CRYSTAL BUSINESS SYSTEM LIMITED

(Formerly known as SADHNA BROADCAST LIMITED)
CIN: L92100DL1994PLC059093

Registered Office: 37, Second Floor, Rani Jhansi Road, Motia Khan, Pahargani, New Delhi- 110055

Email ID: cbnl.delhi@gmail.com, Website: www.sadhna.com Phone: 91-11-23552627, Fax No.: 91-11-23524610

Date: 10/11/2025

To,

BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai- 400001

Mumbai-400070

Metropolitan Stock Exchange of India Limited

Kamani Junction, LBS Road, Kurla (West),

205(A), 2nd floor, Piramal Agastya Corporate Park

Scrip Code: 540821 Scrip Symbol: CRYSTAL

Sub: Newspaper Advertisement under Regulation 47 read with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir,

With reference to the above captioned subject, please find enclosed herewith the clippings of the English newspaper "**Financial Express**" and Hindi Newspaper "**Jansatta**" dated 10th November, 2025 in which Un-Audited Financial Results for the Quarter and half year ended 30th September, 2025 has been published.

This is for your kind information and record please.

Thanking You.

For Crystal Business System Limited (Formerly Known as Sadhna Broadcast Limited)

Arpan Gupta Director DIN: 03498884



PROGFIN PRIVATE LIMITED

Address: 76, 1st Floor Okhla Industrial area, Okhla, New Delhi -110020 E-mail :- info@progfin.in | Ph.:- +91-11 41057911

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE PERIOD ENDED SEPTEMBER 30 2025

	(All a	mounts in ₹ lakhs exc Quarter ended	ept otherwise stated) Year ended
Sr. No.	Particulars	September 30, 2025	March 31, 2025
1	Total income from operations	8,490.10	25,329.93
2	Net Profit/ (loss) for the period/year (before tax, exceptional and/ or extraordinary items)	292.40	1,692.81
3	Net profit/ (loss) for the period/year before tax (after exceptional and/ or extraordinary items)	292.40	1,692.81
4	Net Profit/(Loss) for the period/year after tax (after exceptional and/or extraordinary items)	200.79	1,215,87
ે5	Total comprehensive income for the period/year (comprising profit/ (loss) for the period/ year (after tax) and other comprehensive income (after tax)	200.79	1,186:35
6	Paid up equity share capital	3,742.40	3,742.40
7	Reserves (excluding revaluation reserve)	4,461.85	3,703.58
8	Securities premium account	51,430.74	51,430.74
9	Net worth	59,634.99	58,876.72
10	Paid up debt capital/ outstanding debt	1,79,846.17	1,11,424.93
11	Outstanding redeemable preference shares	NA	NA NA
12	Debt equity ratio	3.02	1.89
13	Earnings per share (of Rs. 10/- each) for continuing and discontinued operations)-	As below	As below
	1. Basic	0.54	3.48
	2. Diluted	0.54	3.48
14	Capital Redemption Reserve (#)	NA	NA
15	Debenture Redemption Reserve (#)	NA NA	NA
16	Debt Service Coverage Ratio (#)	NA NA	NA

#-The Company is registered under the reserve bank of India act 1934, as a Non-Banking Financial Company, hence the seration are not applicable.

. The above unaudited financial results for the period ended September 30, 2025 have been reviewed by the Audit Committee and

subsequently approved by the Board of Directors at its meeting held on November 7, 2025. The above is an extract of the detailed format of quarterly unaudited financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements), Regulation 2015. The full format of the quarterly unaudited financial

results is available on the website of stock exchange at http://www.bseindia.com and also on the company's website. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the BSE Limited and can be accessed on the company's website.

Earnings per share for the quarter ended have not been annualized.

Previous period/ year figures have been regrouped/ rearranged wherever necessary, to align with the current period presentation.

For and on behalf of the Board of Directors of **Progfin Private Limited**

> [Pallavi Shrivastava] [Whole Time Director & CEO] DIN: 07677898

MANGAL

Place: New Delhi

Date: November 07, 2025

17 Interest Service Coverage Ratio (#)

MANGAL ELECTRICAL INDUSTRIES LIMITED (Formerly known as Mangal Electrical Industries Private Limited)

CIN: U31909RJ2008PLC026255

Registered Office: C-61, C-61 (A&B), Road No. 1-C, V.K.I. Area, Jaipur, Rajasthan-302013 Tel.: +91-141-403-6113; Email: compliance@mangals.com; Website: www.mangals.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

In compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Board of Directors of Mangal Electrical Industries Limited ("the Company") at its meeting held on Saturday, 08 November 2025, considered and approved the Unaudited Financial Results (Standalone) of the Company for the quarter and half year ended September 30, 2025 ("Financial Results"). The said Financial Results (Standalone) along with Limited Review

Report are available on Stock Exchange website at www.bseindia.com and www.nseindia.com and also on the Company's website at https://mangals.com/investor-relations/financial-results.html

The same can be accessed by scanning the Quick Response (QR) Code from the compatible devices:

Place : Jaipur Date: November 08, 2025



For and behalf of Board of Directors Mangal Electrical Industries Limited

> Rahul Mangal Chairperson & Managing Director DIN: 01591411



Corporate Identity Number: L52300HP2007PLC030800

Registered Office: Plot No. 3, Sector- III, Parwanoo, Himachal Pradesh -173 220, Telephone: + (91) 1792 232 462/233 402; Website: www.ethoswatches.com;

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

(Rupees in lakhs unless otherwise stated)

		Standalone			Consolidated			
S. No.	Particulars	Quarter ended	Year ended	Quarter ended	Quarter ended	Year ended	Quarter ended	
		Sep. 30, 2025	5 March 31, 2025	Sep. 30, 2024	Sep. 30, 2025	March 31, 2025	Sep. 30, 2024	
		(unaudited)	(Audited)	(unaudited)	(unaudited)	(Audited)	(unaudited)	
1	Total income from operations	40,301.54	1,27,651.39	30,349.94	39,495.21	1,27,592.69	30,326.00	
2	Net Profit for the period from ordinary activities (before tax,exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173.82	13,006.86	2,863,74	
3	Net Profit for the period from ordinary activities before tax (after exceptional items and/or extraordinary items)	3,099.37	13,155.29	2,857.07	3,173,82	13,006.86	2,863.74	
4	Net Profit for the period from ordinary activities after tax (after exceptional items and/or extraordinary items)	2,320.20	9,825.41	2,134.42	2,379.23	9,628.79	2,124.61	
5	Total Comprehensive Income for the period [comprising profit for the period(after tax) and other comprehensive income(after tax)]	2,320.20	9,812.02	2,134.42	2,392.28	9,823.00	2,124.61	
6	Paid-up equity share capital (Face value in Rs. 10 per share)	2,675.77	2,448,04	2,448.04	2,675.77	2,448.04	2,448.04	
7	Reserves (excluding revaluation reserves)							
8	Earnings per share (of Rs. 10/- each) (not annualized):		1792/1912	7190 000	D 10.0	099900	lights:	
	(a) Basic (Rs.)	8.71	40.14	8.72	8.78	39.33	8.68	
	(b) Diluted (Rs.)	8.71	40.14	8.72	8.78	39,33	8.68	

- The above audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meetings held on November 68, 2025. The unaudited financial results for the current quarter and half year have been reviewed by the Statutory Auditors of the Company. The unmodified audit report of the Statutory Auditors is being filed with the BSE and National Stock Exchange of India Limited.
- The above is the extract of the detailed format of the unaudited quarterly and half yearly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited quarterly and half yearly financial results are available. on the websites of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and the company's website at www.ethoswatches.com.





