MCA") vide General Circular Nos. 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 05, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 08, 2021, 3/2022 dated May 05, 2022, 11/2022 dated December 28, 2022, 9/2023 dated September 25, 2023, 9/2024 dated September 19, 2024 and 3/2025 dated September 22, 2025 (hereinafter collectively referred to as "MCA Circulars") and any other applicable laws, rules and regulations, if any, approval of the members of Brigade Hotel Ventures Limited (the "Company") is sought through Postal Ballot only by way of electronic means ("remote e-voting"), in relation to the following resolutions to be passed as an ordinary resolutions as set out in the Postal Ballot Notice ("Notice") dated January 28, 2026:

1. Appointment of Mr. Mysore Ramachandrasetty Jaishankar (DIN: 00191267) as a Non-Executive, Non-Independent Director of the Company.
2. Appointment of Secretarial Auditors for the financial year 2025-26 and fixing their remuneration.

The detailed explanatory statement under Section 102 of the Act setting out the material facts concerning the resolution, forms part of the Notice.

The notice along with explanatory statement is available on the website of the Company i.e. www.bhv.in the Company's Registrar and Transfer Agent at <https://evoting.kfintech.com/> and on the websites of the National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

Members are hereby informed that:

1. The Company has completed the dispatch of notice through e-mails to the members on Monday, February 02, 2026.
2. The cut-off date for the purpose of ascertaining the eligibility of members to avail remote e-voting facility is Friday, January 30, 2026. The members whose name is recorded in the register of members of the Company or in the register of beneficial owners maintained by the depositaries as on the cut-off date shall only be entitled to avail the remote e-voting facility. A person who is not a member as on the cut-off date should treat this notice for information purpose only.
3. Members holding shares in physical form who have not registered their email IDs with the Company / Registrar & Transfer Agents of the Company are requested to update their email IDs by writing to einward.ris@kfintech.com along with a copy of the duly filled in and signed form ISR 1 together with the self-attested KYC supporting documents .
4. In compliance with the requirements of the MCA circulars, hard copy of Notice, Postal Ballot Form and pre-paid business reply envelope have not been sent to the members for this Postal Ballot. Members are required to communicate their assent or dissent only through the remote e-voting system. The Company has engaged the services of KFin Technologies Limited, Registrar & Transfer Agents of the Company, as the agency for the purposes of providing remote e-voting facility to its members.
5. The detailed procedure/instructions on the process of remote e-voting including the manner in which the members who have not yet registered their e-mail addresses can register their email address and/or can cast their vote, is specified in the Notice.
6. The remote e-voting period will commence on Wednesday, February 04, 2026 at 9.00 a.m. and shall end on Thursday, March 05, 2026 at 5.00 p.m. The remote e-voting module shall be disabled thereafter. Once the vote on a resolution is cast by a member, no change will be allowed subsequently. Any Postal Ballot received from the members beyond Thursday, March 05, 2026 shall not be valid and voting shall not be allowed beyond the said date.
7. Mr. CS Biswajit Ghosh (Membership No. FCS 8750, CP No. 8239) or in his absence Mr. CS Pramod S M (Membership No. F7834, CP No. 13784), Partners of M/s. BMP & Co., LLP, a Practicing Company Secretary firm, Bengaluru, has been appointed as Scrutinizer for conducting Postal Ballot through remote e-voting process in a fair and transparent manner.
8. The result of the Postal Ballot will be announced on or before Monday, March 09, 2026. The result along with the scrutinizer report will be displayed at the Registered Office of the Company and also will be hosted at the Company's website i.e. (www.bhv.in). The result will also be intimated simultaneously to the stock exchanges where the Company's shares are listed and on the website of KFinTech <https://evoting.kfintech.com/>.
9. In case of any query and/or grievance, in respect of voting by electronic means, Members may refer to:
 - The Help & Frequently Asked Questions (FAQs) and E-voting user manual available at the 'Download' section of <https://evoting.kfintech.com> OR
 - may contact to Mr. S R Ramesh, Deputy Vice President, KFin Technologies Limited, Selenium Building, Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032 OR
 - email at einward.ris@kfintech.com or call KFinTech's toll free no. 1800-309-4001 for any further clarifications.