For and on behalf of the Board of Directors of Ethos Limited Pranay Shankar Saboo Managing Director and Chief Executive Officer (DIN - 03391925) CONCEPT

"IMPORTANT"

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Regd. Off.: 37th Second Floor, Rani Jhansi Road Motia khan, Pahargani, Delhi -110055-Email ID: cbrl.delhi@gmail.com Website: www.sadhnabroadcast.com Extract of Statement of Standalone Un-audited Financial Result For The Quarter And Half Year Ended 30th September, 2025

FINANCIAL EXPRESS

BUSINESS

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Particulars		Quarter Ended	Year to date Figures	Corresponding 3 Months Ended in the Previous Year	Previous Year Ended
		(30/09/2025)	(30/09/2025)		(31/03/2025)
(B	Refer Notes Below)	(Un-Audited)	(Un-Audited)	(Un-Audited)	(Audited)
	Total Income from Operations	168.60	340.35	406.14	1760.94
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra Ordinary items*)	-74.91	-138.34	95.23	135.92
3.	Net Profit/(Loss) for the period before tax(after Exceptional and/or Extra Ordinary items*)	-74.91	-138.34	95,23	135.77
4.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extra Ordinary Items)	-70.11	-132.99	71:25	90.55
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income(after tax)]	-70.11	-132.99	71.25	90.55
6.	Equity Share Capital	1,002.65	1,002.65	1,002.65	1,002.65
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.	0.00	0.00	0.00	0.00
8.	(for continuing and discontinued operations) 1. Basic : 2. Diluted :	(0.07) (0.07)		(30/10 AU 0	0.09
N	otes The above results were reviewed.	3000000	70 - 70 - 70 - 70	- 1000	III TENE

- Directors in their meeting held on 08th November, 2025 and the statutory auditors have carried out a Limited Review of the unaudited standalone Financial Results for the guarter and half year ended 30th September, 2025.
- This Statement has been prepared in accordance with the Companies (Indian Accounting Standard) Rules, 2015 prescribed under section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable

Date: 08.11.2025

The Company is engaged in the business of "Advertising" and therfore, has only one reportable segment in accordance with IND AS 108 "Operating segments".

> For CRYSTAL BUSINESS SYSTEM LIMITED (Formerly Known as Sadhna Broadcast Limited)

Bal Mukund Tiway

Managing Director DIN:: 02569683

इंडियन बैंक 🧀 Indian Bank

CORPORATE OFFICE, RECOVERY DEPARTMENT, 254-260, AVVAI SHANMUGAM SALAI, ROYAPETTAH, CHENNAI - 600014

SALE OF NON PERFORMING FINANCIAL ASSETS It is proposed to put on sale of Non-Performing Financial Assets of

the Bank on individual / pool basis to the eligible purchasers, in terms of the guidelines issued by RBI. Proposal from interested ARCs / Banks / NBFCs / FIs are invited. For more details and to peruse the proposal for sale, please visit our website https://indianbank.bank.in or contact The Assistant General Manager, Recovery Department, Corporate Office, Chennai, at the address given above. (Land Line **044-28134580, 28134576**). The proposal for sale will be ported in our Bank's Website. **Deputy General Manager (Recovery)**

> 10 TATA

TATA POWER (Corporate Contracts Department)

The Tata Power Company Limited, 2" Floor, Sahar Receiving Station

Sahar Airport Road, Andheri East, Mumbai-400059 (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER (NIT) The Tata Power Company Limited invites tenders from eligible vendors

A) Supply of Porta Cabins at various sites (Package Reference CC26SB007)

B) Construction of drain for 220kv GIS at Kalyan (Package Reference CC26SB008)

for the following packages (Two Part Bidding) in Mumbai

For package A interested bidders to submit Tender Fee and Authorization

Letter up to 1500 Hrs. Friday, 17" November 2025. For detailed NIT and Tender documents, please visit Tender section on website https://www.tatapower.com. All future corrigendum's (if any), to the subject tender shall be communicated on Tender section of website

This advertisement is for information purposes only and does not constitute an offer, invitation or recommendation to purchase, hold or sell securities.

https://www.tatapower.com.only.

DARSHAN ORNA LIMITED (The "Company" or the "Issuer")

Our Company was originally incorporated at Ahmedabad as "Darshan Orna Private Limited" on 20th January, 2011 under the provisions of the Companies Act, 1956 vide certificate of incorporation issued by the Registrar of Companies, Gujarat, Dadra and Nagar Havelli. Our Company was converted in to a Public Limited Company and consequently the name was changed to "Darshan Orna Limited" vide fresh certificate of incorporation dated 29th May, 2015 issued by the Registrar of Companies, Gujarat,

Registered Office: Survey No. 02105+2106/3/Lawar Ni Pole, Shekh Sariya Chambers, Madan Gopal Haveli Road, Manek Chowk, Ahmedabad, Gujarat, 380001 Telephone No.: +919510646569; Email: compliancingdarshan@gmail.com; Website: www.darshanorna.in; Contact Person: Ms. Shivani Joshi, Company Secretary & Compliance Officer, Corporate Identity Number: L36910GJ2011PLC063745 Promoter: MR. MAHENDRAKUMAR R. SHAH AND MRS. ARUNABEN M. SHAH

ISSUE OF UP TO 50029335 EQUITY SHARES WITH A FACE VALUE OF 2 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF RS. 3/- EACH INCLUDING A SHARE PREMIUM OF RS. 1/- PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO 1500.88 LAKHS* (RUPEES FIFTEEN CRORE EIGHTY-EIGHT THOUSAND AND FIVE) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, OCTOBER 31, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1.5 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 173 OF LETTER OF OFFER

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

*Assuming full subscription and subject to finalisation of basis of allotment.

ISSUE OPENS ON **NOVEMBER 13, 2025**

LAST DATE FOR ON MARKET RENUNCIATION* **NOVEMBER 17, 2025**

ISSUE CLOSES ON NOVEMBER 21, 2025

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date.# Our Board or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time but not exceeding 30

(thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date Simple, Safe, Smart way of Application - Make use of it!!!

*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, no cheque will be accepted, investors have to apply through the ASBA process. For further details read section ASBA below. non-resident Eligible Equity Shareholders, making an application with an Indian address, details of the

and the ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, see "Procedure for Application through the ASBA Process" page 188 of the Letter of Offer.

In accordance with Regulation 76 of the SEBI ICDR Regulations, the SEBI ICDR Master Circular

Please note that subject to SCSBs complying with the requirements of the SEBI circular bearing reference number CIRICFDIDILI3/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013, it is clarified that for making Applications by SCSBs on their own accounts ASBA Facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI ICDR Master Circular, the credit of Rights Entitlements and Allotment of Rights Equity Shares Pursuant to the requirements of the SEBI ICDR Regulations and other applicable laws, Rights Entitlements have been credited to the demat account of the eligible equity shareholders ("RE

Holders") ISIN: INE671T20010 on 4th November, 2025. RE holders can apply for Right Issue or renounce the REs in Full or in part. The Renunciation can be

done using the secondary market platform of the Stock Exchanges ("the On-Market Renunciation") or through an off-market transfer the "Off Market Renunciation") within the timelines mentioned in the PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES

NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION FOR THE RIGHTS EQUITY SHARES ON OR BEFORE THE ISSUE CLOSING DATE BY MAKING FULL PAYMENT TOWARDS SHARES APPLIED. FOR FURTHER DETAILS, PLEASE SEE "TERMS OF THE ISSUE-PROCESS OF MAKING AN APPLICATION IN THIS ISSUE" ON PAGE 175 OF THE LETTER OF OFFER. PLEASE SUBSCRIBED BY THE INVESTORS ON OR BEFORE THE ISSUE CLOSING DATE SHALL LAPSE AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE. CREDIT OF RE'S IN COMPANY'S DEMAT SUSPENSE ACCOUNT: Please note that our Company

has opened a separate demat suspense escrow account ('Demat Suspense Account') and has credited the Rights Entitlements on the basis of the Equity Shares: (a) held by Eligible Equity Shareholders which are held in physical form as on Record Date; or (b) which are held in the account of the Investor Education and Protection Fund ('IEPF') authority; or (c) of the Eligible Equity Shareholder whose demat accounts are frozen or where the Equity Shares are lying in the unclaimed / suspense escrow account/ demat suspense account (including those pursuant to Regulation 39 of the SEBI LODR Regulations) or details of which are unavailable with our Company or with the Registrar on the Record Date or where Equity Shares have been kept in abeyance or where entitlement Certificate has been issued or where instruction has been issued for stopping issue or transfer of where letter of confirmation lying in escrow account; or (d) where credit of the Rights Entitlements have returned/ reversed/failed for any reason; or (e) where ownership currently under dispute, including any court or regulatory proceeding or where legal notices have been issued, if any or (f) such other cases where our Company is unable to credit Rights Entitlements for any other reasons. Please also note that our Company has credited Rights Entitlements to the Demat Suspense Account on the basis of information available with our Company and to serve the interest of relevant Eligible Equity Shareholders to provide them with a reasonable opportunity to participant in the Issue. The credit of the Rights Entitlements to the Demat Suspense Account by our Company does not create any right in favour of the relevant Eligible Equity Shareholders to transfer of Rights Entitlement to their demat account or to receive any Equity Shares in the Issue. With respect to the Rights Entitlements credited to the Demat Suspense Account, the Eligible Equity Shareholders are requested to provide relevant details/documents as acceptable to our Company or the Registrar (such as applicable regulatory approvals, self-attested PAN and client master sheet of demat account, details/ records confirming the legal and beneficial ownership of their respective Equity Shares, etc.) to our Company or the Registrar not later than two clear Working Days prior to the Issue Closing Date, i.e., November 21, 2025 to enable credit of their Rights Entitlements by way of transfer from the Demat Suspense Account to their demat account at least one day before the Issue Closing Date, to enable such Eligible Equity Shareholders to make an application in this Issue, and this communication shall serve as an intimation to such Eligible Equity Shareholders in this regard. Such Eligible Equity Shareholders are also requested to ensure that their demat account, details of which have been provided to our Company or the Registrar account is active to facilitate the aforementioned transfer. In the event that the Eligible Equity Shareholders are not able to provide relevant details to our Company or the Registrar by the end of two clear Working Days prior to the Issue Closing Date, Rights Entitlements credited to the Demat Suspense Account shall lapse and extinguish in due course and such Eligible Equity Shareholder shall not have any claim against our Company and our Company shall not be liable to any such Eligible Equity Shareholder in any form or