For Brigade Hotel Ventures Limited

Sd/-

Nirupa Shankar

Managing Director (DIN: 02750342)



कोल इंडिया लिमिटेड

(एक राजस्व कंपनी)

(भारत सरकार का एक उद्यम)

कंपनी सचिवालय, तीव्ररो नगर, कर्नूल, प्रॅम्परेस-04-एमआर

प्लॉट - ए एफ-III, एक्स्प्रेस रोड, न्यू टाउन, राजस्वाट

कोडकोटा-700156, दूरभाष: 033-2324-5555

ईमेल: complianceofficer.cil@coalindia.in,

वेबसाइट: www.coalindia.in

सीआरएन - L23109WB1973GOI028844

NOTICE OF BOARD MEETING

For consideration of Un-Audited Financial Results for the 3rd quarter and Nine months ended 31st December, 2025 and declaration of 3rd Interim Dividend, if any

Pursuant to Regulation 29 & 33 of the SEBI (LoDR) Regulations 2015, notice is hereby given that a meeting of Board of Directors of the company will be held on **Thursday, 12th February, 2026**, inter-alia, to consider, approve and take on record Un-Audited Financial Results of the Company (Standalone & Consolidated) for the 3rd quarter and Nine months ended 31st December, 2025 after the results are reviewed by the Audit Committee of the Board.

Further, pursuant to Regulation 29 of the Listing Regulations 2015, notice is also given that Board of Directors of the company may also, inter-alia, consider and declare payment of 3rd Interim Dividend for FY 2025-26, if any.

The Company has already closed its "Trading Window" under "CODE OF INTERNAL PROCEDURES AND CONDUCT FOR PREVENTION OF INSIDER TRADING IN SECURITIES OF COAL INDIA LIMITED" from 1st January, 2026 and it will re-open on 16th February, 2026.

The said notice may be accessed on the company's website at www.coalindia.in under "Investor Center, Events & Announcements" and also on Stock Exchange websites www.bseindia.com and www.nseindia.com

For Coal India Limited

Sd/-

B.P. Dubey

Place: Kolkata Date: 30.01.2026

Executive Director (CS) & Compliance Officer



SAKSOFT

your digital transformation partner

Regd & Corp. Office : Global Infocity Park, 2nd Floor, Block - A, No 40 Dr MGR Salai, Kandanchavadi, Perungudi, Chennai - 600 096

Phone: +91-44-24543500, CIN: L72200TN1999PLC054429 | Email: investquerries@saksoft.co.in | website: www.saksoft.com

Extract of Statement of Consolidated Unaudited Financial Results for the Quarter and Nine months ended December 31, 2025

Particulars	Quarter ended 31.12.2025	Nine months ended 31.12.2025	Quarter ended 31.12.2024	Nine months ended 31.12.2024
	Unaudited	Unaudited	Unaudited	Unaudited
Income from operations	25,077.87	75,834.62	22,683.04	64,312.61
Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary Items)	4,288.40	13,719.77	3,606.00	10,492.35
Exceptional Items	486.45	486.45	-	-
Impact of Labour Codes (Refer to note (3))	3,801.95	13,233.32	3,606.00	10,492.35
Net Profit / (Loss) for the period before tax (after Exceptional and/ or Extraordinary Items)	2,902.40	9,733.89	2,702.29	7,877.14
Net Profit / (Loss) for the period after tax (after Exceptional and/ or Extraordinary Items)	3,556.41	12,166.38	2,013.50	8,359.64
Equity Share Capital	1,278.39	1,278.39	1,271.21	1,271.21
Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)-				
(a) Basic (₹) (not annualised)	2.27	7.61	2.12	6.20
(b) Diluted (₹) (not annualised)	2.21	7.43	2.12	6.20
Notes :				
1. Key Standalone financial information				
Income from operations	12,123.36	37,478.12	10,925.60	31,515.30
Profit/ (Loss) before tax	1,486.85	7,731.40	2,136.28	6,279.87
Profit/ (Loss) after tax	1,135.81	5,870.40	1,682.32	4,783.46

The above is an extract of the detailed format of the Unaudited Financial Statements for the quarter and nine months ended December 31, 2025 filed with the Stock Exchange on February 02, 2026 under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results and the Segmental disclosures are available on the Company's Website <https://www.saksoft.com/investors/financials> and on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com.

3. The Government of India has consolidated multiple existing labour legislations effective 21st November 2025 into a unified framework. The Company has made certain changes in accordance with the New Labour Codes. The Group has assessed and disclosed the general impact of these changes taking into consideration the best information available read with the FAQs released by Ministry of Labour & Employment and Institute of Chartered Accountants of India. The New Labour Codes has resulted in estimated one time increase in provision for employee benefits of the Group amounting to ₹ 486.45 lakhs and the same has been recognized as an exceptional item in the current reporting period. The Group continues to monitor developments on the rules to be notified by regulatory authorities, including clarifications/additional guidance from authorities and will continue to assess the accounting implications basis such developments/guidance.

4. The Board of Directors at their Meeting held

CEAT
CEAT LIMITED

 CIN: L25100MH1985PLC011041
 Regd. Office: 463, Dr. Annie Besant Road, Worli, Mumbai 400030
 (T) +91 22 2493 0621 (F) +91 22 2493 9933;
 Email: investors@ceat.com Website: www.ceat.com
Public Notice – Special Window
for Re-lodgement of Physical Share Transfer Requests

This is to inform the shareholders that, pursuant to SEBI's circular dated January 30, 2026 titled "Ease of Doing Investment – Special Window for Transfer and Dematerialisation of Physical Securities", a special window will be open from February 05, 2026 to February 04, 2027 for re-lodgement of physical share transfer requests that were originally submitted on or before April 1, 2019 and were rejected, returned, or not processed due to deficiencies. The Window is available for instances permitted under the applicability defined in the aforesaid circular.

Only such previously lodged cases are eligible, and upon successful verification, the shares will be transferred only in dematerialized form. Shareholders are requested to submit the original share certificates, transfer deeds, KYC and other prescribed documents to the Company's Registrar and Share Transfer Agent i.e. NSDL Database Management Limited (RTA).

For more details, please refer to the SEBI circular at www.sebi.gov.in or contact our RTA at NSDL Database Management Limited 4th Floor, Tower 3, One International Center, Senapati Bapat Marg, Prabhadevi, Mumbai - 400 013. Email: investor_ndml@ndml.in. Contact: 022-249142578/2636.

For CEAT Limited

 Place: Mumbai
 Date: February 02, 2026

 (Gaurav Tongia)
 Company Secretary

SHASHANK TRADERS LIMITED

 CIN :L52110DL1985PLC021076
 Regd. Off.: 702-A, Arunachal Building, 19, Barakhambha Road, Connaught Place, New Delhi- 110001

 Phone: 011-43571041-42, Website: www.shashankinfo.in, Email: info@shashankinfo.in
EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2025

(Rs. in Lacs)

Sl. No.	Particulars	For the Quarter Ended 31.12.2025 (Un-audited)	For the Nine Months Ended 31.12.2025 (Un-audited)	For the Quarter Ended 31.12.2024 (Un-audited)
1	Total income from operations (net)	0.00	0.00	4.84
2	Net Profit/ (Loss) for the period (before tax, exceptional and/or Extraordinary items)	(2.02)	(6.32)	(0.01)
3	Net Profit/ (Loss) for the period before tax (after exceptional and/or Extraordinary items)	(2.02)	(6.32)	(0.01)
4	Net Profit/ (Loss) for the period after tax (after exceptional and/or Extraordinary items)	(2.02)	(6.32)	(0.01)
5	Total comprehensive income for the period (Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive income (after tax))	(2.02)	(6.32)	(0.01)
6	Equity Share Capital	309.38	309.38	309.38
7	Earnings Per Share (of Re.1/- each) (for continuing and discontinued operation)			
	Basic:	(0.07)	(0.20)	0.00
	Diluted:	(0.07)	(0.20)	0.00

NOTE: The above is an extract of the detailed format of Unaudited Financial Results for the quarter and nine months ended December 31, 2025, filed with the Bombay Stock Exchange Ltd. (BSE) under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.shashankinfo.in. The above results are prepared in accordance with the Companies (Ind AS) Rules, 2015.