COMPLETION OF DISPATCH OF ISSUE MATERIAL: The dispatch of the Application Form, Letter of Offer dated October 27, 2025 and RE Entitlement letter ('Issue Material") has been completed on Saturday, November 08, 2025. In case of Fligible Equity Shareholders who have provided their valid e mail address to our Company, the Issue Material has been sent to their e-mail address and in cases where Eliqible Equity Shareholders have not provided their e-mail address, then the Issue Materials, as applicable has been physically dispatched, on a reasonable effort basis, to the Indian addresses MAKING OF AN APPLICATION THROUGH THE ASBA PROCESS: An Investor, wishing to participate

in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online/ electronic Application through the website of the SCSBS (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Investors should ensure that they have correctly submitted the Application Form and have provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBAAccount equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34. MAKING OF AN APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS, ON PLAIN PAPER

UNDER ASBA PROCESS: An Eligible Equity Shareholder, in India who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in terms of Regulation 78 of SEBI ICDR Regulations in case of non-receipt of the Application Form as detailed above. In such cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Equity Shareholder, not being in a position to obtain it from any other source may make an Application to subscribe to this issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, or the Stock Exchanges. An Eligible Equity Shareholder, shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain Paper will not be accepted from any Eligible Equity Shareholder, who has not provided an Indian address. Please note that in terms of Regulation 78 of SEBI ICDR Regulations, the Eligible Equity Shareholders,

who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received The Application on plain paper, duly signed by the Eligible Equity Shareholder, including joint holders, in

the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars: 1. Name of our Company, being Darshan Orna Limited, 2. Name and address of the Eligible Equity Shareholder, including joint holders (in the same order and as per specimen recorded with our Company or the Depository): 3. Folio number (in case of Eligible Equity Shareholders, who hold who hold Equity Shares in physical form as on Record Date)/DP and ClientID:4. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder, in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue; 5. Number of Equity Shares held as on Record Date; 6. Allotment option - only dematerialised form; 7. Number of Right Equity Shares entitled to; 8. Number of Right Equity Shares applied for within the Rights Entitlements; 9. Number of additional Rights Equity Shares applied for, if any (applicable only if entire Rights Entitlements have been, applied for; 10. Total number of Rights Equity Shares applied for; 11. Total Application amount paid at the rate of Rs.3 per Rights Equity Share; 12. Details of the ASBA Account | Date: 08.11.2025 such as the SCSB account number, name, address and branch of the relevant SCSB; 13. In case of | Place: Ahmedabad

NRE / FCNR/ NRO account such as the account number, name, address and branch of the SCSB with which the accounts maintained: 14. Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; 15. Signature of the Eligible Equity Shareholder, (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and 16. All such Eligible Equity Shareholders, shall be deemed to have made the representations, warranties and agreements set forth in "Restrictions on Foreign Ownership of Indian Securities" on page 218, and shall include the confirmations as mentioned on page 192 of the LOF. If the shareholder makes an application using the Application Form as well as plain paper, both the applications shall be liable to be rejected at the option of the issuer. **OVERSEAS SHAREHOLDERS:** The distribution of this Letter of Offer, Application Form and Rights

Entitlement Letter and any other offering material (collectively, the "Issue Materials") and issue of Rights Entitlement as well as Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession this Letter of Offer, the Rights Entitlement Letter or Application Form may come or who receive Rights Entitlement and propose to renounce or apply for Rights Equity Shares in the Issue are required to inform themselves about and observe such restrictions. For more details, see " Restrictions on Foreign Ownership of Indian Securities" on "beginning on page 218 of the LOF. Our Company is undertaking this Issue on a rights basis to the Eligible Equity Shareholders and has dispatched the Application Form, the Rights Entitlement Letter, and offer Issue material only to email addresses of Eligible Equity Shareholders who have provided an Indian address to our Company and who are ocated in Jurisdictions where the offer and sale of the Rights Entitlement or Rights Securities is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. In case the Eligible Equity Shareholders have provided their valid e-mail address, the Issue material is sent only to their valid e-mail address, and in case the Eligible Equity Shareholders have not provided their e-mail address, then the issue material is dispatched, on a reasonable effort basis, to the Indian addresses provided by them, Investors can also access the Letter of Offer, and the Application Form from the websites of the Registrar of the Issue, our Company, SEBI NO OFFER IN THE UNITED STATES: The Rights Entitlements and the Rights Equity Shares have not

Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in transaction not subject to the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Rights Equity Shares are only being offered and sold in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act to Eligible Equity Shareholders located in jurisdictions where such offer and sale is permitted under the laws of such jurisdictions. The offering to which this Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Entitlements or Rights Equity Shares for sale in the United States or as a solicitation therein of an offer to buy any of the said securities. Accordingly, you should not forward or transmit this Letter of Offer into the United States at any time. LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Friday, November 21, 2025, i.e., Issue Closing Date. If the Application

been, and will not be, registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities

Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Monev is ot blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof, shall be at liberty to dispose of the Equity Shares hereby offered, as set out in the section entitled "Terms of the Issue - Basis of Allotment" on page 206 of the LOF. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m., (Indian Standard Time) or such extended time as permitted by the Stock Exchanges. Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number. SPECIFIC INVESTORS: The Company confirms that no specific investor(s) have been recognised for

the purpose of allotment in the under-subscribed portion and Promoters have confirmed that they will not be renouncing in favour of any specific investor(s) LISTING AND TRADING OF THE RIGHT EQUITY SHARES TO BE ISSUED PURSUANT TO THE

ISSUE: The existing Equity Shares of our Company are listed and traded under the ISIN: INE671T01028 on BSE Limited ("BSE") (Script Code: 539884). Our Company has received 'Inprinciple" approval from BSE for listing of the Rights Equity Shares through their letter dated September 19, 2025.The right equity shares proposed to be issued on a right basis, subsequent to their Allotment, shall also be liable and admitted for trading on BSE, the Commencement of the trading will be entirely at the discretion of the Stock Exchange in accordance with applicable law

understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited" CREDIT OF RES NOT AN OFFER: The credit of Rights Entitlement does not constitute an offer.

nvitation to offer or solicitation for participation in the Issue. Whether directly or indirectly, and only

dispatch of the issue Material shall constitute an offer, invitation or solicitation for participation in the

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly

issue in accordance with the terms of the Issue Material. Further, receipt the Issue Materials (including y way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in (I) the United States or (II) any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, nvitation or solicitation. In those circumstances, the Letter of Offer and any other Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed, in part or full. Accordingly, persons receiving a copy of the Issue Materials should not distribute or send the issue Materials in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates to any filing or registration requirement (other than in India). If Issue Material is received by any person in any such jurisdiction or the United States, they may not seek to subscribe to the Rights Equity Shares. For more details, see "Restrictions on Foreign Ownership of Indian Securities" beginning on page 218 of the Letter of Offer.