For and on behalf of Board of Directors of Shashank Traders Limited

 Sd/-
 Praveen Jaswant Rai Jain
 Managing Director
 DIN :01776424

 Place: New Delhi
 Date: 02.02.2026

THERMAX LIMITED

Conserving Resources, Preserving the Future.

Statement of unaudited financial results for the quarter and nine months ended December 31, 2025

(₹ in Crore)

Sr. No.	Particulars	Consolidated		
		Quarter ended Dec 31, 2025 (Unaudited)	Quarter ended Dec 31, 2024 (Unaudited)	Nine Months ended Dec 31, 2025 (Unaudited)
1	Revenue from operations	2,634.68	2,528.72	7,266.11
2	Profit before exceptional items, tax and share of loss of associates	230.03	156.77	615.48
3	Exceptional item gain (net) (Refer note 3)	58.75	-	58.75
4	Profit before tax	288.67	156.27	673.81
5	Net Profit for the period	205.01	113.73	475.86
6	Total Comprehensive Income for the period	209.77	90.46	484.63
7	Equity Share Capital	22.53	22.53	22.53
8	Other Equity excluding Revaluation Reserve*			
9	Earnings Per Share (of Rs. 2/- each) (not annualised)	18.12	10.29	42.27
10	Earnings Per Share (of Rs. 2/- each) (not annualised)	18.12	10.29	42.26

* Other Equity excluding Revaluation Reserve as on March 31, 2025 was Rs. 4,914.36 crore.

Notes:

1. The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended. The full format of the unaudited financial results is available on the Stock Exchange websites (URL: www.nseindia.com, www.bseindia.com) and also on the Company's website (URL: www.thermaxglobal.com).

2. Key financial figures for Thermax Limited (Standalone) are as follows:

Sr. No.	Particulars	₹ in Crore		
		Quarter ended Dec 31, 2025 (Unaudited)	Quarter ended Dec 31, 2024 (Unaudited)	Nine Months ended Dec 31, 2025 (Unaudited)
1	Revenue from operations	1,599.01	1,468.83	4,292.41
2	Profit before exceptional items and tax	142.11	123.89	457.44
3	Exceptional item gain (net) (Refer note 3)	85.38	-	85.38
4	Profit before tax	227.49	123.89	542.82
5	Net Profit for the period	175.48	103.18	447.87
6	Total Comprehensive Income for the period	173.07	98.12	430.94
7	Equity Share Capital	23.83	23.83	23.83
8	Other Equity excluding Revaluation Reserve*			
9	Earnings Per Share (of Rs. 2/- each) (not annualised)	14.73	8.66	37.59
10	Earnings Per Share (of Rs. 2/- each) (not annualised)	14.73	8.66	37.59

* Other Equity excluding Revaluation Reserve as on March 31, 2025 was Rs. 3,943.93 crore.

3. Exceptional Items:

Particulars	₹ in Crore		
	Quarter ended Dec 31, 2025 (Unaudited)	Quarter ended Dec 31, 2024 (Unaudited)	Nine Months ended Dec 31, 2025 (Unaudited)
i. Impact with respect to ongoing litigation			
a. Reversal of provision for litigation			
b. Interest on deposit			
ii. Statutory impact of new Labour Codes			
Exceptional items gain (net)			
(₹ in Crore)			
Standalone			
Quarter ended Dec 31, 2025 (Unaudited)			
Quarter ended Dec 31, 2024 (Unaudited)			
Nine Months ended Dec 31, 2025 (Unaudited)			
I. Reversal/(charge) - Impairment of investment in subsidiaries:			
a. Thermax Netherlands B.V.*			
b. Thermax BioEnergy Solutions Private Limited*			
ii. Impact with respect to ongoing litigation			
a. Reversal of provision related to litigation			
b. Interest on deposit			
iii. Statutory impact of new Labour Codes			
Exceptional items gain (net)			

* Basis the assessment performed by the Management of the recoverable value of the assets taking into consideration the current market scenario and performance of certain subsidiaries, the Company has accounted for impairment reversal/(charge) on certain investments in subsidiaries.


 Scan
For Results

 For Thermax Limited
Mrs. Meher Pudumjee
Chairperson

Place: Pune

Date : February 02, 2026

Regd. Office: D-13, M.I.D.C Industrial Area, R.D. Aga Road, Chinchwad, Pune – 411 019

Corporate Identity Number - L29299PN1980PLC022787

For Thermax Limited

 Mrs. Meher Pudumjee
Chairperson

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 For Thermax Limited
Mrs. Meher Pudumjee
Chairperson



Collector J. U. Chandrakala, distributes welfare assistance worth Rs. 30,600 to five beneficiaries during the Public Grievance Redressal Day meeting at the District Collector's Office on Monday. The assistance, provided through the Disabled Welfare Department, included wheelchairs, a daisy flyer, a rollator and a corner seat. District Revenue Officer S. Thanalingam, Project Director (RDA) N. S. Charanyadevi, Senthil Kumari and other officials are seen.

PM national apprenticeship mela in Tiruvannamalai on Feb 9

Tiruvannamalai, Feb. 3: In a bid to expand skill training and industry exposure for youth, the Department of Employment and Training will conduct the Prime Minister National Apprenticeship Mela (PMNAM)-2026 at the District Employment Office campus here on February 9, from 10:00 a.m. to 4:00 p.m. District Collector K. Tharpagaraj announced that prominent Central Government establishments, major public sector units including power generation units, the State Transport Corporation, Cheyyar Sugar Mill, and several leading

private industries in the district will take part in the mela. Over 100 apprenticeship vacancies are expected to be filled during the camp. Candidates who completed ITI in 2024 or earlier under NCVT or SCVT from Government or Private ITIs are eligible to enroll as Trade Apprentices. Those who did not pursue ITI but have completed 8th, 10th, or 12th standard, diploma, or degree can join as Fresher Apprentices. They will receive 3 to 6 months of basic training followed by 1 to 2 years of apprenticeship, leading to the award of a National Apprenticeship Certificate. On

completion, candidates can appear for the All India Trade Test conducted twice a year by the Directorate General of Training (DGT). Successful candidates will receive the National Apprenticeship Certificate, which offers priority in government employment and a one-year age relaxation. Participants are advised to register in advance on the official apprenticeship portal and bring their registration details along with original certificates and photocopies when attending the mela, the Collector added.

NAME CHANGE

I, Old Given Name: Srikrupa, Old Surname: Rangaswami Satyageeswaran, Date of Birth: 02.01.2007, residing at Flat No.A 303, 3rd Floor, LCS Utopia SV Enclave, Church Avenue Road, VGP Shanthi Nagar, Pallikaranai, Chennai- 600100, shall henceforth be known as New Given Name: Srikrupa, New Surname: Satyageeswaran Old Given Name: Srikrupa, Old Surname: Rangaswami Satyageeswaran

NAME CHANGE

I, PAULAMY KARTHICK, S/O. PAULAMY, Date of Birth: 25.03.1986, residing at No.39/151, 1st Floor, Bharathipuram, Shenoy Nagar, Chennai -600030 shall henceforth be known as New Surname: PAULAMY New Given Name: KARTHICK PALSAMY KARTHICK

NAME CHANGE

I, LAKSHMI PATHI KUMAR, S/o. Kumar, DATE OF BIRTH: 30.05.2000, ADDRESS : NO.4/39, ELLIYAMMAN KOIL STREET, MANJAMBakkAM, MADHAVARAM, CHENNAI - 600 060. Shall Henceforth be Known as LAKSHMIPATHY KUMAR LAKSHMI PATHI KUMAR