AVAILABILITY OF ISSUE MATERIALS: Investors can access the Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe to the Rights Equity Shares under applicable laws) on the websites of: (I) our Company at www.darshanorna.co.in;

(II) the Registrar at https://rights.kfintech.com/

(III) BSE at www.bseindia.com

New Delhi

Shareholders or the persons entitled to receive the rights entitlements may obtain copies of the Application Form from the Corporate office of the Company in case they have not received the same within a reasonable time after opening of the rights issue. The Investors can also visit https://rights.kfintech.com/ for accessing Frequently asked questions,

Updation of e-mail address/phone or mobile number/ Updation of demat account details by Eligible Equity Shareholders holding shares in physical form. Self-attested PAN, client master sheet and demat account details by non- resident Eligible Equity Shareholders can be made at einward. If you have queries or grievances in connection with the Rights Issue, you may contact the Registrar to

the Issue at details given below with copy to Company secretary at compliancing darshan@gmail.com. REGISTAR TO THE ISSUE

KFin Technologies Limited KFINTECH

Selenium Tower-B, Plot no. 31 and 32, Financial District, Manakramguda, Serilingampally,

Hyderabad, Rangareddi 500 032, Telangana, India Telephone.; +917 40 6716 2222: E-mail: darshan.rights@kfintech.com; Investor grievance e-mail: einward ns@kfintech.com; Website: www kfintech.com; Contact Person: M Murali Krishna; SEBI registration no.:

All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB whare the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgment slip.

> For Darshan Orna Limited On behalf of Board of Directors Ritesh Mahendrabhai Sheth Managing Director (DIN: 07100840)



epaper.financialexpress.com

जनसता

भारतीय रिजर्ब बैंक नोट मुद्रण (प्रा.) लिमिटेड (भारतीय रिजर्व बैंक की संपूर्ण स्वामित्वाधीन सहायक कंपनी) पो.ऑ. आरबीएनएमएल, शालबनी-721132, पश्चिम मेदिनीपुर जिला, पश्चिम बंगाल दूरमाथ :83227-280176 | 280317; फॅक्स: 83227-280744 | 280222

खुली निविदा पूछताछ (ओटीई)/राष्ट्रीय प्रतिस्पर्धात्मक बोली (एनसीबी) निम्नलिखित ई-निविदा के लिए एमएसटीसी पोटेल के माध्यम से दो-भाग बोली प्रणाली के तहत बोलियां आमंत्रित

. बीआरबीएनएमपीएल, शालवनी में मुख्य प्रेस की छत पर बैटरी बैंक (ग्रिड इंटरएक्टिव) के बिना 3.17 मेगावाट रूफटॉप सोलर फोटोवोल्टिक पावर प्लांट का बिजाइन, आपूर्ति, स्थापना, परीक्षण, कमीशनिंग और प्रशिक्षण के साथ संचालन और रखरखाद; एमएसटीसी इवेंट नं. बीआरबीएनएमपीएल/शालबनी प्रेस/एमएमढी/30/25-26/ईटी/54 [3170 KWp रूकटोंप सोलर प्लांट]; बीआरबीएनएमपीएल निविदा संख्या ०१६ / साल / एमएमडी-मेंट / २०२५-२६; [अनुमानित लागत- ११८६५.०० लाख] ।

निविदा जमा करने की अंतिम तिथि **12.12.2025, सुबंह 11:00 बजे तक** है। निविदा दस्तावेज और अन्य विवरण ढाउनलोड करने के लिए. कृपया वेबसाइट <u>www.mstcecommerce.com</u> पर जाएँ। निविदा विवरण हमारी वेबसाइट <u>www.brbnmpl.co.in</u> पर भी उपलब्ध हैं। आगे कोई विस्तार या संशोधन होने पर उपरोक्त वेबसाइट पर अपलोड किया जाएना ।

वरिष्ठ महाप्रबंधक

वा असल प्रॉपर्टीज एंड इन्फ्रास्ट्क्रर लिमिटेड कॉपोरेंट पहचान संख्याः L45101DL1967PLC004759 पंजी. कार्यालय: 115, अंसल भवन, 16, कस्तूरबा गांधी मार्ग, नई दिल्ली-110001

मोबाइल: +91-8744097501, दूरभाष: 011-23353550, 011-66038308 वेबसाइटः www.ansalapi.com; ईमेलः shareholderservice@ansalapi.com कंपनी के निवेशकों के लिए सचना

सेबी के दिनांक 02 जुलाई, 2025 के सर्कुलर के अनुसरण में, निवेशकों को एतद्द्वारा सूचित किया जाता है कि उनके द्वारा खरीदी गई प्रतिभूतियों में निवेशकों के अधिकारों को सुरक्षित करने के उद्देश्य से, कंपनी द्वारा हस्तांतरण विलेखों, जो 01 अप्रैल, 2019 से पहले जमा किए गए थे और जिसे दस्तावेजीकरण/ प्रक्रिया में किमयों के कारण या अन्यथा अस्वीकत/वापस/जिन पर ध्यान नहीं दिया गया था को पुनः जमा करने के लिए 07 जुलाई, 2025 से 06 जनवरी, 2026 तक छह महीने की अवधि के लिए एक विशेष विंडो खोली गई है।

हस्तांतरण के लिए पुनः जमा की जाने वाली प्रतिभृतियां (अर्थात इक्विटी शेयर) केवल डीमैट मोड में ही जारी की जाएंगी। ऐसे ट्रांसफर-कम-डीमैट अनुरोधों के लिए इक्विटी शेयरधारकों द्वारा उचित प्रक्रिया का पालन किया जाएगा। सहायता और अपेक्षित दस्तावेजों को जमा करने के लिए, कृपया एमयुजीएफ इंटाइम इंडिया प्राइवेट लिमिटेड (जिसे पहले लिंक इंटाइम इंडिया प्राइवेट लिमिटेड के नाम से जाना जाता था), जो कि हमारे रजिस्ट्रार और शेयर ट्रांसफर एजेंट हैं, से नोबल हाइट्स, पहली मंज़िल, प्लॉट नं. एनएच 2, एलएससी, सी-1 ब्लॉक, सावित्री मार्केट के पास जनकपुरी, नई दिल्ली-110058 पर संपर्क करें या ईमेल करें: Investor.helpdesk@in.mpms.mufg.com {दूरभाषः 011-49411000 (एक्सटेंशनः 7113)}।

इसी तरह के विज्ञापन 10 जुलाई, 2025 और 10 सितंबर, 2025 को प्रकाशित किए गए थे। अंसल प्रॉपर्टीज एंड इन्फ्रास्ट्रक्वर लिमिटेड की ओर से (कॉपोरेंट दिवाला समाधान प्रक्रिया के तहत)

अब्दुल सामी दिनांक: 07/11/2025 कंपनी सचिव स्थानः नई दिल्ली

KARVYII

कार्वी फाइनेंशियल सर्विसेज लिमिटेड

सार्वजनिक सूचना/चेतावनी संबंधी सलाह

(कार्वी फाइनेंशियल सर्विसेज लिभिटेड द्वारा जनहित में जारी) कार्वी फाइनेंशियल सर्विसेज लिमिटेड (केएफएसएल) के संज्ञान में आया है कि कुछ अनधिकृत व्यक्ति और/या संस्थाएँ केएफएसएल का रूप धारण कर धोखाधडी से उसके नाम. लोगो और पहचान का इस्तेमाल करके धन उगाही कर रही हैं और जनता को ऋण एवं वित्तीय उत्पाद प्रदान कर रही हैं।

www.karvyfinancialserviceslimited.com जैसी धोखाधड़ी वाली वेबसाइटों और info@karvyfinancialserviceslimited.com ईमेल आईडी का इस्तेमाल जनता को गुमराह करने और धोखाधड़ी करने के लिए किया जा रहा है। जनता को एतद्वारा आगाह किया जाता है कि केएफएसएल का ऐसे किसी भी व्यक्ति, कंपनी या वेबसाइट से

कोई संबंध नहीं है जो गलत जानकारी दे रहा हो, और उनके साथ व्यवहार करने वाला कोई भी व्यक्ति ऐसा प्री तरह से अपने जोखिम, लागत और परिणामों पर करेगा। इस तरह के धोखाधड़ी वाले कृत्य भारतीय न्याय संहिता, 2023 और सूचना प्रौद्योगिकी अधिनियम, 2000 के तहत गंभीर आपराधिक अपराध हैं। केएफएसएल ने इन अवैध गतिविधियों के लिए जिम्मेदार व्यक्तियों और संस्थाओं