NAME CHANGE

I, Son, KESHAV ANAND MANIKANDAN, Old Mother Name: Thenmozhi Manikandan, Date of Birth: 16.09.2013, Residing at Plot No.135, Annai Avenue 1st Street, Mettukuppam, Thoraiapakkam, Chennai -600 097, shall henceforth be known as KESHAV ANAND MANIKANDAN New Mother Name: THENMOZHI BASKARAN THENMOZHI BASKARAN, Mother

NAME CHANGE

I, K SHIVAKUMAR, S/O. A. KRISHNAN, Date of Birth: 30/01/1977, residing at Flat NO.A9, Kolavizhi Apartments, 97, Mount Poonamallee High Road, Karambakkam, Tiruvallur, TN, Pincode- 600116, shall henceforth be known as SIVAKUMAR KRISHNAN K SHIVAKUMAR

NAME CHANGE

I, BALKEES BEEVI MOHAMED SHARIFF, W/o : ABDUL RAHIM, Date of birth: 07/09/1958, (Place of birth: PARAMAKUDI, RAMANATHAPURAM DIST), Address: No: 149/ 58, Nethaji Nagar 4th Street, Tondiarpet, Chennai - 600081. shall henceforth be known as New Name: BALKIS BEEVI BALKEES BEEVI MOHAMED SHARIFF

NAME CHANGE

I, Old Surname: Mohammed Salam Old Given Name:Thabasum, Date of Birth: (Aejas sheriff), Date of Birth: 05/02/1999, Place of Birth: Chennai - , residing at B1/P1, SOUTH AVENUE ROAD, MUTHAMIL NAGAR, KODUNGAIYUR, CHENNAI- 600118, shall henceforth be known as New Surname: Aejas sheriff New Given Name:Thabasum Old Surname:Mohammed Salam Old Given Name:Thabasum

NAME CHANGE

I, SYED SUBAHAN ITHREES BASHA NOUSHAD S/o. Noushad Ithrees Basha, Date of Birth: 05/10/1991, Address: Flat 1A Block 259, Anbu Colony, Anna Nagar, Chennai -600040. shall henceforth be known as SYED SUBAHAN ITHREES NOUSHAD SYED SUBAHAN ITHREES BASHA NOUSHAD

NAME CHANGE

I, OLD NAME :KANCHANA, W/O.TITTO ANNAMALAI, DATE OF BIRTH : 22 . 03 . 1991 . ADDRESS: NO.35/37, AROKIASAMY STREET, CHOOLAIMEDU, CHENNAI - 600094. shall henceforth be known as NEW NAME: KANCHANA SOMASUNDARAM OLD NAME :KANCHANA TITTO

NAME CHANGE

I, OLD NAME : TITTO S/o . ANNAMALAI, DATE OF BIRTH : 19.06.1980, ADDRESS: NO.35/37, AROKIASAMY STREET, CHOOLAIMEDU, CHENNAI - 600094. shall henceforth be known as NEW NAME: TITTO ANNAMALAI OLD NAME : TITTO AZEEZ

NAME CHANGE

I, SURESH KUMAR HARISH KUMAR, S/o. HARISH KUMAR, DATE OF BIRTH: 09.07.1998, ADDRESS: NO.3/4, TELEGRAPH ABBOT NAIDU STREET, KONDITHOPE, CHENNAI - 600 001. shall henceforth be known as SURESH KUMAR SURESH KUMAR HARISH KUMAR

NAME CHANGE

I, OLD NAME :KANCHANA TITTO, W/O.TITTO ANNAMALAI, DATE OF BIRTH : 22 . 03 . 1991 . ADDRESS: NO.35/37, AROKIASAMY STREET, CHOOLAIMEDU, CHENNAI - 600094. shall henceforth be known as NEW NAME: KANCHANA SOMASUNDARAM OLD NAME :KANCHANA TITTO

NAME CHANGE

I, OLD NAME :KANCHANA, W/O.TITTO ANNAMALAI, DATE OF BIRTH : 22 . 03 . 1991 . ADDRESS: NO.35/37, AROKIASAMY STREET, CHOOLAIMEDU, CHENNAI - 600094. shall henceforth be known as NEW NAME: KANCHANA SOMASUNDARAM OLD NAME :KANCHANA TITTO

NAME CHANGE

I, AZEEZ, S/O.MOHAMED ISMAIL, Date of Birth: 06/06/1965, Place of Birth: CHENNAI, residing at 1/372 SAMBALAL STREET, NAVALUR, KANCHIPURAM DT 603103, shall henceforth be known as ABDUL AZIZ . M AZEEZ

NAME CHANGE

I, Jerome Plato Morias Lourdu Hilda, W/O.Jerome Plato Morais, Date of Birth: 21/09/1962, Place of Birth: VELLORE, residing at A-10, APPASWAMY CAPELLA, LUMINA BLOCK, NO.29, ARCOT ROAD, SALIGRAMAM, CHENNAI-600093, shall henceforth be known as New Surname:SRINIVASAN ANANDA New Given Name:VARADAN Old Surname: Old Given Name:VARADAN Jerome Plato Morias Lourdu Hilda

NAME CHANGE

I, KRISHA (as per CBSE Class XII Marksheet), D/o R. Chandrasekar, born on 14/12/2007, residing at No.9, 3rd Cross Street, Vijayanagar, Velachery, Chennai - 600042, have changed my name to KRISHA CHANDRASEKAR. Henceforth, I shall be known as KRISHA CHANDRASEKAR.

KRISHA

NAME CHANGE

My son, SKANDA, Date of Birth: 22nd October 2025, residing at B3, Adhithiya apts, 4, Malaviya Avenue, Thiruvanmiyur, Chennai - 600041, shall henceforth be known as SKANDA MANIKANDAN. RAMYALAKSHMI N (Mother)

NAME CHANGE

I, Gotam Katariya Shanti Lal, Son Of Thiru Shanti Lal, D.O.B 02nd Oct 1979 (Native District: Chennai), Residing at Flat No.82,6G, Chandrabala Apartments, No.1, Prathapet Road, Veppery, Chennai - 600007. Shall Henceforth Be Known As Gotam Katariya, - Gotam Katariya Shanti Lal

NAME CHANGE

I, Old Sur Name: Poovathingal, Old Given Name: Vijay Togo Kurien, S/o. Togo Kurien Poovathingal, Date of Birth : 29 Jan 1977, residing at Flat # 415, River View Avenue Road, Jains Adashewar, Manapakkam, Chennai - 600125, TamilNadu, India, shall henceforth be known as New Surname: Togo Kurien Poovathingal, New Given Name: Vijay. Old Sur Name: POOVATHINGAL, Old Given Name: VIJAY TOGO KURIEN

CHANGE OF NAME

I, ANITA VAIBHAV SHINDE W/o Vaibhav vijay shinde DOB-25/02/1991 residing 32/19, Thukaram 2nd Street, Tnagar, Chennai-600017 shall henceforth be known as ANITA SEETHARAM BUCHADE

NAME CHANGE

I, S. Sangeetha, Directors of M/s Metalfilms (India) Ltd 2. S. Vijay, Directors of M/s Metalfilms (India) Ltd.

Kindly take notice that both of you are the Respondents 8 and 9 in IA(CA)/190(CHE)2025. The Application is posted for hearing at 10.30 AM on 24.02.2026 on which date you are required to be present at the Tribunal either in person or through duly instructed pleader on failing which the matter will be heard and decided in your absence.

Tilak Narayanan Advocate for Petitioner.

Phone : 23650223, 23650225, 23650229

SOUTH INDIAN CINE, TELEVISION ARTISTES AND DUBBING ARTISTES' UNION

Regd. No. 1337/MDS Under Trade Union Act, 1928 (Affiliated with Film Employees Federation of South India)

No. 10, Vijayaramapuram 4th Street, Chennai - 600 093.

E-mail : sictadau@gmail.com

Date : 22-01-2026

ELECTION NOTICE

Election Venue :
A.K.R. MAHAL
'Sri Kannika Towers'
156/28A, Kallamman Koil Street,
Virugambakkam, Chennai-600 092.