के खिलाफ काननी और आपराधिक कार्यवाही शरू की है और आगे भी जारी रखेगा। जनता को सलाह दी जाती है कि वे कार्वी फाइनेंशियल सर्विसेज लिमिटेड से होने का दावा करने वाले किसी भी संचार या प्रस्ताव की प्रामाणिकता की पुष्टि करें और केवल कंपनी की आधिकारिक वेबसाइट www.karvyfinance.com (पूर्व डोमेन नामः www.karvy.com) या अधिकृत प्रतिनिधियों पर ही भरोसा करें। किसी भी संदिग्ध गतिविधि की सूचना तुरंत निकटतम पुलिस स्टेशन या साइबर अपराध अधिकारियों और केएफएसएल के अधिकृत प्रतिनिधि, श्री दत्ताप्रसाद नाइक (फोन : +91- 9769454560. dattaprasad.naik@karvyfinance.com) को दी जानी चाहिए।

सतर्क रहें। व्यक्तिगत या बैंकिंग जानकारी साझा न करें, धन हस्तांतरित न करें, या कार्वी फाइनेंशियल सर्विसेज लिमिटेड (ज्ञांथेर) के नाम से अज्ञात स्रोतों से प्राप्त लिंक पर क्लिक न करें।

कार्वी फाइनेंशियल सर्विसेज लिभिटेड (भारतीय रिजर्व बैंक के साथ पंजीकृत एक छठः८) पंजीकृत कार्यालयः 301, गुजराल हाउस, 167, सीएसटी रोड, आईडीबीआई बैंक के सामने, कोलिवरी एरिया विलेज, एमएमआरडीए, कलिना, सांताकूज (पूर्व), मुंबई - 400098 वेबसाइटः www.karvyfinance.com

फॉर्म जी अभिरूचि की अभिव्यक्ति हेत् आमंत्रण प्रोडो टेक्नोलॉजीज प्राइवेट लिमिटेड गुरुग्राम, हरियाणा में कपड़ा उत्पादों के थोक व्यापार में कार्यरत 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

1 .	कॉपॅरिट देनदार का नाम, पैन और)क दिदरण प्रोडी टेक्नोलॉजीज प्राइवेट लिमिटेड
No.	सीआईएन/एलएलपी नंबर सहित।	पैन: AAMCP0161E सीआईएन: U24230DL2021PTC381425
2.	पंजीकृत कार्यालय का पता	55, 02वीं मंजिल, लेन-2, वेस्टएंड मार्ग, सैदुल्लाजब, दक्षिण दिल्ली, नई दिल्ली, दिल्ली, भारत, 110030
3.	वेबसाइट का युआरएल	कोई सक्रिय वेबसाइट मौजूद नहीं है
4.	अवल संपत्तियाँ स्थित हैं	निलंबित निदेशक द्वारा आरपी को कोई अचल संपत्ति उपलब्ध नहीं कराई गई
5.	मुख्य उत्पादों/सेवाओं की स्थापित क्षमता	eshoot -
6.	पिछले वित्तीय वर्ष में बेचे गए मुख्य उत्पादों/सेवाओं की मात्रा और मूल्य	वित्त वर्ष 2022-23 के लिए नवीनतम उपलब्ध लेखापरीक्षित वित्तीय विवरण के अनुसार, परिचालन से राजस्व 32,27,10,830 रुपये था।
7.	कर्मचारियों/कामगारों की संख्या	श्च्य
8.	दो वर्षों के अंतिम उपलब्ध वितीय विवरण (अनुसूचियों के साध), ऋणदाताओं की सूची सहित अन्य विवरण URL पर उपलब्ध हैं:	इमेल के माध्यम से प्राप्त की जा सकती है।
59.	संहिता की धारा 25(2)(एघ) के तहत समाधान आवेदकों के लिए पात्रता URL पर उपलब्ध है	संभावित समाधान आवेदक के लिए पात्रता मानदंब cmp.prodo@gmail.com पर आरपी की इंमेल करके प्राप्त किए जा सकते हैं।
10.	रुचि की अभिव्यक्ति प्राप्त करने की अतिम तिथि	28.11.2026 (02वीं विस्तारित विशि) 02.11.2026 (विस्तारित विशि) 17.10.2025 (मूल तिथि)
11.	संभावित समाधान आवेदकों की अनंतिम सूची जारी करने की तिथि	05.12.2025 (02वीं विस्तारित तिथि) 12.11.2025 (विस्तारित तिथि) 27.10.2025 (मूल तिथि)
12.	अनंतिम सूची पर आपत्तिया प्रस्तुत करने की अंतिम तिथि	10.12.2025 (०२वीं विस्तारित तिथि) 17.11.2025 (विस्तारित तिथि) 01.11.2025 (मूल तिथि)
13.	संभावित समाधान आवेदकों की अतिम सूबी जारी करने की तिथि	20.12.2026 (02वीं विस्तारित तिथि) 27.11.2026 (विस्तारित तिथि) 11.11.2025 (मूल तिथि)
14.	सूचना ज्ञापन, मूल्यांकन मैट्टिक्स और संभावित समाधान आवेदको के लिए समाधान योजनाओं के अनुरोध जारी करने की तिथि	०२ १२ २०२६ (विश्लासित लिपि)
15.	अतिम समाधान योजना प्रस्तुत करने की तिथि	24.01.2026 (ਕੁਜ਼ਾਰੀ ਕਿਵਜ਼ਾਵਿਜ਼ ਜ਼ਿਕਿ) 02.01.2026 (ਗਿਵਜ਼ਾਵਿਜ਼ ਜ਼ਿਕਿ) 16.12.2025 (ਸੂਜ਼ ਜ਼ਿਕਿ)
16.	रुचि की अभिव्यक्ति प्रस्तुत करने के लिए ईमेल आईडी संसाधित करें	Cirp prodo@gmail.com
17.	एमएसएमई के रूप में कॉपेरिट देनदार की पंजीकरण स्थिति का विवरण	कॉर्पोरेट देनदार एमएसएमई (सूक्ष्म उद्यम के रूप में) के रूप में पंजीकृत है

माननीय एनसीएलटी के समक्ष आईए दाखिल करने की प्रक्रिया में है। विजय कुमार गुप्ता

समाधान पेशेवर मेसर्स प्रोडो टेक्नोलॉजीज प्राइवेट सिमिटेड तिथि: 10.11.2025 408 नई दिल्ली हाउस, 27 बाराखंगा रोड. स्थानः नई दिल्ली कनॉट प्लेस, नई दिल्ली-110001

दिनाँक : 10-11-2025, स्थान : वाराणसी IBBI/IPA-001/IP-P00262/2017-18/10500

जी. के. कंसलटेंट्स लिमिटेड

सीआईएनः L74140DL1988PLC034109

वैबसाईट: www.gkconsultantsltd.com; ई-मेल: akg_gkcl@yahoo.co.in

पंजीकृत कार्यालयः 17बी / 35, भूतल, पंजाबी बाग दिल्ली-110026

30 सितम्बर, 2025 को समाप्त तिमाही के लिए

अलेखापरीक्षित वित्तीय परिणामों का विवरण

कंपनी के निदेशक मंडल ने 08 नवम्बर 2025 को आयोजित अपनी बैठक में 30 सितम्बर 2025 को समाप्त तिमाही के लिए कंपनी के अलेखापरीक्षित वित्तीय परिणामों को मंजूरी दी।

वित्तीय परिणाम, सांविधिक लेखा परीक्षकों की सीमित समीक्षा रिपोर्ट के साथ, कंपनी की वैबसाईट https://gkconsultantsltd.com पर उपलब्ध हैं और दिए गए क्यूआर कोड को स्कैन करके भी इन्हें देखा जा सकता है।



जी. के. कंसलटेंट्स लिमिटेड के लिए सरोज गुप्ता प्रबंध निदेशक

OSBI

हस्ताक्षर/ - उप महाप्रबंधक

नेटवर्क टेक्नोलॉजी विभाग, भारतीय स्टेट बैंक, ग्लोबल आईटी-सेन्टर सेक्टर-11, सीबीडी बेलापुर, नवी मुंबई - 400614

प्री-बिड प्रश्नों पर बैंक की प्रतिक्रिया और शुद्धिपत्र

भारतीय स्टेट बैंक द्वारा डोमेन नेम सिस्टम (DNS) समाधान की खरीद के लिए कुपया आरएफपी क्र. SBI/GITC/NWTech/2025-26/1396 दिनांकित 18.10.2025 को देखें. प्री-बिड प्रश्नों पर बैंक की प्रतिक्रिया और शुद्धिपत्र दिनांकित 10.11.2025 को बैंक की वेबसाइट https://www.sbi.co.in या https://bank.sbi पर प्रोक्योरमेंट न्यूज के अंतर्गत या ई-प्रोक्योरमेंट एजेन्सी पोर्टल https://etender.sbi/SBI/ पर देखा जा सकता है.

(नेटवर्क टेक्नोलॉजी विभाग) दिनांक: 10.11.2025

क्रिस्टल बिजनेस सिस्टम लिमिटेड (पूर्व में साधना ब्रॉडकास्ट लिमिटेंड के नाम से जाना जाता था) CIN: L92100DL1994PLC059093

जीकृत कार्यालय : 37, दूसरा फ्लोर, रानी झांसी रोड, मोतिया खान, पहाडगंज दिल्ली नई दिल्ली--110065 ईमेल आईडी : cbnl.delhi@gmail.com, वेयसाईट : www.sadhnabroadcast.com, 30 सितम्बर, 2025 को समाप्त तिमादी और छमाही के लिए स्टैडअलेल अलेखापरीक्षित वितीय परिणान जिवरण वह अंश

समाप्त पूर्व पूर्व वर्ष में समाप्त

	(नीचे दिप्पणी देखें)	(30.09,2025)		तत्थानीय ३ महीने (३०.०९.२०२४) अलेखागरीक्षित	(31.03.2025)
1.	परिचालनों से कुल आय	168:60	340.35	406.14	1760.94
2	अवधि कं लिए शुद्ध / (हानि) (कर, विशिष्ट एवं / अथवा असाधारण मदौं से पूर्व*)	-74.91	-138.34	95.23	135.92
3.	कर से पूर्व अबधि के लिए शुद्ध लाभ / (हानि) (विशिष्ट एवं / अथवा असाधारण मदों के बाव*)	-74.91	-138.34	95.23	135.77
4.	कर से बाद अवधि के लिए शुद्ध लाम / (डानि) (विशिष्ट एवं अथवा असाधारण मदों के बाद")	-70.11	-132.99	71.25	90.25
5.	अवधि हेतु कुल व्यापक आय (अवधि हेतु (कर के बाद) लाम / (हानि) एवं अन्य व्यापक आय (कर के बाद से शामिल)	-70.11	-132.99	71.25	90.25
6.	इक्विटी शेयर पूजी	1,002.65	1,002.65	1,002.65	1,002.65
7.	आरक्षित पूर्व वर्षे के अंकक्षित तुलन पत्र दशीने गये (पुनर्मृत्यांकन आरक्षितों के अतिरिक्त आरक्षित)	0.00	0.00	0,00	SAYDENATA:
8.	आय प्रति शेयर (७ 1 / — प्रति का) (जारी तथा अवरुद्ध प्रचालनो के लिए) 1. मूल 2. तरल	(0.07) (0.07)		E 1000000000000000000000000000000000000	750201

उपरोक्त परिणामों की समीक्षा लेखापरीक्षा समिति द्वारा की गई और निदेशक मंठल द्वारा 08 नवम्बर 2025 को आयोजित उनकी बैठक में समीक्षा की गई और सांविधिक लेखा परीक्षकों ने 30 सितम्बर, 2025 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित एकल वित्तीय परिणामों की सीमित समीक्षा की है। यह विवरण कंपनी अधिनियम, 2013 की घारा 133 के अंतर्गत निर्धारित कंपनी (भारतीय लेखा मानक) नियम, 2015 और लागू सीमा तक अन्य मान्यता प्राप्त लेखा पहतियों और नीतियों के अनुसार तैयार किया

कंपनी 'विज्ञापन' के व्यवसाय में लगी हुई है और इसलिए, IND AS 108 'ऑपरेटिंग सेगमेंट' के अनुसार इसका केवल एक रिपोर्ट योग्य सेंगमेंट हैं।



कृते क्रिस्टल बिजनेस सिस्टम लिमिटेड पूर्व में सावना ब्रॉडकास्ट लिमिटेड के नाम से जाना जाता था) बाल मुकुन्य तिवारी

प्रबंध निदेशक

डीआईएन : 0256668%

स्थान: नदी मुंबई

हिंदुजा हाउसिंग फाइनेंस लिभिटेड कॉर्पोरेट कार्यालय : दूसरी मंजिल, डी-59/103, डी-4, आशा कुंज, महमूरगंज रोड, सिगरा, वाराणसी युपी 221010, ई-मेल : auction@hir बृजेरा अवस्थी, मोबाइल नंबर - 9873277495 • सीएलएम - दुर्गेरा सिंह, मोबाइल नंबर - 8858455634

वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (सरफेसी अधिनियम) की घारा 13(2) के अंतर्गत सूचना

हिंदुजा हाउसिंग फाइनेंस लिमिटेड के माध्यम से नीचे उल्लिखित उधारकर्ताओं / गारंटरों द्वारा लिए गए ऋणों के संबंध में. जो नीचे उल्लिखित तिथियों पर बकाया शेष राशि के साथ एनपीए हो गए हैं। हमने पहले ही वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत पंजीकृत डाक / स्पीड पोस्ट / कूरियर द्वारा आपको देय रसीद के साथ नीचे उल्लिखित विस्तृत मांग सूचना जारी कर दी है, जो बिना वितरित किए वापस कर दी गई है / पावती प्राप्त नहीं हुई है। यदि आप 60 दिनों के भीतर नीचे उल्लिखित राशि का भुगतान करने में विफल रहते हैं, तो हमने अधिनियम की धारा 13(4) के अनुसार आप में से किसी एक के स्वामित्व वाली प्रतिभूतियों का कब्जा लेने का इरादा व्यक्त किया है। यदि आप ऊपर बताए गए दायित्व का निर्वहन नहीं करते हैं, तो बैंक / प्रतिभूत ऋणदाता सरफेसी अधिनियम की धारा 13(4) द्वारा प्रदत्त किसी भी अधिकार का प्रयोग कर सकता है। सरफेसी अधिनियम के तहत आवश्यक होने पर, इलेक्ट्रॉनिक रूप से या अन्यथा, कब्जे की सूचना/नीलामी सूचना प्रकाशित करते समय, बैंक / प्रतिभूत ऋणदाता आपकी तस्वीर भी प्रकाशित कर सकता है। विवरण नीचे दिए

उधारकर्ता(ऑ) ∕ सह—उधारकर्ता(ऑ) ∕ गारंटर(रॉ) के नाम	मांग सूचना तिथि एवं राशि
UP/ABD/HNDA/A000000069, श्री विनोद कुमार पुत्र श्याम लाल,	13—10—2025 एवं
श्री श्याम सिंह शास्त्री पुत्र भागीरथी, रंजू सोनकर पत्नी विनोद कुमार, पता– गांव	▼. 10,09,746/-
व पोस्ट- हीराराम कटरा, छतवा, सिरसा कछार, राजकीय कन्या उच्चतर माध्यमिक	10—10—2025 বক
विद्यालय के सामने, मेजा, शहरी इलाहबाद, उत्तर प्रदेश, भारत – 212305	एनपीए दिनांक : 06—10—2025

संपत्ति का विवरणः संपत्ति का पता— एक आवासीय मकान नंबर—49, क्षेत्र माप 72.33 वर्ग मीटर या 775 वर्ग फीट, मोहल्ला : पीली कोठी, ग्राम– कटरा हरिमन सिरसा, उपरहार, परगना– खेरागढ़, तहसील– मेजा, राजकीय कन्या उच्चतर माध्यमिक विद्यालय के सामने, शहरी, जिला— इलाहाबाद, उत्तर प्रदेश, भारत— 212305 में स्थित।

UP/ABD/HNDA/A000000213, श्री अनिल कुमार पाल पुत्र अशोक कुमार पाल,	13—10—2025 एवं
श्रीमती संगीता पाल पत्नी अनिल कुमार पाल, पता– सल्लाहपुर अकबरपुर, कृष्ण	
मंदिर, एयर फोर्स, मनौरी, निकट केन्द्रीय विद्यालय स्कूल, इलाहाबाद, उत्तर प्रदेश,	
भारत — 212208	एनपीए दिनांकः 06—10—2025

संपत्ति का विवरण : संपत्ति का पता- अरजी नंबर 555, क्षेत्र माप 100 वर्ग गज या 84 वर्ग मीटर, जो मौजा- अकबरपुर सल्लाहपुर परगना एवं तहसील– सदर, मनौरी, के. वी. स्कूल के पास, ग्रामीण, जिला– प्रयागराज, उत्तर प्रदेश, भारत– 212208 में स्थित तथा इस प्रकार परिसीमित है :– पूर्व– रोड 14 फीट, पश्चिम– रमेश चंद्र का मकान, उत्तर– छोटे लाल का मकान, दक्षिण– देशराज