Date : 22-01-2026

Election Office :
SOUTH INDIAN CINE, TELEVISION ARTISTES AND DUBBING ARTISTES UNION
2nd Floor, No. 10, Vijayaramapuram 4th Street, Chennai - 600 093.

Election Schedule 2026 - 2029 for Executive Committee of South Indian Cine, Television Artistes and Dubbing Artistes Union

Nomination Called for	09-02-2026 & 10-02-2026 (Monday & Tuesday)
Filling of Nomination Forms	09-02-2026 to 12-02-2026 (Monday to Thursday) between 10.00 am. to 05.00 pm. in the Office of the Election Officer
Scrutinization of Nomination Forms	13-02-2026 (Friday)
Withdrawal of Nomination Forms	14-02-2026 & 15-02-2026 (Saturday & Sunday) between 10.00 am. to 05.00 pm. in the Office of the Election Officer
Declaration of Final List of the Contestants	16-02-2026 (Monday)
Election Date	01-03-2026 (Sunday) Voting Time : 08.00 am. to 05.00 pm. Counting will start at 5.30 pm. Election Officer decision is final.

ELECTION DEPOSIT AMOUNT

1 President	Rs. 10,000/- (Ten Thousand only)
2 General Secretary	Rs. 7,500/- (Seven Thousand Five Hundred only)
3 Treasurer	Rs. 7,500/- (Seven Thousand Five Hundred only)
4 Vice-President	Rs. 5,000/- (Five Thousand only)
5 Joint Secretary	Rs. 5,000/- (Five Thousand only)
6 Executive Committee Member	Rs. 2,500/- (Two Thousand Five Hundred only)

V. P. - Y.

Justice Thiru. V. Periya Karuppaiah (Retd.)

PUBLIC NOTICE

SHIFTING OF REGISTERED OFFICE FROM ONE STATE TO ANOTHER STATE

In the matter of sub-section (3) of Section 13 of Limited Liability Partnership Act, 2008 and sub rule (4) of rule 17 of the Limited Liability Partnership Rules, 2009.

AND

In the matter of Optical Mark Properties LLP, having its registered office at No.1, SIDCO Industrial Estate, Guindy, Chennai - 600032, Tamil Nadu, India.

.....Applicant

Notice is hereby given to the General Public that the LLP proposes to make an application to Registrar of Companies, Chennai, under section 13 (3) of the Limited Liability Partnership Act, 2008 seeking confirmation in terms of Resolution passed at the Meeting of the Partners held on 31st January, 2026 to enable the LLP to change its Registered office from the state of "Tamil Nadu" (Chennai) to the state of "West Bengal" (Kolkata).

Any person whose interest is likely to be affected by the proposed change of the registered office of the LLP may deliver or send by Registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition supported by an affidavit to the Registrar of Companies, Chennai, Tamil Nadu at Shastri Bhavan, 2nd Floor, No.26, Haddows Road Chennai - 600 006 within 21 (twenty one) days from the date of publication of this notice with a copy to the applicant LLP at its registered office address mentioned below.

OPTICAL MARK PROPERTIES LLP,
Address: No.1, SIDCO Industrial Estate, Guindy, Chennai - 600032.

For and on behalf of

OPTICAL MARK PROPERTIES LLP,
Address: No.1, SIDCO Industrial Estate, Guindy, Chennai - 600032.

HARSH KANKARIA
Designated Partner
DPIN:00406511

PUBLIC NOTICE

SHIFTING OF REGISTERED OFFICE FROM ONE STATE TO ANOTHER STATE

In the matter of sub-section (3) of Section 13 of Limited Liability Partnership Act, 2008 and sub rule (4) of rule 17 of the Limited Liability Partnership Rules, 2009.

AND

In the matter of Vertical Properties LLP, having its registered office at No.1, SIDCO Industrial Estate, Guindy, Chennai - 600032, Tamil Nadu,

.....Applicant

Notice is hereby given to the General Public that the LLP