प्लॉट।	
UP/ABD/HNDA/A000000221, श्री प्रभाकर सिंह पुत्र लाल जी पटेल, श्रीमती	13—10—2025 और
मीना देवी पत्नी लाल जी पटेल, पता- ग्राम- बलीपुर, हरिहरपुर, पोस्ट- बगबना	रु. 17,75,078 ∕ — 10—10—2025 तक
करछना, प्रथमिक विद्यालय के पास, बलीपुर शहरी, इलाहाबाद, उत्तर प्रदेश, भारत	एनपीए दिनांकः 06-10-2025
- 212301	

संपत्ति का विवरणः संपत्ति का पता– अरजी संख्या – 145 एमआई. क्षेत्र माप 114 वर्ग मीटर जो ग्राम – बालीपुर, परगना– अरैल, तहसील— करछना, करछना, ग्लास फैक्ट्री के पास, ग्रामीण, जिला— प्रयागराज, उत्तर प्रदेश, भारत 212301 में स्थित तथा निम्नानुसार परिसीमित है :- पूर्व- सड़क 9 फीट चौड़ी, पश्चिम- संतोष कुमार की भूमि, उत्तर- राम खेलावन की भूमि, दक्षिण- लाल जी

	PR/A000000520, 矧					3—10—2025 एवं
साधना तिवा	री पत्नी अंबुज तिवारी,	पता- सरपतहिया	तिराहा, ब्लॉक सी,	एडीए	₹ 19,57,2	10/- 10-10-2025 तक
कॉलोनी नैनी	, अंबुज मेडिकल स्टोर व	रे पास, शहरी, इल	ाहाबाद, उत्तर प्रदेश,	भारत—	एनपीए	दिनांकः 06-10-2025
211008 और	र ग्राम— उपरौदा उपर	रार, सिरसा कछा	र, इलाहाबाद, उत्तर	प्रदेश		
212305						

संपत्ति का विवरण: संपत्ति का पता— अरजी संख्या—291 एमआई का एक आवासीय भाग, क्षेत्र माप 91.11 वर्ग गज या कहें 76. 17 वर्ग मीटर, जो मौजा– देवरख उपरहार, परगना– अरैल, तहसील– करछना, थाना– नैनी, स्वामी ब्रह्मानंद सरस्वती चैरिटेबल ट्रस्ट के पास, शहरी, जिला– इलाहाबाद, उत्तर प्रदेश, भारत– 211008 में स्थित तथा निम्नानुसार परिसीमित है :- पूर्व− 20 फीट चौडी सडक, पश्चिम– स्वर्गीय मणि शंकर यादव का घर, उत्तर– शर्मा जी का प्लॉट, दक्षिण– तिवारी जी का प्लॉट।

कुमार पुत्र भाई लाल, पता— ग्राम— उसाकी, पोस्ट— लोटाढ़, मेजा मार्ग, थाना— मेजा खास, रेलवे लाइन के पास, शहरी, इलाहाबाद, उत्तर प्रदेश, भारत— 212303	
संपत्ति का विवरणः संपत्ति का पता- अरजी नंबर 78 वाला एक आवासीय मकान का	हिस्सा, जिसका प्लॉट नंबर—30 है, जिसक
क्षेत्र माप 70 वर्ग मीटर या 83.33 वर्ग गज है, जो मौजा— चक ख्वाजा अली, परगना–	- अरेल, तहसील– करछना शहरी, जिला-
प्रयागराज, उत्तर प्रदेश, भारत, 212303 में स्थित तथा निम्नानुसार परिसीमित है :– पृ	र्व— नसरीन का प्लॉट, पश्चिम— 20 फीव

⁵ UP/ABD/PLPR/A000000733, श्रीमती रेणुका देवी पत्नी दिनेश कुमार, श्री दिनेश

गरती देवी पत्नी शिवानंद कुमार, पता– ग्राम– सकलडीहा बाजार, तिमिलपुरा,

चौडी रोड. उत्तर- सनीता का प्लॉट. दक्षिण- रईस का प्लॉट UP/AZM/AZAM/A000000291, श्रीमती शर्मिला निषाद पत्नी अनिल कुमार, श्री अनिल कुमार पुत्र लालता प्रसाद, पता– 157, सिविल लाइन रोड, मोहल्ला– गियापुर, पोस्ट– कचहरी, हुसैनाबाद, शहरी, पिंडरा, उत्तर प्रदेश, भारत– 221002

संपत्ति का विवरण: संपत्ति पता— अरजी संख्या 12/2 क्षेत्रफल 40.98 वर्ग मीटर जो मौजा — जोगियापर परगना — हवेली तहसील – सदर, लाला जी सिनेमा हॉल के पास, ग्रामीण, जौनपुर, उत्तर प्रदेश, भारत – 222002 में स्थित तथा निम्नानुसार परिसीमित है :- पूर्व- प्रेमचंद्र और महेंद्र की भूमि, पश्चिम- निशा शाहनी का मकान, उत्तर- प्रस्तावित रोड, दक्षिण- राम् और UP/VNS/CNDL/A000000420, श्री शिवानंद कुमार पुत्र हीरा लाल, श्रीमती 10-10-2025 और

संपत्ति का विवरण: संपत्ति का पता— अरजी संख्या 117 एमआई. का भाग, क्षेत्र माप 2720 वर्ग फीट, जो मौजा— तिमिलपुर, परगना बढवल, तहसील– सकलडीहा, सेमीअर्बन, जिला– चंदौली, उत्तर प्रदेश, भारत– 232109 में स्थित तथा निम्नानुसार परिसीमित है – पूर्व— पोखरी, पश्चिम— चक मार्ग, उत्तर— मीना देवी की भूमि, दक्षिण— सबिता चौधरी की भूमि।

प्राधिकृत अधिकारी, हिंदुजा हाउसिंग फाइनेंस लिमिटेड

च. 8.84.310 / − 10−10−2025 तक

एनपीए दिनांक : 08-10-2025

PROGFIN

पता: 76, प्रथम तल, ओखला ओद्योगिक क्षेत्र, ओखला, नई दिल्ली – 110020 इमेल: info@progfin.in | फ्रोन: +91-11 41057911

	(सभी	राशियां र लाख में अतिरिक्त बताए गए को छोड़क		
罪.	D	समाप्त तिमाही	समाप्त वर्ष	
₹.	विवरण	30 सितंबर, 2025	31 मार्च, 2025	
1	परिचालन से कुल आप	8,490.10	25,329,9	
2	अवधि/वर्ष के लिए शुद्ध लाभ/(हानि) (टैक्स से पहले, असाधारण और/या असामान्य मदो सहित)	292.40	1,692.8	
3	अवधि/वर्ष के लिए टेक्स से पहले शुद्ध लाभ/(हानि) (अंसाधारण और/या असामान्यमदों के बाद)	292.40	1,692.8	
4	अवधि/वर्ष के लिए टैक्स के बाद शुद्ध लाभ/(हानि) (असाधारण और/या असामान्य मदों के बाद)	200.79	1,215.8	
5	अवधि/वर्ष के लिए कुल व्यापक आय [अवधि/वर्ष के लिए लाभ/(हानि) (टैक्स के बाद) और अन्य व्यापक आय (टैक्स के बाद) सहित)	200.79	1,186.3	
6	चुकता इक्रिटी शेयर पूंजी	3,742.40	3,742.4	
7	आरक्षित निधि (पुनर्मूल्यांकन आरक्षित निधि को छोड़कर)	4,461.85	3,703,5	
8	प्रतिभृति प्रीमियम खाता	51,430.74	51,430.7	
9	निवस मृत्य	59,634.99	58,876,7	
10	चुकता ऋण पूंजी/बकाया ऋण	1,79,846.17	1,11,424.9	
11	बकाया विमोच्य अधिमान्य शेयर	उपलब्ध नहीं	उपलब्ध नह	
12	ऋण इक्तिटी अनुपात	3.02	1.8	
13	निरंतर और बंद परिचालनों के लिए प्रति शेयर आप (प्रत्येक 10 रुपये) -	नीचे दिए अनुसार	नीचे दिए अनुस	
	1. बेसकि:	0.54	3.4	
	2. डायल्युटिङ	0.54	3.4	
14	पूजी विमोचन आरक्षित निधि (#)	उपलब्ध नहीं	उपलब्ध ना	
15	ऋण शोधन आरक्षित निधि (#)	उपलब्ध नहीं	उपलब्ध ना	
16:	ऋण सेवा कवरेज अनुपात (#)	उपलब्ध नहीं	उपलब्ध ना	
17	ब्याज सेवा कवरेज अनुपात (#)	उपलब्ध नहीं	उपलब्ध नह	

🛮 🕊 - कंघनी भारतीय रिजर्व बेंक अधिनियम 1934 के तहत एक गैर-बेंकिंग वित्तीय कंपनी के रूप में पंजीकृत है, इसलिए ये अनुपात लागू नहीं हैं।

. 30 सितंबर, 2025 को समाप्त अवधि के लिए उपरोक्त अनअकेक्षित वित्तीय परिणामों की लेखापरीक्षा समिति द्वारा समीक्षा की गई है और तत्पश्चात 7 नवंबर, 2025 को आयोजित निदेशक मंडल की बैठक में इसे अनुमोदित किया गया है।

ं उपरोक्त सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ), विनियमन 2015 के विनियमन 52 के अंतर्गत स्टॉक एक्सचेंज में दाखिल अनअकेक्षित तिमाही वित्तीय परिणामों के विस्तृत ग्रारूप का एक अंश है। अनअकेक्षित तिमाही वितीय परिणामों का पूर्ण ग्रारूप स्टॉक एक्सचेंज की वेबसाइट http://www.bseindia.com और

सुचीबद्धता विनिधमों के विनिधमन 52(4) में निर्दिष्ट अन्य पंक्ति मदों के लिए, बीएसई लिमिटेड को प्रासंगिक प्रकटीकरण किए गए हैं और इन्हें कंपनी की वेबसाइट पर

समाप्त तिमाही के लिए प्रति शेयर आय को वार्षिकीकृत नहीं किया गया है।

5. वर्तमान अवधि की प्रस्तुति के साथ संरेखित करने के लिए जहां भी आवश्यक हो, पिछती अवधि/वर्ष के आंकडों को पुन: समूडीकृत/पुनर्व्यवस्थित किया गया है।

निदेशक मंडल की ओर से कृते प्रोगफिन प्राइवेट लिमिटेड [पल्लवी श्रीवास्तव

स्थान: नई दिल्ली दिनांक: 07 नवंबर, 2025 [पूर्णकातिक निदेशक एवं मुख्य कार्यकारी अधिकारी]

POST-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

LAKE SHORE REALTY LIMITED

(formerly known as Mahaan Foods Limited)

Regd. Office: 23, 2nd floor, North West Avenue, Club Road, West Punjabi Bagh, New Delhi-110026, India Corporate Identification Number: L68100DL1987PLC350285, Email Id: cs@lakeshorerealty.in Tel: +91-9967766268

ACQUISITION OF UP TO 9,10,182 (NINE LAKH TEN THOUSAND ONE HUNDRED EIGHTY TWO) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES") REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE FULLY PAID UP EQUITY AND VOTING SHARE CAPITAL OF LAKE SHORE REALTY LIMITED (FORMERLY KNOWN AS MAHAAN FOODS LIMITED) (TARGET COMPANY' OR 'LSRL') FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, AT AN OFFER PRICE OF ₹ 57.51 (RUPEES FIFTY SEVEN AND FIVE ONE PAISA ONLY) PER EQUITY SHARE, PAYABLE IN CASH, BY AL MAHA INVESTMENT FUND PCC-ONYX STRATEGY ('ACQUIRER 1') AND BY INDIGO INFRACON PRIVATE LIMITED ('ACQUIRER 2'), (HEREINAFTER COLLECTIVELY REFERRED TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA(SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (HEREINAFTER ALTOGETHER REFERRED TO AS THE "OPEN OFFER" OR "OFFER").

This advertisement ("Post Offer PA") is being issued by Almondz Financial Services Limited ("Manager to the Offer") on behalf of Acquirers pursuant to Regulation 18(12) of the SEBI (SAST) Regulations. This Post-Offer Advertisement should be read in continuation of, and in conjunction with the:

a) Public announcement dated May 30, 2025 ("Public Announcement" or "PA");

 b) Detailed public statement dated June 6, 2025 published in Financial Express (English - all editions), Jansatta (Hindi - all editions) and Pratahkaal (Marathi-Mumbai edition) ("Detailed Public Statement" or "DPS");

Draft letter of offer dated June 13, 2025 ("DLOF");

d) Letter of offer dated October 6, 2025 ("Letter of Offer" or "LOF"); and

e) Corrigendum to DPS cum Pre-offer advertisement dated October 10, 2025, published in Financial Express (English - all editions), Jansatta (Hindi – all editions) and Pratahkaal (Marathi-Mumbai edition) ("Corrigendum to DPS cum Pre-Offer PA"); Capitalized terms used but not defined in this Post-Offer PA shall have the same meaning assigned to such terms in the Letter of Offer, the Pre-Offer PA and Corrigendum to DPS.

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open

1	Name of the Target Company:	Lake Shore Realty Limited (formerly known as Mahaan Foods Limited)
2	Name of the Acquirers:	AL Maha Investment Fund PCC-0NYX Strategy (Acquirer 1) Indigo Infracon Private Limited (Acquirer 2)
3	Name of the Manager to the Offer:	Almondz Financial Services Limited
4	Name of the Registrar to the Offer:	Alankit Assignments Limited
5	Offer Details: a. Date of Opening of the Offer b. Date of Closure of the Offer	October 13, 2025 October 28, 2025
6	Date of Acceptance/Rejection:	Original: November 11, 2025 Revised: November 4, 2025
7	Date of Payment of Consideration:	Original: November 12, 2025 Revised: November 6, 2025

8. Details of Acquisition:

S. No.	Particulars	Proposed in the LOF		Actuals	
a	Offer Price (per Equity Share)	₹ 57.51		₹ 57.51	
b	Aggregate number of shares tendered	9,10,182		17	
0	Aggregate number of shares accepted	9,10,182		17	
ď	Size of the Offer (Number of shares multiplied by Offer Price per share)	₹5,23,44,566.82		₹977.67	
е	Shareholding of the Acquirers before Agreement / Public Announcement • Number • % of total Share Capital & Voting Capital	Nil		Nil	
t.	Shares acquired by the Acquirers by way of Agreements Number Solution of total Share Capital & Voting Capital	19,19,630 54.84%		19,19,630 54.84%	
g	Shares acquired by way of Open Offer by the Acquirers Number Share Capital & Voting Capital	9,10,182 26.00%		17 0.0004%	
h:	Shares acquired by the Acquirers after Detailed Public Statement Number of shares acquired Price of the shares acquired Softhe shares acquired	Not Applicable		Not Applicable	
IS.	Post offer shareholding of the Acquirer and the PACs Number % of total Share Capital & Voting Capital	28,29,812* 80.83%		19,19,647** 54,84%	
j	Pre & Post offer shareholding of the Public Number % of total Share Capital & Voting Capital	Pre Offer 15,81,070 45.16%	Post Offer 6,70,888 19.17%	Pre Offer 15,81,070 45,16%	Post Offer 15,81,053 45,16%

**Includes shares acquired through SPA and shares received in the Open Offer.

9. The Acquirers severally and jointly accept full responsibility for the information contained in this Post-Offer PA and also for

the obligations as laid down in the SEBI (SAST) Regulations. 10. This Post-Offer PA will also be available on the websites of SEBI (www.sebi.gov.in), BSE Limited (www.bseindia.com) and Manager to the Offer (www.almondzfinancial.com)

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

almondz

Almondz Financial Services Limited F-33/3, Phase-II, Okhla Industrial Area New Delhi-110020 Contact Number: +91-011-43500700 / 9599937054 E-Mail: merchantbanker@almondz.com

Website: www.almondzfinancial.com Investor Grievance: investorgrievance@almondz.com SEBI Registration Number: INM000012971

Date: November 10, 2025

Place: New Delhi

Validity: Permanent Contact Person: Mohd Shariq/Sonali Rathi For and on behalf of the Acquirers

(Acquirer 1)

Alankit Assignments Limited 4E/2 Alankit House, Jhandewalan Extension, New Delhi-110055 Contact Number: +91-011-42541234, 23541234 Email: rta@alankit.com Website: www.alankit.com

SEBI Registration Number: INR000002532 Validity: Permanent Contact Person: Jagdeep Kumar Singla

AL Maha Investment Fund PCC-ONYX Strategy

Indigo Infracon Private Limited (Acquirer 2)

स्थान : दिल्ली दिनांक : 8 नवम्बर, 2025 डीआईएन : 07793920

epaper.jansatta.com